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TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

PART 25—FEDERAL EMPLOYEES PAY REGULATIONS

MISCELLANEOUS AMENDMENTS

1. Under authority of § 6.1 (a) of Executive Order 9830 and at the request of the Maritime Commission, § 6.4 (a) (21) (ii) is amended to read as set out below. This amendment shall be effective upon publication in the FEDERAL REGISTER.

§ 6.4 Lists of positions excepted from the competitive service—(a) Schedule A. * * *

(21) U. S. Maritime Commission. * * *

(ii) Twelve positions of either Chief of Bureau or Chief of Division, but not including the position of Director of Personnel.

(Sec. 6.1 (a) E. O. 9830, Feb. 24, 1947, 12 F. R. 1259)

2. Effective February 1, 1948, § 25.223 (b) (4) is amended to read as follows:

§ 25.223 Equivalent increase in compensation. * * *

(b) The following, among others, are not "equivalent increases in compensation": * * *

(4) An increase upon restoration of an employee to the grade and salary from which he was previously reduced or demoted, when the restoration is effected to correct an error in the reduction or demotion, or is the result of a decision of a statutory efficiency rating board of review, a reduction-in-force appeal, the reallocation of his position to its former grade on appeal, or an appeal under section 14 of the Veterans' Preference Act of 1944.

(Sec. 605, 59 Stat. 304; 5 U. S. C. Sup. 945)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] H. B. MITCHELL,
President.

[F. R. Doc. 48-471; Filed, Jan. 16, 1948; 8:46 a. m.]

TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Lemon Reg. 257]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 953.364 Lemon Regulation 257—(a) Findings. (1) Pursuant to the marketing agreement and Order No. 53 (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the preliminary notice and public rule making procedure requirements and the 30-day effective date requirement of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) Order. (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., January 18, 1948, and ending at 12:01 a. m., P. s. t., January 25, 1948, is hereby fixed at 250 carloads, or an equivalent quantity.

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¹ See Part 6 of Title 5.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference.

(3) As used in this section, "handled," "handler," "carloads," and "prorate base"

shall have the same meaning as is given to each such term in the said marketing agreement and order. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 15th day of January 1948.

[SEAL] **C. F. KUNKEL,**
Acting Director, Fruit and Vegetable Branch, Production and Marketing Administration.

PRORATE BASE SCHEDULE

Storage date: January 11, 1948

[12:01 a. m. January 11, 1948, to 12:01 a. m. February 1, 1948]

	Prorate base (percent)
Handler.....	
Total.....	100.000

Allen-Young Citrus Packing Co.....	.000
American Fruit Growers, Corona.....	.449
American Fruit Growers, Fullerton.....	.344
American Fruit Growers, Lindsay.....	.000
American Fruit Growers, Upland.....	.455
Consolidated Citrus Growers.....	.019
Hazeltine Packing Co.....	1.691
McKellips, C. H.-Phoenix Citrus Co.....	.009
McKellips Mutual Citrus Growers Inc.....	.000
Phoenix Citrus Packing Co.....	.016
Ventura Coastal Lemon Co.....	2.160
Ventura Pacific Co.....	1.286

Total A. F. G..... 6.429

Arizona Citrus Growers.....	.151
Desert Citrus Growers Co.....	.158
Mesa Citrus Growers.....	.137
Klink Citrus Association.....	3.446
Lemon Cove Association.....	3.007
Glendora Lemon Growers Association.....	1.410
La Verne Lemon Association.....	.858
La Habra Citrus Association, The.....	.551
Yorba Linda Citrus Association, The.....	.498
Alto Loma Hts. Citrus Association.....	.506
Etiwanda Citrus Fruit Association.....	.422
Mountain View Fruit Association.....	.891
Old Baldy Citrus Association.....	1.219
Upland Lemon Growers Association.....	4.867
Central Lemon Association.....	.513
Irvine Citrus Association, The.....	.790
Placentia Mutual Orange Association.....	.319
Corona Citrus Association.....	1.111
Corona Foothill Lemon Co.....	2.087
Jameson Co.....	1.067
Arlington Heights Citrus Co.....	.989
College Heights Orange & Lemon Association.....	4.334
Chula Vista Citrus Association, The.....	.903
El Cajon Valley Citrus Association.....	.355
Escondido Lemon Association.....	3.086
Fallbrook Citrus Association.....	1.937
Lemon Grove Citrus Association.....	.342
San Dimas Lemon Association.....	1.776
Carpinteria Lemon Association.....	2.557
Carpinteria Mutual Citrus Association.....	2.432
Goleta Lemon Association.....	2.633
Johnston Fruit Co.....	6.023
North Whittier Heights Citrus Association.....	.927
San Fernando Heights Lemon Association.....	3.237
San Fernando Lemon Association.....	1.516
Sierra Madre-Lamanda Citrus Association.....	1.487
Tulare County Lemon & Grapefruit Association.....	6.734
Briggs Lemon Association.....	.781
Culbertson Investment Company.....	.463
Culbertson Lemon Association.....	.508
Fillmore Lemon Association.....	1.600
Oxnard Citrus Association, Plant No. 1.....	1.039
Oxnard Citrus Association, Plant No. 2.....	1.876

PRORATE BASE SCHEDULE—Continued

Handler	Prorate base (percent)
Rancho Sespe	0.551
Santa Paula Citrus Fruit Association	2.366
Satcoy Lemon Association	2.713
Seaboard Lemon Association	1.876
Somis Lemon Association	1.038
Ventura Citrus Association	.912
Limonera Co.	.556
Teague-McKevett Association	.286
East Whittier Citrus Association	.695
Leffingwell Rancho Lemon Association	.200
Murphy Ranch Co.	.470
Whittier Citrus Association	.353
Whittier Select Citrus Association	.177
Total C. F. G. E.	83.736
Arizona Citrus Products Co.	.024
Chula Vista Mutual Lemon Association	.663
Escondido CoOperative Citrus Association	.467
Glendora CoOperative Citrus Association	.049
Index Mutual Association	.116
La Verne CoOperative Citrus Association	2.773
Libbey Fruit Co.	.110
Orange CoOperative Citrus Association	.089
Pioneer Fruit Co.	.075
Tempe Citrus Co.	.029
Ventura Co. Orange & Lemon Association	1.556
Whittier Mutual Orange & Lemon Association	.109
Total M. O. D.	6.060
Abbate, Chas. Co., The	.000
California Citrus Groves, Inc., Ltd.	.164
Evans Bros. Packing Co.-Riverside	.397
Evans Bros. Packing Co.-Sentinel Butte Ranch	.083
Harding & Leggett	.556
Leppa-Pratt Produce Distributors, Inc.	.000
Levinson, Sam	.595
McCartney Fruit Co.	.621
Orange Belt Fruit Distributors	.798
Potato House, The	.016
Reimers, Don H.	.043
Rooke, B. G., Packing Co.	.000
San Antonio Orchard Co.	.133
Valley Citrus Packing Co.	.000
Verity, R. H., Sons & Co.	.359
Webb Packing Co., Inc.	.010
Total independents	3.775

[F. R. Doc. 48-539; Filed, Jan. 16, 1948; 8:53 a. m.]

[Orange Reg. 213]

PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 966.359 *Orange Regulation 213*—(a) *Findings.* (1) Pursuant to the provisions of Order No. 66 (7 CFR, Cum. Supp., 966.1 et seq.) regulating the handling of oranges grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said order, and upon other available infor-

mation, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the preliminary notice and public rule making procedure requirements and the 30-day effective date requirement of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) *Order.* (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., January 18, 1948; and ending at 12:01 a. m., P. s. t., January 25, 1948, is hereby fixed as follows:

(i) *Valencia oranges.* Prorate Districts Nos. 1, 2, and 3, no movement.

(ii) *Oranges other than Valencia oranges.* (a) Prorate District No. 1, 350 carloads; (b) Prorate District No. 2, 650 carloads; and (c) Prorate District No. 3, unlimited movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference.

(3) As used in this section, "handled," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said order; and "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No. 3" shall have the same meaning as is given to each such term in § 966.107 of the rules and regulations (11 F. R. 10258) issued pursuant to said order. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 15th day of January 1948.

[SEAL] C. F. KUNKEL,
Acting Director, Fruit and Vegetable Branch, Production and Marketing Administration.

PRORATE BASE SCHEDULE

[12:01 a. m. January 18, 1948, to 12:01 a. m. January 25, 1948]

ALL ORANGES OTHER THAN VALENCIA ORANGES
Prorate District No. 1

Handler	Prorate base (percent)
Total	100.0000
A. F. G. Lindsay	2.4823
A. F. G. Porterville	2.1841
A. F. G. Sides	.7076
Ivanhoe Cooperative	.5387
Dofflemyer, W. Todd & Son	.5303
Elderwood Citrus Association	.9181
Exeter Citrus Association	2.7645
Exeter Orange Growers Association	1.3050

PRORATE BASE SCHEDULE—Continued

ALL ORANGES OTHER THAN VALENCIA ORANGES—continued

Prorate District No. 1—Continued

Handler	Prorate base (percent)
Exeter Orchards Association	1.4137
Hillside Packing Association, The	1.4874
Ivanhoe Mutual Orange Association	1.0423
Klink Citrus Association	4.3539
Lemon Cove Association	1.6047
Lindsay Citrus Growers Association	2.6247
Lindsay Coop. Citrus Association	1.3924
Lindsay District Orange Co.	1.5694
Lindsay Fruit Association	2.0404
Lindsay Orange Growers Association	1.2238
Naranjo Packing House Co.	.8483
Orange Cove Citrus Association	3.2840
Orange Cove Orange Growers Association	2.4637
Orange Packing Co.	1.2776
Orosi Foothill Citrus Association	1.3487
Paloma Citrus Fruit Association	1.0505
Pogue Packing House, J. E.	.6847
Rocky Hill Citrus Association	1.6448
Sanger Citrus Association	2.8886
Sequoia Citrus Association	1.0125
Stark Packing Corp.	2.4047
Visalia Citrus Association	.9713
Waddell & Son	2.3635
Butte County Citrus Association, Inc.	.5985
Mills Orchard Co., James	.0000
Orland Orange Growers Association, Inc.	.5715
Andrews Edison Groves	.4912
Baird Neece Corp.	1.8860
Beattie Association, Agnes M.	.5157
Grand View Heights Citrus Association	2.3691
Magnolia Citrus Association, The	2.3205
Porterville Citrus Association, The	1.3446
Richgrove-Jasmine Citrus Association	1.4962
Sandilands Fruit Company	1.3161
Strathmore Coop. Association	1.9452
Strathmore District Orange Association	1.8842
Strathmore Fruit Growers Association	1.2695
Strathmore Packing House Co.	1.9596
Sunflower Packing Association	2.3903
Sunland Packing House Co.	2.3204
Terra Bella Citrus Association	1.5647
Tule River Citrus Association	1.2706
Vandalia Packing Association	.8591
Kroells Brothers, Ltd.	1.4436
Lindsay Mutual Groves	1.7758
Martin Ranch	1.1148
Woodlake Packing House	1.8709
Anderson Packing Co., R. H.	.9745
Baker Bros.	.0000
Calif. Citrus Groves, Inc., Ltd.	1.9958
Caswell, John	.0144
Chess Company, Meyer W.	.1648
Edison Groves Co.	.0000
Evans Brothers Packing Co.	.0000
Exeter Groves Packing Co.	.8918
Furr, N. C.	.2192
Ghlanda Ranch Association	.0190
Harding & Leggett	1.5214
Justman-Frankenthal Co.	.0000
Levinson, Sam	.0289
Lo Bue Bros.	.9809
Marks, W. & M.	.4669
Paramount Citrus Association	.1230
Raymond Bros.	.1250
R. M. C. Porterville	2.2857
Reimers, Don H.	.0000
Rooke Packing Co., B. G.	1.3931
Toy, Chin	.0289
Webb Packing Co.	.0000
Wollenman Packing Co.	.8092
Woodlake Heights Packing Corp.	.4729
Zaninovich Bros.	.4803

