



# FEDERAL REGISTER

VOLUME 26 NUMBER 241

Washington, Friday, December 15, 1961

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# Presidential Documents

## Title 3—THE PRESIDENT

### Proclamation 3442

#### HUMAN RIGHTS WEEK, 1961

By the President of the United States  
of America  
A Proclamation

WHEREAS December 15, 1961, marks the one hundred and seventieth anniversary of the adoption of the first ten amendments to the Constitution of the United States, which are known as the Bill of Rights; and

WHEREAS December 10, 1961, marks the thirteenth anniversary of the adoption by the United Nations General Assembly of the Universal Declaration of Human Rights as a common standard of achievement for all nations and all peoples; and

WHEREAS the Universal Declaration of Human Rights gives fresh voice to the equal dignity and worth of every human being proclaimed in our own Declaration of Independence and in the Constitution of the United States; and

WHEREAS the strongest guarantee of liberty is the cooperation of independent nations in defense of peace and justice, each in support of its own freedom and the rights of its own citizens:

NOW, THEREFORE, I, JOHN F. KENNEDY, President of the United States of America, do hereby proclaim the period of December 10 to December 17, 1961, as Human Rights Week, and I call upon the citizens of the United States to honor our heritage by study

of these great documents and thereby gain new strength for the long struggle against the forces of terror that threaten the freedoms which give meaning to human existence—the right to speak without fear and to seek the truth regardless of frontiers; the right to worship in accord with conscience and to share the strength and glory of religion with our children; the right to determine our own institutions of government and to vote in secret for the candidate of our choice; the right to justice under law and to protection against arbitrary arrest; the right to labor and to join in efforts to improve conditions of work; the right to unite with our fellows, without distinction as to race, creed, or color, in tearing down the walls of prejudice, ignorance, and poverty wherever they may be, and to build ever firmer the foundations of liberty and equality for all.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this ninth day of December in the year of our Lord nineteen hundred and [SEAL] sixty-one, and of the Independence of the United States of America the one hundred and eighty-sixth.

JOHN F. KENNEDY

By the President:

DEAN RUSK,  
*Secretary of State.*

[F.R. Doc. 61-11941; Filed, Dec. 13, 1961;  
1:09 p.m.]

# Rules and Regulations

## Title 47—TELECOMMUNICATION

### Chapter I—Federal Communications Commission

#### PART 3—RADIO BROADCAST SERVICES

##### Table of Assignments

Because of the number of outstanding amendments to § 3.606 since it was last printed in the FEDERAL REGISTER (December 30, 1958, at page 10470), § 3.606 is recapitulated as of October 30, 1961, to read as set forth below.

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

##### § 3.606 Table of assignments.

(a) *General.* The following table of assignments contains the channels assigned to the listed communities in the United States, its Territories, and possessions. Channels designated with an asterisk are assigned for use by non-commercial educational broadcast stations only. A station on a channel identified by a plus or minus mark is required to operate with its carrier frequencies offset 10 kc above or below, respectively, the normal carrier frequencies.

##### (b) Table of assignments.

|              | Channel<br>No.            |
|--------------|---------------------------|
| Alabama:     |                           |
| Andalusia    | *2-, *29                  |
| Anniston     | 70+                       |
| Auburn       | *56                       |
| Besemer      | 54                        |
| Birmingham   | 6-, *10-, 13-, 42+, *48   |
| Brewton      | 23+                       |
| Clanton      | 77                        |
| Cullman      | 60+                       |
| Decatur      | 23-                       |
| Demopolis    | *18                       |
| Dothan       | 4, *19-                   |
| Enterprise   | 40+                       |
| Eufaula      | 44                        |
| Florence     | 15, *21+                  |
| Fort Payne   | 19                        |
| Gadsden      | 37-                       |
| Greenville   | 49-                       |
| Guntersville | 40-                       |
| Huntsville   | 31+                       |
| Jasper       | 17                        |
| Mobile       | 5+, 10+, *42, 48+         |
| Montgomery   | 12, 20, *26+, 32          |
| Munford      | *7-, *24-                 |
| Opelika      | *22-                      |
| Selma        | 8-, 58+                   |
| Sheffield    | 47-                       |
| Sylacauga    | 75                        |
| Talladega    | 64                        |
| Thomasville  | 27-                       |
| Troy         | 38-                       |
| Tuscaloosa   | *14, 45, 51-              |
| Tuskegee     | 16-                       |
| University   | *74+                      |
| Alaska:      |                           |
| Anchorage    | 2-, *7-, 11, 13-          |
| Fairbanks    | 2+, 4+, 7+, *9+, 11+, 13+ |
| Juneau       | *3, 8, 10                 |
| Ketchikan    | 2, 4, *9                  |
| Seward       | 4-, 9-                    |
| Sitka        | 13                        |

|                               | Channel<br>No.                     |
|-------------------------------|------------------------------------|
| Arizona:                      |                                    |
| Ajo                           | 19-                                |
| Bisbee                        | 54                                 |
| Casa Grande                   | 18-                                |
| Clifton                       | 25-                                |
| Coolidge                      | 36+                                |
| Douglas                       | 3-, 35                             |
| Eloy                          | 24                                 |
| Flagstaff                     | 9, 13                              |
| Globe                         | 34+                                |
| Holbrook                      | 14                                 |
| Kingman                       | 6-                                 |
| Mesa                          | 12-                                |
| Miami                         | 28+                                |
| Morenci                       | 31                                 |
| Nogales                       | 16, 32, 44+                        |
| Phoenix                       | 3+, 5-, *8+, 10-                   |
| Prescott                      | 15                                 |
| Safford                       | 21                                 |
| Tucson                        | 4-, *6+, 9-, 13-                   |
| Willams                       | 25                                 |
| Winslow                       | 16-                                |
| Yuma                          | 11-, 13+, 22+, 60                  |
| Arkansas:                     |                                    |
| Arkadelphia                   | 34+                                |
| Batesville                    | 30-                                |
| Benton                        | 40                                 |
| Blytheville                   | 64+, 74                            |
| Camden                        | 50                                 |
| Conway                        | 62                                 |
| El Dorado                     | 10-, 26-                           |
| Fayetteville                  | *13-, 41-                          |
| Forrest City                  | 22+                                |
| Fort Smith                    | 5-, *16, 22, 39                    |
| Harrison                      | 24                                 |
| Helena                        | 54-                                |
| Hope                          | 15-                                |
| Hot Springs                   | 9+, 52+                            |
| Jonesboro                     | 8-, 39+                            |
| Little Rock                   | *2-, 4, 7-, 11+, 17-, 23+          |
| Magnolia                      | 28+                                |
| Malvern                       | 46                                 |
| Morrilton                     | 43-                                |
| Newport                       | 28                                 |
| Paragould                     | 58-                                |
| Pine Bluff                    | 36                                 |
| Russellville                  | 19                                 |
| Searcy                        | 33                                 |
| Springdale                    | 35-                                |
| Stuttgart                     | 14+                                |
| California:                   |                                    |
| Alturas                       | 13+                                |
| Bakersfield                   | 10-, 17, 29, *39+, 51-             |
| Bishop                        | 19                                 |
| Blythe                        | 34-                                |
| Brawley                       | 16                                 |
| Chico                         | 12-                                |
| Corona                        | 52                                 |
| Delano                        | 45-                                |
| El Centro                     | 26-, 48                            |
| Eureka                        | 3-, 6-, 13-                        |
| Fresno                        | *16-, 24, 30+, 47, 53              |
| Hanford                       | 21                                 |
| Los Angeles                   | 2, 4, 5, 7, 9, 11, 13, 22, *28, 34 |
| Madera                        | 59                                 |
| Merced                        | 34-, 66                            |
| Modesto                       | 14+, 58                            |
| Monterey. (See Salinas.)      |                                    |
| Napa                          | 62                                 |
| Oakland. (See San Francisco.) |                                    |
| Oxnard                        | 32                                 |
| Palm Springs                  | 19+                                |
| Petaluma                      | 68                                 |
| Pittsburg                     | 16                                 |
| Port Chicago                  | 70                                 |
| Porterville                   | 55                                 |
| Red Bluff                     | 15                                 |
| Redding                       | 7, 9                               |
| Riverside                     | 40, 46                             |
| Sacramento                    | 3, *6, 10, 40-, 46+                |
| Salinas-Monterey              | 8+, 35                             |
| San Bernardino                | 18, *24-, 30                       |

|                          | Channel<br>No.                              |
|--------------------------|---|
| California—Continued     |   |
| San Buenaventura         | 38-   |
| San Diego                | 8, 10, *15+, 27, 39, 51                     |
| San Francisco-Oakland    | 2+, 4-, 5+, 7-, *9+, 20-, 26-, 32+, 38, 44- |
| San Jose                 | 11+, 48, *54, 60                            |
| San Luis Obispo          | 6+  |
| Santa Barbara            | 3-, 20, 26                                  |
| Santa Cruz               | 56  |
| Santa Maria              | 12+, 44                                     |
| Santa Paula              | 16+   |
| Santa Rosa               | 50  |
| Stockton                 | 13+, 36, *42, 64                            |
| Tulare                   | 27+   |
| Ukiah                    | 18  |
| Visalia                  | 43, 49                                      |
| Watsonville              | 22-   |
| Yreka City               | 19  |
| Yuba City                | 52-   |
| Colorado:                |   |
| Alamosa                  | 3-, 19+                                     |
| Boulder                  | *12, 22+                                    |
| Canon City               | 36  |
| Colorado Springs         | 11, 13, *17+, 23+                           |
| Craig                    | 19  |
| Delta                    | 24-   |
| Denver                   | 2, 4-, *6-, 7, 9-, 20, 26+                  |
| Durango                  | 6+, 15                                      |
| Fort Collins             | 44+   |
| Fort Morgan              | 15+   |
| Grand Junction           | 5-, 21+                                     |
| Greeley                  | 50  |
| La Junta                 | 24  |
| Lamar                    | 12-, 18-                                    |
| Leadville                | 14+   |
| Longmont                 | 32  |
| Loveland                 | 38  |
| Montrose                 | 10+, 18                                     |
| Pueblo                   | 5, *8, 28+, 34-                             |
| Salida                   | 25  |
| Sterling                 | 3, 25-                                      |
| Trinidad                 | 21-   |
| Walsenburg               | 30-   |
| Connecticut:             |   |
| Bridgeport               | 43-, 49-, *71                               |
| Hartford                 | 3+, 18-, *24                                |
| Meriden                  | 65-   |
| New Britain              | 30+   |
| New Haven                | 8+, 89+                                     |
| New London               | 26+, 51                                     |
| Norwalk. (See Stamford.) |   |
| Norwich                  | 57+, *63-                                   |
| Stamford-Norwalk         | 55  |
| Waterbury                | 20  |
| Delaware:                |   |
| Dover                    | 48-   |
| Wilmington               | 12, *59-, 83+                               |
| District of Columbia:    |   |
| Washington               | 4-, 5-, 7+, 9, 14-, 20+, *26-, 50-          |
| Florida:                 |   |
| Belle Glade              | 27+   |
| Bradenton                | 28-   |
| Clearwater               | 32+, 50                                     |
| Daytona Beach            | 2-, 53                                      |
| De Land                  | 44+   |
| Fort Lauderdale          | 17-, 39                                     |
| Fort Myers               | 11+   |
| Fort Pierce              | 19  |
| Gainesville              | *5-, 20+                                    |
| Jacksonville             | 4+, *7, 12-, 30+, 36-                       |
| Key West                 | 14+, 20                                     |
| Lake City                | 33+   |
| Lakeland                 | 16+, 22+                                    |
| Lake Wales               | 14  |
| Leesburg                 | 26-   |
| Marianna                 | 17+   |
| Melbourne                | 37-   |
| Miami                    | *2, 4, 6, 7-, 10+, 23-, 33                  |
| Ocala                    | 15+   |

| Florida—Continued            | Channel No.                       |
|------------------------------|-----------------------------------|
| Orlando                      | 6-, 9, 18, *24-, 47               |
| Palatka                      | 17                                |
| Panama City                  | 7+, 13, *30, 36+                  |
| Pensacola                    | 3-, 15-, *21, 46                  |
| Quincy                       | 54+                               |
| St. Augustine                | 25+                               |
| St. Petersburg. (See Tampa.) |                                   |
| Sanford                      | 35+                               |
| Sarasota                     | 34+                               |
| Tallahassee                  | *11-, 24, 51                      |
| Tampa-St. Petersburg         | *3,                               |
|                              | 8-, 10-, 13-, 38                  |
| West Palm Beach              | 5, 12, *15, 21+                   |
| Georgia:                     |                                   |
| Albany                       | 10, 25                            |
| Americus                     | 31                                |
| Athens                       | *8, 60-                           |
| Atlanta                      | 2, 5-, 11+, *30, 36               |
| Augusta                      | 6+, 12+                           |
| Bainbridge                   | 35-                               |
| Brunswick                    | 28+, 34-                          |
| Cairo                        | 45+                               |
| Carrollton                   | 33                                |
| Cartersville                 | 63-                               |
| Cedartown                    | 53-                               |
| Columbus                     | 3, 9+, *28, 34                    |
| Cordele                      | 43                                |
| Dalton                       | 25+                               |
| Douglas                      | 32-                               |
| Dublin                       | 15                                |
| Elberton                     | 24+                               |
| Fitzgerald                   | 53+                               |
| Fort Valley                  | 18+                               |
| Gainesville                  | 52                                |
| Griffin                      | 39+                               |
| La Grange                    | 50                                |
| Macon                        | 13+, *41+, 47+                    |
| Marietta                     | 57+                               |
| Milledgeville                | 51+                               |
| Moultrie                     | 48-                               |
| Newnan                       | 61+                               |
| Rome                         | 59                                |
| Savannah                     | 3+, *9-, 11                       |
| Statesboro                   | 22                                |
| Swainsboro                   | 20-                               |
| Thomasville                  | 6, 27                             |
| Tifton                       | 14-                               |
| Toocoa                       | 35                                |
| Valdosta                     | 37+                               |
| Vidalia                      | 26                                |
| Waycross                     | 8+, 16                            |
| Hawaii:                      |                                   |
| Hilo, Hawaii                 | 2, *4, 9, 11, 13                  |
| Honolulu, Oahu               | 2+, 4-, 9-, *11+, 13-             |
| Lihue, Kauai                 | 3+, *8-, 10+, 12-                 |
| Walluku, Maui                | 3, 7, *10, 12                     |
| Idaho:                       |                                   |
| Blackfoot                    | 33                                |
| Boise                        | 2, *4+, 7                         |
| Burley                       | 15-                               |
| Caldwell                     | 9-                                |
| Emmett                       | 26-                               |
| Gooding                      | 23                                |
| Idaho Falls                  | 3, 8+                             |
| Jerome                       | 17                                |
| Kellogg                      | 36                                |
| Lewiston                     | 3-                                |
| Moscow                       | 12-, *15                          |
| Nampa                        | 6, 12+                            |
| Payette                      | 14+                               |
| Pocatello                    | 6-, 10                            |
| Preston                      | 41                                |
| Rexburg                      | 27+                               |
| Rupert                       | 21                                |
| Sandpoint                    | 23-                               |
| Twin Falls                   | 11, 13-                           |
| Wallace                      | 27-                               |
| Weiser                       | 20-                               |
| Illinois:                    |                                   |
| Alton                        | 48                                |
| Aurora                       | 75                                |
| Belleville                   | 54+                               |
| Bloomington                  | 15-                               |
| Cairo                        | 24-                               |
| Carbondale                   | *8, 34, 61-                       |
| Centralla                    | 32+, 59+                          |
| Champaign-Urbana             | 3+, *12-, 21, 27, 33              |
| Chicago                      | 2-,                               |
|                              | 5, 7, 9+, *11, 20, 26, 32, 38, 44 |

| Illinois—Continued                  | Channel No.               |
|-------------------------------------|---------------------------|
| Danville                            | 24                        |
| Decatur                             | 17, 23+                   |
| De Kalb                             | *67                       |
| Dixon                               | 47+                       |
| Elgin                               | 83                        |
| Freeport                            | 23                        |
| Galesburg                           | 77                        |
| Harrisburg                          | 3, 22                     |
| Jacksonville                        | 49-                       |
| Joliet                              | 48+                       |
| Kankakee                            | 14                        |
| Kewanee                             | 60-                       |
| La Salle                            | 35                        |
| Lincoln                             | 53+                       |
| Macomb                              | 61+                       |
| Marion                              | 40                        |
| Mattoon                             | 46-                       |
| Moline. (See Davenport, Iowa.)      |                           |
| Mt. Vernon                          | 38-                       |
| Olney                               | 16-                       |
| Pekin                               | 69+                       |
| Peoria                              | 19, 25+, 31+, *37-, 43+   |
| Quincy                              | 10-, 21+                  |
| Rockford                            | 13, 39+, *45+             |
| Rock Island. (See Davenport, Iowa.) |                           |
| Springfield                         | 20+, 26-, 36-, *66+       |
| Streator                            | 65-                       |
| Urbana. (See Champaign.)            |                           |
| Vandalia                            | 28-                       |
| Waukegan                            | 79+                       |
| Indiana:                            |                           |
| Anderson                            | 61, 83+                   |
| Angola                              | 77                        |
| Bedford                             | 68                        |
| Bloomington                         | 4, *30-, 36               |
| Columbus                            | 42-                       |
| Connersville                        | 38+                       |
| Elkhart. (See South Bend.)          |                           |
| Evansville                          | 7, *9+, 14-, 50-          |
| Fort Wayne                          | 15+, 21+, *27+, 33-, 69   |
| Gary                                | 50, *66                   |
| Hammond                             | 56-                       |
| Indianapolis                        | 6, 8-, 13-, *20-, 39, 67- |
| Jasper                              | 19+                       |
| Kokomo                              | 29+                       |
| Lafayette                           | 18, *47, 59               |
| Lebanon                             | 79+                       |
| Logansport                          | 51                        |
| Madison                             | 66-                       |
| Marion                              | 31                        |
| Michigan City                       | 62+                       |
| Muncie                              | 49, *55+, 71              |
| Plymouth                            | 34-                       |
| Princeton                           | 44+                       |
| Richmond                            | 26+                       |
| Shelbyville                         | 58+                       |
| South Bend-Elkhart                  | 16, 22, 28+, *52          |
| Tell City                           | 78                        |
| Terre Haute                         | 2+, 10, *57+, 63-, 73+    |
| Vincennes                           | 52+                       |
| Washington                          | 81                        |
| Iowa:                               |                           |
| Algona                              | 37+                       |
| Ames                                | 5, 25-                    |
| Atlantic                            | 45-                       |
| Boone                               | 19-                       |
| Burlington                          | 32-, 38+,                 |
| Carroll                             | 39                        |
| Cedar Rapids                        | 2, 9-, 20-, *26+          |
| Centerville                         | 31-                       |
| Charles City                        | 18-                       |
| Cherokee                            | 14                        |
| Clinton                             | 64                        |
| Creston                             | 43                        |
| Davenport-Rock Island-Moline, Ill.  | 4+,                       |
|                                     | 6+, 8, *30+, 42-, 68      |
| Decorah                             | 44+                       |
| Des Moines                          | 8-, *11+, 13-, 17+, 23-   |
| Dubuque                             | 56+, 62-                  |
| Estherville                         | 24+                       |
| Fairfield                           | 54                        |
| Fort Dodge                          | 21                        |
| Fort Madison                        | 50+                       |
| Grinnell                            | 71                        |
| Iowa City                           | *12+, 24-                 |
| Keokuk                              | 44-                       |
| Knoxville                           | 33-                       |
| Marshalltown                        | 49                        |
| Mason City                          | 3+, 35-                   |

| Iowa—Continued | Channel No.                 |
|----------------|-----------------------------|
| Muscatine      | 58                          |
| Newton         | 65+                         |
| Oelwein        | 28                          |
| Oskaloosa      | 52+                         |
| Ottumwa        | 15+, 63                     |
| Red Oak        | 32+                         |
| Shenandoah     | 20+                         |
| Sioux City     | 4-, 9, *30, 36-             |
| Spencer        | 42+                         |
| Storm Lake     | 34+                         |
| Waterloo       | 7+, 16-, *22-, 46+          |
| Webster City   | 27                          |
| Kansas:        |                             |
| Abilene        | 31+                         |
| Arkansas City  | 49                          |
| Atchison       | 60+                         |
| Chanute        | 50-                         |
| Coffeyville    | 33-                         |
| Colby          | 22-                         |
| Concordia      | 47-                         |
| Dodge City     | 6+, 23                      |
| El Dorado      | 55+                         |
| Emporia        | 39-                         |
| Fort Scott     | 27                          |
| Garden City    | 9, 11+                      |
| Goodland       | 10, 31                      |
| Great Bend     | 2, 28                       |
| Hays           | 7-, 20-                     |
| Hutchinson     | 12, 18                      |
| Independence   | 20                          |
| Iola           | 44+                         |
| Junction City  | 29+                         |
| Larned         | 15-                         |
| Lawrence       | *11, 17-                    |
| Leavenworth    | 54-                         |
| Liberal        | 14                          |
| McPherson      | 26-                         |
| Manhattan      | *8, 23+                     |
| Newton         | 14+                         |
| Olathe         | 52-                         |
| Ottawa         | 21-                         |
| Parsons        | 46-                         |
| Pittsburg      | 7+, 38-                     |
| Pratt          | 36+                         |
| Salina         | 34                          |
| Topeka         | 13+, 42, *48+               |
| Wellington     | 24-                         |
| Wichita        | 3-, 10-, 16-, *22+          |
| Winfield       | 43+                         |
| Kentucky:      |                             |
| Ashland        | 59-                         |
| Bowling Green  | 13, 17+                     |
| Corbin         | 16                          |
| Danville       | 35+                         |
| Elizabethtown  | 23                          |
| Frankfort      | 43-                         |
| Glasgow        | 28+                         |
| Harlan         | 73+                         |
| Hazard         | 19-                         |
| Hopkinsville   | 20                          |
| Lexington      | 18+, 27-, 40+, *46+, 64     |
| Louisville     | 3-, 11+, *15, 21-, 32-, 41- |
| Madisonville   | 26                          |
| Mayfield       | 63                          |
| Maysville      | 24+                         |
| Middlesborough | 57, 63+                     |
| Murray         | 33-                         |
| Owensboro      | 56-, 62                     |
| Paducah        | 6+, 43, 72                  |
| Pikeville      | 14-                         |
| Princeton      | 45-                         |
| Richmond       | 80                          |
| Somerset       | 29-                         |
| Winchester     | 70+                         |
| Louisiana:     |                             |
| Abbeville      | 27+                         |
| Alexandria     | 5, 62+, 74                  |
| Bastrop        | 53+                         |
| Baton Rouge    | 2, 9-, 18-, 28, *34, 40-    |
| Bogalusa       | 69, 78                      |
| Crowley        | 76                          |
| De Ridder      | 70                          |
| Eunice         | 64-                         |
| Franklin       | 46+                         |
| Hammond        | 57                          |
| Houma          | 11, 30+                     |
| Jackson        | 59                          |
| Jennings       | 48                          |
| Lafayette      | 10, 38-, 67-                |

