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Presidential Documents

Title 3—THE PRESIDENT

Executive Order 11043

CREATING AN EMERGENCY BOARD TO INVESTIGATE DISPUTE BETWEEN THE PAN AMERICAN WORLD AIRWAYS, INC., AND CERTAIN OF ITS EMPLOYEES

WHEREAS a dispute exists between the Pan American World Airways, Inc., a carrier, and certain of its employees represented by the Transport Workers Union of America, AFL-CIO; and

WHEREAS this dispute has not heretofore been adjusted under the provisions of the Railway Labor Act, as amended; and

WHEREAS this dispute, in the judgment of the National Mediation Board, threatens substantially to interrupt interstate commerce to a degree such as to deprive a section of the country of essential transportation service:

NOW, THEREFORE, by virtue of the authority vested in me by Section 10 of the Railway Labor Act, as amended (45 U.S.C. 160), I hereby create a board of three members, to be appointed by me, to investigate this dispute. No member of the board shall be pecuniarily or otherwise interested in any organization of airline employees or any carrier.

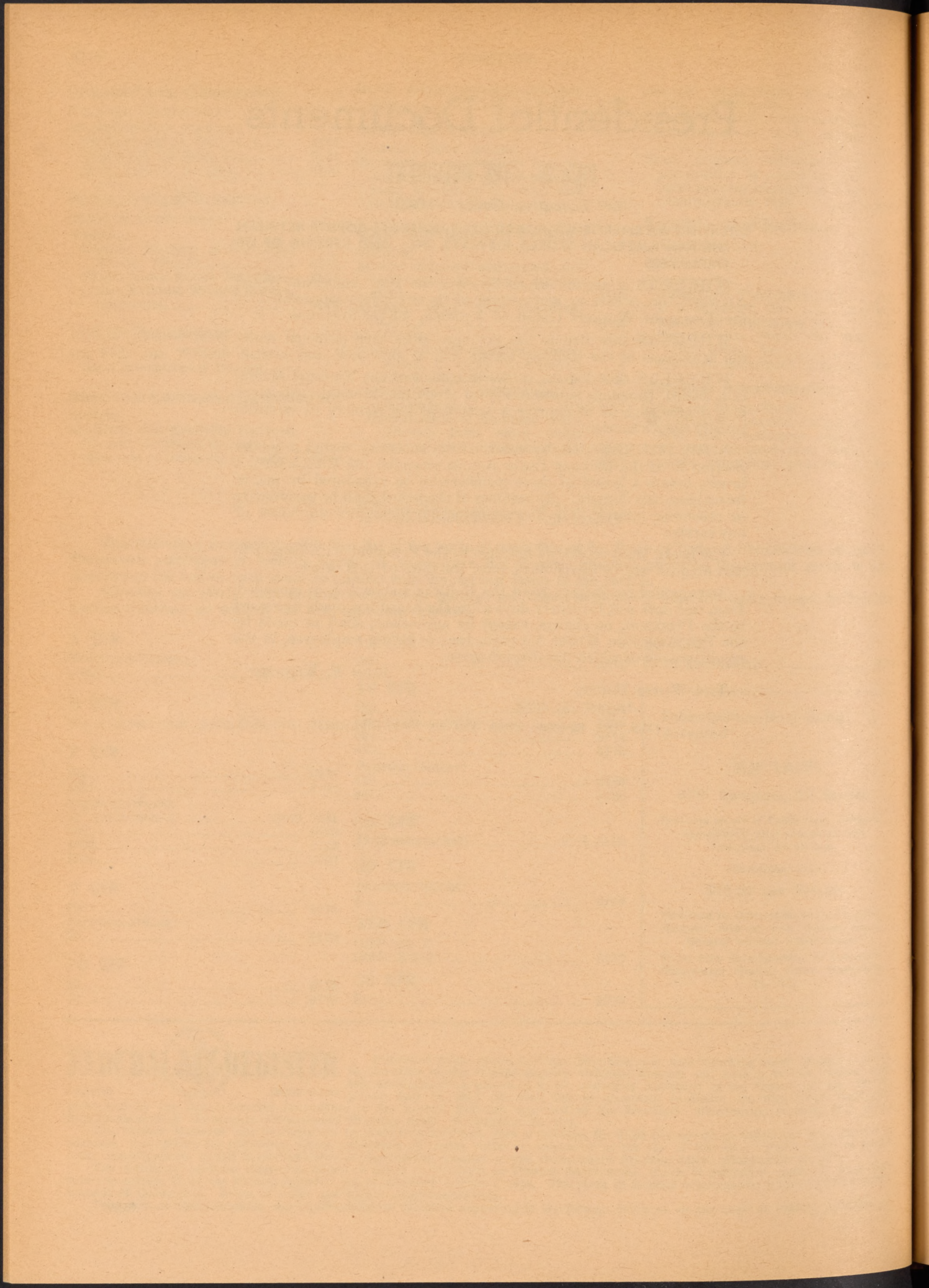
The board shall report its findings to the President with respect to this dispute within thirty days from the date of this order.

As provided by Section 10 of the Railway Labor Act, as amended, from this date and for thirty days after the board has made its report to the President, no change, except by agreement, shall be made by the Pan American World Airways, Inc., or by its employees, in the conditions out of which this dispute arose.

JOHN F. KENNEDY

THE WHITE HOUSE,
August 14, 1962.

[F.R. Doc. 62-8285; Filed, Aug. 14, 1962; 3:04 p.m.]



Rules and Regulations

Title 6—AGRICULTURAL CREDIT

Chapter IV—Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B—LOANS, PURCHASES, AND OTHER OPERATIONS

[1962 C.C.C. Grain Price Support Bulletin 1, Supp. 1, Amdt. 1, Barley]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1962-Crop Barley Loan and Purchase Agreement Program

The regulations issued by the Commodity Credit Corporation and the Agricultural Stabilization and Conservation Service (27 F.R. 6459) with respect to barley produced in 1962 which contained specific requirements for the 1962-crop barley price support program are hereby amended as follows:

Section 421.1252, Support Rates, is amended by adding paragraphs (e) and (f) which contain basic support rates for counties and terminal markets. The added paragraphs read as follows:

§ 421.1252 Support rates.

(e) *Basic support rates (terminals).* The basic support rates for loan and settlement purposes for barley stored in approved warehouses at the terminal markets listed below are as follows:

Terminal market	Rate per bushel
Atchison, Kans.	\$1.14
Kansas City, Mo.	1.14
Saint Joseph, Mo.	1.14
Omaha, Nebr.	1.12
Sioux City, Iowa	1.12
Minneapolis, Minn.	1.12
Duluth, Minn.	1.12
Superior, Wis.	1.12
Saint Paul, Minn.	1.12
Galveston, Tex.	1.21
Houston, Tex.	1.21
Port Arthur, Tex.	1.21
Baton Rouge, La.	1.21
New Orleans, La.	1.21
Chicago, Ill.	1.16
Saint Louis, Mo.	1.16
Milwaukee, Wis.	1.16
Memphis, Tenn.	1.15
Cairo, Ill.	1.15
Longview, Wash.	1.16
Tacoma, Wash.	1.16
Vancouver, Wash.	1.16
Seattle, Wash.	1.16
Kalama, Wash.	1.16
Portland, Oreg.	1.16
Astoria, Oreg.	1.16
San Francisco, Calif.	1.18
Stockton, Calif.	1.18
Oakland, Calif.	1.18
Los Angeles, Calif.	1.18
Long Beach, Calif.	1.18
Wilmington, Calif.	1.18
Albany, N.Y.	1.25
Philadelphia, Pa.	1.25
Baltimore, Md.	1.25
New York, N.Y.	1.25
Norfolk, Va.	1.25

(f) *Basic support rates (counties).* The basic support rates for loans and settlement purposes for farm-stored and county warehouse-stored barley are as follows:

County	ALABAMA	Rate per bushel
All counties		\$0.99

County	ALASKA	Rate per bushel
All areas		\$1.80

County	ARIZONA	Rate per bushel
All areas		\$1.80

County	Rate per bushel	County	Rate per bushel
Apache	\$0.84	Mohave	\$0.84
Cochise	.94	Navajo	.84
Coconino	.84	Pima	.98
Gila	.74	Pinal	1.01
Graham	.89	Santa Cruz	.96
Greenlee	.74	Yavapai	.84
Maricopa	1.01	Yuma	1.02

