

the date of such sale, exceeds a sum equivalent to 25 per cent of the dollar amount of all loans originated by such association within such period."

Be it further resolved, That, it being deemed that this amendment is of an emergency character, said amendment shall be effective immediately.

Adopted by the Federal Home Loan Bank Board on May 17, 1938.

[SEAL]

R. L. NAGLE, *Secretary*.

[F. R. Doc. 38-1413; Filed, May 18, 1938; 10:48 a. m.]

Friday, May 20, 1938

No. 99

PRESIDENT OF THE UNITED STATES.

ENLARGING THE BLACK CANYON OF THE GUNNISON NATIONAL MONUMENT—COLORADO

By the President of the United States of America

A PROCLAMATION

WHEREAS certain lands adjoining the Black Canyon of the Gunnison National Monument in Colorado have been donated to the United States for inclusion in and extension of the said monument; and

WHEREAS it appears that such lands are required for the proper care and management of the objects being protected by the said monument:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the authority vested in me by section 2 of the act of June 8, 1906, ch. 3060, 34 Stat. 225 (U. S. C., title 16, sec. 431), do proclaim that the following-described lands in Colorado are hereby added to and made a part of the Black Canyon of the Gunnison National Monument:

NEW MEXICO PRINCIPAL MERIDIAN—COLORADO

T. 50 N., R. 7 W., sec. 19, S $\frac{1}{2}$ NW $\frac{1}{4}$;
T. 50 N., R. 8 W., sec. 25, N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$;
containing 100 acres.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy, or remove any part or feature of this monument, and not to locate or settle upon any of the lands thereof.

The director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management, and control of the monument as provided in the act of Congress entitled "An act to establish a National Park Service, and for other purposes," approved August 25, 1916, 39 Stat. 535 (U. S. C., title 16, secs. 1 and 2), and acts supplementary thereto or amendatory thereof.

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

DONE at the City of Washington this 16th day of May in the year of our Lord nineteen hundred and thirty-eight, and of the Independence of the United States of America the one hundred and sixty-second.

FRANKLIN D ROOSEVELT

By the President:

CORDELL HULL,
Secretary of State.

[No. 2286]

[F. R. Doc. 38-1416; Filed, May 18, 1938; 1:02 p. m.]

EXECUTIVE ORDER

RESTORING CERTAIN LANDS TO THE TERRITORY OF HAWAII FOR HIGHWAY PURPOSES

WHEREAS by proclamation of June 10, 1901, the Acting Governor of the Territory of Hawaii set apart a certain tract

of land known as Kewalo-uka on Punchbowl Hill, Honolulu, Oahu, for the uses and purposes of the United States for the maintenance of an agricultural experiment station, now known as the Hawaii Agricultural Experiment Station, and under the control of the United States Department of Agriculture; there being reserved, however, to the possession, use, and control of the Territory of Hawaii all rights-of-way for public highways then in use within the said tract of land; and

WHEREAS by proclamation of December 6, 1937, the Governor of the Territory of Hawaii set apart for the uses and purposes of the United States all those lands embraced in the said rights-of-way reserved, as above stated, within the area set aside for the use of the United States by the said proclamation of June 10, 1901; and

WHEREAS the City and County of Honolulu has realigned the highway known as Tantalus Drive and has constructed a macadamized road over and upon the said realigned highway, which traverses in part portions of the tract of land set apart for the uses and purposes of the United States by the said proclamation of June 10, 1901, and also traverses certain contiguous areas over which, by that proclamation, the rights-of-way were reserved to the possession, use, and control of the Territory of Hawaii; and

WHEREAS certain portions of the said lands set apart for the uses and purposes of the United States by the said proclamations of June 10, 1901, and December 6, 1937, are needed by the Government of the Territory of Hawaii for highway purposes as hereinbefore indicated:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by section 91 of the act of April 30, 1900, 31 Stat. 141, 159, as amended by section 7 of the act of May 27, 1910, 36 Stat. 443, 447, it is ordered that all lands of the said Hawaii Agricultural Experiment Station, under the control of the United States Department of Agriculture, within the limits of the said realigned right-of-way as shown on the map prepared by the Works Progress Administration Office, at Honolulu, and dated March 31, 1937, and on file in the Map and Tracing Vault of the Honolulu City and County Engineer's Office, at Honolulu (a blueprint copy of which is on file in the Division of the Federal Register, The National Archives, Washington, D. C.), be, and they are hereby, restored to the possession, use, and control of the Government of the Territory of Hawaii for highway purposes.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,
May 18, 1938.

