

on or before September 1, 1936, shall file with the Commission a registration statement on Form U5B on or before December 1, 1936, or within one year after the date when its notification of registration became effective, whichever of such dates shall be the earlier. Each holding company which shall file its notification of registration after September 1, 1936, shall file with the Commission a registration statement on Form U5B within 90 days after the date of the filing of such notification of registration, but the Commission, upon a showing of reasonable cause therefor, may extend such time.

RULE CONCERNING NOTIFICATIONS OF REGISTRATION PURSUANT TO SECTION 5 (A) OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

Acting pursuant to the Public Utility Holding Company Act of 1935, particularly Sections 5 and 20 (a) thereof, and finding that such action is necessary and appropriate in the public interest, for the protection of investors and consumers, and to carry out the provisions of said Act, the Securities and Exchange Commission hereby adopts the following rule and, as provided therein, repeals Rule 5A-1 and Rule 5A-2:

RULE 5A-3. Form for Notification of Registration.—(a) Form U5A¹ marked "adopted October 2, 1936" is hereby prescribed as the form for notifications of registration filed with the Commission pursuant to Section 5 (a). Every such notification of registration shall be prepared and submitted in accordance with the instructions for the use of such form incorporated therein. Prior to November 1, 1936, a notification of registration may also be filed on Form U-1, prepared in the manner provided by Rule 5A-1 and said Form.

(b) Rule 5A-1 and Rule 5A-2 are hereby repealed, such repeal to be effective on and after November 1, 1936.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 2989—Filed, October 19, 1936; 12:41 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 19th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE CONTINENTAL-RISSE FARM, FILED ON OCTOBER 7, 1936, BY THOMAS M. EGAN, RESPONDENT

CONSENT TO WITHDRAWAL OF FILING OF OFFERING SHEET AND ORDER TERMINATING PROCEEDING

The Securities and Exchange Commission, having been informed by the respondent that no sales of any of the interests covered by the offering sheet described in the title hereof have been made, and finding, upon the basis of such information, that the withdrawal of the filing of the said offering sheet, requested by such respondent, will be consistent with the public interest and the protection of investors, consents to the withdrawal of such filing but not to the removal of the said offering sheet, or any papers with reference thereto, from the files of the Commission; and

It is ordered, that the Suspension Order, Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be, and the same are hereby, revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 3015—Filed, October 20, 1936; 12:47 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 19th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE TIDE WATER-GRIMES FARM, FILED ON OCTOBER 9, 1936, BY SCHAPPERT-TEDEEN-BLUMER, INC., RESPONDENT

ORDER TERMINATING PROCEEDING

The Securities and Exchange Commission, finding that the apparent inaccuracies and omissions in the offering sheet filed with the Commission which is the subject of this proceeding and upon which the suspension order previously entered in this proceeding was based have been satisfactorily explained;

It is ordered, that the Suspension Order, Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same hereby are revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 3016—Filed, October 20, 1936; 12:47 p. m.]

Thursday, October 22, 1936

No. 158

TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 48587]

CUSTOMS REGULATIONS AMENDED—MANIFESTS

ARTICLE 218, CUSTOMS REGULATIONS OF 1931, AS AMENDED BY T. D. 45824; RELATING TO MANIFESTS, FURTHER AMENDED

To Collectors of Customs and Others Concerned:

Pursuant to the authority contained in sections 459, 460, and 624 of the Tariff Act of 1930 (U. S. C., title 19, secs. 1459, 1460, and 1624), article 218 (c) of the Customs Regulations of 1931, as amended by T. D. 45824, is further amended to read as follows:

(c) The manifest shall be in duplicate on customs Form 7533. Customs Form 7533-A may be used for baggage arriving in baggage cars in lieu of customs Form 7533. Customs Form 5119 may be used in lieu of customs Form 7533 or 7533-A when the value of the merchandise does not exceed \$100. One copy of customs Form 7533, 7533-A, or 5119, as the case may be, shall be immediately forwarded to the comptroller.