County	ARKANSAS	Rate per bushel
All counties		\$1.02

County	Rate per bushel	County	Rate per bushel
Arkansas	\$1.02	Lee	\$1.02
Ashley	.93	Lincoln	1.00
Baxter	.93	Little River	.91
Benton	.89	Logan	.91
Boone	.92	Lonoke	1.02
Bradley	.93	Madison	.89
Calhoun	.94	Marion	.92
Carroll	.91	Miller	.91
Chicot	.94	Mississippi	1.02
Clark	.93	Monroe	1.02
Clay	1.02	Montgomery	.91
Cleburne	1.02	Nevada	.92
Cleveland	.96	Newton	.92
Columbia	.92	Quachita	.93
Conway	1.00	Perry	.93
Craighead	1.02	Phillips	1.02
Crawford	.91	Pike	.92
Crittenden	1.02	Poinsett	1.02
Cross	1.02	Polk	.89
Dallas	.94	Pope	.93
Desha	1.01	Prairie	1.02
Drew	.96	Pulaski	1.01
Faulkner	1.00	Randolph	1.02
Franklin	.92	St. Francis	1.02
Fulton	.96	Saline	.96
Garland	.93	Scott	.89
Grant	.94	Searcy	.92
Greene	1.02	Sebastian	.91
Hempstead	.92	Sevier	.90
Hot Spring	.94	Sharp	.96
Howard	.91	Stone	.95
Independence	.99	Union	.92
Izard	.94	Van Buren	.96
Jackson	1.02	Washington	.89
Jefferson	1.00	White	1.02
Johnson	.92	Woodruff	1.02
Lafayette	.92	Yell	.93
Lawrence	1.02		

County	CALIFORNIA	Rate per bushel
All counties		\$1.05

County	Rate per bushel	County	Rate per bushel
Alameda	\$1.07	Madera	\$1.05
Alpine	.98	Marin	1.07
Amador	1.07	Mariposa	1.05
Butte	1.03	Mendocino	1.00
Calaveras	1.07	Merced	1.06
Colusa	1.04	Modoc	.96
Contra Costa	1.07	Mono	.88
El Dorado	1.05	Monterey	1.03
Fresno	1.03	Napa	1.07
Glenn	1.02	Orange	1.05
Humboldt	.94	Placer	1.06
Imperial	1.04	Plumas	.98
Inyo	.91	Riverside	1.03
Kern	1.01	Sacramento	1.07
Kings	1.03	San Benito	1.04
Lake	1.02	San Bernar-	
Lassen	.93	dino	1.05
Los Angeles	1.06	San Diego	1.03

CALIFORNIA—Continued

County	Rate per bushel	County	Rate per bushel
San Joaquin	\$1.09	Solano	\$1.06
San Luis		Sonoma	1.06
Obispo	1.00	Stanislaus	1.08
San Mateo	1.07	Sutter	1.04
Santa Barbara	1.01	Tehama	.99
Santa Clara	1.07	Tulare	1.03
Santa Cruz	1.05	Tuolumne	1.08
Shasta	.97	Ventura	1.06
Sierra	.92	Yolo	1.05
Siskiyou	.97	Yuba	1.05

COLORADO

County	Rate per bushel	County	Rate per bushel
Adams	\$0.83	Kit Carson	\$0.85
Alamosa	.84	La Plata	.84
Arapahoe	.83	Larimer	.83
Archuleta	.84	Las Animas	.83
Baca	.84	Lincoln	.83
Bent	.84	Logan	.83
Boulder	.83	Mesa	.84
Chaffee	.84	Moffat	.84
Cheyenne	.85	Montezuma	.84
Conejos	.84	Montrose	.84
Costilla	.84	Morgan	.83
Crowley	.83	Otero	.83
Custer	.78	Ourray	.84
Delta	.84	Phillips	.85
Denver	.83	Pitkin	.84
Dolores	.84	Prowers	.85
Douglas	.83	Pueblo	.83
Eagle	.84	Rio Blanco	.84
Elbert	.83	Rio Grande	.84
El Paso	.83	Routt	.84
Fremont	.79	Saguache	.84
Garfield	.84	San Miguel	.84
Grand	.84	Sedgwick	.85
Huerfano	.80	Summit	.84
Jackson	.84	Washington	.83
Jefferson	.83	Weld	.83
Kiowa	.84	Yuma	.85

CONNECTICUT

All counties	\$1.03
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DELAWARE

All counties	\$1.03
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FLORIDA

All counties	\$1.02
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GEORGIA

All counties	\$1.02
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IDAHO

County	Rate per bushel	County	Rate per bushel
Ada	\$0.94	Gem	\$0.94
Adams	.94	Gooding	.94
Bannock	.94	Idaho	.94
Bear Lake	.94	Jefferson	.94
Benewah	.97	Jerome	.94
Bingham	.94	Kootenai	.97
Blaine	.94	Latah	.97
Boise	.94	Lemhi	.94
Bonner	.91	Lewis	.95
Bonneville	.94	Lincoln	.94
Boundary	.91	Madison	.94
Butte	.94	Minidoka	.94
Camas	.94	Nez Perce	.97
Canyon	.94	Oneida	.94
Caribou	.94	Owyhee	.94
Cassia	.94	Payette	.94
Clark	.94	Power	.94
Clearwater	.95	Shoshone	.88
Custer	.94	Teton	.94
Elmore	.94	Twin Falls	.94
Franklin	.94	Valley	.94
Fremont	.94	Washington	.94

RULES AND REGULATIONS

ILLINOIS

County	Rate per bushel	County	Rate per bushel
Adams	\$0.96	Lee	\$0.99
Alexander	.98	Livingston	.99
Bond	1.00	Logan	.98
Boone	1.00	McDonough	.96
Brown	.96	McHenry	1.01
Bureau	.98	McLean	.98
Calhoun	.99	Macon	.98
Carroll	.98	Macoupin	1.01
Cass	.98	Madison	1.01
Champaign	.99	Marion	.98
Christian	.98	Marshall	.98
Clark	.98	Massac	.98
Clay	.98	Menard	.98
Clinton	1.01	Mercer	.96
Coles	.98	Monroe	1.00
Cook	1.04	Montgomery	.99
Crawford	.96	Morgan	.98
Cumberland	.98	Moultrie	.99
De Kalb	1.01	Ogle	.99
De Witt	.98	Peoria	.98
Douglas	1.00	Perry	.98
Du Page	1.02	Piatt	.98
Edgar	.98	Pike	.98
Edwards	.97	Pope	.94
Efingham	.98	Pulaski	.98
Fayette	.98	Putnam	.98
Ford	.98	Randolph	.98
Franklin	.98	Richland	.97
Fulton	.98	Rock Island	.97
Gallatin	.95	St. Clair	1.01
Greene	1.00	Saline	.95
Grundy	1.00	Sangamon	.98
Hamilton	.98	Schuyler	.98
Hancock	.95	Scott	.98
Hardin	.92	Shelby	.99
Henderson	.96	Stark	.98
Henry	.97	Stephenson	.98
Iroquois	1.02	Tazewell	.98
Jackson	.98	Union	.98
Jasper	.97	Vermilion	1.01
Jefferson	.98	Wabash	.96
Jersey	1.01	Warren	.97
Jo Daviess	.97	Washington	.98
Johnson	.95	Wayne	.97
Kane	1.02	White	.95
Kankakee	1.03	Whiteside	.98
Kendall	1.01	Will	1.02
Knox	.97	Williamson	.98
Lake	1.04	Winnebago	.98
La Salle	1.00	Woodford	.98
Lawrence	.98		

INDIANA

County	Rate per bushel	County	Rate per bushel
Adams	\$0.95	Huntington	\$0.95
Allen	.95	Jackson	.92
Bartholomew	.92	Jasper	1.00
Benton	.98	Jay	.95
Blackford	.96	Jefferson	.90
Boone	.95	Jennings	.91
Brown	.92	Johnson	.93
Carroll	.97	Knox	.96
Cass	.97	Kosciusko	.97
Clark	.90	Lagrange	.96
Clay	.97	Lake	1.03
Clinton	.97	La Porte	.99
Crawford	.90	Lawrence	.93
Daviess	.93	Madison	.95
Dearborn	.90	Marion	.94
Decatur	.92	Marshall	.97
De Kalb	.95	Martin	.92
Delaware	.95	Miami	.97
Dubois	.90	Monroe	.93
Elkhart	.97	Montgomery	.96
Fayette	.91	Morgan	.93
Floyd	.90	Newton	1.02
Fountain	.95	Noble	.95
Franklin	.92	Ohio	.90
Fulton	.98	Orange	.90
Gibson	.97	Owen	.93
Grant	.96	Parke	.95
Greene	.93	Perry	.87
Hamilton	.95	Pike	.92
Hancock	.94	Porter	1.00
Harrison	.90	Posey	.97
Hendricks	.95	Pulaski	.99
Henry	.95	Putnam	.94
Howard	.97	Randolph	.95

INDIANA—Continued

County	Rate per bushel	County	Rate per bushel
Ripley	\$0.90	Union	\$0.93
Rush	.93	Vanderburgh	1.00
St. Joseph	.97	Vermillion	1.01
Scott	.90	Vigo	1.01
Shelby	.93	Wabash	.97
Spencer	.87	Warren	1.00
Starke	.98	Warrick	.89
Steuben	.95	Washington	.90
Sullivan	.97	Wayne	.95
Switzerland	.88	Wells	.95
Tippecanoe	.97	White	.99
Tipton	.96	Whitley	.96