## RULES AND REGULATIONS

| Channel                     |                                  | Channel                        |                              | Channel                   |                             |
|-----------------------------|----------------------------------|--------------------------------|------------------------------|---------------------------|-----------------------------|
|                             | No.                              |                                | No.                          |                           | No.                         |
| <b>Louisiana—Continued</b>  |                                  | <b>Michigan—Continued</b>      |                              | <b>Missouri—Continued</b> |                             |
| Lafayette-Lake Charles      | 3                                | Manistee                       | 15-                          | Caruthersville            | 27-                         |
| Lake Charles                | 7-, *14, 25, 60+                 | Manistique                     | 14+                          | Chillicothe               | 14-                         |
| Minden                      | 30                               | Marquette                      | 6-, 13, 17, *85              | Clinton                   | 49-                         |
| Monroe                      | 8+, *13, 43+                     | Midland                        | 25-                          | Columbia                  | 8+, 16+, 22-                |
| Morgan City                 | 36+                              | Mount Pleasant                 | *14, 47-                     | Farmington                | 52                          |
| Natchitoches                | 17+                              | Muskegon                       | 29-, 35+                     | Festus                    | 25-                         |
| New Iberia                  | 15+                              | Parma-Onondaga                 | 10-                          | Fulton                    | 24+                         |
| New Orleans                 | 4+, 6+, *8, 12, 20-, 26, 32+, 61 | Petoskey                       | 31                           | Hannibal                  | 7-, 27+                     |
| Oakdale                     | 54+                              | Pontiac                        | 44+                          | Jefferson City            | 13, 33+                     |
| Opelousas                   | 58                               | Port Huron                     | 62                           | Joplin                    | 12+, 30+                    |
| Ruston                      | 20                               | Rogers City                    | 24                           | Kansas City               | 4, 5+, 9+, *19+, 25+, 65    |
| Shreveport                  | 3-, 12                           | Saginaw                        | 51-, 57-                     | Kennett                   | 21                          |
| Thibodaux                   | 24                               | Sault Ste. Marie               | 8, 10+, 28-, *34             | Kirksville                | 3-, 18                      |
| Winnfield                   | 22-                              | Traverse City                  | 7+, 20-, *26+                | Lebanon                   | 23                          |
| <b>Maine:</b>               |                                  | West Branch                    | 27+                          | Marshall                  | 40+                         |
| Auburn                      | 23+                              | <b>Minnesota:</b>              |                              | Maryville                 | 26                          |
| Augusta                     | *10-, 29+                        | Albert Lea                     | 57-                          | Mexico                    | 45                          |
| Bangor                      | 2-, 5+, 7-, *16-                 | Alexandria                     | 7, 36                        | Moberly                   | 35+                         |
| Bar Harbor                  | 22-                              | Appleton                       | *10-                         | Monett                    | 14                          |
| Bath                        | 65                               | Austin                         | 6-, 51+                      | Nevada                    | 18-                         |
| Belfast                     | 41-                              | Bemidji                        | 9, 24-                       | Poplar Bluff              | 15+                         |
| Biddeford                   | 59                               | Brainerd                       | 12-                          | Rolla                     | 46                          |
| Calais                      | 20-                              | Cloquet                        | 44                           | St. Joseph                | 2-, 30-, *36                |
| Dover-Foxcroft              | 18+                              | Crookston                      | 21-                          | St. Louis                 | 2, 4-, 5-, *9, 11-, 30, 42+ |
| Fort Kent                   | 17+                              | Detroit Lakes                  | 18+                          | Sedalia                   | 6-, 28+                     |
| Foxcroft. (See Dover.)      |                                  | Duluth-Superior, Wis.          | 3, 6+, *8, 10+, 32, 38       | Sikeston                  | 37                          |
| Houlton                     | 24                               | Ely                            | 16                           | Springfield               | 3+, 10, *26+, 32            |
| Lewiston                    | 8-, 17                           | Fairmont                       | 40+                          | West Plains               | 20-                         |
| Millinocket                 | 14+                              | Faribault                      | 20                           | <b>Montana:</b>           |                             |
| Orono                       | *12-                             | Fergus Falls                   | 16-                          | Anaconda                  | 2+                          |
| Portland                    | 6-, 13+, *47-, 53+               | Grand Rapids                   | 20-                          | Billings                  | 2, 8, *11                   |
| Presque Isle                | 8, *10+, 19                      | Hastings                       | 29+                          | Bozeman                   | 9-, *22-                    |
| Rockland                    | 25-                              | Hibbing                        | 13-                          | Butte                     | 4, 6+, *7-, 15+             |
| Rumford                     | 55-                              | International Falls            | 11                           | Cut Bank                  | 20+                         |
| Van Buren                   | 15-                              | Little Falls                   | 14+                          | Deer Lodge                | 25+                         |
| Waterville                  | 35+                              | Mankato                        | 12, 15-                      | Dillon                    | 20                          |
| <b>Maryland:</b>            |                                  | Marshall                       | 22+                          | Glasgow                   | 16                          |
| Annapolis                   | 53-                              | Minneapolis-St. Paul           | *2-, 4, 5-, 9+, 11-, 17, 23+ | Glendive                  | 5+, 18-                     |
| Baltimore                   | 2+, 11-, 13+, 24+, *66, 72-      | Montevideo                     | 19                           | Great Falls               | 3+, 5+, *23-                |
| Cambridge                   | 22+                              | New Uim                        | 43-                          | Hamilton                  | 17+                         |
| Cumberland                  | 17+, 30-                         | Northfield                     | 26                           | Hardin                    | 4+                          |
| Frederick                   | 62                               | Owatonna                       | 45                           | Havre                     | 9+, 11+                     |
| Hagerstown                  | 52, 68+                          | Red Wing                       | 63-                          | Helena                    | 10+, 12                     |
| Salisbury                   | 16+                              | Rochester                      | 10, 55-                      | Kallispell                | 9-                          |
| <b>Massachusetts:</b>       |                                  | St. Cloud                      | 33                           | Laurel                    | 14+                         |
| Amherst                     | *82                              | St. Paul. (See Minneapolis.)   |                              | Lewistown                 | 13                          |
| Barnstable                  | 25+                              | Stillwater                     | 39-                          | Livingston                | 16-                         |
| Boston                      | *2+, 4-, 5-, 7+, 38, 44+, 56     | Thief River Falls              | 15                           | Miles City                | 3-, *6, 10                  |
| Brockton                    | 62                               | Virginia                       | 26+                          | Missoula                  | 8-, *11-, 13-, 21+          |
| Easthampton                 | 61                               | Wadena                         | 27+                          | Polson                    | 18                          |
| Fall River                  | 46-, 68                          | Willmar                        | 31+                          | Red Lodge                 | 18+                         |
| Greenfield                  | 32+, 58-                         | Winona                         | 61                           | Shelby                    | 14-                         |
| Holyoke. (See Springfield.) |                                  | Worthington                    | 32                           | Sidney                    | 14                          |
| Lawrence                    | 72                               | <b>Mississippi:</b>            |                              | Whitefish                 | 16+                         |
| Lowell                      | 78                               | Biloxi                         | 13+, *44+, 50-               | Wolf Point                | 20-                         |
| New Bedford                 | 6+, 28-, 34+                     | Brookhaven                     | 37+                          | <b>Nebraska:</b>          |                             |
| North Adams                 | 19, *80+                         | Canton                         | 16                           | Alliance                  | 13-, 21                     |
| Pittsfield                  | 64+                              | Clarksdale                     | 32                           | Beatrice                  | 40                          |
| Springfield-Holyoke         | 22, 40                           | Columbia                       | 35+                          | Broken Bow                | 14-                         |
| Worcester                   | 14, 27+                          | Columbus                       | 4-, 28-                      | Columbus                  | 49+                         |
| <b>Michigan:</b>            |                                  | Corinth                        | 41                           | Fairbury                  | 35                          |
| Alma                        | 41+                              | Greenville                     | 21-, 27                      | Falls City                | 38                          |
| Alpena                      | *6, 11, 30-                      | Greenwood                      | 6, 24+                       | Fremont                   | 52                          |
| Ann Arbor                   | *26-, 66-                        | Grenada                        | 44                           | Grand Island              | 11-, 21+                    |
| Bad Axe                     | 46-                              | Gulfport                       | 56-                          | Hastings                  | 5-, 27-                     |
| Battle Creek                | 58-, 64-                         | Hattiesburg                    | 17-                          | Hay Springs               | 4+                          |
| Bay City                    | 5-, 19+, 63-, *73+               | Jackson                        | 3+, 12+, *19+, 25-, 47       | Hayes Center              | 6                           |
| Benton Harbor               | 40+                              | Kosciusko                      | 52-                          | Kearney                   | 13, 19                      |
| Big Rapids                  | 39                               | Laurel                         | 33-                          | Lexington                 | 23-                         |
| Cadillac                    | 9, 45                            | Laurel-Pachuta                 | 7                            | Lincoln                   | 10+, *12-, 18+, 24          |
| Calumet                     | 5                                | Louisville                     | 46-                          | McCook                    | 8-, 17                      |
| Cheboygan                   | 4+, 36+                          | McCombs                        | 31-                          | Nebraska City             | 50                          |
| Coldwater                   | 24                               | Meridian                       | 11-, 30-, *36-               | Norfolk                   | 33+                         |
| Detroit                     | 2+, 4, 7-, 20+, 50-, *56         | Natchez                        | 29+                          | North Platte              | 2-, 9+                      |
| East Lansing                | 60+                              | Pachuta. (See Laurel-Pachuta.) |                              | Omaha                     | 3, 6+, 7, *16, 22, 28-      |
| East Tawas                  | 21                               | Pascagoula                     | 22                           | Scottsbluff               | 10-, 16+                    |
| Escanaba                    | 3+, *49                          | Picayune                       | 14-                          | York                      | 15                          |
| Flint                       | 12-, 16-, *22-, 28               | Starkville                     | 34                           | <b>Nevada:</b>            |                             |
| Gladstone                   | 40-                              | State College                  | *2+                          | Boulder City              | 4+                          |
| Grand Rapids                | 8+, 13+, *17+, 23-               | Tupelo                         | 9-, 38                       | Carlin                    | 14                          |
| Houghton                    | 19, *25                          | University                     | *20+                         | Carson City               | 37                          |
| Iron Mountain               | 8-, 27                           | Vicksburg                      | 41+                          | Elko                      | 10-                         |
| Iron River                  | 33-                              | West Point                     | 56+                          | Ely                       | 3-, 6+                      |
| Ironwood                    | 12+, 31-                         | Yazoo City                     | 49                           | Fallon                    | 29-                         |
| Jackson                     | 48                               | <b>Missouri:</b>               |                              | Goldfield                 | 5-                          |
| Kalamazoo                   | 3-, *46, 74                      | Cape Girardeau                 | 12, 18+, 69                  | Hawthorne                 | 31                          |
| Lansing                     | 6-, 64                           | Carthage                       | 56-                          | Henderson                 | 2-                          |
| Ludington                   | 33                               |                                |                              | Las Vegas                 | 8-, *10+, 13-               |

|   | Channel No.                    |
|---|--------------------------------|
| Nevada—Continued                            |                                |
| Lovelock                                    | 18+                            |
| McGill                                      | 8+                             |
| Reno  | 2, 4, *5, 8, 21+, 27-          |
| Tonopah                                     | 9-                             |
| Winnemucca                                  | 7+                             |
| Yerington                                   | 33                             |
| New Hampshire:                              |                                |
| Berlin                                      | 52                             |
| Claremont                                   | 37                             |
| Concord                                     | 76                             |
| Durham                                      | *11                            |
| Hanover                                     | *20+, 26                       |
| Keene                                       | 45-                            |
| Laconia                                     | 43                             |
| Littleton                                   | 24-                            |
| Manchester                                  | 9-, 48+                        |
| Nashua                                      | 54                             |
| Portsmouth                                  | 15                             |
| Rochester                                   | 51                             |
| New Jersey:                                 |                                |
| Andover                                     | *69                            |
| Asbury Park                                 | 58                             |
| Atlantic City                               | 46, 52+                        |
| Bridgeton                                   | 64-                            |
| Camden                                      | *80                            |
| Freehold                                    | *74                            |
| Hammonton                                   | *70                            |
| Montclair                                   | *77                            |
| Newark                                      | 13-                            |
| New Brunswick                               | *19-, 47+                      |
| Paterson                                    | 37+                            |
| Trenton                                     | 41+                            |
| Wildwood                                    | 40                             |
| New Mexico:                                 |                                |
| Alamogordo                                  | 17                             |
| Albuquerque                                 | 4+, *5+, 7+, 13+               |
| Artesia                                     | 21+                            |
| Atrisco-Five Points                         | 18+                            |
| Belen                                       | 24+                            |
| Carlsbad                                    | 6-, 23                         |
| Clayton                                     | 27-                            |
| Clovis                                      | 12+, 35                        |
| Columbus                                    | 16-                            |
| Deming                                      | 14+                            |
| Farmington                                  | 12+, 17-                       |
| Five Points. (See Atrisco.)                 |                                |
| Gallup                                      | 3, *8-, 10                     |
| Hobbs                                       | 46-, 52                        |
| Hot Springs                                 | 19                             |
| Las Cruces                                  | 22-                            |
| Las Vegas                                   | 14-                            |
| Lordsburg                                   | 23+                            |
| Los Alamos                                  | 20-                            |
| Lovington                                   | 27                             |
| Portales                                    | 22+                            |
| Raton                                       | 46-, *52                       |
| Roswell                                     | *3+, 8, 10-                    |
| Santa Fe                                    | 2+, *9+, 11-                   |
| Silver City                                 | *10+, 12                       |
| Socorro                                     | 15+                            |
| Tucumcari                                   | 25+                            |
| New York:                                   |                                |
| Albany-Schenectady-Troy                     | 6, 13, *17+, 23-, 35, 41       |
| Amsterdam                                   | 52-                            |
| Batavia                                     | 33-                            |
| Binghamton                                  | 12-, 40-, *46+, 56+            |
| Buffalo                                     | 17, *23                        |
| Buffalo-Niagara Falls                       | 2, 4-, 7+, 29+                 |
| Carthage                                    | 7-                             |
| Clymer                                      | 37                             |
| Cortland                                    | 72                             |
| Dunkirk                                     | 46                             |
| Elmira                                      | 18+, 24-, 30                   |
| Glens Falls                                 | 39+                            |
| Gloversville                                | 29-                            |
| Hornell                                     | 50                             |
| Ithaca                                      | *14+, 20-                      |
| Jamestown                                   | 58+                            |
| Kingston                                    | 66-                            |
| Lake Placid                                 | 5                              |
| Malone                                      | 47, *66                        |
| Massena                                     | 14-                            |
| Middletown                                  | 60                             |
| New York                                    | 2, 4, 5+, 7, 9+, 11+, *25, 31- |
| Niagara Falls. (See Buffalo-Niagara Falls.) |                                |
| Ogdensburg                                  | 24+                            |
| Olean                                       | 54+                            |

|  | Channel No.                |
|--|----------------------------|
| New York—Continued   |                            |
| Oneonta  | 62-                        |
| Oswego   | 31                         |
| Patchogue  | 75                         |
| Plattsburg   | 28+                        |
| Poughkeepsie   | 21-, *83                   |
| Rochester  | 8, 10+, 13-, 15-, *21, 27+ |
| Rome. (See Utica.)   |                            |
| Saranac Lake   | 18                         |
| Schenectady. (See Albany.)                                   |                            |
| Syracuse   | 3-, 5-, 9-, *43+           |
| Troy. (See Albany.)  |                            |
| Utica-Rome   | 2-, *25+, 54-              |
| Vail Mills   | 10-                        |
| Watertown  | 48                         |
| North Carolina:  |                            |
| Ahosi  | 53-                        |
| Albemarle  | 20                         |
| Asheville  | 13-, *56-, 62+, 78         |
| Burlington   | 63                         |
| Burnsville   | 18                         |
| Chapel Hill  | *4+                        |
| Charlotte  | 3, 9+, 36+, *42+           |
| Durham   | 11+, *40-, 46+, 73-        |
| Elizabeth City   | 31+                        |
| Fayetteville   | 18-, 54-                   |
| Gastonia   | 48                         |
| Goldsboro  | 34, 72                     |
| Greensboro   | 2-, *51-, 57-              |
| Greensboro-High Point-Winston-Salem                          |                            |
| Salem  | 8-                         |
| Greenville   | 9-                         |
| Henderson  | 52-                        |
| Hendersonville   | 27                         |
| Hickory  | 30-                        |
| High Point (also see Greensboro-High Point-Winston-Salem)    | 15+                        |
| Jacksonville   | 16                         |
| Kannapolis   | 59+                        |
| Kinston  | 45                         |
| Laurinburg   | 41-                        |
| Lumberton  | 21+                        |
| Mount Airy   | 55                         |
| New Bern   | 12+                        |
| Raleigh  | 5, *22-, 28-               |
| Roanoke Rapids   | 30+                        |
| Rocky Mount  | 50+                        |
| Salisbury  | 80                         |
| Sanford  | 38                         |
| Shelby   | 39                         |
| Southern Pines   | 49                         |
| Statesville  | 64-                        |
| Washington   | 7                          |
| Wilmington   | 3-, 6, 29-, *35+           |
| Wilson   | 56                         |
| Winston-Salem (also see Greensboro-High Point-Winston-Salem) | 12, 26+, *32-              |
| North Dakota:  |                            |
| Bismarck   | 5, 12-, 18, *24            |
| Bottineau  | 16+                        |
| Carrington   | 26-                        |
| Devils Lake  | 8+, 14-                    |
| Dickinson  | 2+, 4, *17                 |
| Fargo  | 6, 11+, *13, 34-, 40       |
| Grafton  | 17                         |
| Grand Forks  | *2, 10                     |
| Harvey   | 22+                        |
| Jamestown  | 7-, 42                     |
| Lisbon   | 23                         |
| Minot  | *6+, 10-, 18-              |
| New Rockford   | 20+                        |
| Pembina  | 12                         |
| Rugby  | 38-                        |
| Valley City  | 4-, 32-                    |
| Wahpeton   | 45+                        |
| Williston  | 8-, 11-, *34+              |
| Ohio:  |                            |
| Akron  | 49+, *55-, 61+             |
| Ashtabula  | 15                         |
| Athens   | *20, 62-                   |
| Bellefontaine  | 63                         |
| Bowling Green  | *70                        |
| Cambridge  | 26                         |
| Canton   | 29                         |
| Chillicothe  | 56+                        |
| Cincinnati   | 5-, 9, 12, *48-, 54-, 74-  |
| Cleveland  | 3, 5+, 8, 19, *25+, 65+    |
| Columbus   | 4-, 6+, 10+, *34, 40-      |
| Dayton   | 2, 7+, *16+, 22+           |

|                                      | Channel No.                  |
|--------------------------------------|------------------------------|
| Ohio—Continued                       |                              |
| Defiance                             | 43                           |
| Findlay                              | 53                           |
| Fremont                              | 59+                          |
| Gallipolis                           | 72                           |
| Hamilton-Middletown                  | 65                           |
| Lancaster                            | 68-                          |
| Lima                                 | 35-, 73                      |
| Lorain                               | 31-                          |
| Mansfield                            | 36+                          |
| Marion                               | 17-                          |
| Massillon                            | 23+                          |
| Middletown. (See Hamilton.)          |                              |
| Mount Vernon                         | 58                           |
| Newark                               | *28-, 60-                    |
| Oxford                               | *14+                         |
| Piqua                                | 44-                          |
| Portsmouth                           | 30                           |
| Sandusky                             | 42+                          |
| Springfield                          | 52-, 76                      |
| Steubenville. (See Wheeling, W. Va.) |                              |
| Tiffin                               | 47+                          |
| Toledo                               | 11-, 13, *30+, 79            |
| Warren                               | 67+                          |
| Youngstown                           | 21-, 27, 33, 73-             |
| Youngstown, Ohio-New Castle, Pa.     | 45-                          |
| Zanesville                           | 18-, 50+                     |
| Oklahoma:                            |                              |
| Ada                                  | 10+, 50+                     |
| Altus                                | 36                           |
| Alva                                 | 30                           |
| Anadarko                             | 58-                          |
| Ardmore                              | 12-, 55-                     |
| Bartlesville                         | 62-                          |
| Blackwell                            | 51-                          |
| Chickasha                            | 64                           |
| Claremore                            | 15                           |
| Clinton                              | 32-                          |
| Duncan                               | 39-                          |
| Durant                               | 27-                          |
| Elk City                             | 6+, 15+, 26+                 |
| El Reno                              | 56+                          |
| Enid                                 | 5, 21, *27+                  |
| Frederick                            | 44                           |
| Guthrie                              | 48                           |
| Guymon                               | 20+                          |
| Hobart                               | 23+                          |
| Holdenville                          | 14-                          |
| Hugo                                 | 21+                          |
| Lawton                               | 7+, *28+, 34-                |
| McAlester                            | 47                           |
| Miami                                | 58+                          |
| Muskogee                             | *45+, 66+                    |
| Norman                               | 31-, *37-                    |
| Oklahoma City                        | 4-, 9-, *13, 19+, 25-        |
| Okmulgee                             | 26                           |
| Pauls Valley                         | 61                           |
| Ponca City                           | 40-                          |
| Pryor Creek                          | 54                           |
| Sapulpa                              | 42-                          |
| Seminole                             | 59-                          |
| Shawnee                              | 53-                          |
| Stillwater                           | 29-, *69                     |
| Tulsa                                | 2+, 6, 8-, *11-, 17+, 23     |
| Vinita                               | 28-                          |
| Woodward                             | 35+                          |
| Oregon:                              |                              |
| Albany                               | 55+                          |
| Ashland                              | 14-                          |
| Astoria                              | 30-                          |
| Baker                                | 37+                          |
| Bend                                 | 15-                          |
| Brookings                            | 8+                           |
| Burns                                | 16                           |
| Coos Bay                             | 11                           |
| Corvallis                            | *7-, 49-                     |
| Eugene                               | 9+, 13, 20+, 26              |
| Grants Pass                          | 30                           |
| Klamath Falls                        | 2-, 17                       |
| La Grande                            | 13+                          |
| Lebanon                              | 43+                          |
| McMinnville                          | 46-                          |
| Medford                              | 5, 10+, 16+                  |
| North Bend                           | 28                           |
| Pendleton                            | 28                           |
| Portland                             | 2, 6+, 8-, *10, 12, 21-, 27+ |
| Roseburg                             | 4+, 28+                      |
| Salem                                | 3+, *18-, 24+, 66            |
| Springfield                          | 37-                          |
| The Dalles                           | 32                           |



|   | Channel No.           |
|---|-----------------------|
| Vermont—Continued   |                       |
| Newport   | 46                    |
| Rutland   | 49+                   |
| St. Albans  | 34-                   |
| St. Johnsbury   | 30                    |
| Virginia:   |                       |
| Blacksburg  | *60+                  |
| Bristol. (See Bristol, Tenn.)   |                       |
| Charlottesville   | *45+, 64+             |
| Covington   | 44+                   |
| Danville  | 24-                   |
| Emporia   | 25+                   |
| Farmville   | 19                    |
| Fredericksburg  | 47                    |
| Front Royal   | 39-                   |
| Harrisonburg  | 3-, 34-               |
| Lexington   | 54                    |
| Lynchburg   | 13, 16-               |
| Marion  | 50                    |
| Martinsville  | 35-                   |
| Newport News. (See Norfolk-Portsmouth-Newport News.)                              |                       |
| Norfolk-Portsmouth  | 27                    |
| Norfolk-Portsmouth-Newport News.  | 3+, 33                |
|   | 10+, 13-, 15, *21-    |
| Norton  | 52+                   |
| Petersburg  | 8, 41                 |
| Portsmouth (See Norfolk-Portsmouth and also see Norfolk-Portsmouth-Newport News.) |                       |
| Pulaski   | 37-                   |
| Richmond  | 6+, 12-, *23, 29+     |
| Roanoke   | 7-, 10, 27+, *33-     |
| South Boston  | 14+                   |
| Staunton  | 36                    |
| Waynesboro  | 42                    |
| Williamsburg  | 17                    |
| Winchester  | 28+                   |
| Washington:   |                       |
| Aberdeen  | 58                    |
| Anacortes   | 34                    |
| Bellingham  | 12+, 18+, 24-         |
| Bremerton   | 44, 50                |
| Centralia   | 17                    |
| Clarkston   | 34+, 40+              |
| Ellensburg  | 49, *65               |
| Ephrata   | 16-, 43               |
| Everett   | 22-, 28-              |
| Grand Coulee  | 37                    |
| Hoquiam   | 52                    |
| Kelso   | 39                    |
| Kennewick   | 31                    |
| Kennewick-Richland-Pasco  | *41                   |
| Longview  | 33                    |
| Moses Lake  | 33-                   |
| Okanogan. (See Omak.)   |                       |
| Olympia   | 60                    |
| Omak-Okanogan   | *35-                  |
| Pasco (also see Kennewick-Richland-Pasco)   | 19-                   |
| Port Angeles  | 16+                   |
| Pullman   | *10-, 24              |
| Richland (also see Kennewick-Richland-Pasco)                                      | 25                    |
| Seattle   | 4, 5+, 7, *9, 20, 26+ |
| Spokane   | 2-, 4-, 6-, *7+       |
| Tacoma  | 11+, 13-, *56, 62     |
| Walla Walla   | 22, 44-, *50          |
| Wenatchee   | 27, *45, 55           |
| Yakima  | 23+, 29+, *47         |
| West Virginia:  |                       |
| Beckley   | 4, 21, 66             |
| Bluefield   | 6-, 41+               |
| Charleston  | 8+, *43+, 49-         |
| Clarksburg  | 12+, 69-              |
| Elkins  | 40+                   |
| Fairmont  | 35                    |
| Hinton  | 31                    |
| Huntington  | 3+, 13+, *53-         |
| Logan   | 23-                   |
| Martinsburg   | 58-                   |
| Morgantown  | *24                   |

|                               | Channel No.                        |
|-------------------------------|------------------------------------|
| West Virginia—Continued       |                                    |
| Parkersburg                   | 15-                                |
| Welch                         | 25                                 |
| Weston                        | 5, 32                              |
| Wheeling                      | *57+                               |
| Wheeling-Steubenville, Ohio   | 7, 9+, 51+                         |
| Williamson                    | 17                                 |
| Wisconsin:                    |                                    |
| Adams                         | *58+                               |
| Appleton                      | 42+                                |
| Ashland                       | 15+                                |
| Beaver Dam                    | 52-                                |
| Beloit                        | 57                                 |
| Chilton                       | *31+                               |
| Eau Claire                    | 13+, *19+, 25+                     |
| Fond du Lac                   | 54+                                |
| Green Bay                     | 2+, 5+, 11+, 70+                   |
| Janesville                    | 63+                                |
| Kenosha                       | 61-                                |
| La Crosse                     | 8+, *32+, 38-, 72                  |
| Madison                       | 3, 15, *21-, 27-, 33+              |
| Manitowoc                     | 65                                 |
| Marinette                     | 32-, *38+                          |
| Milwaukee                     | 4-, 6, *10+, 12, 18+, 24+, 30, *36 |
| Oshkosh                       | 48-                                |
| Park Falls                    | *18                                |
| Portage                       | 17-                                |
| Prairie du Chien              | 34                                 |
| Racine                        | 49-, 55                            |
| Rhinelander                   | 22                                 |
| Rice Lake                     | 21+                                |
| Richland Center               | *66-, 76                           |
| Sheboygan                     | 59-                                |
| Shell Lake                    | *30-                               |
| Sparta                        | 50-                                |
| Stevens Point                 | 20+, 26-                           |
| Sturgeon Bay                  | 44-                                |
| Superior. (See Duluth, Minn.) |                                    |
| Wausau                        | 7-, 9, 16+, *46-                   |
| Wisconsin Rapids              | 14-                                |
| Wyoming:                      |                                    |
| Buffalo                       | 29                                 |
| Casper                        | 2+, 6+                             |
| Cheyenne                      | 5+                                 |
| Cody                          | 24-                                |
| Douglas                       | 14                                 |
| Evanston                      | 14-                                |
| Gillette                      | 31-                                |
| Green River                   | 16                                 |
| Greybull                      | 40                                 |
| Lander                        | 7, 17-                             |
| Laramie                       | *8+, 18+                           |
| Lovell                        | 36+                                |
| Lusk                          | 19-                                |
| Newcastle                     | 28+                                |
| Powell                        | 30+                                |
| Rawlins                       | 11-                                |
| Riverton                      | 10+                                |
| Rock Springs                  | 13                                 |
| Sheridan                      | 9-, 12+                            |
| Thermopolis                   | 15                                 |
| Torrington                    | 27                                 |
| Wheatland                     | 24+                                |
| Worland                       | 34                                 |

U.S. TERRITORIES AND POSSESSIONS

|                   |             |
|-------------------|-------------|
| Guam:             |             |
| Agana             | 8, 10       |
| Puerto Rico:      |             |
| Arecibo-Aguadilla | 12+         |
| Caguas            | 11-         |
| Fajardo           | 13+         |
| Mayaguez          | 3+, 5-      |
| Ponce             | 7+, 9-      |
| San Juan          | 2+, 4-, *6+ |
| Virgin Islands:   |             |
| Charlotte Amalie  | 10-         |
| Christiansted     | 8+          |

[F.R. Doc. 61-11903; Filed, Dec. 14, 1961; 8:53 a.m.]