[No. 7891]

[F. R. Doc. 38-1420; Filed, May 19, 1938; 10:04 a. m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

AMENDMENT TO DETERMINATION OF FARMING PRACTICES TO BE CARRIED OUT IN CONNECTION WITH THE PRODUCTION OF SUGARCANE DURING THE CROP YEAR 1938 FOR THE TERRITORY OF HAWAII

Pursuant to the provisions of Section 301 (e) of the Sugar Act of 1937, I, H. A. Wallace, Secretary of Agriculture, do hereby determine that the "Determination of Farming Practices to be Carried Out in Connection with the Production of Sugarcane During the Crop Year 1938 for the Territory of Hawaii, Pursuant to Subsection (e) of Section 301 of the Sugar Act of 1937", issued March 22, 1938,¹ shall be, and the same is hereby, amended by changing the *proviso* contained therein to read as follows:

Provided, That the number of acres of land on which sugarcane is growing and on which fertilizer is applied during 1938 is not less than the number of acres on the farm on which sugarcane is planted, or a ratoon crop of sugarcane is started, at any time during 1938.

Done at Washington, D. C., this 19th day of May 1938.
Witness my hand and the seal of the Department of
Agriculture.

[SEAL]

H. A. WALLACE, *Secretary.*

[F. R. Doc. 38-1423; Filed, May 19, 1938; 12 m.]

FEDERAL DEPOSIT INSURANCE CORPORATION.

AGENTS UPON WHOM SERVICE OF PROCESS MAY BE MADE

Pursuant to the provisions of the fourth paragraph of sub-section (j) of Section 12B of the Federal Reserve Act, as amended, the board of directors of the Federal Deposit Insurance Corporation has designated the following as agents of the Corporation upon whom service of process may be made. The fourth paragraph of subsection (j) of Section 12B of the Federal Reserve Act, as amended, provides in part:

* * * The board of directors shall designate an agent upon whom service of process may be made in any State, Territory, or jurisdiction in which any insured bank is located.