IOWA

County	Rate per bushel	County	Rate per bushel
Adair	\$0.94	Jefferson	\$0.93
Adams	.95	Johnson	.95
Allamakee	.92	Jones	.95
Appanoose	.94	Keokuk	.92
Audubon	.96	Kossuth	.92
Benton	.94	Lee	.95
Black Hawk	.92	Linn	.94
Boone	.93	Louisa	.95
Bremer	.92	Lucas	.93
Buchanan	.93	Lyon	.92
Buena Vista	.92	Madison	.93
Butler	.91	Mahaska	.92
Calhoun	.94	Marion	.91
Carroll	.96	Marshall	.92
Cass	.95	Mills	.99
Cedar	.95	Mitchell	.93
Cerro Gordo	.92	Monona	.97
Cherokee	.93	Monroe	.93
Chickasaw	.92	Montgomery	.97
Clarke	.93	Muscatine	.95
Clay	.92	O'Brien	.93
Clayton	.93	Osceola	.92
Clinton	.96	Page	.97
Crawford	.96	Palo Alto	.91
Dallas	.93	Plymouth	.95
Davis	.94	Pocahontas	.92
Decatur	.91	Polk	.93
Delaware	.94	Pottawattamie	.99
Des Moines	.95	Poweshiek	.92
Dickinson	.91	Ringgold	.92
Dubuque	.95	Sac	.94
Emmet	.93	Scott	.96
Fayette	.93	Shelby	.97
Floyd	.92	Sioux	.94
Franklin	.91	Story	.93
Fremont	.98	Tama	.92
Greene	.94	Taylor	.95
Grundy	.92	Union	.94
Guthrie	.94	Van Buren	.94
Hamilton	.92	Wapello	.93
Hancock	.92	Warren	.93
Hardin	.91	Washington	.94
Harrison	.98	Wayne	.92
Henry	.94	Webster	.93
Howard	.93	Winnebago	.93
Humboldt	.92	Winneshiek	.92
Ida	.94	Woodbury	.95
Iowa	.93	Worth	.93
Jackson	.96	Wright	.91
Jasper	.91		

KANSAS

County	Rate per bushel	County	Rate per bushel
Allen	\$0.96	Doniphan	\$0.97
Anderson	.98	Douglas	.99
Atchison	.99	Edwards	.91
Barber	.91	Elk	.94
Barton	.91	Ellis	.91
Bourbon	.97	Ellsworth	.92
Brown	.97	Finney	.88
Butler	.93	Ford	.93
Chase	.94	Franklin	.99
Chautauqua	.94	Geary	.94
Cherokee	.96	Gove	.89
Cheyenne	.87	Graham	.91
Clark	.88	Grant	.87
Clay	.94	Gray	.88
Cloud	.93	Greeley	.87
Coffey	.96	Greenwood	.95
Comanche	.89	Hamilton	.87
Cowley	.93	Harper	.92
Crawford	.96	Harvey	.93
Decatur	.89	Haskell	.88
Dickinson	.93	Hodgeman	.90

KANSAS—Continued

County	Rate per bushel	County	Rate per bushel
Jackson	\$0.97	Pottawatomie	\$0.96
Jefferson	.99	Pratt	.91
Jewell	.92	Rawlins	.88
Johnson	.99	Reno	.92
Kearny	.87	Republic	.93
Kingman	.92	Rice	.92
Kiowa	.91	Riley	.96
Labette	.96	Rooks	.91
Lane	.89	Rush	.91
Leavenworth	.99	Russell	.91
Lincoln	.92	Saline	.92
Linn	.99	Scott	.88
Logan	.88	Sedgwick	.93
Lyon	.96	Seward	.86
McPherson	.92	Shawnee	.97
Marion	.93	Sheridan	.89
Marshall	.96	Sherman	.87
Meade	.88	Smith	.92
Miami	.99	Stafford	.91
Mitchell	.92	Stanton	.86
Montgomery	.96	Stevens	.86
Morris	.94	Sumner	.93
Morton	.85	Thomas	.88
Nemaha	.96	Trego	.90
Neosho	.96	Wabausee	.96
Ness	.90	Wallace	.87
Norton	.91	Washington	.94
Osage	.97	Wichita	.87
Osborne	.92	Wilson	.96
Ottawa	.93	Woodson	.96
Pawnee	.91	Wyandotte	.99
Phillips	.91		

KENTUCKY

All counties	\$0.97
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LOUISIANA

All counties	\$0.90
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MAINE

All counties	\$1.03
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MARYLAND

All counties	\$1.03
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MASSACHUSETTS

All counties	\$1.03
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MICHIGAN

County	Rate per bushel	County	Rate per bushel
Alcona	\$0.83	Jackson	\$0.95
Alger	.87	Kalamazoo	.96
Allegan	.94	Kalkaska	.84
Alpena	.82	Kent	.93
Antrim	.84	Keweenaw	.85
Arenac	.88	Lake	.89
Baraga	.89	Lapeer	.93
Barry	.94	Leelanau	.84
Bay	.91	Lenawee	.94
Benzie	.92	Livingston	.94
Berrien	.97	Luce	.84
Branch	.95	Mackinac	.84
Calhoun	.97	Macomb	.94
Cass	.97	Manistee	.89
Charlevoix	.83	Marquette	.87
Cheboygan	.82	Mason	.88
Chippewa	.84	Mecosta	.89
Clare	.92	Menominee	.91
Clinton	.93	Midland	.92
Crawford	.84	Missaukee	.88
Delta	.89	Monroe	.94
Dickinson	.90	Montcalm	.91
Eaton	.94	Montmorency	.82
Emmet	.82	Muskegon	.91
Genesee	.93	Newaygo	.91
Gladwin	.90	Oakland	.93
Gogebic	.91	Oceana	.89
Grand	.87	Ogemaw	.90
Traverse	.87	Ontonagon	.87
Gratiot	.93	Osceola	.89
Hillsdale	.94	Oscoda	.90
Houghton	.85	Otsego	.83
Huron	.89	Ottawa	.94
Ingham	.94	Presque Isle	.82
Ionia	.93	Roscommon	.84
Iosco	.84	Saginaw	.93
Iron	.88	St. Clair	.93
Isabella	.91	St. Joseph	.96

MICHIGAN—Continued

County	Rate per bushel	County	Rate per bushel
Sanilac	\$0.91	Van Buren	\$0.95
Schoolcraft	.84	Washtenaw	.94
Shiawassee	.93	Wayne	.94
Tuscola	.91	Wexford	.89

MINNESOTA

County	Rate per bushel	County	Rate per bushel
Aitkin	\$0.96	Martin	\$0.93
Anoka	.96	Meeker	.96
Becker	.91	Mille Lacs	.96
Beltrami	.91	Morrison	.94
Benton	.96	Mower	.94
Big Stone	.92	Murray	.92
Blue Earth	.95	Nicollet	.96
Brown	.95	Nobles	.91
Carlton	.97	Norman	.90
Carver	.96	Olmsted	.95
Cass	.94	Otter Tail	.93
Chippewa	.93	Pennington	.89
Chisago	.96	Pine	.96
Clay	.91	Pipestone	.91
Clearwater	.91	Polk	.89
Cottonwood	.93	Pope	.94
Crow Wing	.94	Ramsey	.96
Dakota	.96	Red Lake	.90
Dodge	.95	Redwood	.94
Douglas	.94	Renville	.95
Faribault	.93	Rice	.96
Fillmore	.92	Rock	.91
Freeborn	.95	Roseau	.88
Goodhue	.96	St. Louis	.95
Grant	.92	Scott	.96
Hennepin	.96	Sherburne	.96
Houston	.92	Sibley	.96
Hubbard	.92	Stearns	.96
Isanti	.96	Steele	.95
Itasca	.95	Stevens	.93
Jackson	.92	Swift	.94
Kanabec	.95	Todd	.94
Kandiyohi	.96	Traverse	.91
Kittson	.87	Wabasha	.96
Koochiching	.88	Wadena	.94
Lac Qui Parle	.92	Waseca	.95
Lake of the Woods	.89	Washington	.96
Le Sueur	.96	Watonwan	.94
Lincoln	.92	Wilkin	.91
Lyon	.93	Winona	.95
McLeod	.96	Wright	.96
Mahnomen	.90	Yellow	
Marshall	.88	Medicine	.93

MISSISSIPPI

All counties	\$0.99
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MISSOURI