RULES AND REGULATIONS

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 2

Handler	Prorate base (percent)
Total	100.0000
A. F. G. Alta Loma	.1579
A. F. G. Corona	.5061
A. F. G. Fullerton	.0566
A. F. G. Orange	.0567
A. F. G. Riverside	.5538
Hazeltine Packing Co.	.1148
Placentia Pioneer Valencia Growers Association	.0616
Signal Fruit Association	.9612
Azusa Citrus Association	.9393
Azusa Orange Co.	.1332
Damerel-Allison Co.	1.0715
Glendora Mutual Orange Association	.5157
Irwindale Citrus Association	.3703
Puente Mutual Citrus Association	.0476
Valencia Heights Orchard Association	.2189
Covina Citrus Association	1.3773
Covina Orange Growers Association	.4411
Duarte-Monrovia Fruit Exchange	.3768
Glendora Citrus Association	.9100
Glendora Hts. Orange and Lemon Growers Association	.1584
Gold Buckle Association	3.5949
La Verne Orange Association	3.6256
Anaheim Citrus Fruit Association	.0800
Anaheim Valencia Orange Association	.0134
Eadington Fruit Company, Inc.	.2792
Fullerton Mutual Orange Association	.2173
La Habra Citrus Association	.1257
Orange County Valencia Association	.0283
Orangethorpe Citrus Association	.0256
Placentia Coop. Orange Association	.0473
Yorba Linda Citrus Association, The	.0095
Alta Loma Heights Citrus Association	.3888
Citrus Fruit Growers	.9528
Cucamonga Citrus Association	.5828
Etiwanda Citrus Fruit Association	.2075
Mountain View Fruit Association	.1693
Old Baldy Citrus Association	.4594
Rialto Heights Orange Growers	.4447
Upland Citrus Association	2.1696
Upland Heights Orange Association	1.0988
Consolidated Orange Growers	.0315
Frances Citrus Association	.0034
Garden Grove Citrus Association	.0309
Goldenwest Citrus Association, The	.1170
Olive Heights Citrus Association	.0497
Santa Ana-Tustin Mutual Citrus Association	.0218
Santiago Orange Growers Association	.1404
Tustin Hills Citrus Association	.0314
Villa Park Orchards Association, The	.0276
Bradford Brothers, Inc.	.2383
Placentia Mutual Orange Association	.1700
Placentia Orange Growers Association	.1946
Call Ranch	.6497
Corona Citrus Association	.9021
Jameson Company	.3387
Orange Heights Orange Association	1.0155
Crafton Orange Growers Association	1.4617
E. Highlands Citrus Association	.4840
Fontana Citrus Association	.4419
Highland Fruit Growers Association	.6563
Redlands Heights Groves	1.0189
Redlands Orangedale Association	1.1465

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 2—Continued

Handler	Prorate base (percent)
Break & Son, Allen	0.2996
Bryn Mawr Fruit Growers Association	1.1792
Krinard Packing Co.	1.8398
Mission Citrus Association	.8054
Redlands Coop. Fruit Association	1.7874
Redlands Orange Growers Association	1.2314
Redlands Select Groves	.5334
Rialto Citrus Association	.5148
Rialto Orange Co.	.2801
Southern Citrus Association	.9898
United Citrus Growers	.6088
Zilen Citrus Co.	.8908
Andrews Bros. of Calif.	.4617
Arlington Heights Citrus Co.	.6056
Brown Estate, L. V. W.	1.7615
Gavilan Citrus Association	1.6774
Hemet Mutual Groves	.3237
Highgrove Fruit Co.	.5580
McDermont Fruit Co.	1.8036
Monte Vista Citrus Association	1.1623
National Orange Co.	.8281
Riverside Heights Orange Growers Association	1.3053
Sierra Vista Packing Association	.7073
Victoria Avenue Citrus Association	2.7213
Claremont Citrus Association	1.1252
College Heights Orange and Lemon Association	1.1654
El Camino Citrus Association	.5217
Indian Hill Citrus Association	1.3114
Pomona Fruit Growers Exchange	1.9513
Walnut Fruit Growers Exchange	.4747
West Ontario Citrus Association	1.5349
El Cajon Valley Citrus Association	.2871
Escondido Orange Association	.5087
San Dimas Orange Growers Association	1.0064
Ball & Tweedy Association	.0927
Canoga Citrus Association	.0645
N. Whittier Heights Citrus Association	.1170
San Fernando Fruit Growers Association	.3368
San Fernando Heights Orange Association	.3040
Sierra Madre-Lamanda Citrus Association	.1955
Camarillo Citrus Association	.0091
Fillmore Citrus Association	1.3400
Ojal Orange Association	1.0195
Piru Citrus Association	1.1731
Santa Paula Orange Association	.1179
Tapo Citrus Association	.0066
E. Whittier Citrus Association	.0150
Whittier Citrus Association	.2599
Whittier Select Citrus Association	.0434
Anaheim Coop. Orange Association	.0614
Bryn Mawr Mutual Orange Association	.5345
Chula Vista Mutual Lemon Association	.1644
Escondido Coop. Citrus Association	.1048
Euclid Avenue Orange Association	2.1876
Foothill Citrus Union, Inc.	.1113
Fullerton Coop. Orange Association	.0357
Garden Grove Orange Coop., Inc.	.0270
Glendora Coop. Citrus Association	.0701
Golden Orange Groves, Inc.	.2883
Highland Mutual Groves, Inc.	.3395
Index Mutual Association	.0040
La Verne Coop. Citrus Association	2.8102
Mentone Heights Association	.8648
Olive Hillside Groves	.0231
Orange Coop. Citrus Association	.0433
Redlands Foothills Groves	2.3513
Redlands Mutual Orange Association	.9563

PRORATE BASE SCHEDULE—Continued
ALL ORANGES OTHER THAN VALENCIA ORANGES—
continued

Prorate District No. 2—Continued

Handler	Prorate base (percent)
Riverside Citrus Association	0.3529
Ventura County Orange & Lemon Association	.2003
Whittier Mutual Orange & Lemon Association	.0389
Babijuce Corp. of Calif.	.5686
Banks Fruit Co.	.2237
California Fruit Distributors	.0578
Cherokee Citrus Co., Inc.	1.0787
Chess Company, Meyer W.	.3869
Evans Brothers Packing Co.	.7843
Gold Banner Association	2.0649
Granada Packing House	.8397
Hill, Fred A.	.7405
Inland Fruit Dealers	.2561
Orange Belt Fruit Distributors	1.8966
Panno Fruit Co., Carlo	.1948
Placentia Orchards Co.	.0761
San Antonio Orchard Co.	1.3937
Snyder & Sons Co., W. A.	.5981
Torn Ranch	.0609
Verity & Sons, R. H.	.0869
Wall, E. T.	1.5552
Western Fruit Growers, Inc., Reds.	2.9316
Yorba Orange Growers Association	.0559

[F. R. Doc. 48-538; Filed, Jan. 16, 1948; 8:53 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter II—Office of Alien Property, Department of Justice

PART 503—SUBSTANTIVE RULES

CONSTRUCTION OF DEFINITIONS

Part 503 is hereby amended by the addition of § 503.90, as set out below:

§ 503.90 *Construction of definitions by reference to Treasury General Ruling No. 11 (General Order No. 36)*. Whenever in a regulation of the Office of Alien Property a term is defined by reference to a definition in Treasury General Ruling No. 11, such reference shall incorporate the definition contained in said General Ruling No. 11 at the time such regulation of the Office of Alien Property became effective, and shall not extend to amendments of said General Ruling No. 11, subsequent to such regulation of the Office of Alien Property. (40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., this 14th day of January 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-504; Filed, Jan. 16, 1948; 8:50 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VIII—Office of Housing Expediter

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947

CONTROLLED HOUSING RENT REGULATION FOR ATLANTIC COUNTY DEFENSE-RENTAL AREA

Amendment 3 to the Controlled Housing Rent Regulation for Atlantic County Defense-Rental Area.¹ The Controlled Housing Rent Regulation for Atlantic County Defense-Rental Area (§ 825.4) is amended in the following respect:

1. Section 1 (b) is amended by adding paragraph (11) as follows:

(11) *Trailers and trailer spaces.* Housing accommodations located in trailers and ground space rented for trailers.

This amendment shall become effective January 16, 1948.

Issued this 16th day of January 1948.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 48-564; Filed, Jan. 16, 1948; 9:34 a. m.]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947

CONTROLLED HOUSING RENT REGULATION FOR NEW YORK CITY DEFENSE-RENTAL AREA

Amendment 3 to the Controlled Housing Rent Regulation for New York City Defense-Rental Area.² The Controlled Housing Rent Regulation for New York City Defense-Rental Area (§ 825.2) is amended in the following respect:

1. Section 1 (b) is amended by adding paragraph (10) as follows:

(10) *Trailers and trailer spaces.* Housing accommodations located in trailers and ground space rented for trailers.

This amendment shall become effective January 16, 1948.

Issued this 16th day of January 1948.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 48-565; Filed, Jan. 16, 1948; 9:34 a. m.]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947

CONTROLLED HOUSING RENT REGULATION FOR MIAMI DEFENSE-RENTAL AREA

Amendment 3 to the Controlled Housing Rent Regulation for Miami Defense-Rental Area.³ The Controlled Housing Rent Regulation for Miami Defense-Rental Area (§ 825.3) is amended in the following respect:

1. Section 1 (b) is amended by adding paragraph (11) as follows:

¹ 12 F. R. 4381, 5422, 5456, 5697.
² 12 F. R. 4295, 5422, 5455, 5696.
³ 12 F. R. 4374, 5422, 5455, 5698.

(11) *Trailers and trailer spaces.* Housing accommodations located in trailers and ground space rented for trailers.

This amendment shall become effective January 16, 1948.

Issued this 16th day of January 1948.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 48-566; Filed, Jan. 16, 1948; 9:34 a. m.]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947

RENT REGULATION FOR CONTROLLED ROOMS IN ROOMING HOUSES AND OTHER ESTABLISHMENTS IN MIAMI DEFENSE-RENTAL AREA

Amendment 3 to the Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments in Miami Defense-Rental Area.¹ The Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments in Miami Defense-Rental Area (§ 825.7) is amended in the following respect:

1. Section 1 (b) is amended by adding paragraph (11) as follows:

(11) *Trailers and trailer spaces.* Housing accommodations located in trailers and ground space rented for trailers.

This amendment shall become effective January 16, 1948.

Issued this 16th day of January 1948.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 48-567; Filed, Jan. 16, 1948; 9:34 a. m.]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947

RENT REGULATION FOR CONTROLLED ROOMS IN ROOMING HOUSES AND OTHER ESTABLISHMENTS IN NEW YORK CITY DEFENSE-RENTAL AREA

Amendment 3 to the Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments in New York City Defense-Rental Area.² The Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments in New York City Defense-Rental Area (§ 825.6) is amended in the following respect:

1. Section 1 (b) is amended by adding paragraph (11) as follows:

(11) *Trailers and trailer spaces.* Housing accommodations located in trailers and ground space rented for trailers.

This amendment shall become effective January 16, 1948.

Issued this 16th day of January 1948.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 48-563; Filed, Jan. 16, 1948; 9:34 a. m.]

¹ 12 F. R. 4325, 5423, 5459, 5699.
² 12 F. R. 4318, 5423, 5458, 5700.

TITLE 30—MINERAL RESOURCES

Chapter II—Geological Survey, Department of the Interior

PART 200—ORGANIZATION AND PROCEDURE
SUBPART A—ORGANIZATION

Only the subdivisions of Subpart A—Organization, relating to establishment, headquarters organization, field organization, and places to obtain information and make requests, as set forth under the heading "Geological Survey" in 30 CFR, Ch. II, Part 200—Organization and Procedure (11 F. R. 177A-212), are hereby amended to read as follows:

Establishment

Sec.	
200.0	Creation.
200.1	Purpose.
200.2	General description.
	<i>Headquarters Organization</i>
200.3	Office of the Director.
200.4	Administrative Geologist.
200.5	Conservation Branch.
200.6	Chief Counsel.
200.7	Geologic Branch.
200.8	Topographic Branch.
200.9	Water Resources Branch.

Field Organization

200.20	General description.
200.21	Conservation Branch.
200.22	Geologic Branch.
200.23	Topographic Branch.
200.24	Water Resources Branch.

Places to Obtain Information and Make Requests

200.70	Inquiries and requests in general.
200.71	Location of headquarters organization.
200.72	Location of regional and field offices.

AUTHORITY: §§ 200.0 to 200.72, inclusive, issued under secs. 3, 12, 60 Stat. 238, 244; 5 U. S. C. Sup. 1002, 1011.

Establishment

§ 200.0 *Creation.* The Geological Survey was established in the Department of the Interior, in 1879, by statute.

§ 200.1 *Purpose.* The Geological Survey is primarily a fact-finding agency which collects, distributes, and makes available, information about the mineral and water resources of the Nation. The Geological Survey conducts research in geology and related fields, prepares and distributes topographic maps, and supervises the technical mineral operations on leased public, Indian, and certain acquired lands, and on the naval petroleum reserves.

§ 200.2 *General description.* The Geological Survey has a headquarters in Washington, D. C. The field offices report to the Branch in charge of the respective activity. The Director as the chief executive of the Survey has charge of all of its activities.

Headquarters Organization

§ 200.3 *Office of the Director.* The Director and the Assistant Director formulate bureau policy and exercise general control over the activities of the Geological Survey and its programs of scientific and engineering work.

§ 200.4 *Administrative Geologist.* The Administrative Geologist serves as

advisor to the Director and the Branch Chiefs. He is in charge of the administrative and service groups which handle personnel, finance, correspondence, records, publications, and map reproduction.

§ 200.5 *Conservation Branch.* The Conservation Branch examines and classifies the public lands of the United States, territories, and possessions, as to their mineral character and water power and water storage values. This Branch, in cooperation with the Bureau of Land Management, also supervises technical operations under oil and gas and other mineral leases on the public lands and Indian lands, and on naval petroleum reserves and certain acquired lands.

§ 200.6 *Chief Counsel.* The Office of the Chief Counsel reviews and advises on legal matters affecting the Geological Survey.

§ 200.7 *Geologic Branch.* The Geologic Branch investigates the geology of the United States, territories, and possessions and prepares, from its findings, maps and reports as to geologic formations, including distribution, structure, composition, and history. It also conducts detailed research investigations of mineral resources with respect to location, quality, and potential reserve supplies. The Branch carries on research in other sciences as they relate to geology.