Title 7—AGRICULTURE

Chapter III—Agricultural Research Service, Department of Agriculture  
PART 319—FOREIGN QUARANTINE NOTICES

Subpart—Nursery Stock, Plants, and Seeds

REVISED ADMINISTRATIVE INSTRUCTIONS CONCERNING IMPORTATION OF CERTAIN PINE MATERIAL FROM CANADA

Pursuant to § 319.37-24 of the regulations relating to the importation of nursery stock, plants, and seeds (7 CFR 319.37-24), under the authority of sections 1, 5, and 9 of the Plant Quarantine Act of 1912, as amended (7 U.S.C. 154, 159, 162), administrative instructions designated as § 319.37-24a are hereby amended to read as follows:

§ 319.37-24a Administrative instructions concerning importation of certain pine material from Canada.

(a) (1) In accordance with § 319.37-24 of the regulations supplemental to the quarantine relating to the importation of nursery stock, plants, and seeds (7 CFR 319.37-24), the Director of the Plant Quarantine Division has determined that the States of California, Montana, Oregon, Utah, Washington, and Idaho, respectively, have taken action to suppress the European pine shoot moth, *Rhyacionia buoliana* Schiff, and have promulgated quarantines providing that trees with or without roots, and tree twigs or branches, of all *Pinus* species, native or introduced, shall not be moved from specified areas in the United States into the States of California, Montana, Oregon, Utah, and Washington, and shall not be moved from specified areas in the United States into the State of Idaho unless accompanied by a certificate issued by a duly authorized inspector of the State of origin stating that the material has been so treated as to eliminate European pine shoot moth infestation. In addition, all of the above-named States have respectively provided an exemption allowing the movement from specified areas in the United States into or through such States, during varying periods of the year, of cut pine trees, branches or twigs, when designated for use for ornamental purposes. It has also been determined that the European pine shoot moth is found in Canada and that this pest may be imported with such trees, twigs, and branches.

(2) There is at the present time no known treatment that will completely eliminate European pine shoot moth infestation without probable injury to pine material. Further, the States or California, Idaho, Montana, Oregon, Utah, and Washington have requested that the United States Department of Agriculture cooperate in the enforcement of their respective quarantines by restrict-

ing the importation from Canada of such pine material under conditions paralleling State restrictions on interstate movement.

(b) Pending the development of a treatment that will satisfactorily eliminate European pine shoot moth infestation from pine material, and under authority of § 319.37-24, notice is hereby given that import permits will be refused for trees with or without roots, and tree twigs or branches, of all *Pinus* species heretofore allowed to be imported from Canada, when destined for importation into the State of California, Idaho, Montana, Oregon, Utah, or Washington, except that, whenever one of the respective States named herein includes in its European pine shoot moth quarantine an exemption to allow the seasonal entry into such State, from specified areas in the United States, of certain otherwise prohibited pine material, a paralleling exemption shall be deemed to exist hereunder in respect to the importation from Canada, into such State, of the exempt material.

(Secs. 1, 5, 9, 37 Stat. 315-318, as amended; 7 U.S.C. 154, 159, 162; 7 CFR 319.37-24)

These administrative instructions shall become effective December 15, 1961, when they shall supersede administrative instructions designated as § 319.37-24a (7 CFR 319.37-24a), effective October 21, 1961.

The State of California has now promulgated an European pine shoot moth quarantine restricting the movement of pine material into the State from specified areas in the United States. In addition, all of the States concerned have revised their respective restrictions to provide an exemption allowing the movement into their particular jurisdictions, from specified areas in the United States, during varying winter periods, of cut pine trees, branches or twigs, when designated for use for ornamental purposes. Communications have been received from the States involved requesting that the United States Department of Agriculture cooperate by conforming its restrictions to those already adopted by the respective States. Therefore, in accordance with these requests, the administrative instructions relating to the importation from Canada, of trees with or without roots, and tree twigs or branches, of all *Pinus* species, are hereby amended. The amendment, in part, relieves restrictions by allowing seasonal importation from Canada of certain otherwise restricted pine material in cases where the State of destination similarly permits entry of such material from specified areas in the United States. In addition, the amendment imposes restrictions supplementary to the European pine shoot moth suppression program of the State of California. Restrictions on the importation from Canada into California of the prohibited pine material are necessary to prevent the entry of the moth with such material. The amendment should be made effective promptly in order to accomplish its purpose in the public interest and to be of maximum benefit to persons subject to the restrictions which are relieved. Accordingly, under section 4 of the Administrative

Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure with respect to the amendment are impracticable and contrary to the public interest, and good cause is found for making the amendment effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 12th day of December 1961.

[SEAL] E. P. REAGAN,  
Director, Plant Quarantine Division.

[F.R. Doc. 61-11907; Filed, Dec. 14, 1961;  
8:53 a.m.]

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

#### PART 953—LEMONS GROWN IN THE STATES OF CALIFORNIA AND ARIZONA

##### Expenses and Rate of Assessment for 1961-62 Fiscal Year

On December 1, 1961, notice of proposed rule making was published in the FEDERAL REGISTER (26 F.R. 11363) regarding the expenses and the fixing of the rate of assessment for the 1961-62 fiscal year pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953), regulating the handling of lemons grown in the State of California or in the State of Arizona. This regulatory program is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674). After consideration of all relevant matters presented, including the proposals which were submitted by the Lemon Administrative Committee (established pursuant to the amended marketing agreement and order) and set forth in the aforesaid notice, it is hereby found and determined that:

##### § 953.216 Expenses and rate of assessment for the 1961-62 fiscal year.

(a) *Expenses.* The expenses necessary to be incurred by the Lemon Administrative Committee, established pursuant to the provisions of the aforesaid amended marketing agreement and order, for its maintenance and functioning during the fiscal year ending October 31, 1962, will amount to \$195,405.

(b) *Rate of assessment.* The rate of assessment to be paid, in accordance with the amended marketing agreement and order, by each handler who first handles lemons shall be 1½ cents (\$0.0150) per carton of lemons, or an equivalent quantity of lemons, handled by him as the first handler thereof during the said fiscal year. Such rate of assessment is hereby fixed as each handler's pro rata share of the aforesaid expenses.

It is hereby found that good cause exists for not postponing the effective time of this action until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 1001-1011) in that: (1) The relevant provisions of said amended marketing agreement and this part re-

quire that the rate of assessment fixed for a particular fiscal year shall be applicable to all assessable lemons from the beginning of such year; and (2) the current fiscal year began on November 1, 1961, and the rate of assessment herein fixed will automatically apply to all assessable lemons beginning with such date.

Terms used herein shall have the same meaning as when used in said amended marketing agreement and this part.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: December 12, 1961.

PAUL A. NICHOLSON,  
Deputy Director, Fruit and  
Vegetable Division, Agricultural Marketing Service.

[F.R. Doc. 61-11906; Filed, Dec. 14, 1961;  
8:53 a.m.]

#### PART 1032—CARROTS GROWN IN SOUTH TEXAS

##### Approval of Expenses and Rate of Assessment

Notice of rule making regarding proposed expenses and rate of assessment, to be made effective under Marketing Agreement No. 142 and Order No. 132 (7 CFR Part 1032) regulating the handling of carrots grown in South Texas was published in the FEDERAL REGISTER, October 21, 1961 (26 F.R. 9911). This regulatory program is effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674). After consideration of all relevant matters presented, including the proposals set forth in the aforesaid notice, which proposals were adopted and submitted for approval by the South Texas Carrot Committee, established under the said marketing agreement and order, it is hereby found and determined that:

##### § 1032.202 Expenses and rate of assessment.

(a) The reasonable expenses that are likely to be incurred by the South Texas Carrot Committee, established under Marketing Agreement No. 142, and this part, to enable the committee to perform its functions under the provisions of the marketing agreement and marketing order during the fiscal period August 1, 1961, through July 31, 1962, will amount to \$34,000.00.

(b) The rate of assessment to be paid by each handler under Marketing Agreement No. 142 and this part shall be one-half cent (\$0.005) per 50 pound sack (or crate) of carrots, or the equivalent quantity thereof packed in other containers, handled by him as the first handler thereof during said fiscal period.

(c) All other terms used in this section shall have the same meaning as when used in Marketing Agreement No. 142 and this part.

It is hereby found that good cause exists for not postponing the effective time of this action until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 1001-1011) in that (1) the relevant provisions of said marketing agree-

ment and order require that rates of assessment fixed for a particular fiscal period shall be applicable to all assessable carrots from the beginning of such period and (2) the current fiscal period began on August 1, 1961, and the rates of assessment herein fixed will automatically apply to all assessable carrots beginning with such date.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: December 12, 1961.

PAUL A. NICHOLSON,  
Deputy Director,  
Fruit and Vegetable Division.

[F.R. Doc. 61-11905; Filed, Dec. 14, 1961;  
8:53 a.m.]

## Title 12—BANKS AND BANKING

### Chapter II—Federal Reserve System

#### SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Reg. D]

#### PART 204—RESERVES OF MEMBER BANKS

##### Savings Deposits

1. Effective January 15, 1962, paragraph (e) of § 204.1 is amended to read as follows:

##### § 204.1 Definitions.

(e) *Savings deposits.* The term "savings deposit" means a deposit:

(1) Which consists of funds deposited to the credit of one or more individuals, or of a corporation, association, or other organization operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes and not operated for profit;<sup>4</sup> or in which the entire beneficial interest is held by one or more individuals or by such a corporation, association, or other organization; and

(2) With respect to which the depositor is required, or may at any time be required, by the bank to give notice in writing of an intended withdrawal not less than 30 days before such withdrawal is made.

2a. The purpose of this amendment is to conform the definition of "savings deposits" as contained in this part to the definition of "savings deposits" in Part 217 as amended effective January 15, 1962.

b. The amendment set forth herein was the subject of a notice of proposed rule making, published in the FEDERAL REGISTER (26 F.R. 8602), and was

<sup>4</sup>Deposits in joint accounts of two or more individuals may be classified as savings deposits if they meet the other requirements of the above definition but deposits of a partnership operated for profit may not be so classified. Deposits to the credit of an individual of funds in which any beneficial interest is held by a corporation, partnership, association, or other organization operated for profit or not operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes may not be classified as savings deposits.

adopted by the Board after consideration of all relevant views and arguments received from interested persons.

(Sec. 11, 38 Stat. 261, as amended; 12 U.S.C. 248. Interprets or applies sec. 19, 38 Stat. 270, as amended, sec. 19, 48 Stat. 54, as amended; 12 U.S.C. 461, 462, 462b, 464, 465; Public Law 86-114, July 28, 1959)

BOARD OF GOVERNORS OF THE  
FEDERAL RESERVE SYSTEM,  
[SEAL] MERRITT SHERMAN,  
Secretary.

[F. R. Doc. 61-11911; Filed, Dec. 14, 1961;  
8:54 a.m.]

[Reg. Q]

#### PART 217—PAYMENT OF INTEREST ON DEPOSITS

##### Savings Deposits

1. Effective January 15, 1962, paragraph (e) of § 217.1 is amended to read as follows:

##### § 217.1 Definitions.

(e) *Savings deposits.* (1) The term "savings deposit" means a deposit:

(i) Which consists of funds deposited to the credit of one or more individuals, or of a corporation, association, or other organization operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes and not operated for profit;<sup>4</sup> or in which the entire beneficial interest is held by one or more individuals or by such a corporation, association, or other organization; and

(ii) With respect to which the depositor is required, or may at any time be required, by the bank to give notice in writing of an intended withdrawal not less than 30 days before such withdrawal is made.

(2) Subject to the provisions of subparagraph (3) of this paragraph, a member bank may permit withdrawals to be made from a savings deposit only through payment<sup>5</sup> to the depositor himself (but not to any other person whether or not acting for the depositor), except:

(i) Where the deposit is represented by a pass book, to any person presenting the pass book;<sup>5</sup>

(ii) To an executor, administrator, trustee, or other fiduciary holding the savings deposit as part of a fiduciary estate, or to a person, other than the bank of deposit, holding a general power of attorney granted by the depositor;

(iii) To any person, including the depository bank, that has extended credit to the depositor on the security of the savings deposit, where such payment is made in order to enable the creditor to realize upon such security;

(iv) Pursuant to the order of a court of competent jurisdiction;

(v) Upon the death of the depositor, to any person authorized by law to receive the deposit; or

(vi) With respect to interest paid to a third person pursuant to written instruction or assignment by the depositor

<sup>5</sup>Payment from a savings deposit or presentation of a pass book may be made over the counter, through the mails, or otherwise.

accepted by the bank, and placed on file therein.

(3) Notwithstanding the provisions of subparagraph (2) of this paragraph, no withdrawal shall be permitted by a member bank to be made from a savings deposit after January 15, 1962, through payment to the bank itself or through transfer of credit to a demand or other deposit account of the same depositor (other than of interest on the savings deposit) if such payment or transfer is made pursuant to any advertised plan or any agreement, written or oral,

(i) Which authorizes such payments or transfers of credit to be made as a normal practice in order to cover checks or drafts drawn by the depositor upon the bank; or

(ii) Which provides that such payments or transfers of credit shall be made at daily, monthly, or other such periodic intervals, except where made to enable the bank, on the depositor's behalf and pursuant to his written instructions, to effect the payment of installments of principal, interest, or other charges (including taxes or insurance premiums) due on a real estate loan or mortgage.

(4) Where a savings deposit is evidenced by a pass book, every withdrawal made upon presentation of the pass book shall be entered in the pass book at the time of withdrawal, and every other withdrawal from such a deposit shall be entered in the pass book as soon as practicable after the withdrawal is made.

2a. The purpose of this amendment is (1) to prevent certain practices that facilitate the use of a savings deposit as a regular means for drawing checks on the depository bank, and (2) to add certain liberalizing provisions which would permit payment of a savings deposit to anyone holding title to the deposit in a fiduciary capacity or pursuant to court order, or as security for credit extended to the depositor.

b. The amendment set forth herein was the subject of a notice of proposed rule making, published in the FEDERAL REGISTER (26 F.R. 8602), and was adopted by the Board after consideration of all relevant views and arguments received from interested persons.

(Sec. 11(1), 38 Stat. 262; 12 U.S.C. 248(1). Interpret or apply secs. 19, 24, 38 Stat. 270, 278, as amended, sec. 8, 48 Stat. 168, as amended; 12 U.S.C. 264(c)(7), 371, 371a, 371b, 461)

BOARD OF GOVERNORS OF THE  
FEDERAL RESERVE SYSTEM,  
[SEAL] MERRITT SHERMAN,  
Secretary.

[F.R. Doc. 61-11912; Filed, Dec. 14, 1961;  
8:54 a.m.]

### Chapter III—Federal Deposit Insurance Corporation

#### PART 327—ASSESSMENTS

#### PART 329—PAYMENT OF DEPOSITS AND INTEREST THEREON BY INSURED NONMEMBER BANKS

##### Savings Deposits

Effective January 15, 1962, the amendment of § 327.2(b)(4) and the amend-

ment of § 329.1(e) of the rules and regulations of the Federal Deposit Insurance Corporation which were published in the FEDERAL REGISTER of September 14, 1961 (26 F.R. 8603), under notice of proposed rule making, are adopted with minor changes after consideration of all relevant matters presented by interested persons on the proposed amendments.

The amendments of the rules and regulations, as adopted, are as follows:

Effective January 15, 1962, § 329.1(e) of the rules and regulations of the Federal Deposit Insurance Corporation (12 CFR 329.1(e)) is amended to read as follows:

#### § 329.1 Definitions.

(e) *Savings deposits.* (1) The term "savings deposit" means a deposit:

(i) Which consists of funds deposited to the credit of one or more individuals, or of a corporation, association, or other organization operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes and not operated for profit; or in which the entire beneficial interest is held by one or more individuals or by such a corporation, association, or other organization; and

(ii) With respect to which the depositor is required, or may at any time be required, by the bank to give notice in writing of an intended withdrawal not less than 30 days before such withdrawal is made.

(2) Subject to the provisions of subparagraph (3) of this paragraph, an insured nonmember bank may permit withdrawals to be made from a savings deposit only through payment<sup>5</sup> to the depositor himself (but not to any other person whether or not acting for the depositor), except

(i) Where the deposit is represented by a pass book, to any person presenting the pass book; or

(ii) To an executor, administrator, trustee, or other fiduciary holding the savings deposit as part of a fiduciary estate, or to a person, other than the bank of deposit, holding a general power of attorney granted by the depositor;

(iii) To any person, including the depository bank, that has extended credit to the depositor on the security of the savings deposit, where such payment is made in order to enable the creditor to realize upon such security;

(iv) Pursuant to the order of a court of competent jurisdiction;

<sup>5</sup> Deposits in joint accounts of two or more individuals may be classified as savings deposits if they meet the other requirements of the above definition but deposits of a partnership operated for profit may not be so classified. Deposits to the credit of an individual of funds in which any beneficial interest is held by a corporation, partnership, association, or other organization operated for profit or not operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes may not be classified as savings deposits.

<sup>6</sup> Payment from a savings deposit or presentation of a pass book may be made over the counter, through the mails, or otherwise.

(v) Upon the death of the depositor, to any person authorized by law to receive the deposit; or

(vi) With respect to interest paid to a third person pursuant to written instruction or assignment by the depositor, accepted by the bank, and placed on file therein.

(3) Notwithstanding the provisions of subparagraph (2) of this paragraph, no withdrawal shall be permitted by an insured nonmember bank to be made from a savings deposit after January 15, 1962, through payment to the bank itself or through transfer of credit to a demand or other deposit account of the same depositor (other than of interest on the savings deposit) if such payment or transfer is made pursuant to any advertised plan or any agreement, written or oral:

(i) Which authorizes such payments or transfers of credit to be made as a normal practice in order to cover checks or drafts drawn by the depositor upon the bank; or

(ii) Which provides that such payments or transfers of credit shall be made at daily, monthly, or other such periodic intervals, except where made to enable the bank, on the depositor's behalf and pursuant to his written instruction, to effect the payment of installments of principal, interest, or other charges (including taxes or insurance premiums) due on a real estate loan or mortgage.

(4) Where a savings deposit is evidenced by a pass book, every withdrawal made upon presentation of the pass book shall be entered in the pass book at the time of withdrawal, and every other withdrawal from such a deposit shall be entered in the pass book as soon as practicable after the withdrawal is made.

Effective January 15, 1962, § 327.2(b) (4) of the rules and regulations of the Federal Deposit Insurance Corporation (12 CFR 327.2(b) (4)) is amended to read as follows:

#### § 327.2 Classification of deposits.

(b) Savings deposits being deposits:

(i) Which consist of funds deposited to the credit of one or more individuals or of a corporation, association, or other organization operated primarily for religious, philanthropic, charitable, educational, fraternal, or other similar purposes and not operated for profit, or in which the entire beneficial interest is held by one or more individuals or by such a corporation, association, or other organization; and

(ii) With respect to which the depositor is required, or may at any time be required, by the bank to give notice in writing of an intended withdrawal not less than 30 days before such withdrawal is made.

The purposes of the amendment to Part 329 are (1) to prevent certain practices that facilitate the use of a savings deposit as a regular means for drawing checks on the depository bank, and (2) to add certain liberalizing provisions with respect to withdrawals from savings deposits; and the purpose of the amendment to Part 327 is to conform the defini-

tion of the term "savings deposit" to the definition of a savings deposit under Part 329.

(Sec. 7, 74 Stat. 551, sec. 9, 64 Stat. 881; 12 U.S.C. 1817, 1819. Interpret or apply secs. 7 and 18, 74 Stat. 551, 64 Stat. 891; 12 U.S.C. 1817, 1828)

FEDERAL DEPOSIT INSURANCE CORPORATION.

[SEAL] E. F. DOWNEY,  
Secretary.

[F.R. Doc. 61-11892; Filed, Dec. 14, 1961; 8:50 a.m.]

## Title 14—AERONAUTICS AND SPACE

### Chapter III—Federal Aviation Agency

#### SUBCHAPTER C—AIRCRAFT REGULATIONS

[Reg. Docket No. 935; Amdt. 377]

#### PART 507—AIRWORTHINESS DIRECTIVES

##### Beech Model A45 Aircraft

A proposal to amend Part 507 of the regulations of the Administrator to include an airworthiness directive requiring inspection of flexible oil pickup hoses on Beech Model A45 aircraft and replacement of deteriorated or defective hoses was published in 26 F.R. 10101.

Interested persons have been afforded an opportunity to participate in the making of the amendment. No objections were received.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 507.10(a) of Part 507 (14 CFR Part 507), is hereby amended by adding the following new airworthiness directive:

**BEECH.** Applies to all Model A45 (converted T34A) airplanes.

Compliance required as indicated.

Deteriorated flexible oil pickup hoses located within the engine oil tank will allow air to be drawn into the engine oil supply line. This can cause serious engine and propeller overspeeds due to improper propeller governing or engine damage from inadequate lubrication. To preclude such occurrences, the following inspection is required within the next 25 hours' time in service after the effective date of this directive unless already accomplished within the last 100 hours' time in service and at intervals of not more than 100 hours' time in service. Visually inspect the flexible oil pickup hose for condition. This will require removal of the oil tank inspection plate, disconnection of the pickup hose at its upper end and removal of the hose from the oil tank for inspection. Examine the hose for deterioration with close attention directed to the hose corrugations for cracks or checks in the minimum diameter sections. Deteriorated or defective hoses are to be replaced.

If new flexible hoses are installed, the 100-hour inspections must be continued. If a rigid type oil pickup line (Beech Kit 45-327 or equivalent) is installed so as to properly supply oil from the bottom of the tank, no further special inspections are required. FAA approved Airplane Flight Manual Supplement dated August 14, 1961, prohibiting inverted flight maneuvers, is required with the rigid type oil pickup line.

(Beech Service Letter T34A, No. 3, dated September 1961, covers this same subject.)

This amendment shall become effective January 16, 1962.

(Sec. 313(a), 601, 603; 72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423)

Issued in Washington, D.C., on December 8, 1961.

G. S. MOORE,  
Acting Director,  
Flight Standards Service.

[F.R. Doc. 61-11870; Filed, Dec. 14, 1961; 8:46 a.m.]

[Reg. Docket No. 936; Amdt. 378]

## PART 507—AIRWORTHINESS DIRECTIVES

### Piaggio Models P.136-L1 and -L2 Aircraft

A proposal to amend Part 507 of the regulations of the Administrator to include an airworthiness directive requiring rework of the fuel vent line so that no vent holes are located inside the hull on Piaggio Models P.136-L1 and P.136-L2 aircraft was published in 26 F.R. 10101.

Interested persons have been afforded an opportunity to participate in the making of the amendment. No objections were received.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 507.10(a) of Part 507 (14 CFR Part 507), is hereby amended by adding the following new airworthiness directive:

PIAGGIO. Applies to Models P.136-L1 and -L2 aircraft, Serial Numbers 196 through 242.

Compliance required within the next 25 hours of time in service after the effective date of this AD.

The existing fuel vent line is provided with vent holes that are located inside the hull to provide venting in the event of blockage of the external vent outlet by ice or other foreign matter. As a result, fuel and fuel vapor have been detected within the hull constituting a fire and explosion hazard. These vent holes must, therefore, be sealed and other vent anti-icing means provided as follows:

(a) Install one Mil H-5511 hose or equivalent, 3/4-inch I.D. by 5/8-inch long, and one clamp, AN 737-TW38 or equivalent, over holes in the outboard end of the fuel tank vent line. Sleeve may be slit if necessary but slit must not be over any hole.

(b) Install one Piaggio fuel vent anti-icing "bump" or equivalent.

(c) Apply a nonfuel or water soluble, non-corrosive to aluminum sealing compound to the flange of the anti-icing "bump" and rivet "bump" to the skin forward of the fuel vent outlet using eight AN 470AD4-2, or equivalent, rivets. "Bump" flange should be about 1/8-inch forward of vent outlet flange. "Bump" longitudinal centerline must coincide with fuel vent outlet centerline and be level when aircraft is level. "Bump" must be oriented so that the thick end is forward.

This amendment shall become effective January 16, 1962.

(Sec. 313(a), 601, 603; 72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423)

Issued in Washington, D.C., on December 8, 1961.

G. S. MOORE,  
Acting Director,  
Flight Standards Service.

[F.R. Doc. 61-11871; Filed, Dec. 14, 1961; 8:47 a.m.]

## SUBCHAPTER E—AIR NAVIGATION REGULATIONS

[Airspace Docket No. 60-NY-11]

### PART 608—SPECIAL USE AIRSPACE

#### Alteration of Restricted Area

The purpose of this amendment to § 608.41 of the regulations of the Administrator is to alter the No Man's Land Island, Mass., Restricted Area R-4105.

The Department of Navy has advised that the altitude limit of R-4105 should be reduced from "flight level 240" to "flight level 200", and the time of use be reduced from "continuous" to "0700 to 2400". Therefore, such action is taken herein.

Since this amendment imposes no additional burden on the public, notice and public procedure hereon is unnecessary and it may be made effective immediately.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (25 F.R. 12582), the No Man's Land Island, Mass., Restricted Area R-4105 in § 608.41 *Massachusetts*, (26 F.R. 7187) is amended to read:

R-4105 No Man's Land Island, Mass.:

*Boundaries.* A circular area with a 3-mile radius centered at latitude 41°15'30" N., longitude 70°48'40" W.

*Designated altitudes.* Surface to flight level 200.

*Time of designation.* 0700 to 2400 e.s.t.

*Controlling agency.* Federal Aviation Agency, Quonset Approach Control.