County	Rate per bushel	County	Rate per bushel
Adair	\$0.95	Daviess	\$0.98
Andrew	.98	De Kalb	.98
Atchison	.96	Dent	.96
Audrian	.97	Douglas	.92
Barry	.94	Dunklin	1.02
Barton	.96	Franklin	1.01
Bates	.99	Gasconade	.98
Benton	.97	Gentry	.97
Bollinger	1.00	Greene	.94
Boone	.97	Grundy	.97
Buchanan	.99	Harrison	.96
Butler	1.01	Henry	.99
Caldwell	.98	Hickory	.96
Callaway	.97	Holt	.97
Camden	.95	Howard	.96
Cape Girardeau	1.00	Howell	.94
Carroll	.98	Iron	.99
Carter	.92	Jackson	.99
Cass	.99	Jasper	.96
Cedar	.97	Jefferson	1.01
Chariton	.97	Johnson	.98
Christian	.94	Knox	.95
Clark	.96	Laclede	.94
Clay	.99	Lafayette	.98
Clinton	.98	Lawrence	.94
Cole	.96	Lewis	.97
Cooper	.96	Lincoln	1.01
Crawford	.98	Linn	.96
Dade	.96	Livingston	.98
Dallas	.94	McDonald	.94
		Macon	.95

MISSOURI—Continued

County	Rate per bushel	County	Rate per bushel
Madison	\$0.99	Ray	\$0.99
Maries	.98	Reynolds	.95
Marion	.97	Ripley	1.01
Mercer	.95	St. Charles	1.01
Miller	.95	St. Clair	.98
Mississippi	1.01	St. Francois	.99
Moniteau	.95	Ste. Genevieve	.99
Monroe	.97	St. Louis	1.01
Montgomery	.99	Saline	.98
Morgan	.95	Schuyler	.94
New Madrid	1.02	Scotland	.96
Newton	.94	Scott	1.01
Nodaway	.96	Shannon	.92
Oregon	.96	Shelby	.96
Osage	.97	Stoddard	1.01
Ozark	.93	Stone	.94
Pemiscot	1.02	Sullivan	.95
Perry	.98	Taney	.93
Pettis	.97	Texas	.92
Phelps	.97	Vernon	.97
Pike	.98	Warren	1.01
Platte	.99	Washington	.99
Polk	.96	Wayne	1.01
Pulaski	.95	Webster	.93
Putnam	.95	Worth	.96
Ralls	.97	Wright	.92
Randolph	.97		

MONTANA

County	Rate on bushel	County	Rate on bushel
Beaverhead	\$0.75	Madison	\$0.79
Big Horn	.68	Meagher	.78
Blaine	.72	Mineral	.88
Broadwater	.80	Missoula	.88
Carbon	.73	Musselshell	.73
Carter	.76	Park	.78
Cascade	.80	Petroleum	.72
Chouteau	.77	Phillips	.69
Custer	.74	Pondera	.78
Daniels	.72	Powder River	.72
Dawson	.75	Powell	.84
Deer Lodge	.82	Prairie	.74
Fallon	.76	Ravalli	.86
Fergus	.75	Richland	.75
Flathead	.83	Roosevelt	.75
Gallatin	.78	Rosebud	.70
Garfield	.73	Sanders	.88
Glacier	.79	Sheridan	.74
Golden Valley	.74	Silver Bow	.82
Granite	.86	Stillwater	.74
Hill	.75	Sweet Grass	.76
Jefferson	.81	Teton	.79
Judith Basin	.76	Toole	.78
Lake	.86	Treasure	.69
Lewis and Clark	.80	Valley	.71
Liberty	.76	Wheatland	.76
Lincoln	.86	Wibaux	.76
McCone	.74	Yellowstone	.73

NEBRASKA

County	Rate per bushel	County	Rate per bushel
Adams	\$0.92	Dundy	\$0.85
Antelope	.93	Fillmore	.94
Arthur	.86	Franklin	.91
Banner	.81	Frontier	.89
Blaine	.89	Furnas	.90
Boone	.94	Gage	.96
Box Butte	.84	Garden	.85
Boyd	.91	Garfield	.91
Brown	.89	Gosper	.91
Buffalo	.92	Grant	.85
Burt	.97	Greeley	.93
Butler	.97	Hall	.93
Cass	.98	Hamilton	.94
Cedar	.92	Harlan	.91
Chase	.86	Hayes	.86
Cherry	.87	Hitchcock	.87
Cheyenne	.83	Holt	.92
Clay	.93	Hooker	.87
Colfax	.97	Howard	.93
Cuming	.97	Jefferson	.95
Custer	.90	Johnson	.96
Dakota	.95	Kearney	.91
Dawes	.82	Keith	.86
Dawson	.91	Keya Paha	.89
Deuel	.85	Kimball	.83
Dixon	.94	Knox	.92
Dodge	.98	Lancaster	.98
Douglas	.99	Lincoln	.88

NEBRASKA—Continued

County	Rate per bushel	County	Rate per bushel
Logan	\$0.89	Saline	\$0.96
Loup	.91	Sarpy	.99
McPherson	.88	Saunders	.98
Madison	.94	Scotts Bluff	.82
Merrick	.94	Seward	.97
Morrill	.83	Sheridan	.84
Nance	.95	Sherman	.92
Nemaha	.96	Sioux	.81
Nuckolls	.93	Stanton	.95
Otoe	.97	Thayer	.94
Pawnee	.96	Thomas	.88
Perkins	.86	Thurston	.96
Phelps	.91	Valley	.91
Pierce	.94	Washington	.98
Platte	.96	Wayne	.93
Polk	.95	Webster	.92
Red Willow	.89	Wheeler	.94
Richardson	.96	York	.95
Rock	.89		

NEVADA

All counties	\$0.94
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NEW HAMPSHIRE

All counties	\$1.03
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NEW JERSEY

All counties	\$1.03
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NEW MEXICO

County	Rate on bushel	County	Rate on bushel
Bernalillo	\$0.84	Mora	\$0.84
Catron	.84	Otero	.85
Chaves	.90	Quay	.93
Colfax	.84	Rio Arriba	.84
Curry	.93	Roosevelt	.92
De Baca	.89	Sandoval	.84
Dona Ana	.84	San Juan	.84
Eddy	.89	San Miguel	.84
Grant	.84	Santa Fe	.84
Guadalupe	.87	Sierra	.84
Harding	.89	Socorro	.84
Hidalgo	.85	Taos	.84
Lea	.93	Torrance	.84
Lincoln	.85	Union	.92
Luna	.85	Valencia	.84
McKinley	.84		

NEW YORK

All counties	\$1.03
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NORTH CAROLINA

All counties	\$1.03
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NORTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Adams	\$0.80	McLean	\$0.83
Barnes	.88	Mercer	.82
Benson	.85	Morton	.82
Billings	.80	Mountrail	.81
Bottineau	.81	Nelson	.86
Bowman	.79	Oliver	.82
Burke	.80	Pembina	.86
Burleigh	.84	Pierce	.84
Cass	.89	Ramsey	.85
Cavaller	.85	Ransom	.89
Dickey	.88	Renville	.81
Divide	.79	Richland	.90
Dunn	.80	Rolette	.83
Eddy	.86	Sargent	.89
Emmons	.83	Sheridan	.84
Foster	.87	Sioux	.82
Golden Valley	.77	Slope	.77
Grand Forks	.88	Stark	.81
Grant	.81	Steele	.88
Griggs	.88	Stutsman	.87
Hettinger	.81	Towner	.84
Kidder	.85	Trall	.88
La Moure	.87	Walsh	.86
Logan	.85	Ward	.81
McHenry	.83	Wells	.85
McIntosh	.85	Williams	.79
McKenzie	.77		

OHIO

County	Rate per bushel	County	Rate per bushel
Adams	\$0.93	Ashtabula	\$0.98
Allen	.95	Athens	.95
Ashland	.96	A'glalze	.95

RULES AND REGULATIONS

OHIO—Continued

County	Rate per bushel	County	Rate per bushel
Belmont	\$.96	Lucas	\$.94
Brown	.93	Madison	.94
Butler	.93	Mahoning	.98
Carroll	.96	Marion	.95
Champaign	.93	Medina	.96
Clark	.93	Meigs	.93
Clermont	.93	Mercer	.95
Clinton	.93	Miami	.94
Columbiana	.97	Monroe	.96
Coshocton	.96	Montgomery	.93
Crawford	.95	Morgan	.96
Cuyahoga	.96	Morrow	.95
Darke	.96	Muskingum	.96
Defiance	.94	Noble	.96
Delaware	.95	Ottawa	.95
Erie	.95	Paulding	.95
Fairfield	.95	Perry	.95
Fayette	.93	Pickaway	.94
Franklin	.95	Pike	.93
Fulton	.94	Portage	.96
Gallia	.93	Preble	.93
Geauga	.98	Putnam	.95
Greene	.93	Richland	.96
Guernsey	.96	Ross	.94
Hamilton	.93	Sandusky	.95
Hancock	.95	Scioto	.93
Hardin	.95	Seneca	.95
Harrison	.96	Shelby	.95
Henry	.94	Stark	.96
Highland	.93	Summit	.96
Hocking	.95	Trumbull	.98
Holmes	.96	Tuscarawas	.96
Huron	.95	Union	.95
Jackson	.93	Van Wert	.95
Jefferson	.97	Vinton	.95
Knox	.95	Warren	.93
Lake	.97	Washington	.96
Lawrence	.93	Wayne	.96
Licking	.95	Williams	.95
Logan	.94	Wood	.95
Lorain	.96	Wyandot	.95