§ 200.8 *Topographic Branch.* The Topographic Branch is charged with the execution of topographic field surveys in the United States, territories, and possessions. It prepares and issues the results of its work in the form of maps and various engineering bulletins.

§ 200.9 *Water Resources Branch.* The Water Resources Branch investigates

the quantity, quality, and availability of surface and underground waters in the United States, territories, and possessions. Its results appear as water supply papers of the Geological Survey or reports by cooperating States.

Field Organization

§ 200.20 *General description.* The Geological Survey is organized in the field along the lines of the functions performed by each of its four branches. Regional organization is related to the particular Branches. The sections immediately following give the field organization of the Branches.

§ 200.21 *Conservation Branch.* The Mineral Classification, Mining, Oil and Gas Leasing, and Water and Power Divisions each have regional areas. The sub-offices within each region report to the regional office. (In the case of the Mining Division, the regional areas are called districts.)

§ 200.22 *Geologic Branch.* Three regional offices assist in coordinating the field work of this Branch. The regional offices report directly to the Branch.

§ 200.23 *Topographic Branch.* The field work of this Branch is directed by field division offices which report directly to the Branch. There is one additional field office, a photogrammetric unit organized for cooperative work with the Tennessee Valley Authority.

§ 200.24 *Water Resources Branch.* The entire work of this Branch is supervised directly through the four Divisions of the Branch: Ground Water, Quality of Water, Surface Water, and Water Utilization. Field offices and laboratories under each Division report directly to the Division.

Places To Obtain Information and Make Requests

§ 200.70 *Inquiries and requests in general.* Information concerning the policies and programs of the Geological Survey may be obtained by addressing the Director, Geological Survey, Department of the Interior, Federal Works Agency Building, Washington 25, D. C. Available maps and certain reports and special technical information may also be obtained by addressing the Director. Published reports of the regular series of publications are generally obtained from the Superintendent of Documents. Information centers, with files of Survey reports and maps for consultation by the public, are maintained at 429 F. U. S. Post Office and Court House Bldg., Los Angeles 12, Calif.; 625 Market St. Bldg., San Francisco 5, Calif.; 126 New Custom House, Denver 2, Colo.; and 303 Federal Bldg., Salt Lake City, Utah. Questions as to local water resources and mineral or geological problems may be submitted to the appropriate Branch's regional or field office nearest the area concerned.

§ 200.71 *Location of headquarters organization.* The headquarters of the Geological Survey is located in the Federal Works Agency Building, Washington 25, D. C.

§ 200.72 *Location of regional and field offices.* Locations of regional and field offices, listed alphabetically by States and Territories and by towns within each State and Territory, appear below. The Branch of which the regional and field offices are a part is shown by the following symbols:

Conservation Branch, C; Geologic Branch, G; Topographic Branch, T; Water Resources Branch, W.

State	Town	Local address	Officer in charge	Branch
Alabama	Montgomery	P. O. Box 56 (507 Post Office Bldg.)	District engineer	W
	Tuscaloosa	P. O. Box 2033 (Smith Hall, University of Alabama)	Resident geologist	W
Arizona	Phoenix	420 Arizona Title Bldg.	Engineer in charge	W
	Tucson	P. O. Box 3311 (210 Post Office Bldg.)	District engineer, surface water	W
Arkansas	Tucson	408 North 4th Ave.	District engineer, ground water	W
	Fayetteville	Hill Hall	Geologist in charge	W
California	Fayetteville	28 Chemistry Bldg., University of Arkansas	Resident chemist	W
	Fort Smith	P. O. Box 149 (6 Post Office Bldg.)	District engineer	W
Colorado	Bakersfield	2510 M St.	District engineer	C
	Long Beach	5373 East 2d St.	Geologist in charge	W
	Los Angeles	429-F, U. S. Post Office and Courthouse Bldg.	Engineer in charge	W
		429 Federal Bldg.	District geologist	W
		533 Post Office and Courthouse Bldg.	Regional geologist	C
		533 Post Office and Courthouse Bldg.	Supervisor, California region	C
		1464 Del Paso Blvd.	District hydraulic engineer	C
		P. O. Box 346	Division engineer, Pacific Division	T
		625 Market Street Bldg.	District engineer	W
		218 Benjamin Franklin Bldg.	Geologist in charge	W
		P. O. Box CC	District supervisor	C
	Colorado	Denver	310 Denham Bldg.	District engineer
		351 Equitable Bldg.	District geologist	W
		425 Denham Bldg.	Regional geologist, Rocky Mountain region	C
		413 Denham Bldg.	District hydraulic engineer, Denver district	C
		416 Denham Bldg.	District engineer, oil and gas	C
		413 Denham Bldg.	District mining supervisor, Denver district	C
		Bldg. 2-B, Denver Federal Center	Division engineer, Rocky Mountain division	T
		Bldg. 12-B, Denver Federal Center	Chief, section eng. geology	G
Connecticut	Hartford	P. O. Box 715 (203 Federal Bldg.)	District engineer	W
Delaware ¹				
District of Columbia	Washington	3229 Federal Works Bldg.	Supervisor, eastern region	C
		Federal Works Bldg.	Division engineer, Atlantic division	T
Florida	Miami	P. O. Box 2529 (318-A Dade County Courthouse)	Engineer in charge	W
		P. O. Box 2529 (318-A Dade County Courthouse)	Geologist in charge	W
Georgia	Ocala	P. O. Box 607	District engineer	W
	Tallahassee	P. O. Drawer 631 (Old Lower Dining Hall, F. S. C. W.)	Engineer in charge	W
	Atlanta	410 Grand Theater Bldg.	District engineer	W
Idaho	Atlanta	425 State Capitol	Geologist in charge	W
	Boise	429 Federal Bldg.	District engineer	W
Illinois	Boise	429 Federal Bldg.	Resident geologist	W
	Idaho Falls	P. O. Box 697 (204 Federal Bldg.)	District engineer	W
Indiana	Urbana	14 Post Office Annex, Elm St.	District engineer	W
	Indianapolis	205 Underwriters Bldg., 445 North Pennsylvania St.	District engineer	W
		205 Underwriters Bldg., 445 North Pennsylvania St.	District geologist	W

¹ See Washington, District of Columbia, for addresses of regional, division, or district offices serving Delaware in their respective activities.

State	Town	Local address	Officer in charge	Branch
Iowa	Iowa City	608 Hydraulics Laboratory	District engineer	W
		Geology Annex	District geologist	W
Kansas	Lawrence	Care of University of Kansas	Engineer in charge	W
	Topeka	305 Federal Bldg.	Engineer in charge	W
Kentucky	Lexington	P. O. Box 680	Resident geologist	W
	Louisville	531 Federal Bldg.	District engineer	W
		531 Federal Bldg.	Engineer in charge	W
Louisiana	Baton Rouge	P. O. Box 8877, University Station (124 Geology Bldg.)	District engineer	W
		P. O. Box 8315, University Station (Room 16, Geology Bldg.)	Geologist in charge	W
Maine	Augusta	Care of Public Utilities Commission, State House	District engineer	W
Maryland	Baltimore	103 Latrobe Hall, Johns Hopkins University	District geologist	W
	College Park	P. O. Box 37 (Engineering Bldg.)	District engineer	W
Massachusetts	Boston	939 Post Office Bldg.	District engineer	W
Michigan	Houghton	P. O. Box 407 (305 New England Bldg., care of Michigan College of Mining and Technology)	Engineer in charge	W
	Lansing	211 Capitol Savings and Loan Bldg., 112 East Allegan St.	Engineer in charge, surface water	W
		211 Capitol Savings and Loan Bldg., 112 East Allegan St.	Engineer in charge, ground water	W
Minnesota	St. Paul	1427 New Post Office Bldg.	District engineer	W
Mississippi	Jackson	P. O. Box 2052 (208 Millsaps Bldg.)	Engineer in charge	W
	Oxford	P. O. Box 157 (Geology Bldg., University of Mississippi)	District geologist	W
Missouri	Rolla	P. O. Box 138 (Missouri Geological Survey Bldg.)	Regional engineer	W
		P. O. Box 138 (Missouri Geological Survey Bldg.)	District engineer	W
		P. O. Box 133	Division engineer	T
	St. Louis	1004 New Federal Bldg.	Engineer in charge	W
Montana	Billings	P. O. Box 1435	District engineer	C
		P. O. Box 2127	District mining supervisor, Billings district	C
	Great Falls	P. O. Box 1827	Regional geologist, Northwestern region	C
		P. O. Box 1215 (255 Federal Bldg.)	District engineer	C
Nebraska	Helena	408 Federal Bldg.	District engineer	W
	Lincoln	Box 142 State House Station (349 State House)	District engineer, surface water	W
		616 Rudge-Guenzel Bldg.	District geologist	W
		616 Rudge-Guenzel Bldg.	Ground water engineer for Missouri River Basin	W
		514 Rudge-Guenzel Bldg.	District engineer, quality of water	W
		Box 142 State House Station (345 State House)	Hydraulic engineer, utilization of water	W
Nevada	Carson City	c/o State Engineer, P. O. Box 327	District engineer	W
New Jersey	Trenton	P. O. Box 967 (228 Federal Bldg.)	District engineer, surface water	W
		714 Trenton Trust Co. Bldg.	District engineer, ground water	W
New Mexico	Albuquerque	309 Federal Bldg.	District geologist	W
		P. O. Box 443 (723 North 2d St., rear)	District chemist	W
	Artesia	221 Ward Bldg.	District engineer	C
	Carlsbad	Reclamation Service Bldg., 201 South Canal St.	District mining supervisor	C
	Roswell	P. O. Box 397 (Federal Bldg.)	Supervisor, southwestern region	W
	Santa Fe	P. O. Box 277 (204 Courthouse)	District engineer	W
New York	Albany	P. O. Box 948 (526 Federal Bldg.)	District engineer	W
		444 Broadway	Geologist in charge	W
North Carolina	Jamaica	226 Post Office Bldg.	District geologist	W
	Asheville	220 Post Office Bldg.	Engineer in charge	W
	Raleigh	P. O. Box 2719 (242 Education Bldg.)	District engineer	W
		P. O. Box 2719 (244 Education Bldg.)	Geologist in charge	W
		P. O. Box 5065 (Room 15, Chemical Engineering Bldg., North Carolina State College)	District chemist	W
North Dakota	Bismarck	P. O. Box 750	District engineer	W
		P. O. Box 750	Engineer in charge	W
	Grand Forks	Care of North Dakota Geological Survey, University Station	District geologist	W
Ohio	Columbus	404 Engineering Experiment Station, Ohio State University	District engineer	W
		404 Engineering Experiment Station, Ohio State University	Engineer in charge	W
Oklahoma	Drumright	P. O. Box 947	District engineer	C
	Holdenville	P. O. Box 789	District engineer	C
	McAlester	509 South 3d St.	District mining supervisor	C
	Miami	Federal Bldg.	Deputy mining supervisor	C
	Norman	Care of Oklahoma Geological Survey	Geologist in charge	W
	Oklahoma City	Box 3095, State Capitol (535 State Capitol)	Engineer in charge	W
		P. O. Box 976	Deputy supervisor	W
	Stillwater	307 Chemistry Bldg., Oklahoma Agricultural and Mechanical College	Resident chemist	C
	Tulsa	239 Federal Bldg.	Regional geologist	C
		P. O. Box 311 (Federal Bldg.)	Supervisor, midcontinent region	C
Oregon	Portland	P. O. Box 3418 (606 P. O. Bldg.)	District engineer	W
		603 P. O. Bldg.	District geologist	W
		306 Old Courthouse	Regional supervisor	C
		206 Old Courthouse	District hydraulic engineer	C
Pennsylvania	Harrisburg	P. O. Box 421 (490 Education Bldg.)	District engineer	W
	Philadelphia	Academy of Natural Sciences, 19th St. and Parkway	Geologist in charge	W
		2d Floor, Administration Bldg., N. E. Sewage Disposal Plant, Wheatacheaf and Richmond Sts.	District chemist	W
Rhode Island	Pittsburgh	515 Plaza Bldg., Corner 5th and 6th Ave.	Engineer in charge	W
South Carolina	Providence	Industrial Trust Bldg.	Resident geologist	W
South Dakota	Columbia	207 Creason Bldg.	District engineer	W
Tennessee	Pierre	P. O. Box 216 (Hyde Block Bldg., 101 1/2 S. Pierre St.)	Engineer in charge	W
	Chattanooga	442 P. O. Bldg.	District engineer	W
		107 Old P. O. Bldg.	Engineer	T
	Jefferson City	Box 432	Regional geologist	G
Texas	Memphis	Memphis General Depot, U. S. Army	Engineer in charge	W
	Austin	302 W. 15th St.	District engineer, surface water	W
		302 W. 15th St.	District engineer, ground water	W
		P. O. Box 1682, University Station ("B" Hall, University of Texas)	District chemist	W
	Houston	Care of U. S. Weather Bureau	Engineer in charge	W
		704 City Hall	Geologist in charge	W
Utah	Salt Lake City	506 Federal Bldg.	Regional geologist	G
		303 Federal Bldg.	District engineer, surface water	W
		303 Federal Bldg.	District geologist	W
		303 Federal Bldg.	District engineer, utilization of water	W
		306 Federal Bldg.	Geologist in charge	C
		306 Federal Bldg.	District engineer	C
		306 Federal Bldg.	District mining supervisor, Salt Lake City district	C
Vermont				
Virginia	Charlottesville	P. O. Box 1338, University Station (House G, Dawson Row, University of Virginia)	District Engineer	W
		P. O. Box 1836, University Station (Brooks Museum, University of Virginia)	Geologist in charge	W
		P. O. Box 1488 (14-B Cobb Chemical Laboratory, University of Virginia)	District chemist	W
Washington	Spokane	707 Peyton Bldg.	Regional geologist	G
	Tacoma	207 Federal Bldg.	District engineer, surface water	W
		207 Federal Bldg.	District engineer, utilization of water	W
		410 Federal Bldg.	District hydraulic engineer, Tacoma district	W
West Virginia	Charleston	408 Union Bldg.	District engineer	W
	Morgantown	P. O. Box 864 (309 Mineral Industries Bldg.)	Resident geologist	W

* See Washington, D. C., for addresses.