- *Walton F. Rainer
3121 Highland Avenue
Birmingham, Alabama
- Stanley A. Jerman
Security Building
Phoenix, Arizona
- *Glenn E. Burson
Little Rock, Arkansas
- *W. P. Funsten
624 Fed. Res. Bk. Bldg.
San Francisco, California
- R. H. Walker
712 Ernest & Cranmer Bldg.
Denver, Colorado
- Edward J. Loneigan
650 Main Street
Hartford, Connecticut
- E. Ennalls Berl
Delaware Trust Building
Wilmington, Delaware
- *Howard V. Williams
Orlando, Florida
- *W. Clyde Roberts
625 First Nat'l Bk. Bldg.
Atlanta, Georgia
- Wm. S. Hawkins
320-321 Wiggett Bldg.
Coeur D'Alene, Idaho
- *Wesley C. McDowell
625 Fed. Res. Bk. Bldg.
Chicago, Illinois
- *Kenneth P. Ely
Federal Building
South Bend, Indiana
- *Frank A. Lettow
State Capitol Bldg.
Des Moines, Iowa
- *A. J. Barak
Salina, Kansas
- *Maurice H. Kirby
1887 Princeton Drive
Louisville, Kentucky
- *E. P. Follett
Alexandria, Louisiana
- Herbert E. Locke
Depositors Trust Bldg.
Augusta, Maine
- *E. Lyle Kirkland
1404 Fidelity Bldg.
Baltimore, Maryland
- *H. M. Stillman
#10 P. O. Square
Boston, Massachusetts
- *Henry J. Dietz
5th Floor, Olds Tower Bldg
Lansing, Michigan
- *J. L. Johnson
1030 Minnesota Bldg.
St. Paul, Minnesota
- *Rex D. Cannon
824 Mims Place
Jackson, Mississippi
- *Vance L. Sailor
1059 Arcade Bldg.
St. Louis, Missouri
- Walter L. Pope
First Nat'l Bk. Bldg.
Missoula, Montana
- *Maurice K. Van Horn
1458 P. O. Building
Lincoln, Nebraska
- John S. Halley
Room 25, Stack Bldg.
Reno, Nevada
- Maurice F. Devine
201-207 Bell Bldg.
Manchester, New Hampshire
- *Edward I. Kemper
424 P. O. Bldg.
Trenton, New Jersey
- Stanley W. P. Miller
#5 Stern Bldg.
Albuquerque, New Mexico
- *W. M. Taylor
518 Fed. Res. Bk. Bldg.
New York, New York
- *Connie V. Sutton
303 S. Mendenhall Street
Greensboro, North Carolina
- C. F. Peterson
Grand Forks, North Dakota
- *L. F. Stroefler
529 Huntington Bk. Bldg.
Columbus, Ohio
- *William M. Wilson
Clinton, Oklahoma
- *Albert L. Stoner
404 Title & Trust Bldg.
Portland, Oregon
- *Richard Bradley
Philadelphia, Pennsylvania
- James E. Brothers
821-822 Hospital Trust Bldg.
Providence, Rhode Island
- Alan Bogue
Citizens Bank Bldg.
Parker, South Dakota
- *R. Sam Folger
703 Carolina Life Bldg.
Columbia, South Carolina
- *John J. Heffin
Custom House
Memphis, Tennessee
- *L. J. Davis
Fed. Res. Bk. Bldg.
Dallas, Texas
- *Chesley Barton
502 Continental Bk. Bldg.
Salt Lake City, Utah
- Thomas H. O'Brien
Rutland, Vermont
- *Walter J. Owens
807 Central Nat'l Bk. Bldg.
Richmond, Virginia
- *David A. Linder
1828 Exchange Bldg.
Seattle, Washington
- *David E. French, Jr.
408 Charleston Nat'l Bk. Bldg.
Charleston, West Virginia
- *R. L. Hopkins
340 University Avenue
Madison, Wisconsin
- L. C. Sampson
Hynds Building
Cheyenne, Wyoming

*Indicates Supervising Examiner or Examiner of the Federal Deposit Insurance Corporation.

Approved by the Board of Directors of the Federal Deposit Insurance Corporation on May 17, 1938.

[SEAL]

E. F. DOWNEY,
Acting Secretary.

[F. R. Doc. 38-1422; Filed, May 19, 1938; 11:33 a. m.]

FEDERAL HOME LOAN BANK BOARD.

Home Owners' Loan Corporation.

AMENDMENT TO THE LEGAL CHAPTER OF THE MANUAL

TAX SEARCHES

Be it resolved, That pursuant to the authority vested in the Board by Home Owners' Loan Act of 1933 (48 Stat. 128, 129) as amended by Sections 1 and 13 of the Act of April 27, 1934 (48 Stat. 643-647) and particularly by sub-sections a and k of Section 4 of said Act, as amended, Section 610 of Chapter VI of the Manual is hereby amended to read as follows:

SEC. 610. The General Counsel shall determine when and how the public records shall be searched for taxes, assessments, or other governmental levies or charges and shall make or cause arrangements to be made for such searches. The Regional Counsel is authorized also to cause tax searches to be made for the purpose of protecting the Corporation against loss of title or security on account of such items. Such searches may be made by an employee of the Corporation or by competent and financially responsible tax searching agencies or competent individuals on a basis of reasonable cost per loan. Any contract with any one corporation, firm or individual involving an expenditure of more than \$500.00, or involving an entire State, Division or Territory, must be previously approved by the Board of Directors. Expenses for such searches shall be paid upon certification by the General Counsel or the Regional Counsel.