New customs Form 7533-A (Inward Manifest of Baggage Car) will be sold by collectors at the price of twenty-five cents per one hundred copies. This form will be available for distribution within approximately sixty days.

[SEAL]

FRANK DOW,

Acting Commissioner of Customs.

Approved, October 16, 1936.

WAYNE C. TAYLOR,

Acting Secretary of the Treasury.

[F. R. Doc. 3022—Filed, October 21, 1936; 10:19 a. m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

AMENDMENT OF ORDER WITH RESPECT TO PAYMENTS UNDER THE 1936 AGRICULTURAL CONSERVATION PROGRAM—NORTH CENTRAL REGION

The paragraph numbered "(1)" contained in the "Order with Respect to Payments Under the 1936 Agricultural Conservation Program—North Central Region" issued October 7, 1936, is hereby amended to read as follows:

(1) That pending determination by the Secretary of Agriculture of the adjustments, if any, to be made in the rates of the payments specified in Sections 2, 3, and 4, Part II, of North Central Region Bulletin No. 1, Revised, as amended, and determination of the deductions for administrative expenses, there shall be made, as soon as practicable, with respect to each Application for Payment, Form NCR-12, Form NCR-15, or Form NCR-17, duly executed in accordance with the applicable rules and in-

¹ See footnote page 1645.

structions, an initial payment equal to 90 percent of the total payment computed in accordance with the rates and subject to the conditions in effect under such program as of October 19, 1936, and

In testimony whereof, R. G. Tugwell, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 19th day of October 1936.

[SEAL] R. G. TUGWELL,
Acting Secretary of Agriculture.

[F. R. Doc. 3017—Filed, October 20, 1936; 2:06 p. m.]

NCR—B-1-G

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTH CENTRAL REGION

BULLETIN NO. 1-G

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, North Central Region, Bulletin No. 1, Revised as of September 17, 1936, is hereby amended as follows:

1. The expression "September 30, 1936" wherever it appears in Part I in the definition of "soil-building allowance" is amended to read "October 31, 1936."
2. The expression "October 1, 1936", wherever it appears in Part IV, Section 2, items (b), (g), and (j), is amended to read "November 1, 1936."
3. The definition of "soil-conserving payment" in Part I is amended to read as follows:

Soil-Conserving Payment means the payment for the diversion of acreage in 1936 from the production of soil-depleting crops.

4. The following new definitions are added to Part I:

Sugar Beet Payment means the payment with respect to the acreage of sugar beets in the sugar beet soil-depleting base.

Flax Payment means the payment with respect to the acreage of flax in the flax soil-depleting base.

Class I Payment means the sum of the soil conserving, the sugar beet, and the flax payments.

In testimony whereof, R. G. Tugwell, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 19th day of October 1936.

[SEAL] R. G. TUGWELL,
Acting Secretary of Agriculture.

[F. R. Doc. 3020—Filed, October 20, 1936; 2:07 p. m.]

NCR—B-2-B

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTH CENTRAL REGION

BULLETIN NO. 2-B

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, North Central Region, Bulletin No. 2, Revised as of September 9, 1936, is hereby amended as follows:

The expression "Sept. 30, 1936", wherever it appears in items (a), (b), (c), (d), (f), (g), (h), (i), and (j), is amended to read "October 31, 1936."

In testimony whereof, R. G. Tugwell, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 19th day of October 1936.

[SEAL] R. G. TUGWELL,
Acting Secretary of Agriculture.

[F. R. Doc. 3019—Filed, October 20, 1936; 2:07 p. m.]