OKLAHOMA

County	Rate per bushel	County	Rate per bushel
Adair	\$.19	Le Flore	\$.91
Alfalfa	.91	Lincoln	.91
Atoka	.91	Logan	.91
Beaver	.88	Love	.91
Beckham	.91	McCain	.91
Blaine	.91	McCurtain	.91
Bryan	.91	McIntosh	.91
Caddo	.91	Major	.90
Canadian	.91	Marshall	.91
Carter	.91	Mayes	.93
Cherokee	.92	Murray	.91
Choctaw	.91	Muskogee	.91
Cimarron	.85	Noble	.91
Cleveland	.91	Nowata	.95
Coal	.91	Okfuskee	.91
Comanche	.91	Oklahoma	.91
Cotton	.91	Okmulgee	.91
Craig	.95	Osage	.92
Creek	.91	Ottawa	.95
Custer	.91	Pawnee	.91
Delaware	.94	Payne	.91
Dewey	.90	Pittsburg	.91
Ellis	.89	Pontotoc	.91
Garfield	.91	Pottawatomie	.91
Garvin	.91	Pushmataha	.91
Grady	.91	Roger Mills	.90
Grant	.91	Rogers	.94
Greer	.91	Seminole	.91
Harmon	.91	Sequoyah	.91
Harper	.89	Stephens	.91
Haskell	.91	Texas	.86
Hughes	.91	Tillman	.91
Jackson	.91	Tulsa	.93
Jefferson	.91	Wagoner	.93
Johnston	.91	Washington	.95
Kay	.91	Washita	.91
Kingfisher	.91	Woods	.90
Kiowa	.91	Woodward	.90
Latimer	.91		

OREGON

County	Rate per bushel	County	Rate per bushel
Baker	\$.97	Clatsop	\$.99
Benton	1.00	Columbia	1.01
Clackamas	1.02	Coos	.92

OREGON—Continued

County	Rate per bushel	County	Rate per bushel
Crook	\$.12	Linn	\$.10
Curry	.90	Malheur	.87
Deschutes	1.02	Marion	1.02
Douglas	.93	Morrow	1.03
Gilliam	1.04	Multnomah	1.05
Grant	1.02	Polk	1.01
Harney	.83	Sherman	1.04
Hood River	1.04	Tillamook	1.04
Jackson	.88	Umatilla	1.02
Jefferson	1.04	Union	.98
Josephine	.88	Wallowa	.95
Klamath	.96	Wasco	1.07
Lake	.96	Washington	1.04
Lane	.97	Wheeler	1.02
Lincoln	.95	Yamhill	1.03

PENNSYLVANIA

All counties	-----	Rate per bushel	-----
		\$1.03	

RHODE ISLAND

All counties	-----	Rate per bushel	-----
		\$1.03	

SOUTH CAROLINA

All counties	-----	Rate per bushel	-----
		\$1.03	

SOUTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Aurora	\$.89	Jackson	\$.81
Beadle	.89	Jerauld	.89
Bennett	.85	Jones	.83
Bon Homme	.92	Kingsbury	.90
Brookings	.91	Lake	.90
Brown	.89	Lawrence	.79
Brule	.88	Lincoln	.92
Buffalo	.88	Lyman	.86
Butte	.78	McCook	.91
Campbell	.84	McPherson	.86
Charles Mix	.90	Marshall	.89
Clark	.90	Meade	.78
Clay	.94	Mellette	.88
Codington	.91	Miner	.90
Corson	.82	Minnehaha	.92
Custer	.80	Moody	.91
Davison	.90	Pennington	.78
Day	.89	Perkins	.80
Deuel	.91	Potter	.85
Dewey	.81	Roberts	.90
Douglas	.90	Sanborn	.89
Edmunds	.87	Shannon	.84
Fall River	.80	Spink	.89
Faulk	.87	Stanley	.85
Grant	.91	Sully	.84
Gregory	.90	Todd	.88
Haakon	.80	Tripp	.89
Hamlin	.91	Turner	.92
Hand	.88	Union	.94
Hanson	.91	Walworth	.85
Harding	.80	Washabaugh	.81
Hughes	.85	Yankton	.93
Hutchinson	.91	Ziebach	.80
Hyde	.86		

TENNESSEE

Shelby	-----	Rate per bushel	-----
		\$1.02	
All other counties	-----	Rate per bushel	-----
		1.00	

TEXAS

County	Rate per bushel	County	Rate per bushel
Anderson	\$.106	Burleson	\$.108
Archer	.95	Burnet	1.03
Armstrong	.95	Callahan	.97
Atascosa	1.02	Cameron	.98
Austin	1.11	Camp	1.01
Bailey	.95	Carson	.95
Bandera	1.02	Cass	1.00
Baylor	.95	Castro	.95
Bee	1.05	Chambers	1.08
Bell	1.05	Cherokee	1.06
Bexar	1.04	Childress	.95
Blanco	1.05	Clay	.97
Borden	.95	Cochran	.95
Bosque	1.03	Coke	.95
Bowie	.99	Coleman	.98
Brazoria	1.11	Collin	1.01
Brazos	1.09	Collingsworth	.95
Brewster	.86	Comal	1.05
Briscoe	.95	Comanche	1.00
Brown	1.00	Concho	.98

TEXAS—Continued

County	Rate per bushel	County	Rate per bushel
Cooke	\$.99	Lipscomb	\$.93
Coryell	1.04	Live Oak	1.04
Cottle	.95	Llano	1.03
Crane	.90	Loving	.87
Crockett	.89	Lubbock	.95
Crosby	.95	Lynn	.95
Dallam	.93	McCulloch	.99
Dallas	1.02	McLennan	1.05
Dawson	.95	Madison	1.09
Deaf Smith	.95	Marion	1.01
Delta	.99	Martin	.94
Denton	1.00	Mason	1.00
De Witt	1.07	Maverick	.97
Dickens	.95	Medina	1.02
Donley	.95	Menard	.98
Eastland	.98	Midland	.94
Ector	.93	Milam	1.07
Edwards	.94	Mills	1.02
Ellis	1.02	Mitchell	.95
El Paso	.85	Montague	.98
Erath	.99	Montgomery	1.11
Falls	1.06	Moore	.93
Fannin	.99	Morris	1.01
Fayette	1.08	Motley	.95
Fisher	.95	Nacogdoches	1.06
Floyd	.95	Navarro	1.04
Foard	.95	Newton	1.08
Ford Bend	1.11	Nolan	.95
Franklin	1.01	Ochiltree	.93
Freestone	1.06	Oldham	.94
Gaines	.95	Orange	1.08
Garza	.95	Palo Pinto	.98
Gillespie	1.01	Panola	1.04
Goliad	1.07	Parker	1.01
Gonzales	1.07	Parmer	.94
Gray	.95	Pecos	.86
Grayson	.99	Polk	1.09
Gregg	1.02	Potter	.95
Grimes	1.09	Presidio	.85
Guadalupe	1.05	Rains	1.02
Hale	.95	Randall	.95
Hall	.95	Reagan	.89
Hamilton	1.01	Red River	.97
Hansford	.93	Reeves	.86
Hardeman	.95	Roberts	.93
Hardin	1.08	Robertson	1.07
Harris	1.11	Rockwall	1.00
Harrison	1.01	Runnels	.97
Hartley	.93	Rusk	1.03
Haskell	.95	Sabine	1.05
Hays	1.06	San Augustine	1.05
Hemphill	.93	San Jacinto	1.10
Henderson	1.04	San Saba	1.00
Hidalgo	.98	Schleicher	.90
Hill	1.04	Scurry	.95
Hockley	.95	Shackelford	.96
Hood	1.00	Shelby	1.05
Hopkins	.99	Sherman	.93
Houston	1.08	Smith	1.04
Howard	.95	Somervell	1.01
Hudspeth	.85	Starr	.97
Hunt	1.00	Stephens	.98
Hutchinson	.93	Sterling	.91
Irion	.89	Stonewall	.95
Jack	.98	Sutton	.89
Jackson	1.08	Swisher	.95
Jasper	1.08	Tarrant	1.02
Jeff Davis	.85	Taylor	.96
Jefferson	1.09	Terrell	.89
Jim Wells	1.03	Terry	.95
Johnson	1.02	Throckmorton	.96
Jones	.95	Titus	1.01
Karnes	1.05	Tom Green	.95
Kaufman	1.01	Travis	1.06
Kendall	1.01	Trinity	1.09
Kenedy	1.01	Tyler	1.08
Kent	.95	Upshur	1.02
Kerr	1.01	Upton	.87
Kimble	.99	Uvalde	1.00
King	.95	Val Verde	.95
Kinney	.98	Van Zandt	1.02
Knox	.95	Victoria	1.08
Lamar	.98	Walker	1.10
Lamb	.95	Waller	1.11
Lampasas	1.03	Ward	.90
Leon	1.07	Washington	1.09
Liberty	1.11	Wharton	1.10
Limestone	1.06	Wheeler	.94