Adopted by the Federal Home Loan Bank Board on May 17, 1938.

[SEAL]

R. L. NAGLE, *Secretary.*

[F. R. Doc. 38-1417; Filed, May 19, 1938; 9:47 a. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 248]

ALLOCATION OF FUNDS FOR LOANS

MAY 16, 1938.

By virtue of the authority vested in me by the provisions of Section 5 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
Kansas 8007W1 Jewell.....	\$2,500
Ohio 8039W1 Paulding.....	2,725
South Dakota 8006W1 Union.....	5,000

JOHN M. CARMODY, *Administrator.*

[F. R. Doc. 38-1418; Filed, May 19, 1938; 9:48 a. m.]

[Administrative Order No. 249]

ALLOCATION OF FUNDS FOR LOANS

MAY 16, 1938.

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
Arkansas 8014A2 Pope.....	\$13,000
Kentucky 8037A2 Owen.....	22,600
Minnesota 8003A2 Meeker.....	35,000
Ohio 8071A2 Logan.....	44,600

JOHN M. CARMODY, Administrator.

[F. R. Doc. 38-1419; Filed, May 19, 1938; 9:48 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

MINOR AMENDMENTS OF RULES UNDER THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

Acting pursuant to the authority granted by the Public Utility Holding Company Act of 1935, and particularly Sections 11 (f) and 20 (a) thereof, and finding such action necessary and appropriate in the public interest and for the protection of investors and consumers, and to carry out the purposes of said Act, the Securities and Exchange Commission hereby amends paragraph (a) of Rule 11F-2 to read as follows:

RULE 11F-2. COMMISSION APPROVAL OF FEES IN CONNECTION WITH REORGANIZATION PROCEEDINGS

(a) All fees, expenses, and remuneration, whether interim or final, to whomsoever paid for services rendered in connection with any proceeding in a reorganization, dissolution, liquidation, bankruptcy, or receivership of a registered holding company or a subsidiary company thereof in a court of the United States, shall be subject to approval by the Commission as to the maximum amount that may be paid for the services rendered by such person, taking into account the size of the estate, the difficulties involved in the proceeding, and the benefit resulting from such services. Such approval shall be granted only by order of the Commission on application filed by or on behalf of each person who is requesting or who is seeking to receive any payment of such fees, expenses or remuneration. An application for approval of the maximum amount of fees, expenses or remuneration filed subsequent to August 1, 1938, shall be filed with the Commission before any petition or request for such fees, expenses or remuneration is filed with the Court and a copy of the Commission's findings and order under this Rule shall be incorporated (by amendment or otherwise) in any such petition.

Acting pursuant to the authority granted by the Public Utility Holding Company Act of 1935, and particularly Sections 3 (d) and 20 (a) thereof, and finding such action not detrimental to the public interest or the interest of investors or consumers and necessary and appropriate to carry out the purposes of said Act, the Securities and Exchange Commission hereby amends paragraph (11) of Rule 9C-3 to read as follows:

RULE 9C-3. CERTAIN ACQUISITIONS OF SECURITIES EXEMPTED

Section 9 (a) shall not apply to any acquisition of a security by a registered holding company or subsidiary company thereof which is permitted under the provisions of this rule:

(11) Any such company may acquire any security of any company which is primarily engaged in the business of performing services or construction for, or selling goods to, the acquiring company or associate companies thereof: *Provided*, (A) That the issuer of such security is a mutual or a subsidiary service company which the Commission has approved or whose organization and method of conducting business it has found sufficient to meet the requirements of Section 13 of the Act, and (B) That its acquisition by the acquiring company is not in contravention of any rule, regulation, or order of the Commission under Section 13.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 38-1426; Filed, May 19, 1938; 12:35 p. m.]

PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

AMENDMENT TO RULE 5B-1

Rule 5B-1 amended by prescribing a new Form U5B, Registration Statement, such new form being optional for any company which has filed notification of registration prior to effective date of this amendment.

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 amends Rule 5B-1 to read as follows:

RULE 5B-1. REGISTRATION STATEMENTS, FORM AND TIME OF FILING

Form U5B, marked "Adopted May 17, 1938," is hereby prescribed as the form for registration statements required to be filed with the Commission pursuant to Section 5; *Provided*, however, That any company which has filed a notification of registration with the Commission prior to the effective date of this rule may, at its election, file its registration statement on Form U5B, marked "Adopted October 2, 1936." Every registration statement shall comply with the instructions contained in the form on which the statement is filed.

Any holding company filing a notification of registration pursuant to the provisions of Section 5 (a), shall file with the Commission a registration statement on Form U5B within 90 days after the filing of such notification of registration, and any company filing such a notification prior to becoming a holding company shall file such statement on Form U5B within 90 days after the date of becoming a holding company, but the Commission, upon a showing of reasonable cause therefor, may extend such time.

The information contained in such registration statements shall be kept current in the manner prescribed by Rule 14-2. Effective May 17, 1938.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 38-1427; Filed, May 19, 1938; 12:35 p. m.]

PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

ADOPTION OF RULE 14-2

Acting pursuant to the authority conferred upon it by the Public Utility Holding Company Act of 1935, particularly Sections 14 and 20 (a) thereof, and finding such action necessary and appropriate in the public interest and for the protection of investors and consumers and to carry out the provisions of said Act, the Securities and Exchange Commission hereby adopts Rule 14-2, to read as follows:

RULE 14-2. ANNUAL SUPPLEMENTS TO REGISTRATION STATEMENTS, FORM AND TIME OF FILING

Form U5S, marked "Adopted May 17, 1938," is hereby prescribed as the form for annual supplements to registration statements to be filed by registered holding companies pursuant to Section 14 of the Public Utility Holding Company Act of 1935. Each such annual supplement shall comply with the instructions contained in the prescribed form.

On or before the first day of May in each year every registered holding company that has filed with this Commission before December 1st of the preceding year a registration statement on Form U5B shall file with this Commission a supplement covering the prior calendar year, except in the case of the first such supplement which shall cover the period since the filing of the original U5B registration statement up to the close of the last calendar year; *Provided*, That registered holding companies which have filed their original U5B registration statements before December 1, 1937 shall not be required to file the first supplement until August 1, 1938.

The Commission, upon a showing of reasonable cause therefor, may permit the filing of a supplement on other

than a calendar year basis or extend the time within which any such supplement is to be filed.

Effective May 17, 1938.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 38-1425; Filed, May 19, 1938; 12:35 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 May, A. D. 1938.

[File No. 31-413]

IN THE MATTER OF HICKOK OIL CORPORATION

NOTICE OF AND ORDER FOR HEARING

An application pursuant to section 3 (a) (3) of the Public Utility Holding Company Act of 1935, having been duly filed with this Commission by the above-named party;

It is ordered, That a hearing on such matter be held on June 6, 1938, at 10:00 o'clock in the forenoon of that day, at the Securities and Exchange Building, 1778 Pennsylvania Avenue, NW., Washington, D. C. On such day the hearing-room clerk in Room 1102 will advise as to the room where such hearing will be held. At such hearing, if in respect of any declaration, cause shall be shown why such declaration shall become effective.

It is further ordered, That Charles S. Moore or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to continue or postpone said hearing from time to time or to a date thereafter to be fixed by such presiding officer.

Notice of such hearing is hereby given to such declarant or applicant and to 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 June 1, 1938.

The matter concerned herewith is in regard to the application for exemption from the provisions of the Public Utility Holding Company Act of 1935 filed by Hickok Oil Corporation on the grounds that such company is only incidentally a holding company being primarily engaged or interested in a business other than that of a public utility company.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 38-1424; Filed, May 19, 1938; 12:35 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 16th day of May 1938.