State	Town	Local address	Officer in charge	Branch
Wisconsin	Madison	Care of Public Service Commission of Wisconsin, 666 State Office Bldg.	District engineer	W
		Science Hall, University of Wisconsin	Geologist in charge	W
		Care of University of Wisconsin	Regional geologist	G
Wyoming	Casper	P. O. Box 400	Geologist in charge	C
		P. O. Box 400	Supervisor, northwestern region	C
	Cheyenne	Care of State Engineer's Office, State Capitol	Resident geologist	W
	Midwest	P. O. Box 428	District engineer	C
	Thermopolis	P. O. Box 590	District engineer	C
	Worland	Washakie County Courthouse	Engineer in charge	W
TERRITORIES				
Alaska	Fairbanks	P. O. Box 1088	Geologist in charge	G
	Juneau	P. O. Box 2811	Mining engineer	C
		P. O. Box 2659	Geologist in charge	C
Hawaii	Honolulu	225 Federal Bldg.	District engineer	W
		333 Federal Bldg.	District geologist	W

C. GIRARD DAVIDSON,
Assistant Secretary of the Interior.

JANUARY 12, 1948.

[F. R. Doc. 48-469; Filed, Jan. 16, 1948;
8:46 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

PART 14—UNIFORM SYSTEM OF ACCOUNTS FOR ELECTRIC RAILWAYS

GENERAL BALANCE SHEET ACCOUNTS

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 7th day of January A. D. 1948.

The matter of accounting regulations for electric railways being under consideration pursuant to the provisions of section 20 of part I of the Interstate Commerce Act, as amended; and,

It appearing, that by order dated December 2, 1947, certain modifications in the "Uniform System of Accounts for Electric Railways, Issue of 1947," were

issued (12 F. R. 8350) to become effective January 31, 1948, unless otherwise ordered after consideration of objections to be filed on or before December 31, 1947; and

It further appearing, that no objections to the said modifications were received within the specified period (24 Stat. 386, 54 Stat. 917, 49 U. S. C. 20 (3));
It is ordered, That:

(1) The modifications which were attached to and made a part of the said order of December 2, 1947, shall be filed with the Director of the Division of the Federal Register, together with a copy of this order, to be published in the FEDERAL REGISTER as substantive rules under section 3 (a) (3) of the Administrative Procedure Act, such rules to become effective January 31, 1948; and,

(2) Notice shall be given each electric railway which was served with the said order of December 2, 1947, that the modifications attached thereto and made a part thereof will become effective January 31, 1948, as therein ordered; and,

(3) A copy of this order and a copy of the notice to interested carriers shall be deposited in the office of the Secretary of the Commission at Washington, D. C.

(Sec. 20, 24 Stat. 386, as amended; 49 U. S. C. 20 (3))

By the Commission, Division 1.

[SEAL]

W. P. BARTEL,
Secretary.

Modification of the Uniform System of Accounts for Electric Railways, Issue of 1947

1. In § 14.401-4 *Reserve for retirements: Nondepreciable property*, eliminate the word "net" from the last sentence of the text.

2. Designate the present note to § 14.411 *Material and supplies*, as Note A and add the following as Note B:

NOTE B: An inventory of material and supplies shall be taken during each calendar year and the necessary adjustments to bring this account into harmony with the actual inventory balances shall be made in the accounts of the year in which the inventories are taken. In effecting this adjustment determined differences in accounting for important classes of material shall be equitably assigned among the accounts to which the classes of material are ordinarily chargeable. Other differences shall be equitably apportioned among the primary accounts to which material has been charged since the last inventory.

[F. R. Doc. 48-472; Filed, Jan. 16, 1948;
8:46 a. m.]

NOTICES

DEPARTMENT OF LABOR

Wage and Hour Division

EMPLOYMENT OF HANDICAPPED CLIENTS BY SHELTERED WORKSHOPS

NOTICE OF ISSUANCE OF SPECIAL CERTIFICATES

Notice is hereby given that special certificates authorizing the employment of handicapped clients at hourly wage rates lower than the minimum wage rates applicable under section 6 of the Fair Labor Standards Act of 1938 and section 1 (b) of the Walsh-Healey Public Contracts Act have been issued to the sheltered workshops hereinafter mentioned, under section 14 of the Fair Labor Standards Act of 1938 (Sec. 14, 52 Stat. 1068; 29 U. S. C. 214) and Part 525 of the regulations issued thereunder (29 CFR, Cum. Supp., Part 525, amended 11 F. R. 9556), and under sections 4 and 6 of the Walsh-Healey Public Contracts

Act (Secs. 4, 6, 49 Stat. 2038; 41 U. S. C. 38, 40) and Article 1102 of the regulations issued pursuant thereto (41 CFR, Cum. Supp., 201.1102).

The names and addresses of the sheltered workshops to which certificates were issued, wage rates, and the effective and expiration dates of the certificates are as follows:

Travis County Association for the Blind, 2101 Fredericksburg Road, Austin, Texas; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 15 cents per hour, whichever is higher; certificate is effective December 17, 1947, and expires November 30, 1948.

United Vocational and Employment Service, 931 Penn Avenue, Pittsburgh, Pennsylvania; at a wage rate of not less than the piece rate paid non-handi-

capped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 15 cents per hour, whichever is higher; certificate is effective January 1, 1948, and expires December 31, 1948.

The employment of handicapped clients in the above-mentioned sheltered workshops under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of Part 525 of the regulations. These certificates have been issued on the applicants' representations that they are sheltered workshops as defined in the regulations and that special services are provided their handicapped clients. A sheltered workshop is defined as, "A charitable organization or institution conducted not for profit, but for the purpose of carrying out a recognized program of rehabilitation for individuals whose earning capacity is impaired by

age or physical or mental deficiency or injury, and to provide such individuals with remunerative employment or other occupational rehabilitating activity of an educational or therapeutic nature."

The certificates may be cancelled in the manner provided by the regulations. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER.

Signed at Washington, D. C., this 12th day of January 1948.

RAYMOND G. GARCEAU,
Director, Field Operations Branch.

[F. R. Doc. 48-474; Filed, Jan. 16, 1948; 8:46 a. m.]

CIVIL AERONAUTICS BOARD

[Docket No. 8142]

ALASKA COASTAL AIRLINES

NOTICE OF HEARING

In the matter of the compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, of Alaska Coastal Airlines, between the points between which Alaska Coastal is presently, or hereafter may be, authorized to transport mail; and the Order to Show Cause therein, published by the Board January 5, 1948, (Serial No. E-1104).

Notice is hereby given that hearing in the above-entitled matter is assigned to be held January 20, 1948, at 10:00 a. m., (eastern standard time) in the Foyer of the Auditorium, Department of Commerce Building, 14th and E Street NW., Washington, D. C., before Examiner F. A. Law, Jr.

Dated at Washington, D. C., January 14, 1948.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 48-505; Filed, Jan. 16, 1948; 8:50 a. m.]

[Docket No. 1705 et al.]

AIR FREIGHT RATE INVESTIGATION

NOTICE OF HEARING

In the matter of the investigation of the rates and charges for the transportation of freight by air established, demanded, and charged by certificated and noncertificated air carriers.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 205 (a) and 1002 of said act, that a hearing in the above-entitled proceeding is assigned to be held on February 2, 1948, at 10:00 a. m. (eastern standard time), in Conference Room B, Departmental Auditorium, Constitution Avenue between 12th and 14th Streets NW., Washington, D. C., before Examiner Herbert K. Bryan.

No. 12—2

Without limiting the scope of the issues presented by the orders of investigation, particular attention will be directed to the following matters and questions:

I. Whether the rates and charges for the transportation of freight under investigation are unjust or unreasonable, or unjustly discriminatory, or unduly preferential, or unduly prejudicial because of:

(1) Differences or lack of differences in per ton mile charges for shipments of various weights or sizes;

(2) Differences or lack of differences in per ton mile charges for hauls of various distances;

(3) Differences or lack of differences in rates charged various shippers;

(4) Differences or lack of differences in rates charged for shipments to or from particular points or localities;

(5) Differences or lack of differences in rates charged for shipments of particular descriptions of traffic;

(6) Other reasons.

II. In the event rates and charges for the transportation of freight under investigation are unjust or unreasonable, or unjustly discriminatory, or unduly preferential, or unduly prejudicial, what are the lawful rates which the Board should prescribe?

III. In determining the lawfulness of existing rates or, in the event existing rates are found unlawful, the rates to be prescribed by the Board, to what extent should the following be considered:

(1) Cost of service, value of service, and other factors;

(2) Feasibility of fixing rates for carriers as individuals, by classes, or as a whole;

(3) Extent to which transportation of air freight should be developed as a by-product in passenger planes of carriers certificated for passengers and property, or as all-freight operations by all-cargo carriers;

(4) Possible financial burden on, or benefit to, other types of traffic carried by the certificated carriers;

(5) The effect of such rates upon the movement of traffic;

(6) Need in the public interest of adequate and efficient transportation of persons and property by air carriers at the lowest cost consistent with the furnishing of such service;

(7) Such standards respecting the character and quality of service to be rendered by air carriers as may be prescribed by or pursuant to law;

(8) The inherent advantages of transportation by aircraft; and

(9) The need of each air carrier for revenue sufficient to enable such air carrier under honest, economical, and efficient management to provide adequate and efficient air carrier service.

Notice also is given that any person, other than persons and interveners of record as of January 2, 1948, desiring to be heard in this proceeding must file with the Board on or before February 2, 1948, a statement setting forth the issues of fact or law raised by this proceeding on which he desires to be heard.

For further details with respect to the investigation, interested parties are referred to the pertinent orders of the Civil Aeronautics Board on file in the docket.

Dated Washington, D. C., January 13, 1948.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 48-506; Filed, Jan. 16, 1948; 8:50 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 8667]

TEXTILE BROADCASTING CO. (WMRC)

ORDER AMENDING ISSUE

In re application of Textile Broadcasting Company (WMRC), Greenville, South Carolina, Docket No. 8667, File No. BP-6432; for construction permit.

The Commission having under consideration a petition filed December 30, 1947, by Textile Broadcasting Company (WMRC), Greenville, South Carolina, requesting deletion of that part of Issue No. 1 contained in the Commission's Order of November 28, 1947, which relates to the legal qualifications of the petitioner's officers, directors, and stockholders;

It is ordered, This 6th day of January 1948, that the petition be, and it is hereby, granted; and that the word "legal" be, and it is hereby, stricken from Issue No. 1 contained in the Commission's order of November 28, 1947, designating for hearing the above-entitled application.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-475; Filed, Jan. 16, 1948; 8:46 a. m.]

[Docket No. 8701]

WAYNE M. NELSON (WEGO)

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Wayne M. Nelson (WEGO), Concord, North Carolina, Docket No. 8701, File No. BR-1191; for renewal of license.

At a session of the Federal Communications Commission held in Washington, D. C., on the 23d day of December 1947;

The Commission having under consideration the above entitled application of Wayne M. Nelson for renewal of license of AM Broadcast Station WEGO at Concord, North Carolina; and

It appearing, that the license has been temporarily extended to January 1, 1948; and

It further appearing, that the Commission is unable to determine from the consideration of the application that a grant of renewal of license for the station would be in the public interest;

It is ordered, That pursuant to section 309 (a) of the Communications Act of

1934, as amended, the above entitled application be, and is hereby designated for hearing at a time and place to be specified by a subsequent order of the Commission on the following issues:

1. To obtain full information concerning the nature and character of the program service which has been rendered by the station with particular reference to the following:

(a) The amount of time which the station has devoted to the broadcasting of discussions upon important public issues.

(b) The amount of time devoted to broadcasts consisting of fortune telling and/or astrological readings based upon written statements and inquiries received from listeners to the station.

2. To determine whether the broadcasting of programs consisting of fortune telling or astrological readings by their nature tend to deceive or mislead the public, or, are in any other respect contrary to the public interest.

3. To determine the policy of the applicant for the future with respect to the matters covered in Issue 1 above.

It is further ordered, That the authority of the licensee to operate his station facilities is extended to June 1, 1948, pending decision in the case.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-476; Filed, Jan. 16, 1948;
8:46 a. m.]