*Using agency.* Commander, Fleet Air Quonset, NAS Quonset Point, R.I.

This amendment shall become effective upon date of publication in the FEDERAL REGISTER.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on December 8, 1961.

D. D. THOMAS,  
Director, Air Traffic Service.

[F.R. Doc. 61-11872; Filed, Dec. 14, 1961; 8:47 a.m.]

## Title 16—COMMERCIAL PRACTICES

### Chapter I—Federal Trade Commission

[Docket 8364 c.o.]

#### PART 13—PROHIBITED TRADE PRACTICES

##### Sergeant & Nicholoy, Inc., et al.

Subpart—Discriminating in price under section 2, Clayton Act—payment or acceptance of commission, brokerage or other compensation under 2(c): § 13.810

*Buyers' corporate or other agent; § 13.820*  
*Direct buyers.*

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 2, 49 Stat. 1527; 15 U.S.C. 13) [Cease and desist order, Sergeant & Nicholoy, Inc., et al., Butler, Wis., Docket 8364, Sept. 21, 1961]

*In the Matter of Sergeant & Nicholoy, Inc., a Corporation, Little Farmer Foods, Inc., a Corporation, and Robert C. Engle, Individually and as an Officer of Both Corporations*

Consent order requiring a corporate broker of canned and other food products, a corporate food wholesaler, and the individual controlling both, to cease accepting illegal brokerage payments from sellers on purchases by said broker for the account of said wholesaler, which amounted to the wholesaler's receiving brokerage on its own purchases for resale.

The order to cease and desist is as follows:

*It is ordered,* That respondents Sergeant & Nicholoy, Inc., a corporation, and its officers, and Robert C. Engle, individually and as an officer of Sergeant & Nicholoy, Inc., and respondents' agents, representatives and employees, directly or through any corporate, partnership, sole proprietorship, or other device, in connection with the purchase or sale of canned goods or other food products, in commerce, as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from: Receiving or accepting, directly or indirectly, from any seller, anything of value as a commission, brokerage, or other compensation, or any allowance or discount in lieu thereof, upon or in connection with any purchase of canned goods or other food products for their own account, or for the account of Little Farmer Foods, Inc., or any other buying organization, where, and so long as, any relationship exists between the brokerage organization and the buying organization either through ownership, control, or management by the individual respondent Robert C. Engle, or any other party, or where respondent Sergeant & Nicholoy, Inc., or respondent Robert C. Engle, individually or as an officer of Sergeant & Nicholoy, Inc., is the agent, representative, or intermediary acting for or in behalf, or is subject to the direct or indirect control, of any buyer, including Little Farmer Foods, Inc.

*It is further ordered,* That respondents Little Farmer Foods, Inc., a corporation, and its officers, and Robert C. Engle, individually and as an officer of Little Farmer Foods, Inc., and respondents' agents, representatives and employees, directly or through any corporate, partnership, sole proprietorship, or other device, in connection with the purchase of canned goods or other food products, in commerce, as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from: Receiving or accepting, directly or indirectly, from any seller, anything of value as a commission, brokerage, or other compensation, or any allowance or dis-

count in lieu thereof, upon or in connection with any purchase of canned goods or other food products for their own account, or on purchases made through the brokerage firm of Sergeant & Nicholoy, Inc., or any other brokerage organization, where, and so long as, any relationship exists between the brokerage organization and the buying organization either through ownership, control, or management by the individual respondent Robert C. Engle, or any other party.

By "Decision of the Commission", etc., report of compliance was required as follows:

*It is ordered.* That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: September 21, 1961.

By the Commission.

[SEAL] JOSEPH W. SHEA,  
Secretary.

[F.R. Doc. 61-11895; Filed, Dec. 14, 1961;  
8:51 a.m.]

[Docket 8416 c.o.]

### PART 13—PROHIBITED TRADE PRACTICES

Irving C. Katz Co., Inc., et al.

Subpart—Invoicing products falsely: § 13.1108 *Invoicing products falsely*; § 13.1108-45 *Fur Products Labeling Act*. Subpart—Misrepresenting oneself and goods—goods: § 13.1647 *Guarantees*; § 13.1647-30 *Fur Products Labeling Act*. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1865 *Manufacture or preparation*; § 13.1865-40 *Fur Products Labeling Act*; § 13.900 *Source or origin*: § 13.1900-40 *Fur Products Labeling Act*; § 13.1900-40 (b) *Place*.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; sec. 8, 65 Stat. 179; 15 U.S.C. 45, 69f) [Cease and desist order, Irving C. Katz Co., Inc., et al., New York, N.Y., Docket 8416, Sept. 21, 1961]

*In the Matter of Irving C. Katz Co., Inc., a Corporation, and Irving C. Katz and Morris Katz, Individually and as Officers of Said Corporation*

Consent order requiring New York City furriers to cease violating the Fur Products Labeling Act by failing to disclose on labels and invoices that the fur in fur products was dyed and to show the country of origin of imported furs, and by stating falsely on invoices that they had a continuing guarantee on file with the Federal Trade Commission.

The order to cease and desist is as follows:

*It is ordered.* That Irving C. Katz Co., Inc., a corporation, and Irving C. Katz and Morris Katz, individually and as officers of said corporation, and respondents' representatives, agents and employees, directly or through any

corporate or other device, in connection with the introduction, manufacture or introduction, or the sale, advertising or offering for sale, in commerce, or the transportation or distribution in commerce of fur products or in connection with the sale, manufacture for sale, advertising, offering for sale, transportation or distribution of fur products which have been made in whole or in part of fur which has been shipped and received in commerce, as "commerce", "fur" and "fur product" are defined in the Fur Products Labeling Act, do forthwith cease and desist from:

1. Misbranding fur products by: Failing to affix labels to fur products showing in words and figures plainly legible all the information required to be disclosed by each of the subsections of section 4(2) of the Fur Products Labeling Act.

2. Falsely or deceptively invoicing fur products by:

A. Failure to furnish invoices to purchasers of fur products showing in words and figures plainly legible all the information required to be disclosed by each of the subsections of section 5(b) (1) of the Fur Products Labeling Act.

B. Falsely or deceptively invoicing fur products by representing directly or by implication that respondents have a continuing guarantee on file with the Federal Trade Commission when such is not the fact.

By "Decision of the Commission", etc., report of compliance was required as follows:

*It is ordered.* That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: September 21, 1961.

By the Commission.

[SEAL] JOSEPH W. SHEA,  
Secretary.

[F.R. Doc. 61-11877; Filed, Dec. 14, 1961;  
8:47 a.m.]

## Title 21—FOOD AND DRUGS

### Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

#### SUBCHAPTER B—FOOD AND FOOD PRODUCTS

### PART 120—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

#### Tolerance for Residues of DDT

A petition was filed with the Food and Drug Administration by Hercules Powder Company, Wilmington, Delaware, requesting the establishment of a tolerance for residues of DDT in or on lint-bearing cottonseed at 4 parts per million.

Data in the petition show that residues in cottonseed at the tolerance level will

not be concentrated at a higher level in cottonseed oil or flour prepared for human consumption. The data also show that residues will not occur in cottonseed meal and hulls from such cottonseed in quantities which, when fed to livestock, will result in residues in meat and milk.

The Secretary of Agriculture has certified that this pesticide chemical is useful for the purposes for which a tolerance is being established.

After consideration of the data submitted in the petition and other relevant material which show that the tolerance established in this order will protect the public health, and by virtue of the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (2), 68 Stat. 512; 21 U.S.C. 346a(d) (2)) and delegated to the Commissioner of Food and Drugs by the Secretary (25 F.R. 8625), the regulations for tolerances for pesticide chemicals in or on raw agricultural commodities are amended by adding to § 120.147 (21 CFR 120.147) a new item, as follows:

#### § 120.147 Tolerances for residues of DDT.

\* \* \* \* \*  
Four parts per million in or on cottonseed.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

*Effective date.* This order shall be effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 408(d) (2), 68 Stat. 512; 21 U.S.C. 346a(d) (2))

Dated: December 11, 1961.

JOHN L. HARVEY,  
Deputy Commissioner  
of Food and Drugs.

[F.R. Doc. 61-11882; Filed, Dec. 14, 1961;  
8:48 a.m.]

### PART 120—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

#### Tolerance for Residues of Dodine

A petition was filed with the Food and Drug Administration by American Cyan-

amid Company, 30 Rockefeller Plaza, New York 20, New York, requesting the establishment of a tolerance for residues of dodine in or on strawberries at 10 parts per million. The petitioner later amended the petition to request a tolerance of 5 parts per million.

The Secretary of Agriculture has certified that this pesticide chemical is useful for the purposes for which a tolerance is being established.

After consideration of the data submitted in the petition and other relevant material which show that the tolerance established in this order will protect the public health, and by virtue of the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2)) and delegated to the Commissioner of Food and Drugs by the Secretary (25 F.R. 8625), the regulations for tolerances for pesticide chemicals in or on raw agricultural commodities are amended by adding to § 120.172 (21 CFR 120.172) a tolerance for residues of dodine on strawberries. Paragraph designations are deleted to facilitate the insertion of new tolerances. As amended, § 120.172 reads as follows:

§ 120.172 Tolerances for residues of dodine.

Tolerances for residues of dodine (*n*-dodecylguanidine acetate) in or on raw agricultural commodities are established as follows:

Five parts per million in or on apples, pears, sour cherries, strawberries. Zero in meat and milk.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

**Effective date.** This order shall be effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2))

Dated: December 11, 1961.

JOHN L. HARVEY,  
Deputy Commissioner  
of Food and Drugs.

[F.R. Doc. 61-11883; Filed, Dec. 14, 1961; 8:48 a.m.]

## PART 121—FOOD ADDITIVES

### SUBCHAPTER C—DRUGS

## PART 146—GENERAL REGULATIONS FOR THE CERTIFICATION OF ANTI-BIOTIC AND ANTIBIOTIC-CONTAINING DRUGS

### Animal Feed Containing Streptomycin

1. The Commissioner of Food and Drugs, having evaluated the data submitted in a petition filed by Merck and Company, Inc., Rahway, New Jersey, and other relevant material, has concluded that the following amendment to § 121.210 of the Federal Food, Drug, and Cosmetic Act should issue with respect to lowering the minimum amount of streptomycin from 30 grams to 12 grams per ton when used in combination with penicillin in amprolium-medicated feeds. Therefore, pursuant to the provisions of the act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)), and under the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (25 F.R. 8625), § 121.210(a)(1)(iii) is amended to read as follows:

§ 121.210 Amprolium (1-(4-amino-2-n-propyl-5-pyrimidinylmethyl)-2-picolinium chloride hydrochloride).

\* \* \* \* \*

(a) \* \* \*

(1) \* \* \*

(iii) A combination of penicillin and streptomycin: Not less than 2.4 grams of penicillin and not less than 12 grams of streptomycin and not more than 50 grams of the combination.

2. Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463, as amended; sec. 701, 52 Stat. 1055, as amended; 21 U.S.C. 357, 371), and delegated to the Commissioner of Food and Drugs by the Secretary (25 F.R. 8625), the general regulations for the certification of antibiotic and antibiotic-containing drugs (21 CFR 146.26) are amended as follows:

§ 146.26 [Amendment]

In § 146.26 *Animal feed containing penicillin* \* \* \*, paragraph (b)(4)(i)(b)(3) is amended to read as follows:

(3) A combination of penicillin and streptomycin: Not less than 2.4 grams of penicillin and not less than 12 grams of streptomycin and not more than 50 grams of the combination drug; or

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions

of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

**Effective date.** This order shall be effective on the date of its publication in the FEDERAL REGISTER.

(Secs. 409, 507, 59 Stat. 463 as amended, 72 Stat. 1786; 21 U.S.C. 357, 348)

Dated: December 11, 1961.

JOHN L. HARVEY,  
Deputy Commissioner  
of Food and Drugs.

[F. R. Doc. 61-11884; Filed, Dec. 14, 1961; 8:49 a.m.]

### SUBCHAPTER D—HAZARDOUS SUBSTANCES

## PART 191—HAZARDOUS SUBSTANCES; DEFINITIONS AND PROCEDURAL AND INTERPRETATIVE REGULATIONS

### Small-Arms Ammunition; Exemption From Labeling Requirements

There has been submitted to the Commissioner of Food and Drugs a petition requesting that sporting arms and rifle ammunition be exempted from the labeling requirements of the Federal Hazardous Substances Labeling Act. Ammunition, as that term is used to define finished shells for rifle, pistol, revolver, shotgun, or powder-actuated tools, meets the definition for substances that "generate pressure through decomposition, heat, or other means." Ammunition is responsible for some accidental injuries, but the consensus among experts in accident prevention is that such accidents occur when the ammunition is used in connection with a weapon. There is no evidence that "reasonably foreseeable handling or use" of ammunition, except in a device designed to explode it, may cause substantial injury. Therefore, pursuant to the provisions of the Federal Hazardous Substances Labeling Act (sec. 3(c), 74 Stat. 374; 15 U.S.C. 1262) and under the authority vested in the Secretary of Health, Education, and Welfare and delegated to the Commissioner (25 F.R. 8625), § 191.63 is amended by adding thereto a new paragraph (f), reading as follows:

§ 191.63 Exemptions for small packages, minor hazards, and special circumstances.

\* \* \* \* \*

(f) Small-arms ammunition packaged in retail containers is exempted from the labeling requirements of section 2(p)(1) of the act provided that such containers bear the following label statements:

(1) The common or usual name of the ammunition in the container.

(2) The statement: "Warning—keep out of the reach of children."

## RULES AND REGULATIONS

(3) The name and place of business of the manufacturer, packer, seller, or distributor.

The term "ammunition" as used in this paragraph includes small-arms ammunition and loads for powder-actuated tools in a form ready for use in a pistol, revolver, rifle, shotgun, or powder-actuated tool, including blank cartridges and shells, and shall also include empty primed shells and cases.

I find that because of the minor hazard involved, all the label statements required by section 2(p)(1) of the Federal Hazardous Substances Labeling Act are not necessary for small-arms ammunition, and that the public health and safety will be adequately protected by exempting such substances from part of the labeling statements required by section 2(p)(1) of the act. Therefore, notice and public procedure are not necessary prerequisites for the promulgation of this order, and I so find.

*Effective date.* This order shall be effective February 1, 1962.

(Sec. 3(c), 74 Stat. 374; 15 U.S.C. 1262)

Dated: December 11, 1961.

JOHN L. HARVEY,  
*Deputy Commissioner  
of Food and Drugs.*

[F.R. Doc. 61-11885; Filed, Dec. 14, 1961;  
8:49 a.m.]

# Proposed Rule Making

## DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[ 7 CFR Part 993 ]

### HANDLING OF DRIED PRUNES PRODUCED IN CALIFORNIA

#### Proposed Amendment of Administrative Rules and Regulations

Notice is hereby given that the Secretary has under consideration an amendment of the Subpart—Administrative Rules and Regulations, operative pursuant to Marketing Agreement No. 110, as amended, and Order No. 93, as amended (7 CFR Part 993; 26 F.R. 475), regulating the handling of dried prunes produced in California, effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

The amendment was recommended by the Prune Administrative Committee and would add a new paragraph (f) to § 993.150 *Disposition of prunes by handlers*, to provide for the disposition of pitted prunes for (1) human consumption as pitted prunes, and (2) use in prune products, on the basis of the quality of such prunes prior to pitting.

Consideration will be given to any written data, views, or arguments pertaining to the program action hereinafter set forth, which are submitted to the Director, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D.C., and received seven days after publication of this notice in the FEDERAL REGISTER.

The proposal is as follows:

#### § 993.150 Disposition of prunes by handlers.

(f) *Pitted prunes*—(1) *For human consumption as such.* No handler shall ship or otherwise make final disposition of any lot of pitted prunes for human consumption as pitted prunes unless the lot, before pitting, met (i) the applicable minimum standards set forth in § 993.97 (Exhibit A), or as such standards may be modified, for standard prunes or standard processed prunes, and (ii) the requirements specified in § 993.50 (c) and (d).

(2) *For use in prune products.* Any lot of substandard prunes, whether natural condition or processed, if within the applicable tolerances prescribed in § 993.97 (II C (1), (2), and (3)), may be pitted for use and used in prune products for human consumption: *Provided*, That such prunes have lost their form and character as prunes to the satisfaction of the inspector and the committee. An inspection certificate on such lot shall not be issued until the inspector has determined that the prunes therein have lost their form and character as prunes. Disposition of pitted

prunes by handlers for use in prune products shall be in accordance with the applicable provisions of paragraph (e) of this section.

Dated: December 11, 1961.

PAUL A. NICHOLSON,  
Deputy Director,  
Fruit and Vegetable Division.

[F.R. Doc. 61-11881; Filed, Dec. 14, 1961; 8:48 a.m.]

### Agricultural Stabilization and Conservation Service

[ 7 CFR Parts 904, 990, 996, 999 ]

[Docket Nos. AO-14 A-32, AO-302 A-6, AO-203 A-14, and AO-204 A-14]

### MILK IN GREATER BOSTON, SOUTHEASTERN NEW ENGLAND, SPRINGFIELD AND WORCESTER MARKETING AREAS

#### Notice of Hearing on Proposed Amendments to Tentative Marketing Agreements and Orders

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), notice is hereby given of a public hearing to be held in the Cape Cod Room, Hotel Essex, 695 Atlantic Avenue, Boston, Mass., beginning at 10:00 a.m., e.s.t., on December 20, 1961, with respect to proposed amendments to the tentative marketing agreements and to the orders, regulating the handling of milk in the Greater Boston, Mass., Southeastern New England, Springfield and Worcester marketing areas.

The public hearing is for the purpose of receiving evidence with respect to the economic and emergency marketing conditions which relate to the proposed amendments, hereinafter set forth, and any appropriate modifications thereof, to the tentative marketing agreements and to the orders.

The proposed amendments, set forth below, have not received the approval of the Secretary of Agriculture.

Proposed by the Middlesex County House of Correction and others:

*Proposal No. 1.* Amend the "exempt milk" definition (§§ 904.4(j), 990.4(g), 996.4(j), and 999.4(j)) so as to include within that definition milk received at a regulated plant in bulk from the dairy farmer who produced it, for processing and packaging, and for which an equivalent quantity of packaged fluid milk products is returned to the dairy farmer, if such dairy farmer is a public or private institution not engaged in the resale of any packaged fluid milk product.

Proposed by the Milk Marketing Orders Division, Agricultural Stabilization and Conservation Service:

*Proposal No. 2.* Make such changes as may be necessary to make the entire marketing agreements and the orders conform with any amendments thereto that may result from this hearing.

Copies of this notice of hearing and the order may be procured from the Market Administrator, 230 Congress Street, Room 403, Boston 10, Mass., the Market Administrator, 57 Eddy Street, Providence 3, R.I., or from the Hearing Clerk, Room 112, Administration Building, United States Department of Agriculture, Washington 25, D.C., or may be there inspected.

Signed at Washington, D.C., on December 12, 1961.

RAPHAEL V. FITZGERALD,  
Acting Deputy Administrator,  
Price and Production, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 61-11909; Filed, Dec. 14, 1961; 8:54 a.m.]

[ 7 CFR Parts 949, 952 ]

[Docket Nos. AO 256-A6, AO 232-A10]

### MILK IN AUSTIN-WACO AND SAN ANTONIO, TEXAS, MARKETING AREAS

#### Notice of Recommended Decision and Opportunity to File Written Exceptions on Proposed Amendments to Tentative Marketing Agreements and Orders

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), notice is hereby given of the filing with the Hearing Clerk of this recommended decision of the Assistant Secretary, United States Department of Agriculture, with respect to proposed amendments to the tentative marketing agreements and orders regulating the handling of milk in the Austin-Waco and San Antonio, Tex., marketing areas. Interested parties may file written exceptions to this decision with the Hearing Clerk, United States Department of Agriculture, Washington 25, D.C., not later than the close of business the 10th day after publication of this decision in the FEDERAL REGISTER. The exceptions should be filed in quadruplicate.

*Preliminary statement.* The hearing on the record of which the proposed amendments, as hereinafter set forth, to the tentative marketing agreements and to the orders were formulated, was conducted at San Antonio, Texas, on

April 20, 1961, pursuant to notice thereof which was issued March 28, 1961 (26 F.R. 2751).

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

1. Classification and accounting for dietary products and other fortified fluid milk products.
2. Modification of the conditions for pooling plants also meeting the pooling requirements of another Federal order.
3. Modification of the payment provisions of the San Antonio order.
4. Modification of the procedure for computing handler location adjustment credits under the San Antonio order.
5. The classification of skim milk and butterfat disposed of for animal feed under the San Antonio order.

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

1. *Classification and accounting for dietary products and other fortified fluid milk products.* Fortified fluid milk products, including dietary products, should be classified as Class I only to the extent of the weight of an unmodified fluid milk product of the same nature and butterfat content, excluding the dry weight of any nonmilk additives such as flavoring, etc. The skim milk equivalent of the nonfat milk solids not classified as Class I should be considered a Class II disposition.

Under the existing classification provisions of both the Austin-Waco and San Antonio orders the products included in Class I are those fluid milk products which are disposed of for fluid consumption and which are normally required to be made from locally approved milk supplies. Both orders presently provide for full skim milk equivalent accounting. When nonfat milk solids in the form of nonfat dry milk or condensed skim milk are added to a fluid milk product to increase the nonfat milk solids content of the finished product, the skim milk equivalent of the total nonfat milk solids in the product is classified as Class I.

The Austin-Waco order provides for individual-handler pooling and there is no provision for a compensatory payment on other source milk utilized in Class I. However, producer milk is given priority of assignment in Class I and hence, to the extent that skim milk in producer receipts is available, producer milk is credited as Class I utilization on the full skim milk equivalent of other source nonfat milk solids received in concentrated form and used in fortification or reconstitution. The San Antonio order provides for marketwide pooling and, similar to the Austin-Waco order, priority of assignment in Class I is given to producer milk. Where Class I utilization exceeds producer receipts, a compensatory charge is provided for other source milk assigned to Class I and not classified and priced as Class I in any Federal order market. Under both orders the weight of any nonmilk additives such as flavoring, etc., is deducted before reconciliation of the pounds of skim milk and butterfat to be classified.

Proprietary handlers proposed that fluid milk dietary products be classified

as Class II in lieu of the present Class I classification and that skim milk equivalent accounting for nonfat milk solids used in fortification be discontinued. It was their position that the product cost resulting from the present Class I classification of dietary fluid milk products placed them at a competitive disadvantage with similar products in dry form or in hermetically sealed containers made from non-Grade A milk and milk products and distributed through grocery stores, drug stores, food establishments and similar outlets. They suggested that a lower classification and pricing would permit more competitive resale pricing and hence create a greater demand for their product. Their proposed changes, they suggested, would serve to facilitate the economic disposition of reserve supplies from these markets. They further contended that a Class I classification and pricing of the skim milk equivalent of nonfat milk solids used in the fortification of Class I products was unrealistic and resulted in an undue cost to handlers.

Producers, on the other hand, opposed any change in the present accounting procedure. It was their position that full skim milk equivalent accounting is essential to protect the integrity of the classification scheme under the Federal order and that unless nonfat milk solids used in fortification are accounted for on a skim milk equivalent basis in Class I, handlers have an opportunity to displace producer milk in Class I with lower priced other source milk.

A great deal of the testimony on the record was offered to substantiate that dietary milk products are, or are not, required to be made from locally approved milk under the various health ordinances in effect in those marketing areas. Regardless of the intent of the ordinances it is apparent that the local health authorities are not interpreting them in a manner so as to require that such products be made from locally approved milk. However, this is of little consequence since handlers are not permitted to bring fluid non-Grade A milk or skim milk into their milk plants. Under any circumstances it is clear that, because of the perishability of the finished dietary product, handlers use only milk of the highest quality and hence they require and rely on local producers to furnish their full fluid milk requirements. Therefore, it is appropriate and necessary that the Class I classification be retained.

Fortified fluid milk products customarily result from the addition of concentrated nonfat milk solids to milk or skim milk in fluid form to yield a finished product of higher nonfat solids content than that of an equivalent amount of whole (producer) milk. Reconstituted products, on the other hand, involve the process of "floating" concentrated milk solids in water to yield a weight of product approximately equal to the weight of milk from which the concentrated product was first made by the removal of water.

Nonfat dry milk and condensed skim milk are ordinarily derived from unpriced milk or milk which has been

priced as surplus under a Federal order. These products are not necessarily processed from producer milk and may be made from ungraded milk. An economic incentive exists for handlers to substitute, where possible, reconstituted fluid milk products for fluid milk products processed from current receipts of producer milk. Since such substitution would displace an equivalent amount of producer milk in Class I, the application of skim equivalent accounting in this circumstance is economically sound and is necessary to maintain orderly marketing.

The same economic incentive does not exist, however, with respect to the use of nonfat dry milk or condensed skim milk to fortify a fluid milk product. If such solids are to be derived from producer milk, the skim milk must first be processed into usable form; i.e., nonfat dry milk or condensed skim milk. Such products processed from producer milk have no greater value for fortification purposes than similar products purchased on the open market. Such products are used in fortification to increase the palatability of, and hence the salability of, the finished product. Fortification only slightly increases the volume of the product and under no circumstances can it be concluded that the added solids displace producer milk in Class I beyond the minor increase in volume which results.

When the skim milk equivalent provision is applied to fortified milk products, it inflates significantly the utilization and disposition of Class I milk. The inflation in the case of dietary food products results in a Class I classification or about two and one-half times the actual volume.

For reasons previously stated it is neither necessary nor appropriate that handlers continue to be required to account for pay for this inflated volume in Class I. Nevertheless, it is practical and administratively necessary to maintain full skim milk equivalent accounting. These conclusions can be reconciled by providing that fortified fluid milk products shall be classified as Class I only to the extent of the weight of an unmodified fluid milk product of the same nature and butterfat content, excluding the dry weight of any nonmilk additive such as flavoring, sugar, etc. The skim milk equivalent of the nonfat milk solids not classified in Class I should be considered as Class II disposition.