[File No. 7-234]

IN THE MATTER OF COLLINS AND AIKMAN CORPORATION 5% CUMULATIVE CONVERTIBLE PREFERRED STOCK, \$100 PAR VALUE

ORDER DENYING APPLICATION UNDER SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED, AND RULE JF2 (B)

Continuance of unlisted trading privileges on the Philadelphia Stock Exchange in the 7% Cumulative Preferred Stock, \$100 Par Value of Collins and Aikman Corporation having been permitted by action of this Commission on October 1, 1934; and

Said Exchange, pursuant to paragraph (b) of Rule JF2, having applied to this Commission setting forth that there are being effected changes in said security other than those specified in paragraph (a) of said Rule and asking the Commission to determine that said security after said changes is substantially equivalent to the said security heretofore admitted to unlisted trading privileges; and

The Commission having considered the matter;

It is ordered, That the determination sought by said application is not made and the application is hereby denied.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 38-1430; Filed, May 19, 1938; 12:36 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 16th day of May 1938.

[File No. 1-2091]

IN THE MATTER OF ADAMS EXPRESS COMPANY COMMON STOCK, NO PAR VALUE

ORDER GRANTING APPLICATION TO WITHDRAW FROM LISTING AND REGISTRATION

The Adams Express Company, pursuant to Section 12 (d) of the Securities Exchange Act of 1934, as amended, and Rule JD2 promulgated thereunder, having made application to withdraw its Common Stock, No Par Value, from listing and registration on the Boston Stock Exchange; and

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on July 15, 1938.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 38-1428; Filed, May 19, 1938; 12:36 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 16th day of May 1938.

[File No. 1-1554]

IN THE MATTER OF RUTLAND RAILROAD COMPANY; RUTLAND-CANADIAN RAILROAD COMPANY FIRST MORTGAGE GOLD BONDS, 4%, DUE JULY 1, 1949 (UNSTAMPED)

ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

The New York Stock Exchange, pursuant to Section 12 (d) of the Securities Exchange Act of 1934, as amended, and Rule JD2 promulgated thereunder, having made application to strike from listing and registration the Rutland-Canadian Railroad Company First Mortgage Gold Bonds, 4%, due July 1, 1949 (Unstamped), of Rutland Railroad Company; and

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on May 26, 1938.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 38-1429; Filed, May 19, 1938; 12:36 p. m.]

UNITED STATES MARITIME COMMISSION.

[No. 486]

ORDER IN RE APPLICATION OF THE BALTIMORE MAIL STEAMSHIP COMPANY TO TRANSFER CERTAIN VESSELS OWNED BY IT TO INTERCOASTAL TRADE

At a Session of the United States Maritime Commission, held at its office in Washington, D. C., on the 17th day of May, A. D. 1938.

It appearing, That the United States Lines Company has heretofore entered into an operating-differential subsidy contract with the United States Maritime Commission pursuant to the provisions of Title VI of the Merchant Marine Act of 1936;

It further appearing, That The Baltimore Mail Steamship Company has made application to the Commission for permission to transfer the five vessels owned by that company from their present trade route to the intercoastal trade;

It further appearing, That said The Baltimore Mail Steamship Company is, or will become, a subsidiary, affiliate, or associate company of the said United States Lines Company within the meaning of Section 805 (a) of said Act;

It is ordered, That in accordance with the provisions of Section 805 (a) of the Merchant Marine Act of 1936, and for the purposes stated therein, a public hearing be held, before such member or members of the Commission or such Examiner as the Commission may designate, in the Main Auditorium, Department of Commerce Building, Washington, D. C., on Friday, May 27, 1938, beginning at 10:00 A. M., standard time.

It is further ordered, That a copy of this order be served upon the United States Lines Company, The Baltimore Mail Steamship Company, and the operators engaged in the intercoastal trade, named in Appendix A attached hereto and made a part hereof.

It is further ordered, That, subject to the provisions of Section 805 (a) of said Act, rules of procedure to be observed at this hearing shall be those now in effect with respect to regulatory proceedings before the Commission.