TEXAS—Continued

County	Rate per bushel	County	Rate per bushel
Wichita	\$0.96	Winkler	\$0.93
Wilbarger	.95	Wise	1.00
Willacy	.98	Wood	1.02
Williamson	1.06	Yoakum	.95
Wilson	1.04	Young	.98

UTAH

County	Rate per bushel	County	Rate per bushel
Beaver	\$0.89	Piute	\$0.89
Box Elder	.94	Rich	.94
Cache	.94	Salt Lake	.94
Carbon	.89	San Juan	.89
Daggett	.89	Sanpete	.89
Davis	.94	Sevier	.89
Duchesne	.89	Summit	.89
Emery	.89	Tooele	.94
Garfield	.89	Uintah	.89
Grand	.89	Utah	.89
Iron	.89	Wasatch	.89
Juab	.89	Washington	.89
Kane	.89	Wayne	.89
Millard	.89	Weber	.94
Morgan	.94		

VERMONT

All counties	\$1.03
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VIRGINIA

All counties	\$1.03
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WASHINGTON

County	Rate per bushel	County	Rate per bushel
Adams	\$1.01	Lewis	\$0.99
Asotin	.97	Lincoln	.99
Benton	1.03	Mason	.99
Chelan	1.01	Okanogan	1.00
Clallam	.92	Pacific	.99
Clark	1.04	Pend Oreille	.87
Columbia	1.01	Pierce	1.04
Cowlitz	1.03	San Juan	1.01
Douglas	1.00	Skagit	1.01
Ferry	.83	Skamania	1.04
Franklin	1.02	Snohomish	1.02
Garfield	.99	Spokane	.97
Grant	1.01	Stevens	.94
Grays Harbor	.99	Thurston	1.00
Island	1.02	Wahkiakum	1.03
Jefferson	.94	Walla Walla	1.02
King	1.04	Whatcom	1.00
Kitsap	.97	Whitman	.98
Kittitas	1.05	Yakima	1.02
Klickitat	1.04		

WEST VIRGINIA

All counties	\$1.00
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WISCONSIN

County	Rate per bushel	County	Rate per bushel
Adams	\$0.94	Juneau	\$0.95
Ashland	.93	Kenosha	1.02
Barron	.94	Kewaunee	.93
Bayfield	.94	LaCrosse	.93
Brown	.95	Lafayette	.95
Buffalo	.94	Langlade	.92
Burnett	.96	Lincoln	.91
Calumet	.95	Manitowoc	.95
Chippewa	.93	Marathon	.92
Clark	.91	Marinette	.91
Columbia	.95	Marquette	.94
Crawford	.93	Milwaukee	1.02
Dane	.97	Monroe	.94
Dodge	.96	Oconto	.93
Door	.92	Oneida	.90
Douglas	.97	Outagamie	.95
Dunn	.95	Ozaukee	.97
Eau Claire	.94	Pepin	.95
Florence	.90	Pierce	.96
Fond Du Lac	.96	Polk	.96
Forest	.91	Portage	.94
Grant	.94	Price	.91
Green	.97	Racine	1.02
Green Lake	.95	Richland	.94
Iowa	.94	Rock	.98
Iron	.91	Rusk	.93
Jackson	.93	St. Croix	.96
Jefferson	.98	Sauk	.95

WISCONSIN—Continued

County	Rate per bushel	County	Rate per bushel
Sawyer	\$0.94	Washburn	\$0.95
Shawano	.94	Washington	.97
Sheboygan	.97	Waukesha	.98
Taylor	.91	Waupaca	.94
Trempealeau	.93	Waushara	.94
Vernon	.93	Winnebago	.95
Vilas	.88	Wood	.93
Walworth	.98		

WYOMING

County	Rate per bushel	County	Rate per bushel
Albany	\$0.89	Natrona	\$0.89
Big Horn	.89	Niobrara	.78
Campbell	.74	Park	.89
Carbon	.89	Platte	.81
Converse	.75	Sheridan	.72
Crook	.76	Sublette	.89
Fremont	.89	Sweetwater	.89
Goshen	.81	Teton	.89
Hot Springs	.89	Uinta	.89
Johnson	.72	Washakie	.89
Laramie	.83	Weston	.77
Lincoln	.89		

(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 105, 401, 63 Stat. 1051, as amended; 15 U.S.C. 714, 7 U.S.C. 1441, 1421)

Effective date. Upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on August 10, 1962.

ROBERT G. LEWIS,
Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 62-8231; Filed, Aug. 15, 1962; 8:45 a.m.]

[1962 C.C.C. Grain Price Support Bulletin 1, Supp. 1, Amdt. 1, Oats]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1962-Crop Oats Loan and Purchase Agreement Program

The regulations issued by the Commodity Credit Corporation and the Agricultural Stabilization and Conservation Service (27 F.R. 6075) with respect to oats produced in 1962 which contain specific requirements for the 1962-crop oats price support program are hereby amended as follows:

Section 421.1454 *Eligible Oats*, paragraph (b) (1) is amended to make oats grading No. 4 because of being "Badly Stained" or "Materially Weathered" eligible for price support so that the amended subparagraph reads as follows:

§ 421.1454 Eligible oats.

* * * * *

(1) The oats must grade No. 3 or better or No. 4 because of test weight or because of being "Badly Stained" or "Materially Weathered" but otherwise No. 3 or better and, in addition, may have the following special grade designations: (i) "Garlicky" and (ii) in the State of Alaska only, "Tough" (i.e. More than 14.0 percent moisture but not more than 16 percent moisture). The provisions of subparagraph (2) of this paragraph pertaining to oats grading "Tough" are not applicable to oats produced in Alaska.

Section 421.1461 *Settlement*, paragraphs (a) and (f) and paragraphs (a) (1) and (2) are amended to correct omissions so that the amended paragraphs and subparagraphs read as follows:

§ 421.1461 Settlement.

(a) *General.* Settlement for oats acquired by CCC under loan or purchase agreement will be made with the producer as provided in this section. The support rate per bushel at which settlement will be made for eligible oats shall be determined under the applicable provisions of § 421.1462 and this section. Payment for oats acquired under a purchase agreement will be made by the county office through the issuance of a sight draft drawn on CCC. The producer shall indicate on Commodity Purchase Form 4 to whom payment shall be made.

(1) *Warehouse-storage.* Settlement for eligible oats acquired by CCC under warehouse-storage loans or purchase agreements and represented by warehouse receipts issued by an approved warehouse shall be made on the basis of weight, grade and other quality factors shown on such warehouse receipts or accompanying documents, as applicable. In the case of eligible oats under purchase agreement stored in an approved warehouse, the producer must, not later than the day following the loan maturity date or during such period of time thereafter as may be specified by the county committee, submit to the office of the county committee warehouse receipts under which the warehouseman guarantees quality and quantity for the quantity of the oats he elects to sell to CCC.

(2) *Farm-storage loans and purchase agreements.* Delivery will be made in accordance with instructions issued by the county office. Settlement will be based on the quality and quantity as indicated on warehouse receipts and accompanying documents issued by an approved warehouse or if applicable, the quality and quantity as shown on Form CCC Grain-50.

* * * * *

(f) *Storage deduction for early delivery.* If farm-stored oats are delivered to CCC prior to the maturity date, a deduction for storage shall be made except that no deductions shall be made if such early delivery is made because the loan is called solely for the convenience of CCC, or if it is determined by CCC at the time of delivery that the oats will be sold rather than stored, or if CCC requires early delivery on an area basis. The deduction for storage shall be made in accordance with the schedule of deductions for warehouse charges in § 421.1258.

Section 421.1462 *Support rates*, paragraph (c) (4) is amended to provide a discount of 7 cents per bushel for oats grading No. 4 because of being "Badly Stained" or "Materially Weathered" so that the amended subparagraph reads as follows:

§ 421.1462 Support rates.

(4) Schedule of premiums and discounts.

	Cents per bushel
Premiums: ¹	
Grade No. 2 or better	+1
Test Weight:	
Heavy	+1
Extra Heavy	+2
Discounts: ²	
Grade No. 4 on the factor of test weight only but otherwise No. 3 or better	-1
Grade No. 4 because of being "Badly Stained" or "Materially Weathered"	-7
Garlicky	-3

¹ Applicable premiums shall be cumulative. However, premiums are not applicable to oats grading No. 4 because of being "Badly Stained" or "Materially Weathered."