NER—B-2—Rhode Island
(Rhode Island—Amendment No. 1)

Issued October 19, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—NORTHEAST REGION

BULLETIN NO. 2—AMENDMENT NO. 18—SOIL-BUILDING PRACTICES—RHODE ISLAND (RHODE ISLAND AMENDMENT NO. 1)

The first paragraph of the section entitled, "Establishing New Seedlings of Grasses and Legumes" of Northeast Region Bulletin No. 2 as issued May 25, 1936, for the State of Rhode Island, is amended to read as follows (without any change in footnote 1 to such section):

Applying, between March 1, 1936, and September 15, 1936, and at or before the time of seeding, not less than the following quantities of the following materials or their equivalent, per acre on crop or pasture land, and seeding such land before September 15, 1936, to grass and legume mixtures containing at least 40 percent by weight of legume seeds, or to legumes.

In testimony whereof, R. G. Tugwell, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 19th day of October 1936.

[SEAL] R. G. TUGWELL,
Acting Secretary of Agriculture.

[F. R. Doc. 3018—Filed, October 20, 1936; 2:06 p. m.]

ECR—B-2—Appendix 1

Issued October 20, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—EAST CENTRAL REGION

BULLETIN NO. 2—APPENDIX 1

Approval of Designated Counties for the Making of Payments With Respect to the Application of Ground Limestone

Pursuant to the provisions of subsection IV of section 1 of East Central Region Bulletin No. 2, as amended July 7, 1936, the 76 counties of Virginia listed below, which have been designated by the Virginia State Agricultural Conservation Committee are hereby approved for the making of payments with respect to the application of ground limestone, or its equivalent, at the following rates per acre, in lieu of the rates specified in the said subsection IV:

Application per acre:	
1. Not less than 1,000 pounds.....	\$1.00
2. Not less than 2,000 pounds.....	2.00
3. Not less than 3,000 pounds.....	3.00
4. Not less than 4,000 pounds.....	4.00

Designated counties: Accomac, Amella, Amherst, Appomattox, Arlington, Bedford, Brunswick, Buchanan, Buckingham, Campbell, Caroline, Charles City, Charlotte, Chesterfield, Clarke, Culpeper, Cumberland, Dickenson, Dinwiddie, Elizabeth City, Essex, Fairfax, Fauquier, Franklin, Frederick, Gloucester, Goochland, Greensville, Halifax, Hanover, Henrico, Henry, Isle of Wight, James City, King and Queen, King George, King William, Lancaster, Lee, Loudoun, Louisa, Lunenburg, Mathews, Mecklenburg, Middlesex, Nansemond, Nelson, New Kent, Norfolk, Northampton, Northumberland, Nottoway, Orange, Page, Patrick, Pittsylvania, Powhatan, Prince Edward, Prince George, Prince William, Princess Anne, Rappahannock, Richmond, Russell, Scott, Southampton, Spotsylvania, Stafford, Surry, Sussex, Tazewell, Warren, Warwick, Westmoreland, Wise, York.

In testimony whereof, R. G. Tugwell, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 20th day of October 1936.

[SEAL] R. G. TUGWELL,
Acting Secretary of Agriculture.

[F. R. Doc. 3024—Filed, October 21, 1936; 12:38 p. m.]

INTERSTATE COMMERCE COMMISSION.

ORDER

At a Session of the Interstate Commerce Commission, Division 5, held at its office in Washington, D. C., on the 16th day of October A. D. 1936.

[No. MC 67612]

APPLICATION OF NATIONAL TRUCKLOADING & TERMINALS, INC., FOR AUTHORITY TO OPERATE AS A BROKER.