No change was proposed in the accounting procedure when flavoring and other nonmilk additives are used for processing unfortified products. The dry weight of such additives should be deducted in determining the amount of skim milk and butterfat to be accounted for. This is generally consistent with the procedure now employed and the conclusions hereinbefore set forth relative to the accounting procedure to be employed for fortified products.

The amendatory language of the respective orders as hereinafter set forth will implement these conclusions.

2. *Modification of the conditions for pooling plants also meeting the pooling requirements of another order.* No

change should be made in the basic qualifications for pooling plants under the Austin-Waco and San Antonio orders. However, the provisions prescribing treatment of plants meeting the pooling requirements of more than one order should be clarified and modified to the extent of exempting from regulation, except for reporting and verification any plant which retains pooling status under another Federal order.

Under the present Austin-Waco order a packaging and distributing plant is subject to full regulation if Class I milk in an average amount of 500 pounds per day or 5 percent of Grade A receipts, whichever is less, is disposed of during the month on routes in the marketing area, unless such plant has greater disposition in another Federal order marketing area and would be fully regulated under the other order. A supply plant is subject to full regulation during any month of February through July if shipments are made to a distributing plant on four or more days during the month or if daily average shipments are not less than 3,300 pounds. In any month of August through January shipments must be made on 10 or more days or average not less than 8,300 pounds per day unless the plant was a supply plant in any month of February through July. In this situation the shipping requirement is identical to that for the month of February through July.

Under the present San Antonio order a distributing plant is pooled in any month in which route distribution in the marketing area equals 15 percent or more of receipts from pool plants and approved dairy farmers unless such plant disposed of a greater portion of its milk as Class I milk in another Federal order market in the current month as well as the two preceding months and would be subject to full regulation under such other order. A supply plant is pooled in any month in which not less than 50 percent of its receipts from approved dairy farms is shipped to pool distributing plants, except that if this requirement is met in each of the months of July through February the plant has automatic pooling status for the months of March through June unless nonpool status is elected.

A regulated handler under the North Texas order, operating packaging plants in both Fort Worth and Dallas and distributing milk in a number of the Texas Federal order markets, proposed that the Austin-Waco and San Antonio orders be amended to preclude the pooling of either of his plants under these orders unless its Class I sales in either of these markets should exceed its Class I sales in the North Texas market over an extended period of time. A similar proposal was made to amend each of the other Texas Federal orders.

While the handler's principal problem involves his sales as between the North Texas and Central West Texas markets, nevertheless, it was his position that a similar situation could develop involving either or both of these orders. It was pointed out that, when a handler has approximately equal sales under each of two Federal orders, minor shifts in the volume of sales in one mar-

ket as compared to the other market could result in a shift in the regulation of the plant from one order to the other. Such a shift in sales could be inadvertent or the result of audit adjustments, whereas a shift in regulation was neither contemplated nor intended by the handler. It was proponents' position that such a shift would not be in the interest of orderly marketing and might have substantial adverse effect on producers involved.

The proposal was opposed by both regulated handlers and by producers. They pointed out that there was no existing situation of the nature described by proponent. They further pointed out that regulation of a plant under the Austin-Waco order, with individual handler pooling, where such plant did more business in another Federal order market could, under certain circumstances, provide the plant a significant competitive advantage.

A plant doing business in several Federal order markets generally should be regulated under that order which it does the greatest proportion of its business. This is the usual standard by which it is determined under which order a plant should be regulated. Nevertheless, a number of Federal orders, including the San Antonio order, contain a provision similar to that requested by proponent.

In recommending this provision the Assistant Secretary in his decision of November 16, 1960 (F.R. Doc. 60-10848), concluded as follows:

"Some handlers dispose of fluid milk products in the marketing areas of more than one Federal order. Such handlers are regulated under the order in the marketing area where they dispose of the greatest proportion of their milk. If a handler disposes of nearly equal amounts in two marketing areas, it is possible that the regulation of such handlers may periodically shift from one order to the other depending upon slight changes in Class I sales. These shifts in sales are sometimes not discovered until audits are made a month or two later. Periodic shifting of the pooling of such a handler's milk from one order to another tends to be disruptive to both orders. To forestall erratic month-to-month shifts from one order to another in the regulation of a handler, it is concluded that if a handler disposes of a greater portion of his milk as Class I milk in another Federal order marketing area for more than two consecutive months, and the handler would be subject to full regulation under such order if he were exempt from this order, such handler should not be regulated under this order after the second month, except to make reports as the market administrator may require and allow verification of such reports."

It is apparent that proponent was not aware of the present order provision since his proposal was essentially for such a provision. Notwithstanding, his supporting testimony was compatible with the above quoted conclusions of the Secretary and it is concluded that the intent of the existing provision should be retained. However, it is desirable that the provision be clarified and that it be

recognized that similar provisions may be contained in other Federal orders. Accordingly, a plant should be exempted from regulation under the San Antonio order, even though it might distribute a greater proportion of its Class I milk in the local market, if it retains pooling status in another market.

Under this procedure a handler would have two months warning that his plant was changing from one regulation to another, thus, providing reasonable time to permit adjustment of his business in cases where such change was not contemplated or desired. At the same time the principle is retained of regulating a plant under that order where the greater proportion of its business is done. Since government contracts normally are made for longer periods than two months there is no reason to expect that this provision will have any significant effect on the length of time in which a plant is pooled in a particular market where the change in proportion of business is the result of gaining or losing a government contract.

Supply plants performing under more than one order are normally pooled during the month under that order under which greater qualifying shipments are made. Since supply plants under the San Antonio order must meet a 50 percent shipping requirement to be eligible to pool no special direction is necessary to determine where a supply plant performing under two orders should be pooled.

It must be recognized that under the individual handler pooling arrangement in effect in the Austin-Waco market a handler might seek regulation under that order primarily for the purpose of a pricing advantage through the use of unpriced other source milk. It is possible, under certain circumstances that the inclusion of a provision, such as that herein recommended to be retained in the San Antonio order, whereby a plant most recently regulated under the Austin-Waco order but which subsequently disposed of a greater proportion of its milk in a marketwide pool market could profit by holding regulated status for several months under the individual handler pool. In any event there was no showing that such a provision would likely have any application in the market under existing circumstances and since its adoption was generally opposed by both regulated handlers and by producers it is concluded that the requested change should not be adopted on the basis of this record. Nevertheless, in view of the provision of the San Antonio order, as herein proposed to be amended, and the fact that a similar provision is under consideration in the North Texas and Central West Texas orders it is necessary to exempt from regulation under the Austin-Waco order any distributing plant meeting the requirements for full regulation, but which nevertheless, is fully regulated under another Federal order. Since Federal orders generally provide that distributing plants meeting the pooling requirements of more than one order shall be regulated under that order covering the marketing area in which the greater volume of Class I milk is disposed of, this modification could have

significance only under circumstances in which a plant retained pooling status under another order for a temporary period under a provision intended to give the operator reasonable time to make sales adjustments as between markets and thus avoid a change from one regulation to another if such change was not contemplated or intended.

The present Austin-Waco order provides no clear direction as to where a supply plant performing under two orders should be regulated. This deficiency can be corrected by providing that any plant meeting the requirements for regulation under this order and another Federal order shall be regulated under this order unless greater qualifying shipments are made during the month to plants regulated under another order or the plant retains automatic pooling status under such other order by virtue of performance in a previous period. During the flush production months, when milk of supply plants is least likely to be needed for fluid uses, many Federal orders provide automatic pooling status for supply plants which have been closely associated with the market in previous short production months by virtue of substantial and regular shipments to the market. Requiring a supply plant with automatic pooling status under another order to be regulated under this order during the flush months, on the basis of casual shipments could have an adverse effect on returns to dairy farmers delivering to such plant since their normal market would likely be operated under a marketwide pooling arrangement and regulation under an individual-handler pool (as provided in this order) would deny them a share of the Class I sales in the marketwide pool which they normally serve. It is therefore more appropriate to permit such a plant to retain pooling status during the flush production months in the market with which it had an established association and automatic pooling status.

3. *Modification of the payment provisions of the San Antonio order.* The payment provisions of the San Antonio order should be amended to provide that a handler shall pay a cooperative association for milk received from such cooperative association in its capacity as a handler on a twice a month basis.

The order presently provides that producers shall be paid twice monthly. On or before the last day of each month an advance payment must be made for milk received during the first 15 days of the month at not less than the Class II price for the preceding month. Final payment is due on the 15th day of each month for the full value of milk received from producers during the preceding month less advance payments previously made. Upon request of a cooperative association authorized to collect payments otherwise due its individual members the payments must be made to such cooperative on the 26th and 13th day of the month, respectively. However, where milk is purchased from a cooperative association in its capacity as a handler only one payment date is provided. On or before the 13th day of each month

full payment is required for milk received from the cooperative during the preceding month.

The payments to a cooperative association are required a few days in advance of payments to individual producers in order that the cooperative may pay its members at the same time at which non-members are paid. In order that a cooperative may have the necessary funds to make an advance payment to producers by the last day of the month it is necessary that it receive advance payment from handlers for the milk which it delivered in its capacity as a handler as well as for the milk delivered in the names of its individual members. The order should be amended to require such payments. Producers proposed that the language of the payment provisions be further modified to clarify that the required payments be in the hands of the cooperative by the date specified. They suggested that handlers do not uniformly meet the payment schedules and that this seriously impedes their office work.

The uniform price is announced by the market administrator on the twelfth day of the month. Therefore, it would be impractical to require that handlers make final settlement to the association prior to the thirteenth day of the month. Under usual circumstances payments are made by mail and would ordinarily be received by the cooperative on the thirteenth or the fourteenth depending on time of mailing. Since earlier payment would necessarily be impractical except in situations where the uniform price was announced earlier than the date specified (and this would not normally be possible) the cooperative must adjust its operations to this schedule. On the other hand, any handler not mailing or delivering payments on the specified date is violating the order. Hence, no change in the order is needed in this regard.

Handlers proposed that the order be amended to eliminate some of the detail they are required to report regarding individual producer deliveries in making payments to a cooperative association. They suggested that the information was unnecessary and was not used by the cooperative in computing payments to its individual members. The cooperative on the other hand pointed out that all of the information now required was necessary in order to compute individual member payments. Since this is the identical information which is required to be reported in making payments to individual nonmember producers and it is needed by the cooperative in computing payments to its members, the proposal is denied.

The payment provisions should be further revised to make clear that each handler whose obligation is computed pursuant to § 949.70 is required to make payment to the producer-settlement fund by the 14th day of the month of any amount by which such obligation exceeds his required payment pursuant to § 949.80. This is clearly the intent of the present provision and no substantive change is intended. However, producers pointed out that the language was

somewhat ambiguous and requested re-drafting of § 949.84. Accordingly, the payments to the producer-settlement fund provisions has been revised.

4. *Modification of the procedure for computing handler location adjustment credits under the San Antonio order.* The handler location adjustment provision of the order should be modified to provide that for purposes of computing location adjustment credits direct receipts at a pool plant of milk from dairy farmers for which a cooperative association is the handler shall be considered as receipts from producers at such plant.

The order presently provides that location adjustment credits may be applicable to receipts from other plants only on that volume of milk representing the excess of Class I disposition over 95 percent of receipts from producers. Assignment of such Class I disposition to transferor plants is made in sequence beginning with plants having the lowest rate of adjustment credit. The order further provides that unless it elects otherwise a cooperative association shall be the responsible handler for bulk tank milk of its producers which is delivered directly from the farm to a pool plant in tank trucks owned and operated by or under control of the association. Such milk is deemed to have been received by the cooperative at a pool plant at the location of the pool plant to which it is delivered.

A proprietary handler receiving milk both from local producers and from a supply plant proposed the amendment herein recommended. He pointed out that the local cooperative was not presently acting as the responsible handler on bulk tank milk. Hence, if the cooperative were to become the handler on that milk, the result would be a reduction in the volume of supply plant milk for which location adjustment credits could be claimed.

Under the order a handler has freedom of choice as to his source of milk supply. However, if direct receipts at his pool plant are sufficient to cover his Class I requirements no location adjustment credits are allowed on receipts from supply plants. Milk in excess of the market's fluid requirements and which is received at country plants need not be transported to the city for Class II disposition. Accordingly, no location adjustment credits are applicable to Class II milk. The order does recognize, however, that a handler must have some milk in excess of his actual bottling requirements in his plant because of shrinkage, route returns, etc. Accordingly, location adjustment credits are applicable on that volume of milk represented by the amount by which actual Class I disposition exceeds 95 percent of direct producer receipts. The fact that the local cooperative association might elect to become the handler for its member milk delivered in bulk tanks directly from the farms would in no way change the proprietary handler's milk requirements. Hence, it is appropriate, for purposes of computing location differential credits to consider such receipts as direct receipts from producers.

5. *Classification of skim milk and butterfat disposed of for animal feed.* Skim

milk and butterfat disposed of for animal feed under the San Antonio order should continue to be classified as Class II.

Producers proposed that the classification provisions be amended to limit the volume of skim milk and butterfat which a handler might dispose of for animal feed under a Class II classification to one-half of one percent of fluid milk products disposition and only under conditions where detailed requirements for reports and records are met. Proponents contended that the order provides a two percent shrinkage allowance and this in conjunction with a one-half of one percent maximum Class II disposition as animal feed would adequately cover normal shrinkage and losses from spoilage, etc., for which there is no use other than animal feed. Handlers, on the other hand, opposed any change in the classification of animal feed. They contended that disposition as livestock feed was costly to handlers and that such disposition was made only under circumstances where the milk involved could not be salvaged for other uses.

While producers seem to feel that some handlers in the market may be using livestock disposition to cover excess shrinkage or possibly even actual disposition in Class I uses it is apparent that they have no grounds for such a position. The market administrator has the authority under the order to require the necessary reports and records to permit satisfactory verification of any alleged livestock feed disposition and clearly he is exercising this authority. Hence, there can be no foundation for producers' position.

There is little or no prospect that a handler could realize a return over the order Class II price for milk disposed of for livestock feed. No handler is engaged in the manufacture of milk products into livestock feed. The only disposition for livestock feed is fluid milk and milk products which could not economically be otherwise used or which have deteriorated beyond the point of salvage. Since the market administrator requires specified reports and records which permit verification of such disposition to his own satisfaction, it must be concluded that any such reported disposition which cannot be verified to his satisfaction would not be permitted a Class II classification. Accordingly, there is no reason for any change in the existing provisions and the proposal is denied.

*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 orders 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 agreements and the orders, 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 respective, marketing areas, and the minimum prices specified in the proposed marketing agreements and the orders, 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 agreements and the orders, 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, marketing agreements upon which hearings have been held.

*Recommended marketing agreements and orders amending the orders.* The following orders amending the orders regulating the handling of milk in the Austin-Waco and San Antonio, Tex., marketing areas are recommended as the detailed and appropriate means by which the foregoing conclusions may be carried out. The recommended marketing agreements are not included in this decision because the regulatory provisions thereof would be the same as those contained in the orders, as hereby proposed to be amended.

Austin-Waco Order Part 952:

§ 952.41 [Amendment]

1. Delete paragraph (a) of § 952.41 and substitute therefor the following:

(a) *Class I milk.* Class I milk shall be all skim milk (including reconstituted skim milk) and butterfat (1) disposed of in fluid form as milk, skim milk, buttermilk, flavored milk drinks, cream, cultured sour cream, any mixture of cream and milk or skim milk (other than frozen storage cream, aerated cream products, eggnog, ice cream mix or other frozen mixes, evaporated or condensed milk and any milk product contained in hermetically sealed containers): *Provided, however,* That when any such product is fortified with nonfat milk solids the amount of skim milk to be classified as Class I shall be only that amount equal to the weight of skim milk in an equal volume of unfortified product of the same nature and butterfat content, and (2) not accounted for as Class II milk.

2. Delete the word "and" at the end of subparagraph (3) of § 952.41(b).

3. Replace the period at the end of subparagraph (4) of § 952.41(b) with a semicolon, add the word "and" immediately thereafter and add a new subparagraph (5) to read as follows:

(5) Skim milk contained in any fortified product designed pursuant to paragraph (a)(1) of this section in excess of the pounds of skim milk in such product classified as Class I pursuant to such subparagraph.

4. Delete § 952.61 and substitute therefor the following:

§ 952.61 Plants subject to other Federal orders.

The provisions of this part shall not apply with respect to any plant specified in paragraph (a), (b), or (c) of this section except that the operator thereof shall, with respect to total receipts of skim milk and butterfat at such plant, make reports to the market administrator at such time and in such manner as the market administrator may require and allow verification of such reports by the market administrator.

(a) An approved distributing plant which also meets the pooling requirements of another Federal order and from which, the Secretary determines, a greater quantity of Class I milk is disposed of during the month on routes in such other Federal order marketing area than is disposed of on routes (other than to a distributing plant(s)) in the Austin-Waco marketing area.

(b) An approved distributing plant which also meets the pooling requirements of another Federal order and from which, the Secretary determines, a greater quantity of Class I milk is disposed of during the month on routes (other than to a distributing plant(s)) in the Austin-Waco marketing area than is disposed of on routes in such other Federal order marketing area, but which plant is, nevertheless, fully regulated under such other Federal order.

(c) An approved supply plant which (1) meets the pooling requirements of another Federal order and from which greater qualifying shipments are made during the month to plants regulated under such other order than are made to plants regulated under this part, or (2) retains automatic pooling status under another Federal order.

San Antonio Order Part 949:

§ 949.41 [Amendment]

1. Substitute a colon in place of a semicolon at the end of subparagraph (1) of paragraph (a) of § 949.41 and add the following: "*Provided, however,* That when any such product is fortified with nonfat milk solids the amount of skim milk to be classified as Class I shall be only that amount equal to the weight of skim milk in an equal volume of unfortified product of the same nature and butterfat content;"

2. Add a new subparagraph (4) immediately following subparagraph (3) in § 949.41(b) to read as follows:

(4) Skim milk contained in any fortified product designated in subparagraph (a)(1) of this section in excess of the pounds of skim milk in such product

classified as Class I pursuant to such subparagraph.

§ 949.54 [Amendment]

2a. Delete the proviso in § 949.54 and substitute therefor the following: "Provided, That in calculating such adjustments, transfers to a pool plant at which a location adjustment is not applicable or at which it is less than at the transferor plant may be assigned to Class I only to the extent that Class I disposition at the transferee plant exceeds 95 percent of the receipts from producers and a cooperative association(s) in its capacity as a handler pursuant to § 949.10(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."

3. Delete § 949.60 and substitute therefor the following:

§ 949.60 Handlers subject to other Federal orders.

The provisions of this part shall not apply with respect to the operation of any plant specified in paragraph (a) or (b) of this section except that the operator thereof shall, with respect to total receipts of skim milk and butterfat at such plant, make reports to the market administrator at such time and in such manner as the market administrator may require and allow verification of such reports by the market administrator, and, in the event he has disposed of on routes in the marketing area Class I milk which was neither classified nor priced under such other order or on which a compensatory payment was not made under any other order, shall pay to the market administrator on or before the 13th day of each month an amount computed by multiplying the total volume of such Class I milk disposed of on routes in the marketing area from such plant during the preceding month by the rate of compensatory payment computed pursuant to § 949.65.

(a) A plant meeting the requirements for pooling pursuant to § 949.8(a) which also meets the pooling requirements of another Federal order and from which, the Secretary determines, a greater quantity of Class I milk is disposed of during the month on routes in such other Federal order marketing area than was disposed of on routes in this marketing area, except that if such plant was subject to all of the provisions of this part in the immediately preceding month, it shall continue to be subject to all of the provisions of this part until the third consecutive month in which a greater proportion of its Class I route disposition is made in such other marketing area unless notwithstanding the provisions of this paragraph it is fully regulated under such other order.

(b) A plant meeting the requirements for pooling pursuant to § 949.8(a) which also meets the pooling requirements of another Federal order on the basis of route distribution in such other marketing area and from which, the Secretary determines, a greater quantity of Class I milk is disposed of during the month on routes in this marketing area than is so disposed of in such other marketing area, but which plant is fully regulated under such other Federal order.

§ 949.80 [Amendment]

4. Delete paragraph (a) of § 949.80 and substitute therefor the following:

(a) Each handler shall pay to a cooperative association on or before the 13th day of the month, for milk received from it during the preceding month for which such association is a handler pursuant to § 949.10(d), the value of such milk at not less than the applicable class prices: *Provided, however,* That for each hundredweight of milk so received during the first 15 days of any month, such handler shall, upon written request of the cooperative association make an advance payment to such association by the 26th day of the month at not less than the Class II price of the preceding month, in which case the obligation of the handler otherwise payable on or before the 13th day of the following month shall be reduced by the amount of such advance payment.

§ 949.84 [Amendment]

5. Delete § 949.84 and substitute therefor the following:

§ 949.84 Payments to the producer-settlement fund.

On or before the 13th day after the end of each month each handler, including a cooperative association which is a handler, shall pay to the market administrator the amount by which the value of milk for such handler pursuant to § 949.70, for such month exceeds the obligation pursuant to § 949.80(b) of such handler to producers for milk received during the month.

Signed at Washington, D.C., on December 11, 1961.

JAMES T. RALPH,  
Assistant Secretary.

[F. R. Doc. 61-11908; Filed, Dec. 14, 1961;  
8:54 a.m.]

## FEDERAL AVIATION AGENCY

[ 14 CFR Part 507 ]

[Reg. Docket No. 996]

### NAVION AIRCRAFT

#### Proposed Airworthiness Directives

Pursuant to the authority delegated to me by the Administrator (14 CFR Part

405), notice is hereby given that the Federal Aviation Agency has under consideration a proposal to amend Part 507 of the Regulations of the Administrator to include an airworthiness directive which will supersede AD 50-24-1 (21 F.R. 9499) for Navion aircraft. The present directive requires replacement of the landing gear selector valve end fitting with a heat-treated fitting. Experience has shown that the replacement fittings also are subject to failure. To preclude further failures, a new directive is proposed requiring repetitive inspections of the gear actuating parts and replacement of defective parts.

Interested persons may participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications should be submitted in duplicate to the Docket Section of the Federal Aviation Agency, Room C-226, 1711 New York Avenue NW., Washington 25, D.C. All communication received on or before January 16, 1962, will be considered by the Administrator before taking action on the proposed rule. The proposals contained in this notice may be changed in light of comments received. All comments submitted will be available in the Docket Section for examination by interested persons when the prescribed date for return of comments has expired. This proposal will not be given further distribution as a draft release.

This amendment is proposed under the authority of sections 313(a), 601 and 603 of the Federal Aviation Act of 1958 (72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423).

In consideration of the foregoing, it is proposed to amend § 507.10(a) of Part 507 (14 CFR Part 507), by adding the following airworthiness directive:

NAVION. Applies to Navion, Navion A, B, D, E, F, and G aircraft.

Compliance required within the next 25 hours' time in service after the effective date of this AD and at each periodic inspection thereafter.

The landing gear selector valve end fitting P/N 145-58145-3 (heat treated and non-heat treated) has a service history of failure during attempts to extend the gear. To preclude further difficulties:

Inspect the gear actuating system in accordance with Navion Service Letter No. 81. Any defective parts found as a result of this inspection must be replaced prior to further flight.

This supersedes AD 50-24-1.

Issued in Washington, D.C., on December 8, 1961.

G. S. MOORE,  
Acting Director,  
Flight Standards Service.

[F.R. Doc. 61-11869; Filed Dec. 14, 1961;  
8:46 a.m.]

# Notices

## DEPARTMENT OF THE INTERIOR Bureau of Land Management CALIFORNIA

### Notice of Proposed Withdrawal and Reservation of Lands

DECEMBER 6, 1961.

The United States Department of Agriculture has filed an application, Serial Number Sacramento 064217 for the withdrawal of the lands described below, from location and entry under the general mining laws, subject to existing valid claims. The applicant desires the land for use by the Division of Beaches and Parks, Department of Natural Resources, State of California, for recreation purposes.

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, 4201 U.S. Court House and Federal Building, 650 Capitol Avenue, 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:

MOUNT DIABLO MERIDIAN

EL DORADO NATIONAL FOREST

*D. L. Bliss Memorial State Park*

T. 13 N., R. 17 E.,

Sec. 9: SW $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ .

The area described aggregates 280 acres.

WALTER E. BECK,

*Manager, Land Office, Sacramento.*

[F.R. Doc. 61-11878; Filed, Dec. 14, 1961; 8:47 a.m.]

## CALIFORNIA

### Notice of Proposed Withdrawal and Reservation of Lands

DECEMBER 8, 1961.

The United States Department of Agriculture has filed an application, Serial Number Sacramento 068829 for the withdrawal of the lands described below, from location and entry under the general mining laws, subject to existing valid claims. The applicant desires the land for public recreation.

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, 4201 U.S. Court House and Federal Building, 650 Capitol Avenue, 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:

MOUNT DIABLO MERIDIAN, CALIFORNIA

TOIYABE NATIONAL FOREST

*Molybdenite Recreation Area*

T. 5 N., 23 E.,

Sec. 9: SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 10: W $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ .

The areas described aggregate 120.00 acres.

WALTER E. BECK,

*Manager, Land Office, Sacramento.*

[F.R. Doc. 61-11879; Filed, Dec. 14, 1961; 8:48 a.m.]

## NEW MEXICO

### Notice of Proposed Withdrawal and Reservation of Lands

DECEMBER 8, 1961.

The Forest Service, Department of Agriculture, has filed an application, Serial Number NM 0225991, for the withdrawal of the lands described below, from all forms of appropriation, including the general mining, but not the mineral leasing laws. The applicant desires the land for public recreation use.

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, P.O. Box 1251, Santa Fe, New Mexico.

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:

NEW MEXICO PRINCIPAL MERIDIAN

CARSON NATIONAL FOREST

*Columbine Forest Camp*

T. 28 N., R. 13 E. (unsurveyed),

Sec. 11, E $\frac{1}{2}$ E $\frac{1}{2}$ E $\frac{1}{2}$ NE $\frac{1}{4}$ , excluding H.E.S. 101;

Sec. 12, W $\frac{1}{2}$ W $\frac{1}{2}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ .

The area described above aggregates 88 acres, more or less.

*Junebug Forest Camp.*

T. 29 N., R. 14 E. (partially unsurveyed),  
Sec. 32, E $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 33, S $\frac{1}{2}$ S $\frac{1}{2}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ , SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ , NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ .

The area described above aggregates 72.5 acres, more or less.

CHESLEY P. SEELY,  
*State Director.*

[F.R. Doc. 61-11880; Filed, Dec. 14, 1961; 8:48 a.m.]

## IDAHO

### Notice of Correction of Proposed Withdrawal and Partial Termination

DECEMBER 8, 1961.

In Federal Register Document 61-3131, pages 3033-3039 of the issue for April 8, 1961, a Notice of Proposed Withdrawal and Partial Termination appeared. The notice is changed in part by correction of land descriptions, by additions, and by cancellations. The corrections under Part I are for those lands added by the April 8, 1961, publication and the corrections under Part II are for those lands eliminated.

BOISE MERIDIAN, IDAHO

PART I

*Teton Highway F.H. No. 38*

T. 3 N., R. 46 E.,

The land in Sec. 19 described as the NE $\frac{1}{4}$  NW $\frac{1}{4}$  is corrected to read:  
Sec. 19: NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

*Rock Creek Road F.H. No. 36*

T. 9 N., R. 44 E.,

The land in Sec. 23 described as the NW $\frac{1}{4}$  SE $\frac{1}{4}$  is corrected to read:  
Sec. 23: SE $\frac{1}{4}$ SE $\frac{1}{4}$ .

The following described lands were omitted from the publication notice of April 8, 1961:

*Yellowstone Park Highway U.S. 191*

T. 10 N., R. 44 E.,

Sec. 30: NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

T. 11 N., R. 43 E.,

Sec. 5: E $\frac{1}{2}$ W $\frac{1}{2}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$ .

*Pine Basin Winter Sports Recreation Area*

T. 2 N., R. 44 E.,

Sec. 7: NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

*The Narrows Recreation Area*

T. 3 N., R. 14 E.,

Sec. 30: SE $\frac{1}{4}$ NE $\frac{1}{4}$ .

PART II

Referring to the items and headings in the original notice of termination the following corrections are made:

*West Pine Creek Recreation Area*

T. 3 N., R. 44 E.,

The land in Sec. 19 described as the S $\frac{1}{2}$  NE $\frac{1}{4}$  is corrected to read:  
Sec. 19: S $\frac{1}{2}$ SE $\frac{1}{4}$ .

*Island Park Public Service Site*

T. 12 N., R. 43 E.,  
The land in Sec. 31 described as the NE $\frac{1}{4}$   
NW $\frac{1}{4}$  is corrected to read:  
Sec. 31: NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

*Yellowstone Park Highway U.S. 191*

## I. Reduction

T. 9 N., R. 43 E.,  
The land in Sec. 6 described as Lots 4, 5,  
6, 7, W $\frac{1}{2}$ NW $\frac{1}{4}$  is corrected to read:  
Sec. 6: Lots 3, 4, 5, 6, 7, SE $\frac{1}{4}$ NW $\frac{1}{4}$ .

## II. Termination

T. 13 N., R. 43 E.,  
The land in Sec. 2 described as Lot 3, W $\frac{1}{2}$   
SW $\frac{1}{4}$  is corrected to read:  
Sec. 2: Lot 3, W $\frac{1}{2}$ SE $\frac{1}{4}$ .

*Liberal Administrative Site*

The total acreage of 110 acres is cor-  
rected to read 30 acres.

*Pioneer Picnic Recreation Area*

The total acreage of 20 acres is corrected  
to read 300 acres.

The following described lands were  
omitted from the publication notice of  
April 8, 1961:

*The Narrows Recreation Area*

T. 3 N., R. 14 E.,  
Sec. 30: SW $\frac{1}{4}$ NE $\frac{1}{4}$ .

*Decoster Administrative Site*

T. 7 N., R. 45 E.,  
Sec. 15: N $\frac{1}{2}$ NE $\frac{1}{4}$ .

*Yellowstone Park Highway U.S. 191*

## I. Reduction

T. 10 N., R. 42 E.,  
Sec. 1: SW $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$ ;  
Sec. 2: Lot 1;  
Sec. 12: W $\frac{1}{2}$ NW $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
Sec. 13: W $\frac{1}{2}$ SE $\frac{1}{4}$ ;  
Sec. 24: N $\frac{1}{2}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NE $\frac{1}{4}$ .

T. 13 N., R. 43 E.,  
Sec. 2: Lot 2, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$   
SW $\frac{1}{4}$ .

## II. Termination

T. 9 N., R. 43 E.,  
Sec. 6: E $\frac{1}{2}$ SW $\frac{1}{4}$ .

T. 10 N., R. 43 E.,  
Sec. 31: Lots 1, 2, 3, 4.

T. 11 N., R. 43 E.,  
Sec. 17: SW $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 20: NE $\frac{1}{4}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 33: Lot 2.

*Teton Highway F.H. 38 (State Highway  
No. 33)*

## II. Termination

T. 3 N., R. 46 E.,  
Sec. 30: W $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ .

*Rock Creek Road F.H. No. 36 (Cave Falls  
Highway, Idaho, No. 47)*

## I. Reduction

T. 9 N., R. 45 E.,  
Sec. 18: Lot 6;  
Sec. 19: Lot 2.

The following land descriptions are  
hereby cancelled from the notice of  
termination:

*Pioneer Picnic Recreation Area*

T. 2 N., R. 14 E.,  
Sec. 19: N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ .

Lands presently under application, exclud-  
ing the above, total 20 acres.

*Pine Basin Winter Sports Recreation Area*

T. 2 N., R. 44 E.,  
Sec. 7: NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

*Rock Creek Road F.H. No. 36 (Cave Falls  
Highway, Idaho, No. 47)*

## II. Termination

T. 9 N., R. 45 E.,  
Sec. 18: Lot 6;  
Sec. 19: Lot 2.

JOE T. FALLINI,  
State Director.

[F.R. Doc. 61-11886; Filed, Dec. 14, 1961;  
8:49 a.m.]

## DEPARTMENT OF COMMERCE

## Bureau of International Programs

[File 38-3]

## HYDROCARBON RESEARCH, INC.

Temporary Order Denying Certain  
Export Privileges

The Temporary Order in this matter  
issued June 15, 1961, for a period of 90  
days was extended by order dated Sep-  
tember 8, 1961, for an additional 90 days.  
The order was issued in connection with  
an investigation instituted by the In-  
vestigations Staff, Bureau of Foreign  
Commerce, now the Bureau of Interna-  
tional Programs, into the possible un-  
authorized use by respondent Hydrocar-  
bon Research, Inc., 115 Broadway, New  
York 6, N.Y., of unpublished technical  
data of United States origin in the de-  
sign, construction and operation of an  
oil refining and petrochemical plant in  
a Soviet bloc country.

The Director of the Investigations  
Staff, Bureau of International Programs,  
has requested that this order be ex-  
tended for a further period of 45 days  
to enable the Investigations Staff to com-  
plete its investigation in this matter  
which has been carried on with all due  
diligence. During this further period the  
Investigations Staff expects to determine  
whether or not an administrative pro-  
ceeding should be instituted against re-  
spondent and any other parties in viola-  
tion of the Export Control Law. The  
Respondents have not applied for spe-  
cific authorizations to engage in trans-  
actions covered by the temporary order  
during the past 90 days.

The Compliance Commissioner, being  
fully advised of these matters, has re-  
ported his recommendation to me that  
the present temporary order should be  
extended for 45 days in the public inter-  
est and is necessary for the effective en-  
forcement of the law. I do so find. It  
is, therefore, ordered as follows:

(1) Hydrocarbon Research, Inc., its  
officers, directors, agents, and employees,  
as well as Hydrocarbon Mineraloel,  
G.m.b.H., Duesseldorf, Germany, and  
Hydrocarbon Engineering, S.a.r.l., Paris,  
France, their officers, directors, agents  
and employees, as well as any other per-  
son, firm, corporation or business or-  
ganization with which respondent may  
be now or hereafter related by ownership,  
affiliation or control, whether located in  
the United States or abroad, shall sub-  
mit to the Bureau of International Pro-  
grams full and complete documentation  
of the transaction and obtain the Bu-  
reau's specific written authorization

therefor, prior to engaging in any man-  
ner, form or capacity in any transaction  
which may involve, directly or indirectly,  
the exportation from the United States,  
or the re-exportation from another desti-  
nation following exportation from the  
United States, to the Sino-Soviet bloc  
(including Poland) or Cuba of any com-  
modity or of any published or unpub-  
lished technical data of U.S. origin or  
product thereof, as defined in the Export  
Regulations.

(2) No person, firm, corporation or  
other business organization, within the  
United States or elsewhere, without prior  
disclosure of the facts to, and specific  
written authorization from, the Bureau  
of International Programs, shall know-  
ingly, directly or indirectly, in any man-  
ner, form or capacity, participate in any  
transaction within the scope of para-  
graph (1) of this order in which the  
respondent, its related persons or firms  
are involved.

(3) This order shall take effect forth-  
with and shall remain in effect for a  
period of forty-five (45) days from the  
date hereof, unless sooner vacated, or  
extended.

(4) A certified copy of this order shall  
be served upon the respondent and the  
named related firms.

Dated: December 7, 1961.

FORREST D. HOCKERSMITH,  
Acting Director,  
Office of Export Control.

[F.R. Doc. 61-11894; Filed, Dec. 14, 1961;  
8:51 a.m.]

## Office of the Secretary

## LAWRENCE H. ZAHN

Statement of Changes in Financial  
Interests

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

A. Deletions: None.  
B. Additions: Miller-Wohlin.

This statement is made as of Decem-  
ber 3, 1961.

LAWRENCE H. ZAHN.

DECEMBER 3, 1961.

[F.R. Doc. 61-11876; Filed, Dec. 14, 1961;  
8:47 a.m.]

DEPUTY ASSISTANT SECRETARY FOR  
ADMINISTRATION

## Delegation of Authority

The material appearing at 26 F.R. 7713  
of August 17, 1961, is superseded by the  
following:

Pursuant to the authority vested in the  
Secretary of Commerce by Reorganiza-  
tion Plan No. 5 of 1950, there is hereby  
delegated to the Deputy Assistant Secre-  
tary for Administration the authority to  
process policy issuances of the Depart-

ment of Commerce for publication in the FEDERAL REGISTER.

Dated: December 5, 1961.

LUTHER H. HODGES,  
Secretary of Commerce.

[F.R. Doc. 61-11863; Filed, Dec. 14, 1961;  
8:45 a.m.]

[Dept. Order 163 (Rev.)]

## NATIONAL DEFENSE EXECUTIVE RESERVE

### Establishment

The following order was issued by the Secretary of Commerce on November 7, 1961. The material appearing at 23 F.R. 8941-8942 of November 15, 1958, is superseded as follows:

**SECTION 1. Purpose.** The purpose of this order is to provide for the establishment and administration of the National Defense Executive Reserve in the Department of Commerce.

#### Sec. 2. Legal basis.

**.01 Statute.** Section 710(e) of the Defense Production Act of 1950, as amended, August 9, 1955 (69 Stat. 583; 50 U.S.C. App. 2160(e)), authorizes the President to provide for the establishment and training of a nucleus Executive Reserve for employment in executive positions in Government during periods of emergency.

**.02 Executive order.** Executive Order 10660, of February 15, 1956, established the National Defense Executive Reserve; authorized the Director of the Office of Defense Mobilization to institute and administer the Executive Reserve Program and to coordinate the activities of other agencies in establishing units of the Reserve; and authorized the heads of departments and agencies designated by the Director of the Office of Defense Mobilization to establish units of the Executive Reserve and to select and designate persons to serve as members of the units.

**.03 Defence mobilization order.** Defense Mobilization Order No. I-21 (Revised), dated May 19, 1958, provides among other things that departments and agencies of the Executive Branch having major mobilization responsibilities are authorized to establish national and regional units of the Executive Reserve, select and designate members of such units, and institute programs for their training.

**.04 Letter from Director, Office of Defense Mobilization.** A letter from the Director, Office of Defense Mobilization, dated February 24, 1956, designates the Department of Commerce as an agency authorized to establish a unit of the Reserve.

#### Sec. 3. Definitions.

**.01** The Executive Reserve is an organization composed of persons selected from various segments of the civilian economy and from Government who are to be trained for assignment to executive positions in the Federal Government during periods of emergency.

**.02** An Executive Reservist is a member of the National Defense Executive Reserve.

**.03** The Department of Commerce Unit of the National Defense Executive Reserve shall consist of all units of the National Defense Executive Reserve established in the several primary organization units of the Department, including both national and regional Reserve units of the primary organization units.

#### Sec. 4. Policy and delegation of authority.

**.01** It is the policy of the Department of Commerce to establish and maintain, where appropriate, an Executive Reserve unit as part of the manpower mobilization base for national security in each primary organization unit having major mobilization responsibilities. The head of each such primary organization unit is hereby delegated authority to establish an Executive Reserve unit, including a national unit and such regional units as may in his opinion be appropriate. In the Office of the Secretary this authority will be exercised by the Assistant Secretary of Commerce for Administration and Public Affairs.

**.02** Each primary organization unit establishing a Reserve unit in the Department of Commerce shall establish a training program which shall include but not be limited to orientation sessions, continuous and up-to-date information on the Government organization and program planned in the event of mobilization, and information to keep the Reservist fully abreast of developments in his field which affect the capacity of the United States to mobilize its resources in an emergency. The training programs will be carried out at Washington and regional levels as appropriate and will include actual participation in the testing of mobilization plans at relocation sites to the extent feasible.

**.03** Activities of persons by reason of designation to the Executive Reserve shall not include advising, consulting, or acting on any matter pending before any department or agency of the Government but shall be limited to receiving training for mobilization assignments under the Executive Reserve Program.

**.04** The number of Executive Reservists will be limited to those for which there is a demonstrable need in the essential mobilization functions for which the primary organization unit is responsible.

**.05** Members of these Reserve units shall be drawn, as appropriate, from all geographic areas and from all segments of the economy concerned with the major mobilization responsibilities of the primary unit. They may include persons now serving in Government on a full- or part-time basis.

**.06** Specific qualification standards must be established by each primary organization unit for selection of Executive Reservists. Reservists shall be persons with broad experience in important functional and industry areas and shall be qualified to participate in an executive capacity in such areas in the event of an emergency. Candidates for the Executive Reserve will be selected on the basis of each individual's (a) qualifications to perform the duties, and responsibilities of a contemplated mobili-

zation assignment and (b) likelihood of being available in the event of full mobilization.

**.07** Reservists will be chosen to serve in major functional and industry areas, e.g., priorities and directives, copper, lumber, metalworking equipment, etc., and will not as a rule be selected for specific positions. Exceptions to this principle would include cases where it is deemed desirable to have predesignated executive talent in depth to man top level administrative posts.

**.08** Policies and procedures relating to the designation of members of national Reserve units shall be applicable to the designation of members of regional Reserve units.

#### Sec. 5. Administration.

**.01** The Executive Reserve Program of the Department of Commerce shall be under the supervision of the Assistant Secretary for Administration and Public Affairs, who will be responsible for the conduct of the program.

**.02** In order to carry out his responsibilities under this program, the Assistant Secretary for Administration and Public Affairs will utilize the services of such other personnel of the Department as may be necessary or desirable and will issue such regulations and instructions as he may deem appropriate for this purpose.

**.03** The Assistant Secretary for Administration and Public Affairs, and the Administrator, Business and Defense Services Administration, shall each name a member of their respective staffs to serve as a member of the Inter-agency Executive Reserve Committee of the Office of Emergency Planning. The Assistant Secretary for Administration and Public Affairs shall coordinate all liaison with the Office of Emergency Planning relating to the Reserve Program.

**.04** Each primary organization unit is authorized and directed to prescribe, after clearance with the appropriate Under Secretary or Assistant Secretary, such operating procedures and instructions not inconsistent with this order as may be necessary or desirable to execute the general purposes of this order in the light of their individual operating requirements.

**.05** In the interest of practical operation as well as in the interest of economy, the program shall be set up in such a way that it functions automatically to the maximum extent possible, using existing material and information channels and existing staff. The administrative procedures involved in the program shall be integrated with the existing administrative procedures for current operations.

**.06** Each primary organization unit establishing a unit in the Executive Reserve is responsible for avoiding the issuance of invitations to persons already in the Reserve and avoiding excessive Government demands on a single employer. To assist agencies in carrying out this objective, a central register of Reserve members will be maintained by the Civil Service Commission for reference. Each primary organization unit designating a person as a member of the Reserve must notify the Commission of

such designation. Each primary organization unit contemplating recruitment of a person into the Reserve shall first check with the Civil Service Commission to see whether the person has already been designated a member of the Reserve.

.07 Insofar as practicable, in order to maintain sound relationships with employers, the consent of a proposed Reservist's employer will be obtained prior to negotiations with the proposed Reservist himself, except for former employees of the National Production Authority or of the Business and Defense Services Administration.

.08 Prior to designation as a member of the Reserve, each proposed designee must submit a statement of understanding as to availability, with the formal concurrence of his employer.

.09 When the proposed Reservist has held a security clearance from this Department within the preceding year, the formal invitation to become a member and the designation as a member of the Reserve may be issued, if otherwise in order. When the proposed Reservist has not held a security clearance from this Department within the preceding year, no designation nor any commitment as to designation shall be made pending the receipt of such clearance.

.10 Designations as members of the Reserve will be made by the Secretary, on recommendation of the head of the primary organization unit concerned and the Assistant Secretary for Administration and Public Affairs.

.11 Under existing law Reservists are not, by reason of designation as such, subject to any requirement relating to filing or publication of statements of financial interests.

.12 With respect to training activities under the Reserve Program, as limited by Executive Order 10660 and stated in Section 4 of this order, Reservists who are not full-time Government employees shall be exempt from the operation of sections 281, 283, 284, 434, and 1914 of Title 18, United States Code, and section 190 of the Revised Statutes (5 U.S.C. 99).

.13 Each Reservist will file an appropriate waiver of compensation in connection with or as a part of his statement of understanding.

.14 Members of the Executive Reserve who are not full-time Government employees may be authorized transportation and not to exceed \$15 per diem in lieu of subsistence while away from their homes or regular places of business for the purpose of participating in the Executive Reserve training program.

.15 Records and reports, the forms and procedures relating to designation of Reservists, and conducting liaison with the Civil Service Commission will be prescribed in instructions to be issued by or with the approval of the Assistant Secretary for Administration and Public Affairs.

**Sec. 6. Report.** Heads of the primary organization units will be responsible for the preparation of such reporting material as required by the Assistant Secretary for Administration and Public Af-

fairs for inclusion in the annual report from the Secretary to the Director, Office of Emergency Planning, regarding the organization, training, and state of readiness of the Department of Commerce unit of the Executive Reserve, indicating its size, composition, and representation, together with recommendations thereon.

*Effective date.* November 7, 1961.

JOHN PRINCE,  
Deputy Assistant Secretary  
for Administration.

[F.R. Doc. 61-11864; Filed, Dec. 14, 1961;  
8:45 a.m.]

[Dept. Order 174, Amdt. 1]

## BUREAU OF INTERNATIONAL BUSINESS OPERATIONS

### Organization and Functions

The following amendment to the order was issued by the Acting Secretary of Commerce on November 1, 1961. The material appearing at 26 F.R. 7982-7984 of August 25, 1961 is amended as follows: Department Order No. 174 of August 8, 1961, is amended as follows:

1. In section 2.03.1 *Establishment and organization, Office of the Director*, a new subsection is added:

(3) Publications Staff.

2. In section 5 *Functions of the Office of the Director*, the following new subsections are added:

.04 The Publications Staff shall, for the Bureau of International Business Operations, and for the Bureau of International Programs as prescribed by section 5.06 of Department Order No. 173, as amended, plan and conduct an overall publication service for world traders, and an informational and promotional program to acquaint the trade community with the policies, activities, and services of these Bureaus in the field of foreign trade and investment, and shall:

1 Plan, direct and coordinate the scheduling, presentation and method of issuance of all publications and public information initiated by the Bureaus mentioned in Section 5.04 above, concerning trade promotion and investment; coordinate publication and information activities to insure conformity with overall policies of the Department and the Assistant Secretary for International Affairs;

2 Cooperate with all areas of the Department to provide the most informative and effective dissemination of world trade information through books, periodicals, pamphlets, and the mass media; and

3 Develop informational programs required to accomplish the promotional objectives of the Assistant Secretary for International Affairs.

.05 The conduct of all management and administrative activities for the Bureau of International Business Operations shall be the responsibility of the Office of Administration, Bureau of International Programs as prescribed in Section 5.05, as amended, of Department Order No. 173.

3. In section 11 *Transfer of personnel, funds, records and property*, insert the words "or Office of the Secretary," after the words "Bureau of Foreign Commerce."

*Effective date.* November 1, 1961.

JOHN PRINCE,  
Deputy Assistant Secretary  
for Administration.

[F.R. Doc. 61-11865; Filed, Dec. 14, 1961;  
8:45 a.m.]

[Dept. Order 173, Amdt. 1]

## BUREAU OF INTERNATIONAL PROGRAMS

### Organization and Functions

The following amendment to the order was issued by the Acting Secretary of Commerce on November 1, 1961. The material appearing at 26 F.R. 7980-7982 of August 25, 1961, is amended as follows:

Department Order No. 173 of August 8, 1961, is amended as follows:

1. In section 2.031 *Establishment and Organization, Office of the Director*, a new subsection is added:

(4) Office of Administration.

2. In section 2.033 *Establishment and Organization, Office of Regional Economics*, (a) delete the phrase "—Near East" in subsection (4) so as to read: "(4) Africa Division;" (b) insert a new subsection (8) to read: "(8) Near East-South Asia Division;" and (c) renumber the current (8) as: "(9) International Trade Analysis Division."

3. In section 5 *Functions of the Office of the Director*, the following new subsections are added:

.05 The Office of Administration shall be responsible for the conduct of all management and administrative activities and the Director shall serve as the management officer for the Bureau of International Programs, and for the Bureau of International Business Operations as prescribed by Section 5.05 of Department Order No. 174, as amended, with primary responsibility to:

1 Provide leadership and direction in planning, organizing, developing, and executing comprehensive management and administrative programs for the two Bureaus mentioned in section 5.05 above:

2 Implement, coordinate, and integrate into the substantive operational programs of the two Bureaus the following major administrative-management functions:

(1) Management development; budget planning, preparation, and administration; fiscal management, including control of funds for these Bureaus; organization planning and staffing; personnel management; career development; training; office services, including records administration; correspondence control; continuity of essential functions; and security; and

3 Maintain continuing program appraisal to evaluate the effectiveness of administrative, management, personnel and training functions which support the technical programs of the two Bureaus.

.06 The conduct of all publication and information services for the Bureau of International Programs shall be the responsibility of the Publications Staff, Bureau of International Business Operations as prescribed in section 5.04 of Department Order No. 174, as amended.

4. In section 10 *Transfer of personnel, funds, records and property*, insert the words "or Office of the Secretary" after the words "Bureau of Foreign Commerce."

*Effective date.* November 1, 1961.

JOHN PRINCE,  
Deputy Assistant Secretary  
for Administration.

[F.R. Doc. 61-11866; Filed, Dec. 14, 1961;  
8:46 a.m.]

[Dept. Order 119 (Rev.)]

## ASSISTANT SECRETARY OF COMMERCE FOR INTERNATIONAL AFFAIRS

### Authority and Responsibilities

The following order was issued by the Acting Secretary of Commerce on November 1, 1961. The material appearing at 26 F.R. 8494-8495 of September 9, 1961, is superseded by the following:

**SECTION 1. Purpose.** The purpose of this order is to define the authority and responsibilities of the Assistant Secretary of Commerce for International Affairs and to prescribe the method and channels through which these responsibilities are performed.

#### Sec. 2. Authority.

.01 The duties and responsibilities of the Assistant Secretary of Commerce for International Affairs described in this order are assigned pursuant to the authority vested in the Secretary of Commerce by law, including authority under Reorganization Plan No. 5 of 1950.

.02 All authority vested in and exercised by the Directors of the Bureau of International Programs and the Bureau of International Business Operations is hereby made subject to the policy direction and coordination of the Assistant Secretary of Commerce for International Affairs.

#### SEC. 3. Objectives and responsibilities.

.01 The Assistant Secretary of Commerce for International Affairs shall:

1 Administer the functions and authorities assigned to the Department of Commerce in the fields of international trade and investment and participate in the formulation of U.S. international policies and programs in order to accomplish national objectives for improving and expanding the economic strength and security of the United States;

2 Serve as the principal adviser to the Secretary on all international aspects of the Department's responsibilities and coordinate all international operations of the Department;

3 Exercise policy direction, coordination, and guidance, as may be appropriate, over the Bureau of International Programs, the Bureau of International Business Operations, the National Ex-

port Expansion Committee (NEEC), the Advisory Committee on Export Policy (ACEP), and shall advise the Secretary on policy issues coming before the Trade Policy Committee (TPC);

4 Represent the Department on the Advisory Committee on Export Policy of which he shall be the Chairman; the Board of the Foreign Service; the Interdepartmental Council on Technical Cooperation; and the Committee of Alternates, Foreign-Trade Zones Board, of which he shall be the Chairman; serve as the alternate to the Secretary of Commerce on the National Advisory Council on International Monetary and Financial Problems; and participate in activities of international organizations; and

5 Consult with the Under Secretary of Commerce, the Under Secretary of Commerce for Transportation, and the Assistant Secretary of Commerce for Domestic Affairs on matters of mutual interest.

.02 The Deputy Assistant Secretary of Commerce for International Affairs shall be the principal deputy to the Assistant Secretary for International Affairs and shall assume the full responsibilities of the Assistant Secretary during the latter's absence.