By the Commission.

[SEAL]

W. C. PEET, Jr., *Secretary.*

APPENDIX "A"

- American-Hawaiian Steamship Company, 90 Broad St., New York, N. Y.
- (Arrow Line) Sudden & Christenson, 310 Sansome St., San Francisco, Calif.
- California Eastern Line, Inc., Porter Bldg., Portland, Ore.
- Calmar Steamship Corporation, 25 Broadway, New York, N. Y.
- Dollar Steamship Lines Inc., Ltd., 311 California St., San Francisco, Calif.
- (Grace Line) Panama Mail Steamship Company, 10 Hanover Square, New York, N. Y.
- Isthmian Steamship Company, 100 West 10th St., Wilmington, Del.
- Luckenbach Gulf Steamship Company, Inc., 120 Wall St., New York, N. Y.
- Luckenbach Steamship Company, Inc., 120 Wall St., New York, N. Y.
- McCormick Steamship Company, 461 Market St., San Francisco, Calif.
- Pacific Coast Direct Line, Inc., 21-24 State St., New York, N. Y.

- (Quaker Line) Pacific-Atlantic Steamship Co., Porter Bldg., Portland, Ore.
- States Steamship Company (California-Eastern Line), Porter Bldg., Portland, Ore.
- American Foreign Steamship Corporation, 80 Broad St., New York, N. Y.
- Bulk Carriers Corporation, 80 Broad St., New York, N. Y.
- Shepard Steamship Company, 40 Central St., Boston, Mass.
- Weyerhaeuser Steamship Company, P. O. Box 629, Newark, N. J.
- Gulf Pacific Mail Line, Ltd., 215 Market St., San Francisco, Calif.
- Swayne & Hoyt, Ltd. (Gulf Pacific Line), 215 Market St., San Francisco, Calif.
- The Union Sulphur Company, 33 Rector St., New York, N. Y.

[F. R. Doc. 38-1421; Filed, May 19, 1938; 10:17 a. m.]

Saturday, May 21, 1938

No. 100

DEPARTMENT OF THE INTERIOR.

Division of Territories and Island Possessions.

[Freight Circular No. 84-O (Cancels No. 84-N)]

THE ALASKA RAILROAD—TRANSPORTATION DEPARTMENT

LOCAL FREIGHT SERVICE

ANCHORAGE, ALASKA,

April 30th, 1938.

To all concerned: Effective May 1, 1938, local freight train service will be operated as follows:

Northward

- Leave Seward, Extra, Wednesday and Saturday.
- Leave Anchorage, Extra, Sunday.
- Leave Curry, Extra, Monday.
- Leave Healy, Extra, Saturday and Tuesday.

Southward

- Leave Fairbanks, Extra, Monday and Thursday.
- Leave Healy, Extra, Tuesday.
- Leave Curry, Extra, Wednesday.
- Leave Anchorage, Extra, Thursday and Monday.

A coach is handled on all freight trains.

Branch line mixed service will be operated as follows for Eska and Jonesville:

Northward

- *Leave Anchorage, Extra, Monday and Friday at 9:00 A. M.

Southward

- *Leave Jonesville, Extra, Monday and Friday.

*Denotes Change.

Freight will be handled as follows:

To all main line points and Palmer, Moose Creek, Sutton, Jonesville and Eska.

Freight for Premier will be accepted only for movement on trains when scheduled into Premier. This service depends on traffic from Premier.

Main Line Points are as follows:

Whitney, Otter M. P. 122.9, Eagle River, Fire Creek, M. P. 132.1, Birchwood, Eklutna, Reed,¹ M. P. 146.0 and Matanuska. freight originating at stations south of Anchorage should be sive, will also be handled on main line freight trains and freight originating at stations south of Anchorage should be loaded in main line freight cars destined to stations on main

* Denotes Change.

¹ When 300 pounds or more, freight will be unloaded at Reed; when less than 300 pounds, freight will be unloaded at Eklutna.