[Docket Nos. 8706, 8707]

ALLEN B. DUMONT LABORATORIES, INC.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of (1) Allen B. DuMont Laboratories, Inc., Docket No. 8706, File No. BMPCT-138; for extension of completion date of construction permit for television broadcast station WTTG, Washington, D. C.; and (2) Allen B. DuMont Laboratories, Inc., Docket No. 8707, File No. BLCT-12; for license to operate television broadcast station WTTG, Washington, D. C.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 8th day of January 1948;

The Commission having under consideration the above-entitled applications of Allen B. DuMont Laboratories, Inc. for (1) extension of time to complete construction of television broadcast station WTTG, Washington, D. C. (File No. BMPCT-138); and (2) for license of station WTTG (File No. BLCT-12); and

It appearing, that on April 26, 1946 the Commission granted Allen B. DuMont Laboratories, Inc. a construction permit for a television station in Washington, D. C. (File No. BL-PCT-16); and

It further appearing, that Allen B. DuMont Laboratories, Inc. has not complied with all the terms and conditions of the construction permit granted April 16, 1946;

It is ordered, That pursuant to sections 309 and 319 of the Communications Act

of 1934, as amended, the above-entitled applications of Allen B. DuMont Laboratories, Inc. (File Nos. BMPCT-138 and BLCT-12) are hereby designated for hearing at a time and place to be designated by the Commission upon the following issues:

1. To obtain full information with respect to the applicant's reasons for not carrying out all the terms and conditions of the construction permit issued on April 26, 1946, for a television broadcast station in Washington, D. C.

2. To determine whether the DuMont Laboratories, Inc. has been diligent in proceeding with the construction of the television station at Washington, D. C., authorized by the construction permit granted April 26, 1946.

3. To determine whether the application (File No. BLCT-12) for license of television broadcast station WTTG, Washington, D. C., complies with the Commission's rules and regulations and Standards of Good Engineering Practice concerning television broadcast stations.

4. To determine whether it would be in the public interest, convenience and necessity to grant the above-entitled applications of Allen B. DuMont Laboratories, Inc. (File Nos. BMPCT-138 and BLCT-12 or to grant either of them.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-477; Filed, Jan. 16, 1948;
8:46 a. m.]

[Docket No. 8726]

ROGER WILLIAMS BROADCASTING CO., INC.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Roger Williams Broadcasting Company, Inc., Pawtucket, Rhode Island, Docket No. 8726, File No. BP-6333; for construction permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 8th day of January 1948;

The Commission having under consideration the above-entitled application for a construction permit for a new standard broadcast station to operate on the frequency 1380 kc, 500 w power, daytime only, at Pawtucket, Rhode Island;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be

rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations, particularly with respect to the percentage of population of the metropolitan area within which it would be located which would receive primary service.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-478; Filed, Jan. 16, 1948;
8:46 a. m.]

CLASS B FM BROADCAST STATIONS

LIST OF CHANGES IN REVISED TENTATIVE ALLOCATION PLAN DATED JUNE 13, 1947¹

JANUARY 13, 1948.

CHANNELS

General area	Deleted	Added	Date of change
Bloomington, Ind.	-----	279	Oct. 2, 1947
Johnstown, Pa.	-----	264	Oct. 16, 1947
Martinsville, Va.	271	-----	Oct. 30, 1947
Reidsville, N. C.	-----	271	Do.
Boston, Mass.	289	290	Nov. 21, 1947
Raleigh, N. C.	277	-----	Nov. 28, 1947
Burlington, N. C.	-----	230	Do.
Danville, Va.	-----	230	Do.
Lansing, Mich.	256	-----	Dec. 15, 1947
Hillsdale, Mich.	-----	256	Do.
Danbury, Conn.	-----	233	Dec. 25, 1947

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-479; Filed, Jan. 16, 1948;
8:46 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-854]

ATLANTIC SEABOARD CORP. AND VIRGINIA
GAS TRANSMISSION CORP.

NOTICE OF AMENDED APPLICATION

JANUARY 12, 1948.

Notice is hereby given that on January 2, 1948, Atlantic Seaboard Corporation (Atlantic), a Delaware corporation, and Virginia Gas Transmission

¹ 12 F. R. 4031.

Corporation (Transmission), a Virginia corporation, both having their principal place of business at Charleston, West Virginia, filed with the Federal Power Commission an amendment to their joint application heretofore filed on January 27, 1947, and such amended application requests a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing Applicants to construct and operate certain facilities for the transportation and sale of natural gas, subject to the jurisdiction of the Federal Power Commission, which are described as follows:

(a) The construction of approximately 268 miles of 26-inch O. D. gas transmission line extending from the vicinity of the United Fuel Gas Company's Cobb Compressor Station near Clendenin, West Virginia to Rockville, Maryland, where it will connect with the 20-inch gas transmission line of Atlantic. That portion of the line to be located in West Virginia, approximately 185 miles, will be constructed by Atlantic in the West Virginia counties of Kanawha, Roane, Clay, Braxton, Lewis, Upshur, Barbour, Randolph, Tucker, Grant and Hardy. That portion of the line to be located in Virginia, approximately 75 miles, will be constructed by Transmission in the Virginia counties of Frederick, Shenandoah, Clarke, Loudorn and Fairfax. That portion of the line in Maryland, approximately 8 miles, will be constructed by Atlantic in Montgomery County;

(b) The construction by Atlantic of a multiple river crossing consisting of four 16" lines of about 3,371 feet each crossing the Potomac River near Rockville, Maryland;

(c) The construction by Atlantic of a measuring station at the West Virginia-Virginia state line on the proposed 26" line;

(d) The installation of additional measuring and regulating equipment at Atlantic's Rockville measuring station;

(e) The construction by Atlantic of a measuring and regulating station to measure gas proposed to be delivered to Consolidated Gas, Electric Light and Power Company of Baltimore;

(f) The construction by Transmission of a measuring station to be located in Virginia on the proposed 26" transmission line near the Virginia-Maryland state line;

(g) The construction by Transmission of a measuring, regulating and mixing station in Fairfax County, Virginia, in the vicinity of the existing 20" transmission line near the Virginia-Maryland state line; and

(h) The construction by Transmission of a measuring station in Fairfax County, Virginia, near the 20" transmission line to measure gas to be delivered to Washington.

Applicants state that the proposed facilities are necessary to adequately supply Applicants' present markets, including increased requirements of Washington, D. C.; to furnish a part of the requirements of The Manufacturers Light and Heat Company and Home Gas Company, both affiliates of Applicants; and to supply the estimated natural gas requirements of Consolidated Gas, Elec-

tric Light and Power Company of Baltimore, Maryland.

Applicants further state that the facilities for which certificates are sought will furnish sufficient capacity for the delivery of the increased natural gas requirements of Washington up to and including the winter period of 1950-1951 of an estimated peak-day requirement of 137,000 Mcf; will permit the delivery of natural gas to The Manufacturers Light and Heat Company on peak days when required during the winter of 1950-1951 of 6,000 Mcf; and will provide capacity for the estimated requirements of Consolidated for the years 1950 and 1951 of 98,700 Mcf for peak days and an annual volume of 18,012,000 Mcf.

The estimated over-all capital cost of the proposed facilities is \$20,649,600, of which \$14,873,975 is the estimated cost of the facilities to be constructed by Atlantic and \$5,775,625 is the estimated cost of facilities to be constructed by Transmission. To complete the project it is estimated that Atlantic will require in 1949 additional cash of approximately \$14,100,000 and Transmission will require approximately \$5,500,000. The funds required will be furnished, or cause to be furnished, by Columbia Gas & Electric Corporation under a financing arrangement, the nature and terms of which will be subject to approval of the Securities and Exchange Commission.

Any interested State Commission is requested to notify the Federal Power Commission whether the amended application should be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure (18 CFR 1.37) and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with reasons for such request.

The amended application of Atlantic and Transmission is on file with the Commission and is open to public inspection. Any person desiring to be heard in addition to those heretofore granted the right to intervene herein or to make further protest with reference to the amended application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the FEDERAL REGISTER, a petition to intervene or protest, which petition or protest shall conform to Rules 8 or 10, whichever is applicable, of the rules of practice and procedure (as amended June 16, 1947) (18 CFR 1.8 or 1.10).

[SEAL]

J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 48-467; Filed, Jan. 16, 1948;
8:47 a. m.]

[Docket No. G-958]

YORK COUNTY GAS CO.

NOTICE OF FINDINGS AND ORDER DIRECTING
CONNECTION OF TRANSPORTATION FACILITIES
AND SALE OF NATURAL GAS

JANUARY 13, 1948.

Notice is hereby given that, on January 13, 1948, the Federal Power Com-

mission issued its findings and order entered January 12, 1948, in the above entitled matter, directing The Manufacturers Light & Heat Company to establish physical connections between its transportation facilities and those of York County Gas Company covering the sale of an additional supply of natural gas, not to exceed 250 Mcf per day, during the present heating season.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 48-468; Filed, Jan. 16, 1948;
8:47 a. m.]

[Projects Nos. 1950, 1978]

ELECTRIC POWER CO. OF NEW JERSEY, INC.
ORDER STAYING ORDER DISMISSING INCOMPLETE APPLICATIONS FOR LICENSE (MAJOR) AND FIXING HEARING

(1) By order issued December 12, 1947, the Commission dismissed incomplete applications filed by The Electric Power Company of New Jersey, Inc., for license under the Federal Power Act for Projects Nos. 1950 and 1978, both applications being for a proposed hydroelectric development to be located on Delaware River (a navigable water of the United States) in Sussex and Warren Counties, New Jersey; Pike, Monroe and Northampton Counties, Pennsylvania; and Orange County, New York, consisting of a dam with over-all length of about 2,340 feet and about 163 feet high at the Tocks Island site approximately 10.5 miles below the mouth of Bushkill Creek, creating a reservoir with storage capacity of about 679,400 acre-feet, with a powerhouse containing six 24,000-horsepower turbines; a dam with over-all length of about 1,275 feet and about 88 feet high at the Belvidere site approximately one mile above the highway bridge at Belvidere, creating a reservoir with storage capacity of about 38,900 acre-feet, with a powerhouse containing five 11,600-horsepower turbines; a dam with over-all length of about 840 feet and about 72 feet high at the Chestnut Hill site 2.43 miles above the highway bridge between Easton, Pennsylvania, and Phillipsburg, New Jersey, creating a reservoir with capacity of about 10,900 acre-feet, with a powerhouse containing five 8,000-horsepower turbines; a 115-kilovolt transmission line connecting the three plants and a 115-kilovolt transmission line for the purpose of transmitting power from the plants; and appurtenant works.

(2) The applications for license do not include Exhibit K maps showing the extent to which lands would be flooded by the project nor do the applications furnish sufficient engineering and other data necessary for a complete understanding of the project and necessary to check its safety, adequacy and economic feasibility, as required by the Federal Power Act and the rules and regulations thereunder. Prior to the dismissal order, the applicant had advised that it was financially unable to obtain and supply the additional engineering data needed to complete its applications. The applicant now states

that it is financially able to do so and requests that the Commission reinstate the applications pending completion.

(3) Public notice of the filing of the applications has been given as required by the Federal Power Act. Numerous protests against the granting of the applications and requests for hearing thereon have been received by the Commission. In addition, petitions requesting intervention have been filed, which petitions will be acted upon by separate order if and when the applications are completed.

The Commission finds that:

(4) The order of December 12, 1947, dismissing the incomplete applications for license should be stayed until further order of the Commission to give the applicant further opportunity to complete its applications.

(5) Upon completion of the applications within the time hereinafter provided, it will be desirable and in the public interest to hold a public hearing respecting the matters involved and the issues presented in this proceeding.

It is ordered, That:

(6) The order of December 12, 1947, dismissing the incomplete applications for license for Projects Nos. 1950 and 1978 be and it is hereby stayed until further order of the Commission.

(7) The applicant be allowed six months from the date of issuance of this order within which to complete its applications in accordance with the Commission's rules and regulations.

(8) Upon completion of the applications as provided herein, a public hearing be held respecting the matters involved and the issues presented in this proceeding, such hearing to be held at a time and place to be hereafter fixed by the Commission.

Date of issuance: January 14, 1948.

By the Commission.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 48-473; Filed, Jan. 16, 1948;
8:46 a. m.]

[Docket No. E-6104]

SOUTH CAROLINA ELECTRIC & GAS CO.

ORDER PERMITTING INTERVENTION AND
FIXING DATE OF HEARING

JANUARY 14, 1948.

Upon consideration of the application filed November 19, 1947, amended December 8, 1947, December 30, 1947, and January 9, 1948, by South Carolina Electric & Gas Company (applicant) a South Carolina corporation with its principal place of business in Columbia, South Carolina, for authorization pursuant to section 203 of the Federal Power Act to acquire all outstanding capital stock of South Carolina Power Company, consisting of 800,000 shares of no par value common stock for a cash consideration of \$10,200,000 subject to closing adjustments;

It appears to the Commission that:

(a) On November 6, 1947, the South Carolina Public Service Commission

adopted an order authorizing the applicant to issue and sell certain shares of common and convertible preferred stock and to negotiate certain bank loans in order to obtain funds to purchase the outstanding stock of South Carolina Power Company and to advance to said company an amount sufficient to retire its existing bank loans.

(b) Thereafter upon petition to vacate the order referred to above, filed by certain citizens, residents and taxpayers in said state, the South Carolina Public Service Commission held a hearing beginning December 2, 1947, and with interruptions continued and was concluded December 17, 1947.