In the Matter of the Application of National Truckloading & Terminals, Inc., of 913 Bolton Street, Baltimore, Md., for a license (Form BMC 4), Authorizing Operation as a Broker for the Purpose of Arranging Transportation of Commodities Generally, With Exceptions, in Interstate Commerce, in the States of Alabama, Arkansas, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin

It appearing, That the above-entitled matter is one which the Commission is authorized by the Motor Carrier Act, 1935, to refer to an examiner:

It is ordered, That the above-entitled matter be, and it is hereby, referred to Examiner H. C. Lawton for hearing and for the recommendation of an appropriate order thereon, to be accompanied by the reasons therefor;

It is further ordered, That this matter be assigned for hearing before Examiner H. C. Lawton, on the 9th day of November A. D. 1936, at 10 o'clock a. m. (standard time), at the office of the Interstate Commerce Commission, Washington, D. C.;

It is further ordered, That notice of this proceeding be duly given;

And it is further ordered, That any party desiring to be notified of any change in the time or place of the said hearing (at his own expense if telegraphic notice becomes necessary) shall advise the Bureau of Motor Carriers of the Commission, Washington, D. C., to that effect by notice which must reach the said Bureau within 10 days from the date of service hereof and that the date of mailing of this notice shall be considered as the time when said notice is served.

By the Commission, division 5.

[SEAL] GEORGE B. MCGINTY, Secretary.

[F. R. Doc. 3023—Filed, October 21, 1936; 11:51 a. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 24]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 20, 1936.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
Nebraska 3 Morrill.....	\$250,250
Pennsylvania 15 Bradford.....	210,000

MORRIS L. COOKE, Administrator.

[F. R. Doc. 3021—Filed, October 21, 1936; 9:25 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 21st day of October A. D. 1936.

[File No. 31-314]

IN THE MATTER OF THE APPLICATION OF AMERICAN ALLIED PRODUCTS COMPANY, AMERICAN ENGINEERING & MANAGEMENT CORPORATION, AND ASSOCIATED PUBLIC SERVICE COMPANY AND SUBSIDIARIES

ORDER AUTHORIZING HEARING AND DESIGNATING OFFICER TO CONDUCT PROCEEDINGS

An application for exemption from the registration provisions of the Public Utility Holding Company Act of 1935 having been duly filed with this Commission by American Allied Products Company, American Engineering & Management Corporation, and Associated Public Service Company and Subsidiaries, pursuant to Section 3 (a) (5) of said Act, It is ordered, that the matter be set down for hearing on the 9th day of November 1936, at 10:00 o'clock in the forenoon of that day at Room 1101, Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Washington, D. C.; and

It is further ordered, that Robert P. Reeder, an officer of the Commission, be, and he hereby is, designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that any interested state, state commission, state securities commission, municipality, or other political subdivision of a state, or any representative of interested consumers or security holders, or any other person, desiring to be admitted as a party in this proceeding or to offer evidence in this matter, shall give notice of such intention to the Commission, such notice to be received by the Commission not later than November 4, 1936.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 3025—Filed, October 21, 1936; 12:44 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 21st day of October A. D. 1936.

[File No. 32-44]

IN THE MATTER OF NEW ENGLAND POWER COMPANY

NOTICE OF HEARING AND ORDER DESIGNATING TRIAL EXAMINER

An application having been duly filed with this Commission, by New England Power Company, a subsidiary company of a registered holding company, pursuant to Section 6 (b) of the Public Utility Holding Company Act of 1935, for exemption from the provisions of Section 6 (a) of said Act of the issue and sale by applicant of \$10,067,000 principal amount of its First Mortgage Bonds, Series A, 3¼% Due November 15, 1961; the proceeds of said issue to be applied on or before January 1, 1937, towards the redemption of its outstanding \$10,067,000 principal amount of First Mortgage

Five Per Cent Sinking Fund Gold Bonds, due July 1, 1951. The applicant states that it is a Massachusetts corporation doing business in both Massachusetts and Vermont and that the issue and sale of said bonds has been authorized by the Department of Public Utilities of the Commonwealth of Massachusetts and prior to issue, will have been authorized by the Vermont Public Service Commission.

It is ordered that such matter be set down for hearing on November 7, 1936, at 10:00 o'clock in the forenoon of that day, at Room 1101, Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before November 2, 1936.

It is further ordered, that Charles S. Moore, an officer of the Commission, be, and he hereby is, designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 3022—Filed, October 21, 1936; 1:04 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 19th day of October A. D. 1936.