² Applicable discounts shall be cumulative.

Section 421.1462 Support rates, is further amended by the addition of paragraph (d) which contains the basic support rates for counties. The added paragraph reads as follows:

§ 421.1462 Support rates.

(d) Basic support rates. The basic county support rates for use in making loans and for use in settling loans and purchase agreements for both farm-stored and warehouse-stored oats are as follows:

County	ALABAMA	Rate per bushel	
All counties		\$0.73	
All counties	ALASKA	\$1.20	
All counties	ARIZONA	\$0.78	
All counties	ARKANSAS	\$0.70	
CALIFORNIA			
County	Rate per bushel	County	Rate per bushel
Alameda	\$0.74	Placer	\$0.71
Alpine	.72	Plumas	.70
Amador	.72	Riverside	.74
Butte	.71	Sacramento	.72
Calaveras	.72	San Benito	.73
Colusa	.72	San Bernar-	
Contra Costa	.74	dino	.74
Del Norte	.70	San Diego	.74
El Dorado	.72	San Francisco	.74
Fresno	.73	San Joaquin	.73
Glenn	.71	San Luis	
Humboldt	.72	Obispo	.73
Imperial	.74	San Mateo	.74
Inyo	.74	Santa Barbara	.73
Kern	.74	Santa Clara	.74
Kings	.73	Santa Cruz	.73
Lake	.72	Shasta	.69
Lassen	.69	Sierra	.70
Los Angeles	.75	Siskiyou	.68
Madera	.73	Solano	.74
Marin	.74	Sonoma	.73
Mariposa	.73	Stanislaus	.73
Mendocino	.72	Sutter	.72
Merced	.73	Tehama	.70
Modoc	.68	Trinity	.72
Mono	.73	Tulare	.73
Monterey	.73	Tuolumne	.72
Napa	.73	Ventura	.74
Nevada	.70	Yolo	.73
Orange	.74	Yuba	.71
All counties	COLORADO		\$0.65

CONNECTICUT		Rate per bushel	
County			
All counties		\$0.73	
DELAWARE			
All counties		\$0.72	
FLORIDA			
All counties		\$0.77	
GEORGIA			
All counties		\$0.73	
IDAHO			
County	Rate per bushel	County	Rate per bushel
Ada	\$0.65	Gem	\$0.65
Adams	.63	Gooding	.64
Bannock	.63	Idaho	.62
Bear Lake	.63	Jefferson	.61
Benewah	.63	Jerome	.64
Bingham	.61	Kootenai	.63
Blaine	.63	Latah	.64
Boise	.65	Lemhi	.61
Bonner	.61	Lewis	.63
Bonneville	.61	Lincoln	.64
Boundary	.61	Madison	.61
Butte	.61	Minidoka	.64
Camas	.64	Nez Perce	.64
Canyon	.65	Oneida	.63
Caribou	.62	Owyhee	.65
Cassia	.64	Payette	.65
Clark	.61	Power	.63
Clearwater	.63	Shoshone	.61
Custer	.61	Teton	.61
Elmore	.65	Twin Falls	.64
Franklin	.63	Valley	.63
Fremont	.61	Washington	.64
ILLINOIS			
Adams	\$0.63	Lee	\$0.63
Alexander	.66	Livingston	.63
Bond	.64	Logan	.63
Boone	.63	McDonough	.63
Brown	.63	McHenry	.63
Bureau	.63	McLean	.63
Calhoun	.64	Macon	.63
Carroll	.63	Maccupin	.64
Cass	.63	Madison	.65
Champaign	.63	Marion	.65
Christian	.63	Marshall	.63
Clark	.64	Mason	.63
Clay	.65	Massac	.66
Clinton	.65	Menard	.63
Coles	.63	Mercer	.63
Cook	.65	Monroe	.66
Crawford	.65	Montgomery	.64
Cumberland	.64	Morgan	.63
De Kalb	.63	Moultrie	.63
De Witt	.63	Ogle	.63
Douglas	.63	Peoria	.63
Du Page	.63	Perry	.66
Edgar	.63	Platt	.63
Edwards	.66	Pike	.63
Effingham	.64	Pope	.67
Fayette	.64	Pulaski	.66
Ford	.63	Putnam	.63
Franklin	.66	Randolph	.66
Fulton	.63	Richland	.65
Gallatin	.67	Rock Island	.63
Greene	.64	St. Clair	.66
Grundy	.63	Saline	.67
Hamilton	.66	Sangamon	.63
Hancock	.63	Schuyler	.63
Hardin	.67	Scott	.63
Henderson	.63	Shelby	.63
Henry	.63	Stark	.63
Iroquois	.63	Stephenson	.63
Jackson	.66	Tazewell	.63
Jasper	.65	Union	.66
Jefferson	.66	Vermilion	.63
Jersey	.64	Wabash	.66
Jo Daviess	.63	Warren	.63
Johnson	.66	Washington	.66
Kane	.63	Wayne	.66
Kankakee	.63	White	.66
Kendall	.63	Whiteside	.63
Knox	.63	Will	.64
Lake	.64	Williamson	.66
La Salle	.63	Winnebago	.63
Lawrence	.65	Woodford	.63

INDIANA		Rate per bushel	
County			
Adams	\$0.64	Lawrence	\$0.66
Allen	.64	Madison	.64
Bartholomew	.65	Marion	.64
Benton	.63	Marshall	.64
Blackford	.64	Martin	.66
Boone	.64	Miami	.64
Brown	.66	Monroe	.66
Carroll	.64	Montgomery	.64
Cass	.64	Morgan	.64
Clark	.66	Newton	.63
Clay	.64	Noble	.64
Clinton	.64	Ohio	.67
Crawford	.66	Orange	.66
Daviess	.66	Owen	.64
Dearborn	.67	Parke	.63
Decatur	.65	Perry	.66
De Kalb	.64	Pike	.66
Delaware	.64	Porter	.64
Dubois	.66	Posey	.66
Elkhart	.65	Pulaski	.64
Fayette	.64	Putnam	.64
Floyd	.66	Randolph	.64
Fountain	.63	Ripley	.67
Franklin	.66	Rush	.64
Fulton	.64	St. Joseph	.65
Gibson	.66	Scott	.67
Grant	.64	Shelby	.64
Greene	.66	Spencer	.66
Hamilton	.64	Starke	.64
Hancock	.64	Steuben	.65
Harrison	.66	Sullivan	.65
Hendricks	.64	Switzerland	.67
Henry	.64	Tiptecanoe	.64
Howard	.64	Tipton	.64
Huntington	.64	Union	.64
Jackson	.66	Vanderburgh	.66
Jasper	.63	Vermillion	.63
Jay	.64	Vigo	.64
Jefferson	.67	Wabash	.64
Jennings	.67	Warren	.63
Johnson	.64	Warrick	.66
Knox	.66	Washington	.66
Kosciusko	.64	Wayne	.64
Lagrange	.65	Wells	.64
Lake	.64	White	.64
La Porte	.65	Whitley	.64
IOWA			
Adair	\$0.62	Hancock	\$0.61
Adams	.62	Hardin	.61
Allamakee	.63	Harrison	.61
Appanoose	.62	Henry	.63
Audubon	.61	Howard	.62
Benton	.62	Humboldt	.61
Black Hawk	.62	Ida	.60
Boone	.61	Iowa	.62
Bremer	.62	Jackson	.63
Buchanan	.62	Jasper	.61
Buena Vista	.61	Jefferson	.63
Butler	.61	Johnson	.63
Calhoun	.61	Jones	.63
Carroll	.62	Koekuk	.62
Cass	.61	Kossuth	.61
Cedar	.63	Lee	.63
Cerro Gordo	.61	Linn	.63
Cherokee	.60	Louisa	.62
Chickasaw	.62	Lucas	.59
Clark	.62	Lyon	.62
Clay	.61	Madison	.62
Clayton	.63	Mahaska	.62
Clinton	.63	Marion	.61
Crawford	.60	Marshall	.62
Dallas	.61	Mills	.62
Davis	.63	Mitchell	.61
Decatur	.62	Monona	.62
Delaware	.63	Monroe	.62
Des Moines	.63	Montgomery	.63
Dickinson	.60	Muscatine	.63
Dubuque	.63	O'Brien	.60
Emmet	.60	Osceola	.59
Fayette	.63	Page	.62
Floyd	.61	Palo Alto	.61
Franklin	.61	Plymouth	.60
Fremont	.62	Pocahontas	.61
Greene	.61	Polk	.61
Grundy	.61	Pottawat-	.62
Guthrie	.61	tamie	.61
Hamilton	.61	Poweshiek	.61