(c) On December 23, 1947, the South Carolina Public Service Commission adopted an order denying the petition to vacate and reaffirmed its order of November 6, 1947, referred to in paragraph (a).

(d) On December 18 and 19, 1947, a hearing was held before the Securities and Exchange Commission upon the application of The Commonwealth & Southern Corporation to dispose of its holding of South Carolina Power Company common stock to the applicant.

(e) Pursuant to the published notice of the application filed with this Commission, a joint protest was filed on December 22, 1947, by City Council of Charleston, South Carolina, County Board of Commissioners of Charleston County, South Carolina, William McG. Morrison, resident, taxpayer, consumer and Mayor of Charleston, and O. T. Wallace, resident, taxpayer and State Senator from Charleston County, South Carolina "in behalf of themselves and others living in the service area of the South Carolina Power Company," requesting an opportunity to appear at such hearing as this Commission may order. On December 18, 1947, a protest and petition to intervene was filed by the South Carolina Public Service Authority.

(f) In support of its application applicant has filed with this Commission a transcript of the hearings, and exhibits referred to therein, held before the South Carolina Public Service Commission and the Securities and Exchange Commission referred to above.

(g) Applicant has requested that its application be expedited as much as possible to the end that disposition thereof be made in sufficient time to enable the consummation of its contract to purchase the stock of South Carolina Power Company, which by its terms expires February 6, 1948.

(h) The applicant and protestants, through their respective counsel, have orally represented that they do not desire to present evidence in addition to that adduced before the two Commissions referred to in paragraph (f) above, and have consented to a disposition of the pending application upon the basis of the material filed in this proceeding, provided each is afforded an opportunity to present in oral argument before this Commission their position and contention with respect to the application.

The Commission, therefore, orders that:

(A) The South Carolina Public Service Authority is hereby permitted to become

an intervener in this proceeding, subject to the rules and regulations of the Commission; provided that such intervention shall not be taken as recognition by the Commission that the South Carolina Public Service Authority may be aggrieved by any order adopted in connection with this proceeding.

(B) A hearing for the purpose of permitting applicant, protestants, and Commission's Staff to present oral arguments to the Commission, be held in the Hearing Room of the Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., commencing at 10:00 a. m. (e. s. t.), January 26, 1948.

(C) The South Carolina Public Service Commission may join or participate in said hearing as provided by the Commission's rules of practice and procedure.

Date of issuance: January 15, 1948.

By the Commission.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 48-537; Filed, Jan. 16, 1948;
9:45 a. m.]

FEDERAL TRADE COMMISSION

[Docket No. 5512]

MOUNT VERNON UNIVERSITY, INC., ET AL.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING TESTIMONY.

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of January A. D. 1948.

In the matter of Mount Vernon University, Inc., a corporation, also operating and trading as Mount Vernon University, Christ College and Christ Seminary; and Dr. Walter A. Leas, Samuel L. Lacy, Jr., Philip B. Davis, Fred W. Hinesley, John F. Doering, Eileen J. Doering, James R. O'Daniel, Joseph H. Cudlipp, Mrs. Joseph H. Cudlipp, and Mabel Donaldson, individually and as officers of said corporation.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John P. Bramhall, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, January 28, 1948, at ten o'clock in the forenoon of that day (Eastern Standard Time), in Room 332, Federal Trade Commission Building, 6th and Pennsylvania Avenue, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondents. The trial examiner on the completion of the taking of testimony and the receipt of evidence will then close

the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 48-470; Filed, Jan. 16, 1948;
8:47 a. m.]

UNITED STATES TARIFF COMMISSION

COTTON HAVING A STAPLE OF 1 1/8 INCHES OR MORE IN LENGTH

PUBLIC NOTICE; SUPPLEMENTAL INVESTIGATION AND HEARING

The United States Tariff Commission, on this 15th day of January 1948, announces an investigation supplemental to its investigation No. 1 under section 22 of the Agricultural Adjustment Act (of 1933) as amended, and under Executive Order No. 7233 of November 23, 1935, with respect to: Cotton having a staple of 1 1/8 inches or more in length.

Quotas on imports of cotton having a staple of 1 1/8 inches or more in length were originally made effective on September 20, 1939 by Presidential proclamation. The President later suspended the application of the proclaimed quotas to cotton having a staple of 1 1/16 inches or more in length, so that since December 19, 1940 the quotas on long-staple cotton have applied only to cotton having a staple of 1 1/8 inches or more but less than 1 1/16 inches in length. On June 9, 1947, the President proclaimed a supplemental import quota for the quota year ending September 19, 1947, permitting the entry, during that quota year only, of an additional quantity of cotton having a staple of 1 3/8 inches or more.

The object of the present supplemental investigation is to determine whether the circumstances requiring the import quotas on cotton having a staple of 1 1/8 inches or more in length continue to exist, or whether changed circumstances require the modification of the quotas for the present quota year or for future quota years.

Hearing. All parties interested will be given opportunity to be present, to produce evidence, and to be heard at a public hearing to be held in the Hearing Room of the Commission at 8th and E Streets NW., Washington, D. C., at 10 a. m. on February 17, 1948.

Nature of information at hearing. Information submitted at the hearing must be relevant and material to the matters under investigation.

Appearances at hearing. Interested persons may appear at the hearing either in person or by representative; if several persons have a joint interest in the subject, it is suggested that effort be made for the designation of a representative in

order to avoid unnecessary repetition of testimony.

[SEAL] SIDNEY MORGAN,
Secretary.

[F. R. Doc. 48-526; Filed, Jan. 16, 1948;
8:47 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order CE 424]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN INDIANA, MICHIGAN, MISSOURI AND WISCONSIN COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in con-

nection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 4 of said Exhibit A opposite the action or proceeding identified in Column 3 of said Exhibit A;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property which said persons obtain or are determined to have as a result of said actions or proceedings in amounts equal to the sums stated in Column 4 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
Carolina Cornea.....	Rumania.....	Estate of Toma Cornea, deceased. Lake Superior Court, Lake County, Ind.	\$6.00
Nicolae Cornea.....	do.....	Same.....	6.00
Anicuta Cornea.....	do.....	Same.....	6.00
Toma Cornea.....	do.....	Same.....	6.00
Eugenia Cornea.....	do.....	Same.....	6.00
Josef Liszta.....	Hungary.....	Estate of Brigitta Snyder, deceased. Probate Court, Wayne County, Mich. No. 288-573.	13.00
Istvan Liszta.....	do.....	Same.....	13.00
John Liszta.....	do.....	Same.....	13.00
Sandor Liszta.....	do.....	Same.....	13.00
Karoly Liszta.....	do.....	Same.....	13.00
Rosalla Liszta.....	do.....	Same.....	13.00
Anna Liszta.....	do.....	Same.....	13.00
Maria Liszta.....	do.....	Same.....	13.00
Christo Marinoff.....	Bulgaria.....	Estate of Miriam K. Billaloff, deceased. Probate Court, Wayne County, Mich.	62.00

EXHIBIT A—Continued

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 15</i>	
Stefan Nichita.....	Rumania.....	Estate of Florea Bordas, deceased. Probate Court, Wayne County, Mich.	\$27.00
		<i>Item 16</i>	
Ioan Nichits.....	do.....	Same.....	27.00
		<i>Item 17</i>	
Three children of deceased sister, Sofia Koch.....	Austria.....	Estate of Ferdinand Schnitzer, deceased. Probate Court, St. Louis County, Mo., No. 17920.	12.00
		<i>Item 18</i>	
Arthur Bohle.....	do.....	Same.....	6.00
		<i>Item 19</i>	
Eugenia Zumtobel.....	do.....	Same.....	6.00
		<i>Item 20</i>	
Karl Schnitzer.....	do.....	Same.....	5.00
		<i>Item 21</i>	
Alfons Schnitzer.....	do.....	Same.....	8.00
		<i>Item 22</i>	
Ignaz Schnitzer.....	do.....	Same.....	25.00
		<i>Item 23</i>	
Alois Schnitzer.....	do.....	Same.....	8.00
		<i>Item 24</i>	
Johann Schnitzer.....	do.....	Same.....	25.00
		<i>Item 25</i>	
Eduard Schnitzer.....	do.....	Same.....	5.00
		<i>Item 26</i>	
Ferdinand Schnitzer.....	do.....	Same.....	5.00
		<i>Item 27</i>	
Bruno Schnitzer.....	do.....	Same.....	5.00
		<i>Item 28</i>	
Mela Schnitzer.....	do.....	Same.....	5.00
		<i>Item 29</i>	
Hildegard Schnitzer.....	do.....	Same.....	5.00
		<i>Item 30</i>	
Franz Schnitzer.....	do.....	Same.....	5.00
		<i>Item 31</i>	
Siegfried Schnitzer.....	do.....	Same.....	5.00
		<i>Item 32</i>	
Zita Schnitzer.....	do.....	Same.....	5.00
		<i>Item 33</i>	
Lucy Kuss.....	do.....	Estate of George Kuss, deceased. In the County Court of Milwaukee County, Wis.	30.00
		<i>Item 34</i>	
Gertrude Mikula.....	do.....	Same.....	30.00
		<i>Item 35</i>	
Lucas Millong.....	do.....	Same.....	10.00
		<i>Item 36</i>	
Agnes Kuss.....	do.....	Same.....	6.00
		<i>Item 37</i>	
Gertrude Kuss.....	do.....	Same.....	6.00
		<i>Item 38</i>	
Laurence Kuss.....	do.....	Same.....	6.00
		<i>Item 39</i>	
Emilia Kuss.....	do.....	Same.....	6.00
		<i>Item 40</i>	
Heirs within Italy of Timoteo Masseroni, deceased.....	Italy.....	Estate of Timoteo Masseroni, deceased. County Court, Marinette County, Wis.	137.00

[F. R. Doc. 48-496; Filed, Jan. 16, 1948; 8:49 a. m.]

[Vesting Order 10398]

ANNA PAULSTICH

In re: Bank account owned by Anna Paulstich. F-28-28618-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to

law, after investigation, it is hereby found:

1. That Anna Paulstich, whose last known address is 9 Mittelweg, Frankfurt/Main, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obliga-

tion of the Washington National Bank of Ellensburg, Fourth and Pearl Streets, Ellensburg, Washington, arising out of an escrow account, entitled Anna Paulstich, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Anna Paulstich, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made, and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-458; Filed, Jan. 15, 1948; 8:46 a. m.]

[Vesting Order 10402]

KAMEGORO UEMURA

In re: Bank account owned by Kamegoro Uemura. F-39-1678-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kamegoro Uemura, whose last known address is Japan is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Kamegoro Uemura by The United States National Bank, San Diego, California, arising out of a savings account number 17415, entitled Kamegoro Uemura by H. G. Sloane, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General,

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-459; Filed, Jan. 15, 1948;
8:46 a. m.]

[Vesting Order CE 425]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS AND MICHIGAN COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 4 of said Exhibit A opposite the action or proceeding identified in Column 3 of said Exhibit A;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property which said persons obtain or are determined to have as a result of said actions or proceedings in amounts equal to the sums stated in Column 4 of said Exhibit A.

The term "designated enemy country" as used herein shall have the mean-

ing prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Sandor Kengyel.....	Hungary.....	Estate of Mary Kadar, deceased. Probate Court, Wayne County, Mich.	\$32.00
		<i>Item 2</i>	
George Kengyel.....	do.....	Same.....	32.00
		<i>Item 3</i>	
Jozsef Wott or his children.....	do.....	Estate of Julia Szabo, deceased. Probate Court, Cook County, Ill. File 44 P 5815, Doc. 433, page 582.	30.00
		<i>Item 4</i>	
Jolan Wott.....	do.....	Same.....	15.00
		<i>Item 5</i>	
Lenke Wott.....	do.....	Same.....	15.00
		<i>Item 6</i>	
Jozsef Wott, Jr.....	do.....	Same.....	15.00
		<i>Item 7</i>	
Julia Schleicher.....	do.....	Same.....	15.00
		<i>Item 8</i>	
Susan (Zsuzsanna) Farkas.....	do.....	Same.....	15.00
		<i>Item 9</i>	
Miklos Farkas.....	do.....	Same.....	15.00
		<i>Item 10</i>	
Iлона Schleicher.....	do.....	Same.....	7.00
		<i>Item 11</i>	
Ida Schleicher.....	do.....	Same.....	7.00
		<i>Item 12</i>	
Zeigmond Schleicher.....	do.....	Same.....	7.00
		<i>Item 13</i>	
Joseph Schleicher.....	do.....	Same.....	7.00
		<i>Item 14</i>	
Children of Miklos Farkas, names unknown.....	do.....	Same.....	7.00
		<i>Item 15</i>	
Mrs. Lajos Farkas or her children.....	do.....	Same.....	30.00
		<i>Item 16</i>	
Jolan Farkas.....	do.....	Same.....	15.00
		<i>Item 17</i>	
Iлона Farkas.....	do.....	Same.....	15.00
		<i>Item 18</i>	
Max Jaffe.....	Austria.....	Estate of Edith Rockefeller McCormick, deceased. Probate Court, Cook County, Ill. File 178210, Docket 318, page 512.	215.00

[F. R. Doc. 48-497; Filed, Jan. 16, 1948; 8:49 a. m.]