.03 The Deputy Assistant Secretary for Trade Policy, as the Assistant Secretary's principal assistant in the formulation of United States trade policy, shall assist and advise in the formulation of policies and programs in the fields of international trade, including international commodity arrangements, and shall give particular attention to the development of legislation on U.S. trade policy.

.04 The Deputy Assistant Secretary for Program Development shall advise and assist in the formulation of policies and programs to improve and expand the Department's international activities and relationships with the United States business community, Government agencies, and public organizations.

.05 The Special Assistant to the Assistant Secretary for International Affairs shall provide staff support to the Assistant Secretary in the discharge of his overall responsibilities; and, upon the Assistant Secretary's direction, shall: (a) Represent the Assistant Secretary, and (b) in the absence of a Deputy Assistant Secretary, take such actions as are necessary to assure continuity in the coordination and direction of activities within the purview of such absent Deputy Assistant Secretary.

#### SEC. 4. Committee functions.

.01 The Trade Policy Committee (TPC), established by Executive Order 10741, November 25, 1957, advises and assists the President in the administration of the reciprocal-trade program and recommends to the President basic policies for the administration of the Trade Agreements Act. The Committee consists of the Secretaries of State, Treasury, Defense, Interior, Agriculture, Commerce, and Labor; the Secretary of Commerce is its Chairman and the Assistant Secretary for International Affairs is Alternate Chairman. The Executive Secretary to the Committee is appointed by the Assistant Secretary for International Affairs.

.02 The National Export Expansion Committee (NEEC), initiated by the President in his message to the Congress on March 17, 1960, was established by the Secretary of Commerce to plan and organize a sustained effort by private industry to promote economic growth at home and abroad by enlisting the active support of existing national and local business groups, identify sectors with trade expansion potential, assist and encourage businessmen newly entering the export field, and strengthen contacts with business groups abroad. Members of the NEEC and its 33 Regional Export Expansion Committees include national business, educational and civic leaders. The NEEC Chairman and Vice Chairman are selected from the private industry representatives. The Office of the Assistant Secretary for International Affairs provides the Executive Secretary and staff support for the NEEC.

.03 The Advisory Committee on Export Policy (ACEP), established by the Secretary of Commerce October 5, 1950, advises the Secretary on export policies, programs and measures which are required from the standpoints of national security, foreign policy and short supply. The Export Policy Staff, Bureau of International Programs, provides technical staff and secretariat services as provided in Department Order No. 173.

*Effective date:* November 1, 1961.

JOHN PRINCE,  
Deputy Assistant Secretary  
for Administration.

[F.R. Doc. 61-11867; Filed, Dec. 14, 1961;  
8:46 a.m.]

[Dept. Order 134 (Rev.)]

## ASSISTANT SECRETARY OF COMMERCE FOR ADMINISTRATION AND PUBLIC AFFAIRS

### Authority and Responsibilities

The following order was issued by the Secretary of Commerce, effective October 11, 1961, and supersedes the material appearing at 19 F.R. 6169-6170 of September 25, 1954, and 26 F.R. 1671 of February 25, 1961 (corrected 26 F.R. 1849 of March 2, 1961).

**SECTION 1. Purpose.** The purpose of this order is to define the authorities, responsibilities, and duties of the Assistant Secretary of Commerce for Administration and Public Affairs.

**Sec. 2. Administrative Designation.** Pursuant to the authority vested in the Secretary of Commerce, the position of Assistant Secretary of Commerce, established by Section 304 of Public Law 471, 83rd Congress, 2nd Session, approved July 2, 1954, designated as Assistant Secretary of Commerce for Administration is hereby redesignated as Assistant Secretary of Commerce for Administration and Public Affairs.

#### Sec. 3. Delegation of Authority.

.01 Pursuant to the authority vested in the Secretary of Commerce by Reorganization Plan No. 5 of 1950, the Assistant Secretary of Commerce for Administration and Public Affairs is hereby

authorized to perform the functions and to exercise the authority of the Secretary of Commerce on all matters of administration, management and public affairs within the Department of Commerce.

.02 The Assistant Secretary of Commerce for Administration and Public Affairs may redelegate the authority conferred herein, with such conditions and limitations as he deems appropriate, to any officer or employee of the Department of Commerce.

**Sec. 4. Organization of Office of Assistant Secretary of Commerce for Administration and Public Affairs.** The Office of the Assistant Secretary of Commerce for Administration and Public Affairs shall comprise:

Assistant Secretary of Commerce for Administration and Public Affairs.

Deputy Assistant Secretary of Commerce for Administration.

Office of Administrative Operations.

Office of Budget and Management.

Office of Personnel Management.

Office of Publications Management.

Office of Investigations and Security.

Office of Emergency Readiness Planning.

Office of Internal Audit.

The Appeals Board for the Department of Commerce shall, for administrative purposes, be deemed to be a part of the Office of the Assistant Secretary of Commerce for Administration and Public Affairs.

**Sec. 5. Duties and Responsibilities of the Assistant Secretary of Commerce for Administration and Public Affairs.**

.01 The Assistant Secretary of Commerce for Administration and Public Affairs is the principal deputy and adviser to the Secretary of Commerce on all matters of administration, management and public affairs and is the chief officer of the Department on such matters.

.02 The Deputy Assistant Secretary of Commerce for Administration shall be the principal assistant to the Assistant Secretary of Commerce for Administration and Public Affairs and with respect to all matters relating to Administration shall assume the full responsibility of the Assistant Secretary during the latter's absence.

.03 The Assistant Secretary of Commerce for Administration and Public Affairs shall:

1 Prescribe the Department's policies, regulations, and programs with respect to all administrative, management and public affairs activities and shall direct their execution;

2 Perform all other functions and exercise all other powers, authorities, and discretions vested in the Secretary with respect to administrative, management and public affairs matters as delegated to the Assistant Secretary of Commerce for Administration and Public Affairs by this or any other order;

3 Provide for the direction and supervision of all staff service offices in the Office of the Secretary except the Office of the General Counsel;

4 In collaboration with other Secretarial officers and officers of the primary organization units of the Department,

define the basic objectives, programs, functions, relationships, and plans of organization of the Department;

5 Develop and carry out defense mobilization programs for Government continuity and civil defense; and

6 Carry out such other duties and responsibilities as the Secretary of Commerce may assign.

.04 More specifically, but not by way of limitation, the Assistant Secretary of Commerce for Administration and Public Affairs shall:

1 Prescribe the policies and programs and provide departmental leadership for the following major activities of the Department:

- (1) Public affairs.
- (2) Budget planning and administration.
- (3) Management research and planning.
- (4) Organization planning.
- (5) Personnel administration.
- (6) Internal audit program.
- (7) Administrative operations and services.
- (8) Publications program.
- (9) Security program.
- (10) Civil defense program.

2 Be responsible for and direct the evaluation of all the Department's programs and activities in terms of efficiency of management and economy of operations with a view to improving management and effecting economies in operations;

3 Be responsible for and direct all activities of the Department relating to interdepartmental coordination of administrative, management and public affairs matters;

4 Serve as the representative of and upon designation as the alternate to the Secretary of Commerce on all committees, boards, commissions, services, and organizations constituted with authority or responsibilities in the fields of administration, management and public affairs; and

5 Develop and provide for the execution of (1) plans to insure continuity of essential functions of the Department in event of attack upon the United States, and (2) civil defense plans and programs covering facilities and self-protection, and civil defense assistance.

**Sec. 6. Saving provision.**

.01 References in other orders to the title "Assistant Secretary of Commerce for Administration" or "Executive Assistant to the Secretary" shall be construed to mean Assistant Secretary of Commerce for Administration and Public Affairs.

.02 All orders, delegations of authority and other actions heretofore issued or taken by the Assistant Secretary of Commerce for Administration or Executive Assistant to the Secretary and in effect immediately prior to the effective date of this order shall remain in full force and effect until hereafter amended or revoked under appropriate authority.

**Effective date:** October 11, 1961.

JOHN PRINCE,  
Deputy Assistant Secretary  
for Administration.

[F.R. Doc. 61-11868; Filed, Dec. 14, 1961;  
8:46 a.m.]

## ATOMIC ENERGY COMMISSION

[Docket No. 50-128]

### TEXAS AGRICULTURAL AND MECHANICAL COLLEGE SYSTEM

#### Notice of Issuance of Facility License

Please take notice that the Atomic Energy Commission has issued Facility License No. R-83 which authorizes the Texas Agricultural and Mechanical College System to possess and operate, at power levels up to 100 kilowatts (thermal), its pool-type nuclear reactor located near College Station, Texas. The license is substantially as published in the FEDERAL REGISTER on March 30, 1961, 26 F.R. 2695, except that (1) the description of the reactor has been changed to authorize the use of boron-stainless steel control rods instead of boron carbide control rods, as described in the application amendments dated March 30, 1961, and April 28, 1961, (2) a condition has been added requiring visual inspection of the boron-stainless steel control rods at least once each calendar quarter and submission of written reports to the Commission describing the results of such inspections, and (3) a condition has been added regarding the procedures to be followed with respect to operations with the reactor shut down which might involve a change in core reactivity.

The Commission has reviewed the matter of the substitution of the boron-stainless steel control rods for boron carbide control rods and has concluded that operation of the reactor with the boron-stainless steel control rods in accordance with the terms and conditions of License No. R-83 will not present an undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

In view of the changes in the license from that which was published on March 30, 1961, the Commission will, in accordance with its rules of practice (10 CFR Part 2), direct the holding of a formal hearing on the matter of the issuance of License No. R-83 upon receipt of a request therefor from the licensee or a petition to intervene within 30 days after the issuance of the license. Petitions for leave to intervene and requests for a formal hearing 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, Md., or the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

For further details see (1) the application submitted by the Texas Agricultural and Mechanical College System and amendments thereto filed under Docket No. 50-128, and (2) a hazards analysis related to procedures when the reactor is shut down and use of the boron-stainless steel control rods prepared by the Research and Power Reactor Safety Branch of the Division of Licensing and Regulation, both available for public inspection at the Commission's Public Document Room. A copy of item (2) above may be obtained at the Commis-

sion'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 7th day of December 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN,  
*Acting Chief, Research and  
Power Reactor Safety Branch,  
Division of Licensing and  
Regulation.*

[F.R. Doc. 61-11890; Filed, Dec. 14, 1961;  
8:50 a.m.]

## CIVIL AERONAUTICS BOARD

[Docket No. 12438]

### AMERICAN AIRLINES, INC.; SERVICE TO AKRON

#### Notice of Hearing

In the matter of the application of American Airlines, Inc., for termination or suspension of authority to serve Akron, Ohio.

Notice is hereby given, pursuant to the Federal Aviation Act of 1958, as amended, that the hearing in the above-entitled proceeding will be held January 3, 1962, at 10:00 a.m., e.s.t., in the Summit County Court House, Akron, Ohio, before the undersigned Examiner.

Dated at Washington, D.C., December 11, 1961.

[SEAL] HERBERT K. BRYAN,  
*Hearing Examiner.*

[F.R. Doc. 61-11896; Filed, Dec. 14, 1961;  
8:51 a.m.]

[Docket No. 12285 etc.]

### NEW YORK-FLORIDA RENEWAL CASE

#### Notice of Hearing

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that hearing in the above-entitled proceeding is assigned to be held on January 9, 1962, at 10 a.m., e.s.t., in Room 725, Universal Building, Connecticut and Florida Avenues NW., Washington, D.C. before the undersigned Examiner.

Dated at Washington, D.C., December 12, 1961.

[SEAL] WALTER W. BRYAN,  
*Hearing Examiner.*

[F.R. Doc. 61-11897; Filed, Dec. 14, 1961;  
8:52 a.m.]

[Docket No. 12722; Order E-17818]

### SLICK AIRWAYS, INC.

#### Application for Exemption; Order of Tentative Approval

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 11th day of December 1961.

By application filed on July 5, 1961, Slick Airways, Inc. (Slick), a certificated air carrier, seeks an exemption from the provisions of section 408, or such other relief as may be just and proper, authorizing its lease from Resort Airlines, Inc. (Resort) of three DC-4 aircraft for a period of one year terminating on June 30, 1962. The monthly rental is \$6,000 per aircraft plus \$5.00 per flight hour for an aircraft overhaul reserve and an engine differential rate of \$5.00 per engine hour flown.

Slick contends, in support of its application, (1) that the three DC-4 aircraft leased from Resort are essential for the performance of its Quicktrans operations for the Navy Department; (2) that a last minute cancellation of another lease arrangement for suitable aircraft had forced it to proceed on a letter agreement basis with Resort in order for it to commence its Quicktrans operations, a service in the interests of national defense, on July 1, 1961; that no competitive relationships exist between the two companies; and (3) that it would be impossible to obtain approval under the hearing process due to the last minute nature of the transaction and the immediate need for the aircraft.<sup>1</sup>

The Board, upon consideration of the application, concludes that the agreement involves the lease of a substantial part of Resort's properties, and that the transaction is subject to section 408(a) (3) of the Act.<sup>2</sup> The Board has further concluded, tentatively, that the transaction does not affect the control of an air carrier directly engaged in the operation of aircraft in air transportation, does not result in creating a monopoly or tend to restrain competition and that no person disclosing a substantial interest in the transaction is currently requesting a hearing. Accordingly, it appears that approval of the lease agreement would not be inconsistent with the public interest.

In view of the foregoing, the Board tentatively finds that the transaction should be approved and intends to approve it pursuant to section 408(b) of the Act without hearing. Accordingly, this order constituting notice of such intention will be published in the FEDERAL REGISTER, and interested persons will be afforded an opportunity to comment on the Board's tentative decision.

*Therefore, it is ordered:*

1. That this order be published in the FEDERAL REGISTER;

<sup>1</sup> The Board has decided that exceptional circumstances exist with respect to the doctrine expressed in the Sherman Interlocking Relationships Case, 15 CAB 876 (1952), to the extent that it may be applicable in this case, and will consider the application on its merits.

<sup>2</sup> Slick's application is framed to seek relief in the form of an exemption from section 408. However, we have decided to consider the application under the third proviso of section 408(b) in response to Slick's general prayer for relief.

<sup>3</sup> Since Resort's certificate ceased to be effective on October 10, 1961, the Board considers, for the purpose of this proceeding, that it is a person engaged in a phase of aeronautics.

2. That the Attorney General be furnished a copy of this order within one day of its publication, and

3. That interested persons be afforded a period of fifteen days within which to file comments with respect to the Board's proposed action herein.<sup>4</sup>

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON,  
*Secretary.*

[F.R. Doc. 61-11898; Filed, Dec. 14, 1961;  
8:52 a.m.]

## FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 14410]

DAVID COLELLA

#### Order To Show Cause

In the matter of David Colella, 285 Blatchley Avenue, New Haven, Connecticut, Docket No. 14410; order to show cause why there should not be revoked the license for Radio Station 1A2170 in the Citizens Radio Service.

The Commission, by the Chief, Safety and Special Radio Services Bureau, under delegated authority, having under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned radio station;

It appearing that, pursuant to § 1.76 of the Commission's rules, the above-named licensee, by letter from the Commission dated May 23, 1961, and addressed to him at his mailing address of record, 288 West Ivy Street, New Haven, Connecticut, was called upon to explain certain alleged violations of the Commission's rules and of the Communications Act of 1934, as amended, in the operation of his Citizens radio station in that he appeared to have moved the station without authority from the Commission in violation of § 19.24 of the Commission's rules, and to have authorized others to operate radio transmitting apparatus using the call sign of his station in violation of section 310(b) of the Communications Act of 1934, as amended;

It further appearing that, although receipt of the Commission's letter on May 23, 1961, was acknowledged by the signature on May 29, 1961, of the licensee's agent, Mrs. David Colella, to a Post Office Department return receipt card, the licensee did not reply to that letter; and

It further appearing that, on July 19, 1961, another letter was sent by Certified Mail, return receipt requested, to the licensee at 288 West Ivy Street, New Haven, Connecticut, again calling his attention to this matter; stating that his failure to reply to the letter of May 23, 1961, violated § 1.76 of the Commission's rules, and requesting a reply within fifteen days. The licensee did not reply to this letter; and

<sup>4</sup> Such comments shall in all respects conform to the requirements of the Board's rules of practice for the filing of documents.

It further appearing that, the Commission thereafter having received information indicating that the said licensee's mailing address had been changed to 285 Blatchley Avenue, New Haven, Connecticut, a further letter was sent (by Certified Mail, return receipt requested, Certified No. 97244) to the licensee at that address in which the Commission again brought this matter to the licensee's attention and requested that he reply within ten days. The licensee did not reply to this letter; and

It further appearing that, in view of the foregoing, the licensee has repeatedly violated § 1.76 of the Commission's rules:

*It is ordered*, This 11th day of December 1961, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked, and appear and give evidence in respect thereto at a hearing to be held at a time and place to be specified by subsequent order; and

*It is further ordered*, That the Acting Secretary send a copy of this order by Certified Mail—Return Receipt Requested to the said licensee at 285 Blatchley Avenue, New Haven, Connecticut.

Released: December 12, 1961.

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

[F.R. Doc. 61-11899; Filed, Dec. 14, 1961;  
8:52 a.m.]

[Docket No. 14422]

### FLOYD CONSTRUCTION CO., INC.

#### Order To Show Cause

In the matter of Floyd Construction Co., Inc., P.O. Drawer 78, Savannah, Georgia, Docket No. 14422; order to show cause why there should not be revoked the licenses for Special Industrial Radio Stations KGH-627, KIL-448, and KE-6425.

The Commission, by the Chief, Safety and Special Radio Services Bureau, under delegated authority, having under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned radio stations; and

It appearing, that pursuant to § 1.76 of the Commission's rules, written notice of violation of the Communications Act of 1934, as amended, and of the Commission's rules was served upon the above-named licensee, as follows:

Commission letter dated June 21, 1961, alleging an unauthorized transfer of control of Special Industrial radio station KE-6425 in violation of section 310(b) of the Communications Act of 1934, as amended, and in violation of § 11.56(d) of the Commission's rules made pursuant thereto; and a violation of § 11.66 of the Commission's rules in respect to Special Industrial radio sta-

tions KE-6425, KGH-627, and KIL-448; and

It further appearing, that the above-named licensee received the Commission's letter but did not reply thereto, whereupon the Commission, by letter dated September 27, 1961, and sent by Certified Mail, Return Receipt Requested (Cert. No. 97090) again brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within ten days of the date of its receipt, stating the measures which had been taken or were being taken in order to bring the operation of the radio stations into compliance with the Communications Act and the Commission's rules, and warning the licensee that failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station licenses; and

It further appearing, that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent, on October 2, 1961, to a Post Office Department return receipt; and

It further appearing, that although more than ten days have elapsed since the licensee's receipt of the Commission's letter, no response was made thereto; and

It further appearing, that in view of the foregoing, the licensee has repeatedly violated § 1.76 of the Commission's rules:

*It is ordered*, This 8th day of December, 1961, pursuant to section 312(a) (4) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the licenses for the above-captioned radio stations should not be revoked, and appear and give evidence in respect thereto at a hearing to be held at a time and place to be specified by subsequent order; and

*It is further ordered*, That the Acting Secretary send a copy of this order by Certified Mail—return receipt requested to the said licensee.

Released: December 12, 1961.

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

[F.R. Doc. 61-11900; Filed, Dec. 14, 1961;  
8:52 a.m.]

[Docket Nos. 14256, 14257; FCC 61M-1947]

### CLARENCE EVERETT JONES AND ROBERT S. TAYLOR

#### Order Continuing Hearing

In re applications of Clarence Everett Jones, St. George, South Carolina, Docket No. 14256, File No. BP-13022; Robert S. Taylor, Aiken, South Carolina, Docket No. 14257, File No. BP-13892; for construction permits.

The Hearing Examiner having under consideration a "Motion for Continuance of Hearing" filed December 7, 1961, by Robert S. Taylor, applicant herein, and

It appearing, that the Motion also requests continuances of the dates previously set for final exchange of exhibits,

notification of witnesses, and hearing in this matter, and

It further appearing, that all parties agree to the continuances and that good cause exists for granting the motion.

*It is ordered*, This 11th day of December 1961, that Robert S. Taylor shall submit measurements by December 12, 1961; that the date for the final exchange of engineering and non-engineering exhibits heretofore set as December 11, 1961, is hereby changed to January 8, 1962; that the date for the notification of witnesses for cross-examination heretofore set as December 18, 1961, is changed to January 15, 1962; and that the date for the hearing heretofore set as December 27, 1961, is hereby changed to 10:00 a.m., January 22, 1962, in the Commission's offices in Washington, D.C.

Released: December 12, 1961.

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

[F.R. Doc. 61-11901; Filed, Dec. 14, 1961;  
8:52 a.m.]

[Docket No. 14255; FCC 61M-1946]

### RADIO-ACTIVE BROADCASTING, INC. (WATO)

#### Order

In re application of radio-active Broadcasting, Inc. (WATO), Oak Ridge, Tennessee, Docket No. 14255, File No. BP-13833; for construction permit.

The Hearing Examiner having under consideration a petition for extension of time, filed by the applicant herein on December 6, 1961, wherein it is requested that the dates set for the exchange of exhibits and notification of witnesses, as well as the date now set for the commencement of the hearing herein be postponed for approximately one month;

It appearing, that it is stated in said petition that the applicant herein is now studying the possibility of amending its application to provide for directional operation to eliminate or substantially reduce adjacent channel interference, and that it is anticipated that the 30-day postponement requested herein will be sufficient for a final determination of this matter;

It further appearing, that the applicant has alleged that it will dismiss its application if it is unable to obtain the satisfactory result from the investigation of the desirability and feasibility of proposing the aforementioned directional operation;

It further appearing, that counsel for the parties to the proceeding have consented to a grant of the requested extension of time and have agreed to a waiver of the Commission's rules (47 CFR 1.43), relating to the withholding of action on motions for a four-day period;

It further appearing, that, while good cause has been shown for a prompt grant of a postponement herein, commitments of the Examiner's calendar preclude him from rescheduling the hearing date to the one requested by applicant;

It is ordered, This 11th day of December 1961, that the petition for extension of time is granted as more fully provided herein below and otherwise is denied; and that the procedural dates heretofore set forth are modified as follows:

(1) Exchange of exhibits from December 11, 1961, to January 10, 1962;

(2) Exchange of revised engineering exhibits, if any, and notification of witnesses desired with respect to exhibits originally exchanged from December 22, 1961, to January 22, 1962;

(3) Notification of witnesses desired with respect to revised engineering exhibits from December 29, 1961, to January 26, 1962;

It is further ordered, That the hearing, heretofore scheduled to begin on January 4, 1962, is hereby rescheduled to commence on February 5, 1962, at 9:00 a.m., at the Offices of the Commission in Washington, D.C.

Released: December 12, 1961.

FEDERAL COMMUNICATIONS  
COMMISSION,

[SEAL] BEN F. WAPLE,  
Acting Secretary.

[F.R. Doc. 61-11902; Filed, Dec. 14, 1961;  
8:53 a.m.]

## OFFICE OF EMERGENCY PLANNING

W. VICTOR WOMACK

### Appointee's Statement of Changes in Business Interests

The following statement lists the names and concerns required by subsection 710(b)(6) of the Defense Production Act of 1950, as amended.

No change since last statement (February 13, 1961) published March 22, 1961 (26 F.R. 2445).

Dated: August 14, 1961.

W. VICTOR WOMACK.

[F.R. Doc. 61-11862; Filed, Dec. 14, 1961;  
8:45 a.m.]

## FEDERAL POWER COMMISSION

[Docket No. CP62-76]

### MISSISSIPPI RIVER TRANSMISSION CORP.

#### Notice of Application and Date of Hearing

DECEMBER 8, 1961.

Take notice that Mississippi River Transmission Corporation (Applicant), 9900 Clayton Road, St. Louis 24, Missouri, filed in Docket No. CP62-76 an application pursuant to section 7(c) of the

Natural Gas Act for a certificate of public convenience and necessity authorizing the transportation and sale of natural gas in interstate commerce for resale, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to transport and sell natural gas on an interruptible basis to its two existing firm service (Rate Schedule CQ-1) customers, Laclede Gas Company (Laclede) and Illinois Power Company (Illinois). The proposed interruptible service would likewise be available to any additional customers whom Applicant is authorized to serve under Rate Schedule CQ-1 and who enter into an agreement with Applicant for service under said rate schedule.

The application states that under an agreement among Laclede and Illinois and Applicant dated April 22, 1960, Laclede and Illinois are entitled to purchase 63.75 percent and 11.25 percent respectively, of the gas available to Applicant for purchase on any day from Trunkline Gas Company (Trunkline) under Trunkline's Rate Schedule R-1 (interruptible).

Proportionate quantities, i.e., quantities bearing the same relationship to the respective maximum daily contract quantities under Rate Schedule CQ-1, would be allocated to other firm service customers out of the remaining 25 percent. The initial rate at which Applicant proposes to sell such gas is 36.7 cents per Mcf, which rate is identical to that contained in Trunkline's Rate Schedule R-1 under which interruptible gas would be purchased by Applicant.

The application states that Applicant does not anticipate that substantial volumes of gas will be available for interruptible service at times when its customers desire additional gas. Applicant asserts, nevertheless, that to the extent that such gas is available from time to time, it could be of assistance to Applicant's customers in meeting the peak winter loads on their systems.

Applicant states that the uncertainty both as to the needs of the customers and the availability of gas when those needs occur makes it impracticable to prepare a realistic estimate of sales and revenues.

The application proposes no additional facilities. Applicant states that deliveries of interruptible gas to Laclede and Illinois would be made by means of the same facilities that are now used to make firm deliveries to said customers. Authorizations for additional facilities needed for deliveries to new customers would be requested in future proceedings as and when required.

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 January 9, 1962, at 9:30 a.m., e.s.t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D.C., concerning the matters involved in and the issues presented by such application: *Provided, however*, That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30(c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before December 29, 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. 61-11874; Filed, Dec. 14, 1961;  
8:47 a.m.]