[File No. 31-43]

IN THE MATTER OF THE APPLICATION OF ILLINOIS NORTHERN UTILITIES COMPANY

ORDER GRANTING EXEMPTION FROM PROVISIONS OF PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

Illinois Northern Utilities Company having made application for exemption pursuant to the provisions of Section 3 (a) (2) of the Public Utility Holding Company Act of 1935; notice and opportunity for hearing on said application having been duly given; the record in this matter having been duly considered; and the Commission having made appropriate findings of fact;

It is ordered, that the said Illinois Northern Utilities Company be, and it hereby is, exempted from all those provisions of the Public Utility Holding Company Act of 1935 which would require it to register under said Act because of its owning, controlling, or holding, with power to vote, 10 per centum or more of the outstanding voting securities of the Sterling Hydraulic Company. Since said applicant will not be obliged to register under the Act, the aforesaid subsidiary company will not be subject to the obligations which would have been imposed upon it by the Act if the applicant had been obliged to register and had complied with that requirement.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 3027—Filed, October 21, 1936; 12:44 p. m.]

Vol. I—pt. 2—37—26

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 20th day of October A. D. 1936.

[File No. 20-223 A 11]

IN THE MATTER OF AN OFFERING SHEET OF ROYALTY INTERESTS IN THE ALMA AND SKELLY JOHNSON FARM, FILED JULY 1, 1936, BY STUART L. VANCE, DOING BUSINESS AS STUART L. VANCE & COMPANY

PERMANENT SUSPENSION ORDER

The Securities and Exchange Commission initiated this proceeding pursuant to the provisions of Rule 340 of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, to determine whether or not an order should be entered suspending the effectiveness of the filing of an offering sheet of royalty interests in the "Alma and Skelly Johnson Farm", located in Wheeler County, Texas, which offering sheet was filed with the Commission on July 1, 1936, by Stuart L. Vance, of Los Angeles, California, doing business as Stuart L. Vance & Company.

This matter having come on regularly for hearing before the Commission at Washington, D. C., on August 4, 1936, and evidence, both oral and documentary, having been introduced, and the hearing having been closed, and the Commission having found that said offering sheet is incomplete and inaccurate in several material respects, and that said offering sheet contains untrue statements of material facts and omits to state material facts required to be stated therein (for the omission of which no sufficient reason is given in said offering sheet), all as more fully set forth in the Findings and Opinion of the Commission filed in this proceeding, and it appearing appropriate in the public interest so to do;

It is ordered, pursuant to Rule 340 (b) of the Commission's General Rules and Regulations promulgated under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and same hereby is, permanently suspended.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 3026—Filed, October 21, 1936; 12:44 p. m.]

Friday, October 23, 1936

No. 159

DEPARTMENT OF AGRICULTURE

Agricultural Adjustment Administration.

ECR—B-1—Supplement (c)

Issued October 22, 1936

1936 AGRICULTURAL CONSERVATION PROGRAM—EAST CENTRAL REGION

BULLETIN NO. 1—SUPPLEMENT (S)

Multiple Farm Holdings

Section 4 of Part V of East Central Region Bulletin No. 1, Revised is hereby amended by adding the following new paragraphs:

In any case where the County committee finds that a person who has made an application for a payment with respect to any farm has an interest as owner or share tenant in another farm in the county on which the acreage used for the production of crops included in any coll-depleting base exceeds the acreage normally used for the production of such crops on such other farm, and such farm has not been included with other farms in a single application as provided in section 8, Optional Method of Determining Payments with Respect to Two or More Farms Operated by the Same Producer, of this Part V, such finding shall be indicated by entering the words "Multiple provisions applicable" in section III of each respective application, Form ECR-11, immediately after the name of the said person.

If the State committee finds that a person who has made an application for a payment with respect to any farm in the State has an interest as owner or share tenant in another farm in the State on which the acreage used for the production of crops in-