[Vesting Order CE 426]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW JERSEY, MASSACHUSETTS AND NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in con-

nection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such persons's name, and such measures having been taken;

3. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 4 of said Exhibit A opposite the action or proceedings identified in Column 3 of said Exhibit A;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property which said persons obtain or are determined to have as a result of

said actions or proceedings in amounts equal to the sums stated in Column 4 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules

of Procedure, Office of Alien Property, § 501.6 (8 CFR Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
Karl Jicinski.....	Czechoslovakia.....	<i>Item 1</i> Estate of Charles Kaudela, deceased. Surrogate's Court, Union County, N. J.	\$25.00
Antanina Paperavičienė or Joseph Paperavičius.....	Lithuania.....	<i>Item 2</i> Estate of Teofilia Viplentas, also known as, Taflia Wiplant, Teofile Viplantas, Theophile Viplentas and Topiley Wiplent, deceased. Essex County, Probate Court, Salem, Mass., Docket No. 209531.	54.00
Kuro Kohirokawa.....	Korea.....	<i>Item 3</i> Estate of Haruichi Kohirokawa, also known as, Haruichi Kohirogawa, deceased. Surrogate's Court, New York County, New York, N. Y. Docket No. P-2934/1943.	29.00
Fujito Kohirokawa.....	do.....	<i>Item 4</i> Same.....	57.00
Demetrius Stephanides.....	Greece.....	<i>Item 5</i> Estate of Demetrius Kavafis, deceased. Surrogate's Court, New York County, New York, N. Y. Index No. P-704/1944.	8.00
Argyris Stephanides.....	do.....	<i>Item 6</i> Same.....	8.00
Michael Stephanides.....	do.....	<i>Item 7</i> Same.....	8.00
Doctinoula Stephanides.....	do.....	<i>Item 8</i> Same.....	15.00
Leo Merstaling.....	Austria.....	<i>Item 9</i> Estate of Magdalena Knauer, deceased. Surrogate's Court, Bronx County, Bronx, N. Y. Docket No. P-907/1942.	36.00
Maria Merstaling.....	do.....	<i>Item 10</i> Same.....	36.00
Peter Merstaling.....	do.....	<i>Item 11</i> Same.....	18.00
Therese Ernst.....	do.....	<i>Item 12</i> Same.....	18.00
Augusto Cesaro Balbis di Sambuy.....	Italy.....	<i>Item 13</i> Trust under the Will of Constance Elizabeth Gianotti, deceased. Surrogate's Court, New York County, New York, N. Y.	58.00

[F. R. Doc. 48-498; Filed, Jan. 16, 1948; 8:49 a. m.]

[Vesting Order 10179]

KAZUO TANAKA

In re: Rights of Kazuo Tanaka under insurance contract. File No. F-39-5642-H-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kazuo Tanaka, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidence by policy No. CS-49509, issued by the California-Western States Life

Insurance Company, Sacramento, California, to Kazuo Tanaka, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 17, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-480; Filed, Jan. 16, 1948; 8:47 a. m.]

[Vesting Order CE 427]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS, MINNESOTA, MICHIGAN AND OHIO COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That as a result of such action or proceeding each of said persons obtained or was determined to have the property particularly described in Column 4 of said Exhibit A opposite such person's name;

4. That such property is in the possession or custody of, or under the control of, the person described in Column 5 of said Exhibit A opposite such property;

5. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 6 of said Exhibit A opposite such action or proceeding;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property in the possession or custody of, or under the control of, the persons described in Column 5 of said Exhibit A in amounts equal to the sums stated in Column 6 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning

prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in

Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Property	Column 5 Depository	Column 6 Sum vested
		<i>Item 1</i>			
Michael or Mike Perich	Italy	Estate of Matejo Perich, deceased. Probate Court, Cook County, State of Illinois.	\$158.22	Max Omerzel, trustee, 2123 West 21st Pl., Chicago 8, Ill.	\$25.00
John Perich	do	Same	158.22	do	25.00
		<i>Item 3</i>			
Elizabeth Brunner	Austria	Estate of Theresa Fleck, deceased. Probate Court, Cook County, State of Illinois.	1,565.99	Pioneer Trust & Savings Bank, administrator with will annexed, 4099 West North Ave., Chicago, Ill.	62.50
Karoline Schranz	do	Same	1,565.99	do	62.50
		<i>Item 5</i>			
Alice Bagdonas	Italy	Estate of Charles Skrupski, deceased. Probate Court, Lake County, State of Illinois.	\$44.07	County Treasurer of Lake County, Ill.	53.00
		<i>Item 6</i>			
John Ostowich	Austria	Estate of Mary Pensinger, deceased. Probate Court, Cook County, State of Illinois.	950.00	Ignatius Ostowich, administrator, 4153 Wilcox St., Chicago, Ill.	20.00
Daniel Ostowich	do	Same	950.00	do	20.00
		<i>Item 8</i>			
Anna Zoglauer	do	Estate of Charles J. Krysel, deceased. Probate Court, Hennepin County, State of Minnesota, No. 64449.	246.35	First National Bank of Minneapolis, executor, 115 South 6th St., Minneapolis, Minn.	66.00
Marie Kreihsl	do	Same	246.35	do	66.00
		<i>Item 10</i>			
Steve Horvath	Hungary	Estate of Victoria Lekity, deceased. Probate Court, Wayne County, State of Michigan.	965.29	William A. Johnston, Esq., 847 Penobscot Bldg., Detroit, Mich.	30.00
Julia Horvath	do	Same	965.29	do	30.00
Helen Horvath	do	Same	965.29	do	30.00
Alec Horvath	do	Same	965.29	do	30.00
Steve Horvath	do	Same	965.29	do	30.00
		<i>Item 15</i>			
Tota Lilola Evanoff	Bulgaria	Estate of Chris Christoff Evanoff, deceased. Probate Court, Lucas County, State of Ohio, No. 35771.	491.33	V. M. Elleff, Administrator, c/o Williams, Eversman & Morgan, 16th Floor, Ohio Bldg., Toledo 3, Ohio.	44.00
John Christoff Evanoff	do	Same	491.34	do	44.00
		<i>Item 17</i>			
Luigi Catauro	Italy	Estate of Antonio Catauro, deceased. Probate Court, Wayne County, State of Michigan, No. 323773.	400.00	Philomena Warburton and Hector J. Saulino, executors, c/o Cosimo M. Minardo, Esq., 1233 Dime Bank Bldg., Detroit, Mich.	23.00
Adeline Catauro	do	Same	250.00	do	15.00
Rosaria Cacciavillano	do	Same	250.00	do	15.00
		<i>Item 20</i>			
Bohumil Matousek	Czechoslovakia	Estate of Albina B. Matousek, deceased. Probate Court, Cook County, State of Illinois.	538.80	James J. Mejda, administrator, 139 North St., Chicago, Ill.	15.00
Frank Matousek	do	Same	538.80	do	15.00
Joseph Matousek	do	Same	538.80	do	15.00
Anna Matousek (widow of Alois)	do	Same	538.79	do	15.00

[F. R. Doc. 48-499; Filed, Jan. 16, 1948; 8:49 a. m.]

[Vesting Order 10196]

KIYOSHI NAKAMURA

In re: Rights of Kiyoshi Nakamura under insurance contract. File No. D-39-9009-H-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kiyoshi Nakamura, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by Policy No. 15,286,194, issued by the New York Life Insurance Company, New York, N. Y. to Kiyoshi Nakamura, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-481; Filed, Jan. 16, 1948;
8:47 a. m.]

[Vesting Order CE 428]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN OHIO COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or the enemy-occupied territory

identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 4 of said Exhibit A opposite the action or proceeding identified in Column 3 of said Exhibit A;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the prop-

erty which said persons obtain or are determined to have as a result of said actions or proceedings in amounts equal to the sums stated in Column 4 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in rules of procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Peter Popovici.....	Rumania.....	Estate of Valeria Anna Popovici, deceased. Probate Court, Cuyahoga County, Ohio.	\$51.00
		<i>Item 2</i>	
Nicholas Popovici.....	do.....	Same.....	51.00
		<i>Item 3</i>	
Abraham Popovici.....	do.....	Same.....	51.00
		<i>Item 4</i>	
Katharine Klein.....	do.....	Estate of Mary Grasser, deceased. Probate Court, Cuyahoga County, Cleveland, Ohio.	7.00
		<i>Item 5</i>	
Anna Bartole Prlnz.....	do.....	Same.....	42.00
		<i>Item 6</i>	
Marja Astone.....	Italy.....	Estate of Fred Astone, also known as, Ferdinando Astone, deceased. Probate Court, Mahoning County, Ohio.	32.00
		<i>Item 7</i>	
Nunziata Astone.....	do.....	Same.....	16.00
		<i>Item 8</i>	
Dante Astone.....	do.....	Same.....	16.00
		<i>Item 9</i>	
Andras Urszuj.....	Rumania.....	Estate of Anna Salaska, deceased. Probate Court, Montgomery County, Ohio.	58.00
		<i>Item 10</i>	
Theodore Indries or heirs.....	do.....	Estate of George Indries, deceased. Probate Court, Trumbull County, Warren, Ohio.	11.00
		<i>Item 11</i>	
Paraschiva Indries or heirs.....	do.....	Same.....	11.00
		<i>Item 12</i>	
Marivta Indries or heirs.....	do.....	Same.....	11.00
		<i>Item 13</i>	
Christina Indries Delo or heirs.....	do.....	Same.....	11.00

[F. R. Doc. 48-500; Filed, Jan. 16, 1948; 8:49 a. m.]

[Vesting Order CE 429]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ARKANSAS AND PENNSYLVANIA COURTS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it having been found:

1. That each of the persons named in Column 1 of Exhibit A attached hereto and by reference made a part hereof,

was a person within the designated enemy country or the enemy-occupied territory identified in Column 2 of said Exhibit A opposite such person's name;

2. That it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A opposite such person's name, and such measures having been taken;

3. That as a result of such action or proceeding each of said persons obtained or was determined to have the property particularly described in Column 4 of said Exhibit A opposite such person's name;

4. That such property is in the possession or custody of, or under the control of, the person described in Column 5 of said Exhibit A opposite such property;

5. That, in taking such measures in each of such actions or proceedings, costs and expenses have been incurred in the amount stated in Column 6 of said Exhibit A

hibit A opposite such action or proceeding;

Now, therefore, there is hereby vested in the Attorney General of the United States, to be used or otherwise dealt with in the interest of and for the benefit of the United States, interests in the property in the possession or custody of, or under the control of the persons described in Column 5 of said Exhibit A in amounts equal to the sums stated in Column 6 of said Exhibit A.

The term "designated enemy country" as used herein shall have the meaning

prescribed in section 10 of Executive Order 9193, as amended. The term "enemy-occupied territory" as used herein shall have the meaning prescribed in Rules of Procedure, Office of Alien Property, § 501.6 (8 CFR, Cum. Supp., 503.6).

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Property	Column 5 Depository	Column 6 Sum vested
Mrs. Martha Leja.....	Poland.....	<i>Item 1</i> Estate of Joseph Rybka, deceased. Probate Court, Garland County, Ark., No. 4195.	\$253.95	Clerk of the County and Probate Court, Garland County, Hot Springs, Ark.	\$10.00
Mrs. Josephine Urbanczyk.....	do.....	<i>Item 2</i> Same.....	253.95	do.....	10.00
Mrs. Antoine Przywara.....	do.....	<i>Item 3</i> Same.....	253.95	do.....	10.00
Alois Kaminski.....	do.....	<i>Item 4</i> Same.....	253.95	do.....	10.00
Augusta N. Dreer.....	France.....	<i>Item 5</i> Estate of Henry A. Dreer, Orphans' Court, Philadelphia County, Pa., No. 217, April Term 1881.	(1)	Fidelity-Philadelphia Trust Co., substituted trustee, 135 South Broad St., Philadelphia, Pa.	450.00

¹ Principal and income of trust established under will of Henry A. Dreer, deceased.

[F. R. Doc. 48-501; Filed, Jan. 16, 1948; 8:50 a. m.]

[Return Order 41]

HELENE ZENTGRAF

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,¹

It is ordered, That the claimed property, described below and in the determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant and Claim No.; Notice of Intention to Return Published; Property

Helene Zentgraf, Warrington, Pa., Claim No. 5749; (12 F. R. 4741), July 18, 1947; \$3,442.54 in the Treasury of the United States. Beneficial life interest of Helene Zentgraf under testamentary trust of Emma Ruckgaber, Richmond, N. Y.; trustee, the Continental Bank & Trust Co., New York, N. Y.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on January 12, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-502; Filed, Jan. 16, 1948; 8:50 a. m.]

¹ Filed as part of the original document.

[Return Order 81]

MARTHA LOEB BONATZ

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,¹

It is ordered, That the claimed property, described below and in the determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant and Claim No.; Notice of Intention to Return Published; Property

Martha Loeb Bonatz, Chicago, Ill., Claim No. 7139; December 2, 1947 (12 F. R. 8037); \$2,675.15 in the Treasury of the United States. All right, title, interest and claim of any kind or character whatsoever of Martha Loeb Bonatz in and to the Trust under the will of Sidney Loeb, deceased; Trustee, Central Hanover Bank & Trust Co., Fifth Avenue at 60th Street, New York, N. Y.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on January 12, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-503; Filed, Jan. 16, 1948; 8:50 a. m.]