[Docket Nos. RI62-206—RI62-216]

### NUECES CO. ET AL.

#### Order Providing for Hearings on and Suspension of Proposed Changes in Rates,<sup>1</sup> and Allowing Rate Changes To Become Effective Sub- ject to Refund

DECEMBER 8, 1961.

The Nueces Company, Docket No. RI62-206; The Nueces Company (Operator), Docket No. RI62-207; Cabot Corporation (SW), Docket No. RI62-208; Peerless Oil & Gas Company, Docket No. RI62-209; The Pure Oil Company, Docket No. RI62-210; Placid Oil Company, Docket RI62-211; The Atlantic Refining Company, Docket No. RI62-212; General American Oil Company of Texas, Docket No. RI62-213; The F O Corporation, Docket No. RI62-214; The British-American Oil Producing Company (Operator), et al., Docket No. RI62-215; Sinclair Oil & Gas Company, Docket No. RI62-216.

The above-named Respondents have tendered for filing proposed changes in presently effective rate schedules for sales of natural gas, subject to the jurisdiction of the Commission. The proposed changes are designated as follows:

<sup>1</sup> This order does not provide for the consolidation for hearing or disposition of the several matters covered herein, nor should it be so construed.

| Docket No.  | Respondent   | Rate schedule No. | Supplement No. | Purchaser and producing area  | Amount of annual increase   | Date filing tendered | Effective date <sup>1</sup> unless suspended | Date suspended until— | Cents per Mcf       |                         | Rate in effect subject to refund in docket Nos. |  |
|-------------|--|-------------------|----------------|---|---|----------------------|--|-----------------------|---------------------|-------------------------|---|--|
|             |  |                   |                |   |   |                      |  |                       | Rate in effect      | Proposed increased rate |   |  |
| RI62-206... | The Nueces Co., P.O. Box 1253, Corpus Christi, Tex.                                      | 1                 | 9              | Tennessee Gas Transmission Co. (Agua Dulce Field, Nueces County, Tex.) (R.R. District No. 4). | \$18,082  | 11- 9-61             | 12-10-61                                     | 12-11-61              | 14.38069            | <sup>2</sup> 14.85      |   |  |
| RI62-207... | The Nueces Co. (Operator)  | 3                 | 7              | El Paso Natural Gas Co. (Fort Stockton Field, Pecos County, Tex.) (R.R. District No. 8).      | 13,850  | 11- 9-61             | 12-10-61                                     | 12-11-61              | 17.0807             | <sup>2</sup> 17.4057    | G-20412   |  |
| RI62-208... | Cabot Corp. (SW) P.O. Box 1101, Pampa, Tex.  | 33                | 2              | Panhandle Eastern Pipeline Co. (Morrow Field, Seward County, Kans.).                          | 3,252   | 11-13-61             | 1- 1-62                                      | 6- 1-62               | <sup>6</sup> 16.0   | <sup>8</sup> 17.0       |   |  |
|             |  |                   | 39             | 2   | Northern Natural Gas Co. (Mocane Field, Beaver County, Okla.).                              | 1,680                | 11-13-61                                     | 1- 1-62               | 6- 1-62             | <sup>6</sup> 15.0       | <sup>8</sup> 16.0                               |  |
|             |  |                   | 51             | 3   | United Gas Pipe Line Co. (St. Martinville Field, St. Martin Parish, La.) (South Louisiana). | 5,880                | 11-13-61                                     | 1- 1-62               | 6- 1-62             | 20.0                    | <sup>4</sup> 22.0                               |  |
| RI62-209... | Peerless Oil & Gas Co. 1670 Denver Club Building, Denver 2, Colo.                        | 2                 | 3              | Hugoton Plains Gas and Oil Co. (Hugoton Field, Texas County, Okla.).                          | 8,693   | 11-13-61             | 12-14-61                                     | 12-15-61              | <sup>7</sup> 8.0837 | <sup>3</sup> 18.9496    |   |  |
| RI62-210... | The Pure Oil Co., 200 East Golf Road Palatine, Ill.                                      | 34                | 6              | Northern Natural Gas Co. (Harper Ranch Field, Clark and Comanche Counties, Kans.).            | 2,556   | 11-13-61             | 1- 1-62                                      | 6- 1-62               | 15.0                | <sup>3</sup> 16.0       |   |  |
|             |  |                   | 35             | 5   | do.   | 1,407                | 11-13-61                                     | 1- 1-62               | 6- 1-62             | 14.0                    | <sup>8</sup> 15.0                               |  |
| RI62-211... | Placid Oil Co., 418 Market Street, Shreveport, La.                                       | 20                | 4              | United Gas Pipe Line Co. (Lapcyrouse Field, Terrebonne Parish, La.) (South Louisiana).        | 19,293  | 11-13-61             | 1- 1-62                                      | 6- 1-62               | 20.25               | <sup>4</sup> 22.25      |   |  |
| RI62-212... | The Atlantic Refining Co., P.O. Box 2819, Dallas 21, Tex.                                | 174               | 1              | Northern Natural Gas Co. (Southwest Camp Creek Field, Beaver County, Okla.).                  | 897   | 11-13-61             | 1- 1-62                                      | 6- 1-62               | <sup>10</sup> 15.0  | <sup>8</sup> 16.0       |   |  |
| RI62-213... | General American Oil Co. of Texas, Meadows Building, Dallas 6, Tex.                      | 15                | 7              | Panhandle Eastern Pipeline Co. (Beaver County, Okla.).  | 166   | 11-13-61             | 12-14-61                                     | 5-14-62               | 12.2828             | <sup>3</sup> 13.1761    |   |  |
|             |  |                   | 30             | 3   | Northern Natural Gas Co. (McKinney Field, Clark County, Kans.).                             | 440                  | 11-13-61                                     | 1- 1-62               | 6- 1-62             | 14.0                    | <sup>3</sup> 15.0                               |  |
| RI62-214... | The F O Corp., Meadows Building, Dallas 6, Tex.  | 1                 | 7              | Texas Gas Transmission Corp. (Elton Field, Allen Parish, La.) (South La.).                    | 9,227   | 11-13-61             | 1- 1-62                                      | 1- 2-62               | 11.7717             | <sup>4</sup> 12.6714    | G-17540 (Tax reimbursement only).               |  |
| RI62-215    | The British-American Oil Producing Co. (Operator), et al., P.O. Box 749, Dallas 21, Tex. | 32                | 2              | Kansas-Nebraska Natural Gas Co., Inc. (Armstrong Field, Logan County, Colo.).                 | 1,800   | 11-14-61             | 12-15-61                                     | 5-15-62               | 12.8262             | <sup>4</sup> 13.7424    |   |  |
| RI62-216... | Sinclair Oil & Gas Co., P.O. Box 521, Tulsa 2, Okla.                                     | 226               | 2              | Colorado Interstate Gas Co. (Hugoton Field, Grant and Kearney Counties, Kans.).               | 36,013  | 11-15-61             | 1- 1-62                                      | 6- 1-62               | 11.0                | <sup>3</sup> 12.5       |   |  |

<sup>1</sup> The proposed effective dates are the first days after expiration of the required thirty days' notice or, if later, the date requested by respondent.  
<sup>2</sup> Based on the Texas dedicated reserve tax.  
<sup>3</sup> The pressure base is 14.65 psia.  
<sup>4</sup> The pressure base is 15.025 psia.  
<sup>5</sup> Previously reported as 16.08 cents which included 0.08-cent Kansas Severance Tax which was subsequently invalidated.

<sup>6</sup> Subject to upward and downward Btu. adjustment.  
<sup>7</sup> Includes 1.0 cent per Mcf for compression deducted by buyer.  
<sup>8</sup> Corrected for super compressibility.  
<sup>9</sup> Increase based on buyer's redetermined (by arbitration) resale rate (effective subject to refund in Docket No. RI60-102).  
<sup>10</sup> Does not include upward Btu. price adjustment of 1.5 cents per Mcf.

The rate increases of Nueces Company and Nueces Company (Operator) reflect the incidence of the Texas Dedicated Reserve Gas Tax, HB 20, Chapter 24, Article VI, Acts First Special Called Session, 57th Legislature of Texas, passed on August 16, 1961. The increased 14.85 cents per Mcf and 17.4057 cents per Mcf rates exceed the respective ceilings of 14.0 cents per Mcf and 11.0 cents per Mcf for increased rates in Texas Railroad Commission Districts 4 and 8, respectively (Commission's Statement of General Policy No. 61-1, as amended). The current 17.0807 cents per Mcf rate is in effect subject to refund in Docket No. G-20412. In view of our experience with this type of legislation, we must recognize the possibility that the validity of the tax might be challenged. In order to protect all parties in the event the tax should be declared unconstitutional or otherwise held invalid by final judicial decision, the proposed increased rates should be suspended. However, in order to prevent undue hardship the suspension period is shortened to one day.

The proposed revenue-sharing rate increase of Peerless Oil & Gas Company is based upon the buyer's resale rate which is in effect subject to refund. The proposed rate exceeds the 11.0 cents per Mcf ceiling for increased rates in Oklahoma. Since the buyer is collecting its

increased rate subject to refund in Docket No. RI60-102, the suspension period for Peerless' rate increase is shortened to one day.

The F O Corporation's proposed increased rate (periodic) of 12.67 cents per Mcf falls below the 14.0 cents per Mcf ceiling for increased rates in Southern Louisiana. However, its current 11.77 cents per Mcf rate is in effect subject to refund in Docket No. G-17540 with respect to questionable reimbursement for the Louisiana severance tax, the present proposed rate is subject to the same infirmity, and is herein suspended for one day.

The other producers' rate changes herein are periodic increases and exceed the applicable area price levels set forth in the Commission's Statement of General Policy No. 61-1, as amended (18 CFR Ch. I, Part 2, § 2.56).

The increased rates and charges 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 hearings concerning the lawfulness of the several 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), public hearings shall be held upon dates to be fixed by notices from the Secretary concerning the lawfulness of the several proposed increased rates and charges contained in the above-designated supplements.

(B) Pending hearings and decisions thereon, the above-designated rate supplements are hereby suspended and the use thereof deferred until the date indicated in the above "Date Suspended Until" column, and thereafter until such further time as they are made effective in the manner prescribed by the Natural Gas Act: *Provided, however,* That the supplements to the rate schedules filed by Nueces Company, Nueces Company (Operator), Peerless Oil & Gas Company, and The F O Corporation, as set forth above, shall become effective subject to refund on the date and in the manner herein prescribed if within 20 days from the date of issuance of this order Respondents shall each execute and file under its above-designated docket number with the Secretary of the Commission

its agreement and undertaking to comply with the refunding and reporting procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder, accompanied by a certificate showing service of copies thereof upon all purchasers under the rate schedule involved. Unless Respondents are advised to the contrary within 15 days after the filing of their respective agreement and undertaking, such agreement and undertaking shall be deemed to have been accepted.

(C) Neither the supplements hereby suspended, nor the rate schedules sought to be altered thereby, shall be changed until these proceedings have been disposed of or until the periods of suspension have 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) on or before January 25, 1962.

By the Commission.

JOSEPH H. GUTRIDE,  
Secretary.

[F.R. Doc. 61-11875; Filed, Dec. 14, 1961;  
8:47 a.m.]

## FEDERAL TRADE COMMISSION

[21-409]

### OPTICAL PRODUCTS INDUSTRY

#### Notice of Trade Practice Conference

A trade practice conference for the Optical Products Industry will be held by the Federal Trade Commission in the Sherman Hotel, North Clark and West Randolph Streets, Chicago, Illinois, beginning at 9:00 a.m., c.s.t., on January 19, 1962. The Honorable A. Everette MacIntyre, a Commissioner of the Federal Trade Commission, will be in charge of the conference.

The purpose of the conference is to afford opportunity for members of the industry to cooperate with the Commission in formulating a set of rules which will supply guidance as to the requirements of laws administered by the Commission having application to trade practices in the industry. It is the first step in proceedings designed to eliminate and prevent, on an industry-wide basis, unfair methods of competition, unfair or deceptive acts or practices, and other trade abuses violative of such laws.

At the conference individual industry members and their representatives may propose rules, and may comment on, and advocate changes in, rules proposed by others. Rules will be submitted for conference discussion on the following subjects: Deception (General); False Advertising Of Contact Lenses; Prohibited Allowances Or Commissions For Referrals; Prohibited Discrimination; Deception As To Origin Or Place Of Manufacture; Misrepresenting Products As Conforming To A Standard; Misrepresentation As To Character Of Business; False Invoicing; Commercial Bribery;

Procurement Of 'Competitors' Confidential Information; Defamation Of A Competitor Or Disparagement Of His Products; Imitation Of Trade Marks, Trade Names, Etc., Of Competitors; Unfair Threats Of Infringement Suits; and Prohibited Forms Of Trade Restraints (Unlawful Price Fixing, Etc.). Rules on other subjects may also be submitted for consideration.

Products of the industry consist of eyeglasses and contact lenses, which are designed to provide correction and improvement of eyesight, and parts and accessories therefor. Sunglasses, goggles and spectacles, which are designed for the protection of eyes or eyesight as distinguished from correction or improvement of eyesight, are not included; nor are precision lenses for telescopes, binoculars, etc., to be considered as included.

Members of the industry are persons, firms, corporations, or organizations engaged in the manufacture, sale, offering for sale, or distribution of industry products. Opticians, and those optometrists, ophthalmologists, and others who are licensed to prescribe eyeglasses and contact lenses, and who engage in the retail sale or dispensing of any kind of an industry product, whether done separately or in conjunction with any professional or technical services (such as eye examinations and tests for the purpose of determining visual defects and prescribing lenses for the relief or correction thereof), are to be regarded as industry members as are corporations and others so engaged who utilize the service of an optician, optometrist, ophthalmologist, or other person so licensed. It is to be understood, however, that ophthalmologists, optometrists, and others so licensed, who only engage in the rendering of professional or technical services (such as, in the case of an ophthalmologist, the treatment of a pathological condition of the eye, and, in the case of an ophthalmologist or optometrist, refractions of eyes, with the filling of the prescriptions and retail sale and dispensing of the lenses being done by an independent optician) are not to be regarded as industry members.

All industry members, as above defined, are invited to attend the conference and participate in the proceedings. Their several trade associations are also invited to have a representative attend and participate.

After the conference at Chicago on January 19, 1962, and before rules are finally approved by the Commission for the industry, a draft of proposed rules in appropriate form will be released by the Commission and a public hearing will be scheduled thereon. At such hearing all interested or affected parties, including members of the industry, will be afforded opportunity to present their views and suggestions respecting such proposed rules.

Issued: December 14, 1961.

By direction of the Commission.

[SEAL] JOSEPH W. SHEA,  
Secretary.

[F.R. Doc. 61-11914; Filed, Dec. 14, 1961;  
8:54 a.m.]

## SECURITIES AND EXCHANGE COMMISSION

[File No. 70-3998]

### CENTRAL AND SOUTH WEST CORP.

#### Notice of Filing Regarding Proposal To Exchange Common Stock of Registered Holding Company for Common Stock of Nonaffiliate

DECEMBER 12, 1961.

Notice is hereby given that Central and South West Corporation ("Central"), 20 North Wacker Drive, Chicago 6, Illinois, a registered holding company, has filed an application-declaration and amendments thereto with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act") and has designated sections 6 (a), 7, 9(a), and 10 of the Act and Rule 50(a)(4) promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the application-declaration, as amended, on file in the office of the Commission for a statement of the proposed transactions which are summarized as follows:

Pursuant to a contract dated October 17, 1961, between Central and Oriole Oil Company ("Oriole"), a non-affiliated company not subject to the Act, Central proposes to issue to Oriole 9,500 shares of its authorized but unissued \$2.50 par value common stock. Such shares are to be issued in exchange for all of the outstanding (100) shares of \$100 par value common stock of Transok Pipe Line Company ("Transok"), a non-affiliated company.

Transok is an Oklahoma corporation engaged in the purchase, transmission, and sale, at wholesale to Public Service Company of Oklahoma ("Public Service"), a public-utility subsidiary of Central, in addition to another utility company, of natural gas within the State of Oklahoma pursuant to contractual arrangements to supply Public Service's steam-electric generating plants with natural gas for boiler fuel on a long term basis.

Transok's pipeline system consisting of 229 miles of pipeline was constructed with the proceeds derived from the issuance and sale of \$10,000 of common stock and three series of first mortgage bonds aggregating \$25,000,000 and due serially to 1980, and guaranteed by Public Service. (See Public Service Company of Oklahoma, 37 S.E.C. 456, 458-459, December 5, 1956.) At August 31, 1961, such bonds were outstanding in the aggregate principal amount of \$21,675,000. The pipeline system originates in major gas and oil fields of Oklahoma and traverses and connects with the area of greatest oil and gas production in Oklahoma enroute to the electric generating stations of Public Service.

According to the filing, in April 1961, Oriole indicated a desire to sell the Transok stock and although the operation of Transok by Oriole had been and is eminently satisfactory to Public Service, neither that company nor Central deems it advisable to have the Tran-

sok stock in the hands of an unknown third party since such circumstances could substantially increase Transok's management and operating expenses and adversely affect the supply of low cost gas now available to Public Service. As at August 31, 1961, Transok had a deficit in its earned surplus account of \$656,273 and the application-declaration, as amended, states that the proposed acquisition of Transok stock will permit the reduction of certain of Transok's operating and management expenses and will permit the capture of Transok's earnings which for the 12-months ended August 31, 1961, amounted to \$333,273.

The application-declaration, as amended, states that it is the expectation of Central when requested either by the Commission or by Public Service subsequent to June 30, 1962, to make a voluntary contribution of all of Transok's capital stock to Public Service.

Central's investment in the common stock of Transok is to be recorded at a cost equal to the aggregate value of the Central common stock based on the market price thereof on the New York Stock Exchange (approximately \$418,000) and to write-off to earned surplus the excess of such cost over \$1.00.

The fees and expenses to be incurred by Central are estimated at \$3,900 and it is stated in the application-declaration, as amended, that no State commission or Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Notice is further given that any interested person may, not later than December 27, 1961, request this Commission in writing that a hearing be held in respect of such matters, stating the nature of his interest, the reasons for the request, and the issues of fact or law, raised by the application-declaration, as amended, 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 Ex-

change Commission, Washington 25, D.C. A copy of the request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon applicant-declarant, and proof of service (by affidavit, or in the case of an attorney-at-law, by certificate) filed or dispatched contemporaneously with the request. At any time after said date the application-declaration, as filed or as it may be further amended, may be granted and permitted to become effective as provided in Rule 23 of the rules and regulations promulgated under the Act; or the Commission may grant exemption from its 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. 61-11893; Filed, Dec. 14, 1961;  
8:51 a.m.]

## INTERSTATE COMMERCE COMMISSION

### FOURTH SECTION APPLICATIONS FOR RELIEF

DECEMBER 12, 1961.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

#### LONG-AND-SHORT HAUL

FSA No. 37472: *Joint motor-rail rates between the east and west.* Filed by Rocky Mountain Motor Tariff Bureau, Inc., Agent (No. 9), for interested carriers. Rates on various commodities moving on class and commodity rates, over joint routes of applicant rail and

motor carriers, between points east of the Rocky Mountains, on the one hand, and points west of the Rocky Mountains, also points in Alberta and British Columbia, on the other.

Grounds for relief: Motor and rail competition.

Tariffs: 3d Revised Page 32 and 1st Revised Page 76 to Rocky Mountain Motor Tariff Bureau tariff MF-I.C.C. 132 and 17th Revised Page 53 to Rocky Mountain Motor Tariff Bureau tariff MF-I.C.C. 99.

FSA No. 37473: *Iron or steel reinforcing bars to Houston, Tex.* Filed by Southwestern Freight Bureau, Agent (No. B-8118), for interested rail carriers. Rates on iron or steel reinforcing bars, in carloads, subject to aggregate minimum weight of 420,000 pounds per shipment, from Chicago (and points grouped therewith), Joliet, Lemont and Sterling, Ill., to Houston, Tex.

Grounds for relief: Barge, rail-barge and motor-barge competition.

Tariff: Supplement 231 to Southwestern Freight Bureau tariff I.C.C. 4308.

#### AGGREGATE OF INTERMEDIATES

FSA No. 37474: *Iron or steel reinforcing bars to Houston, Tex.* Filed by Southwestern Freight Bureau, Agent (No. B-8119), for interested rail carriers. Rates on iron or steel reinforcing bars, in carloads, subject to aggregate minimum weight of 420,000 pounds per shipment, from Chicago (and points grouped therewith), Joliet, Lemont and Sterling, Ill., to Houston, Tex.

Grounds for relief: Maintenance of depressed rates published to meet water competition without use of such rates as factors in constructing combination rates.

Tariff: Supplement 231 to Southwestern Freight Bureau tariff I.C.C. 4308.

By the Commission.

[SEAL]

HAROLD D. McCoy,  
Secretary.

[F.R. Doc. 61-11887; Filed, Dec. 14, 1961;  
8:50 a.m.]

## CUMULATIVE CODIFICATION GUIDE—DECEMBER

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 December.

|                          |                                   |                        |  |                        |                                  |
|--------------------------|-----------------------------------|------------------------|--|------------------------|----------------------------------|
| <b>3 CFR</b>             | Page                              | <b>9 CFR—Continued</b> | Page   | <b>19 CFR</b>          | Page                             |
| <b>PROCLAMATIONS:</b>    |                                   | <b>PROPOSED RULES:</b> |  | 3                      | 11362                            |
| May 27, 1907             | 11746                             | 74                     | 11804  | 5                      | 11420                            |
| 3298                     | 11937                             | 151                    | 11870  | 21                     | 11362                            |
| 3401                     | 11714                             | 201                    | 11988  | 54                     | 11731                            |
| 3440                     | 11714                             | <b>10 CFR</b>          |  | <b>PROPOSED RULES:</b> |                                  |
| 3441                     | 11937                             | 25                     | 11726  | 10                     | 11683                            |
| 3442                     | 12023                             | <b>12 CFR</b>          |  | <b>20 CFR</b>          |                                  |
| <b>EXECUTIVE ORDERS:</b> |                                   | 4                      | 11353  | 404                    | 11827, 11938                     |
| Nov. 10, 1917            | 11908                             | 204                    | 12031  | <b>21 CFR</b>          |                                  |
| Apr. 8, 1919             | 11906                             | 217                    | 11798, 11971, 12031  | 20                     | 11676                            |
| June 14, 1921            | 11906                             | 327                    | 12031  | 120                    | 11731, 11799, 12034              |
| 2711                     | 11746                             | 329                    | 11798, 12031   | 121                    | 11677, 12035                     |
| 10717                    | 11937                             | <b>13 CFR</b>          |  | 141a                   | 11799, 11800, 11828-11830, 12035 |
| 10977                    | 11471                             | 122                    | 11353  | 141c                   | 11801                            |
| 10978                    | 11714                             | <b>14 CFR</b>          |  | 146                    | 11801                            |
| 10979                    | 11937                             | 40                     | 11354  | 146a                   | 12035                            |
| <b>5 CFR</b>             |                                   | 41                     | 11355  | 146c                   | 11801                            |
| 6                        | 11347, 11483, 11671, 11813, 11852 | 42                     | 11356  | 147                    | 11802                            |
| 29                       | 11794                             | 221                    | 11819  | 191                    | 12035                            |
| 401                      | 11938                             | 287                    | 11890  | <b>PROPOSED RULES:</b> |                                  |
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| 319                      | 12029                             | 302                    | 11820  | 27                     | 11988                            |
| 718                      | 11813                             | 507                    | 11672, 11821, 12032, 12033   | 51                     | 11988                            |
| 722                      | 11472, 11481, 11851, 11887        | 555                    | 11672  | 120                    | 11684                            |
| 728                      | 11795                             | 600                    | 11357  | 121                    | 11870                            |
| 729                      | 11816                             |                        | 11484, 11485, 11674, 11726, 11727, 11822-11824, 11853, 11893.  | 141a                   | 11684                            |
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| 812                      | 11817                             | <b>PROPOSED RULES:</b> |  | 201                    | 11731                            |
| 820                      | 11965                             | 18                     | 11804  | <b>25 CFR</b>          |                                  |
| 871                      | 11968                             | 43                     | 11804  | <b>PROPOSED RULES:</b> |                                  |
| 914                      | 11417, 11817, 11851, 11890        | 302                    | 11685, 11841   | 221                    | 11734                            |
| 933                      | 11417-11419                       | 399                    | 11841  | <b>26 CFR</b>          |                                  |
| 937                      | 11725                             | 507                    | 11870, 12042   | 1                      | 11486, 11677                     |
| 938                      | 11725                             | 690                    | 11435, 11494, 11734  | 20                     | 11861                            |
| 953                      | 11419, 11818, 11851, 12030        | 601                    | 11364-11368, 11435, 11436, 11438, 11440-11443, 11445, 11446, 11448, 11449, 11451, 11453-11456, 11494, 11686, 11734, 11988. | 25                     | 11861                            |
| 958                      | 11483, 11852, 11970               | 608                    | 11435, 11494, 11988  | 45                     | 11861                            |
| 1032                     | 12030                             | <b>15 CFR</b>          |  | <b>28 CFR</b>          |                                  |
| <b>PROPOSED RULES:</b>   |                                   | 201                    | 11357  | 15                     | 11420                            |
| 812                      | 11838                             | 230                    | 11360, 11972   | <b>29 CFR</b>          |                                  |
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| 914                      | 11435                             | <b>17 CFR</b>          |  | 678                    | 11420                            |
| 949                      | 12037                             | 231                    | 11896  | 779                    | 11802                            |
| 952                      | 12037                             | 239                    | 11730  | <b>PROPOSED RULES:</b> |                                  |
| 953                      | 11363                             | <b>PROPOSED RULES:</b> |  | 545                    | 11735                            |
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| 996                      | 12037                             | 260                    | 11900  | 270                    | 11938                            |
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| 1028                     | 11982                             | 141                    | 11897  | 273                    | 11831                            |
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| 237                      | 11818                             | <b>PROPOSED RULES:</b> |  | 701                    | 11715                            |
| 243                      | 11819                             | 2                      | 11459  | 710                    | 11716                            |
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