[Vesting Order 10220]

AUGUSTE DONGES

In re: Rights of Auguste Donges under insurance contract. File No. F-28-22434-H-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Auguste Donges, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany).

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 280336, issued by The State Life Insurance Company, Indianapolis, Indiana, to Martin Jasser, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-482; Filed, Jan. 16, 1948;
8:47 a. m.]

[Supplemental Vesting Order 10247]

MARY WERNER

In re: Estate of Mary Werner, deceased. D-28-7703; E. T. sec. 8133.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Erna Niehoff and Erich Schaeffer (Schaefer), whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Mary Werner, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Frida Busch, as Administratrix of the estate of Mary Werner, deceased, acting under the judicial supervision of the Probate Court of Berkshire County, Commonwealth of Massachusetts;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on November 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-483; Filed, Jan. 16, 1948;
8:47 a. m.]

[Vesting Order 10275]

ROSA FORSTER

In re: Estate of Rosa Forster, deceased. File No. D-28-11269; E. T. sec. 15627.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Joseph Pokorny, Herbert Pokorny and Manfred Pokorny, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof, in and to the estate of Rosa Forster, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by J. Leo Chapman, as Administrator, acting under the judicial supervision of the Court of the County Judge of Palm Beach County, Florida;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-484; Filed, Jan. 16, 1948;
8:47 a. m.]

[Vesting Order 10281]

ALOIS PARG

In re: Estate of Alois Parg, deceased. File No. D-17-615; E. T. sec. 13227.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Emil Parg, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the Estate of Alois Parg, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by Albert Roy Whaley, Executor, acting under the judicial supervision of the Probate Court of St. Louis County, Missouri;

4. That certain debt or other obligation of the Citizens National Bank of Maplewood, Missouri, as evidenced by Certificate of Deposit No. 2885, dated November 27, 1943, issued by said Citizens National Bank of Maplewood, Missouri, and presently in the possession of Albert Roy Whaley, Executor of the estate of Alois Parg, and any and all rights to demand, enforce and collect the aforesaid debt or other obligation and any and all rights in, to and under the aforementioned Certificate of Deposit, is property within the United States, owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-485; Filed, Jan. 16, 1948;
8:47 a. m.]

[Vesting Order 10282]

HELEN RENEY REICHELT

In re: Estate of Helen Reney Reichelt, deceased. File No. D-12019; E. T. sec. 16194.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Paul Reichelt, Robert Reichelt, Stefan Reichelt, Maria Reichelt Seidel, and Karl Scheiwe, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the Estate of Helen Reney Reichelt, deceased, is property payable or deliverable to, or claimed by the aforesaid nationals of a designated enemy country, (Germany);

3. That such property is in the process of administration by Ralph J. Damiano, as administrator, acting under the judicial supervision of the Surrogate's Court of Monmouth County, State of New Jersey;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-486; Filed, Jan. 16, 1948; 8:47 a. m.]

[Vesting Order 10287]

JOSEPH B. WERTHEIM

In re: Trust under the will of Joseph B. Wertheim, deceased. File No. D-28-2438, E. T. sec. 3659.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Isabella Marianne Berta Lutzny and Joseph Bernard Franz Lutzny,

whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof, and each of them, in and to the Trust under the will of Joseph B. Wertheim, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by the City Bank Farmers Trust Company as Trustee, acting under the judicial supervision of the Surrogate's Court of New York County, New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-487; Filed, Jan. 16, 1948; 8:47 a. m.]

[Supplemental Vesting Order 10288]

FRED WILKENING

In re: Estate of Fred Wilkening, deceased. File D-28-11049; E. T. sec. 15472.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ernst Lange, Karoline Eck, Karl Lange, Auguste Warenburg and Karoline Everding, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the descendants, names unknown, of Lena Lange, nee Wilkening, deceased, and Henry (Heinrich) Wilkening, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subpara-

graphs 1 and 2 hereof in and to the estate of Fred Wilkening, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by O. B. Fickett, as Administrator, acting under the judicial supervision of the County Court of the State of Oklahoma for Creek County;

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof and the descendants, names unknown, of Lena Lange, nee Wilkening, deceased, and Henry (Heinrich) Wilkening, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-488; Filed, Jan. 16, 1948; 8:47 a. m.]

[Vesting Order 10289]

WILHELMINA ZEHNDER

In re: Estate of Wilhelmina Zehnder, deceased. File No. D-55-874; E. T. sec. 8687.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Henrietta Renz Gross, Johann Vogel, Marta Vogel Becker, Wanda Lowe, Emma Lowe Draheim, Melanja Lowe Ferchau, Arthur Lowe, Bertha Lowe Gross, Karoline Draheim Renz, and Leokadja Renz Freiheit, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany).

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the estate of Wilhelmina Zehnder, deceased, is property payable or deliverable to, or claimed by the aforesaid nationals of a designated enemy country (Germany).

3. That such property is in the process of administration by The Shelton Trust Company, as Administrator, C. T. A., acting under the judicial supervision of the Court of Probate of the District of Shelton, State of Connecticut;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-489; Filed, Jan. 16, 1948;
8:48 a. m.]

[Vesting Order 10379]

TOKUICHI HAMADA ET AL.

In re: Stock in Hamakua Shokwai, Ltd., owned by Tokuchi Hamada and others. D-39-18684-D-1, F-39-6007-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Tokuchi Hamada, Wano Kaneshiro, Buta Minei, Kame Minei, Ushi Minei, Saku Nagasawa, Tatsuo Saito, Yataro Shinbori, Sataro Takao and Kizaemon Tanabe, whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That Yoshio Hiraoka, Kamado Kaneshiro, Aizuchi Kawamoto, Yomatsu Kosaki, Totaro Murakami and Terayasu Oshiro, subjects of Japan whose present whereabouts are unknown and who there is reasonable cause to believe are residents of Japan, are nationals of a designated enemy country (Japan);

3. That the personal representatives, heirs, next of kin, legatees and distributees of Itaro Baba, deceased, Kaoichi Date, deceased, Magoichi Matsumoto, deceased, Eitaro Okada, deceased, Kichitaro Sakauye, deceased, Naotaro Shimonaka, deceased, Otokichi Tateba, deceased, and Nitaro Terashita, deceased, who there is reasonable cause to be-

lieve are residents of Japan, are nationals of a designated enemy country (Japan);

4. That the property described as follows: One hundred forty-nine (149) shares of \$10 par value common capital stock of Hamakua Shokwai, Ltd., Honokaa, Island of Hawaii, T. H., a corporation organized under the laws of the Territory of Hawaii, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite each name:

Registered owner	Certificate No.	Date	Number of shares
Tokuichi Hamada	15	3-1-21	10
Wano Kaneshiro	196	3-15-21	10
Buta Minei	190	3-15-21	5
Kame Minei	191	3-15-21	2
Ushi Minei	224	5-24-21	2
Saku Nagasawa	391	10-40	16
Tatsuo Saito	157	3-15-21	2
Yataro Shinbori	68	3-1-21	10
Sataro Takao	243	12-26-21	5
	180	3-15-21	10
	275	2-28-22	5
Kizaemon Tanabe	141	3-15-21	5
Yoshio Hiraoka	32	3-1-21	30
Kamado Kaneshiro	175	3-15-21	2
Aizuchi Kawamoto	42	3-1-21	5
Yomatsu Kosaki	47	3-1-21	5
Totaro Murakami	65	3-1-21	5
Terayasu Oshiro	193	3-15-21	20

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the persons named in subparagraphs 1 and 2 hereof, the aforesaid nationals of a designated enemy country (Japan);

5. That the property described as follows: Seventy-six (76) shares of the \$10 par value common capital stock of Hamakua Shokwai, Ltd., Honokaa, Island of Hawaii, T. H., evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite each name:

Registered owner	Certificate No.	Date	Number of shares
Itaro Baba, deceased	70	3-1-21	10
Kaoichi Date, deceased	171	3-15-21	5
Magoichi Matsumoto, deceased	19	3-1-21	20
	257	2-28-22	1
Eitaro Okada, deceased	144	3-15-21	2
Kichitaro Sakauye, deceased	194	3-15-21	8
Naotaro Shimonaka, deceased	163	3-15-21	2
Otokichi Tateba, deceased	44	3-1-21	2
	58	3-1-21	20
Nitaro Terashita, deceased	215	4-23-21	10
	270	2-28-22	1

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the persons referred to in subparagraph 3 hereof, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

6. That to the extent that the persons named in subparagraph 1 and 1 hereof and the persons referred to in subpara-

graph 3 hereof, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-490; Filed, Jan. 16, 1948;
8:48 a. m.]

[Vesting Order 10386]

MARK S. KOMATSU

In re: Debt owing to Mark S. Komatsu. F-39-2762-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mark S. Komatsu, whose last known address is Yokohama, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. That certain debt or other obligation owing to Mark S. Komatsu, by Bishop National Bank, King and Bishop Streets, Honolulu 1, T. H., in the amount of \$300.00, as of September 30, 1943, and any and all accruals thereto, evidenced by certificate of deposit Number 3310, issued by said Bishop National Bank, King and Bishop Streets, Honolulu 1, T. H., and presently in the possession of Matsutaro Kamioka, 1379 S. King Street, Honolulu, T. H., and any and all rights to demand, enforce and collect the aforementioned debt or other obligation and any and all rights in, to and under the aforementioned certificate of deposit, and

b. That certain debt or other obligation owing to Mark S. Komatsu, by Bishop National Bank, King and Bishop Streets, Honolulu 1, T. H., in the amount of \$300.00, as of August 31, 1943 and any and all accruals thereto, evidenced by certificate of deposit Number 3298, issued by said Bishop National Bank, King and Bishop Streets, Honolulu 1, T. H., and presently in the possession of Matsutaro Kamioka, 1379 S. King Street, Honolulu, T. H., and any and all rights to demand, enforce and collect the aforementioned debt or other obligation and any and all rights in, to and under the aforementioned certificate of deposit.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-491; Filed, Jan. 16, 1948; 8:48 a. m.]

[Vesting Order 10395]

KINOTO NAKAGAWA

In re: Bank account and claim owned by Kinoto Nakagawa. F-39-6097-C-1, F-39-6097-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kinoto Nakagawa, whose last known address is Yadomi-mura, Tamana-gun, Kumamoto-ken, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. That certain debt or other obligation owing to Kinoto Nakagawa, by Bank of Hawaii, King and Bishop Streets, Honolulu 2, T. H., arising out of a savings account, Account Number 193992, entitled Kinoto Nakagawa, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation of Kumaichi Ogata and Matsuyo Ogata, evidenced by a promissory note dated June 30, 1933, in the original amount of \$2,500.00, payable to Masahiko Matsumoto, and any and all accruals to the aforesaid debt or other obligation, and any and all rights to demand, enforce and collect the same, together with any and all rights in, to, and under the aforesaid note, including

the right to possession of the aforesaid note,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-492; Filed, Jan. 16, 1948; 8:48 a. m.]

[Vesting Order 10396]

HIROSHI NOZAWA

In re: Debt owing to Hiroshi Nozawa. D-39-1290-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hiroshi Nozawa, whose last known address is Tokyo, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation of The Yokohama Specie Bank, Ltd., Los Angeles Office, Los Angeles, California, and/or Superintendent of Banks of the State of California and Liquidator of The Yokohama Specie Bank, Ltd., Los Angeles Office, c/o State Banking Department, 111 Sutter Street, San Francisco, California, arising out of a temporary receipts account entitled Haku-bundo Book Store, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Hiroshi Nozawa, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-493; Filed, Jan. 16, 1948; 8:48 a. m.]

[Vesting Order 10397]

MASA OSAKI

In re: Bank account owned by Masa Osaki. F-39-660-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Masa Osaki, whose last known address is Hiroshima-ken, Saiki-gun, Hatsukaichi-machi, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation of Bank of Hawaii, King and Bishop Streets, Honolulu 2, T. H., arising out of a savings account, Account Number 155381, entitled Hatsuyo Nakagawa, Trustee for Masa Osaki, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

NOTICES

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-494; Filed, Jan. 16, 1948;
8:48 a. m.]

[Vesting Order 10445]

DAISAKU KUMAGAI

In re: Real property and claim owned by Daisaku Kumagai. D-39-186, D-39-186-B-1.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Daisaku Kumagai, whose last known address is Fukuoka Ken, Miyuki Mura, Nagarekura, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. Real property situated at Kapahulu, Waikiki, Honolulu, City and County of Honolulu, Territory of Hawaii, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, and

b. That certain debt or other obligation owing to Daisaku Kumagai by Shimakichi Kumagai, 3333 Martha Street, Honolulu, Territory of Hawaii, arising out of rentals collected on the property described in subparagraph 2-a hereof, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being

deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-a hereof, subject to recorded liens, encumbrances and other rights or record held by or for persons who are not nationals of designated enemy countries, and

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-b hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 9, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

All of that certain parcel of land situate, lying and being at Kapahulu, Waikiki, Honolulu, City and County of Honolulu, Territory of Hawaii, being Lot Number One Hundred Seventy-Five (175), in Section "B", of the tract of land known as the "Palolo Hill Tract", as shown on the Map thereof, filed in the Office of the Registrar of Conveyances at Honolulu, as Registered Map Number Forty-Five (45).

[F. R. Doc. 48-495; Filed, Jan. 16, 1948;
8:49 a. m.]