IOWA—Continued

County	Rate per bushel	County	Rate per bushel
Ringgold	\$0.62	Wapello	\$0.62
Sac	.61	Warren	.62
Scott	.63	Washington	.63
Shelby	.61	Wayne	.62
Sioux	.59	Webster	.61
Story	.61	Winnebago	.61
Tama	.61	Winneshiek	.63
Taylor	.62	Woodbury	.60
Union	.62	Worth	.61
Van Buren	.63	Wright	.61

KANSAS

County	Rate per bushel	County	Rate per bushel
Allen	\$0.65	Linn	\$0.65
Anderson	.65	Logan	.66
Atchison	.65	Lyon	.65
Barber	.68	McPherson	.66
Barton	.66	Marion	.66
Bourbon	.66	Marshall	.64
Brown	.64	Meade	.68
Butler	.67	Miami	.65
Chase	.66	Mitchell	.64
Chautauqua	.67	Montgomery	.67
Cherokee	.67	Morris	.65
Cheyenne	.65	Morton	.68
Clark	.68	Nemaha	.64
Clay	.64	Neosho	.66
Cloud	.64	Ness	.66
Coffey	.65	Norton	.64
Comanche	.68	Osage	.65
Cowley	.67	Osborne	.64
Crawford	.66	Ottawa	.64
Decatur	.64	Pawnee	.66
Dickinson	.65	Phillips	.63
Doniphan	.65	Pottawatomie	.64
Douglas	.65	Pratt	.67
Edwards	.66	Rawlins	.65
Elk	.66	Reno	.66
Ellis	.65	Republic	.63
Ellsworth	.65	Rice	.66
Finney	.67	Riley	.64
Ford	.67	Rooks	.64
Franklin	.65	Rush	.66
Geary	.65	Russell	.65
Gove	.66	Saline	.65
Graham	.65	Scott	.66
Grant	.67	Sedgwick	.67
Gray	.67	Seward	.68
Greeley	.66	Shawnee	.65
Greenwood	.66	Sheridan	.65
Hamilton	.67	Sherman	.65
Harper	.68	Smith	.63
Harvey	.66	Stafford	.66
Haskell	.67	Stanton	.67
Hodgeman	.66	Stevens	.68
Jackson	.65	Sumner	.68
Jefferson	.65	Thomas	.65
Jewell	.63	Trego	.65
Johnson	.66	Wabaunsee	.65
Kearny	.67	Wallace	.66
Kingman	.67	Washington	.63
Kiowa	.67	Wichita	.66
Labette	.67	Wilson	.66
Lane	.66	Woodson	.65
Leavenworth	.66	Wyandotte	.66
Lincoln	.64		

KENTUCKY

All counties	\$0.73
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LOUISIANA

All counties	\$0.72
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MAINE

All counties	\$0.73
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MARYLAND

All counties	\$0.72
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MASSACHUSETTS

All counties	\$0.73
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MICHIGAN

County	Rate per bushel	County	Rate per bushel
Alcona	\$0.64	Arenac	\$0.64
Alger	.66	Baraga	.65
Allegan	.66	Barry	.66
Alpena	.64	Bay	.64
Antrim	.65	Benzie	.65

MICHIGAN—Continued

County	Rate per bushel	County	Rate per bushel
Berrien	\$0.65	Livingston	\$0.65
Branch	.65	Luce	.66
Calhoun	.65	Mackinac	.66
Cass	.65	Macomb	.65
Charlevoix	.65	Manistee	.66
Cheyboygan	.65	Marquette	.65
Chippewa	.66	Mason	.66
Clare	.65	Mecosta	.65
Clinton	.65	Menominee	.65
Crawford	.64	Midland	.64
Delta	.65	Missaukee	.65
Dickinson	.65	Monroe	.65
Eaton	.65	Montcalm	.65
Emmet	.65	Montmorency	.64
Genesee	.64	Muskegon	.66
Gladwin	.64	Newaygo	.66
Gogebic	.65	Oakland	.65
Grand		Oceana	.66
Traverse	.65	Ogemaw	.64
Gratiot	.65	Ontonagon	.65
Hillsdale	.65	Osceola	.65
Houghton	.65	Oscoda	.64
Huron	.64	Otsego	.65
Ingham	.65	Otawawa	.66
Ionia	.65	Presque Isle	.64
Iosco	.64	Roscommon	.64
Iron	.65	Saginaw	.64
Isabella	.65	St. Clair	.65
Jackson	.65	St. Joseph	.65
Kalamazoo	.66	Sanilac	.64
Kalkaska	.65	Schoolcraft	.66
Kent	.66	Shiawassee	.64
Keweenaw	.65	Tuscola	.64
Lake	.66	Van Buren	.66
Lapeer	.64	Washtenaw	.65
Leelanau	.65	Wayne	.65
Lenawee	.65	Wexford	.66

MINNESOTA

County	Rate per bushel	County	Rate per bushel
Aitkin	\$0.58	Marshall	\$0.52
Anoka	.60	Martin	.58
Becker	.54	Meeker	.58
Beltrami	.53	Mille Lacs	.58
Benton	.55	Morrison	.57
Big Stone	.58	Mower	.59
Blue Earth	.59	Murray	.56
Brown	.58	Nicollet	.59
Carlton	.59	Nobles	.57
Carver	.60	Norman	.53
Cass	.56	Olmsted	.59
Chippewa	.56	Otter Tail	.55
Chisago	.60	Pennington	.53
Clay	.54	Pine	.59
Clearwater	.54	Pipestone	.56
Cook	.60	Polk	.53
Cottonwood	.57	Pope	.56
Crow Wing	.57	Ramsey	.60
Dakota	.60	Red Lake	.53
Dodge	.59	Redwood	.57
Douglas	.56	Renville	.58
Faribault	.59	Rice	.59
Fillmore	.60	Rock	.57
Freeborn	.59	Roseau	.52
Goodhue	.59	St. Louis	.59
Grant	.55	Scott	.60
Hennepin	.60	Sherburne	.59
Houston	.60	Sibley	.59
Hubbard	.55	Stearns	.58
Isanti	.59	Steele	.59
Itasca	.56	Stevens	.55
Jackson	.58	Swift	.56
Kanabec	.59	Todd	.57
Kandiyohi	.58	Traverse	.54
Kittson	.52	Wabasha	.59
Koochiching	.55	Wadena	.56
Lac qui Parle	.56	Waseca	.59
Lake	.60	Washington	.60
Lake of the Woods	.53	Watsonwan	.58
Le Sueur	.59	Wilkin	.54
Lincoln	.56	Winona	.60
Lyon	.56	Wright	.59
McLeod	.59	Yellow Medicine	.56
Mahnomen	.53		

MISSISSIPPI

All counties	\$0.72
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MISSOURI

County	Rate per bushel	County	Rate per bushel
Adair	\$0.65	Linn	\$0.65
Andrew	.64	Livingston	.65
Atchison	.63	McDonald	.67
Audrain	.64	Macon	.65
Barry	.67	Madison	.67
Barton	.66	Maries	.67
Bates	.65	Marion	.63
Benton	.65	Mercer	.64
Bollinger	.67	Miller	.66
Boone	.66	Mississippi	.66
Buchanan	.66	Moniteau	.66
Butler	.67	Monroe	.64
Caldwell	.66	Montgomery	.66
Callaway	.66	Morgan	.66
Camden	.66	New Madrid	.67
Cape		Newton	.66
Girardeau	.66	Nodaway	.63
Carroll	.65	Oregon	.68
Carter	.67	Osage	.67
Cass	.65	Ozark	.68
Cedar	.65	Pemisscot	.67
Chariton	.65	Perry	.66
Christian	.67	Pettis	.66
Clark	.63	Phelps	.67
Clay	.66	Pike	.63
Clinton	.66	Platte	.66
Cole	.66	Polk	.65
Cooper	.66	Pulaski	.66
Crawford	.67	Putnam	.64
Dade	.65	Ralls	.63
Dallas	.66	Randolph	.65
Daviess	.65	Ray	.66
De Kalb	.65	Reynolds	.67
Dent	.67	Ripley	.68
Douglas	.67	St. Charles	.65
Dunklin	.67	St. Clair	.65
Franklin	.67	St. Genevieve	.66
Gasconade	.67	St. Francois	.67
Gentry	.64	St. Louis	.66
Greene	.66	Saline	.65
Grundy	.64	Schuyler	.64
Harrison	.64	Scotland	.63
Henry	.65	Scott	.66
Hickory	.65	Shannon	.67
Holt	.64	Shelby	.64
Howard	.66	Stoddard	.67
Howell	.68	Stone	.67
Iron	.67	Sullivan	.64
Jackson	.65	Taney	.68
Jasper	.66	Texas	.66
Jefferson	.66	Vernon	.65
Johnson	.65	Warren	.66
Knox	.64	Washington	.67
Laclede	.66	Wayne	.67
LaFayette	.65	Webster	.66
Lawrence	.66	Worth	.63
Lewis	.63	Wright	.66
Lincoln	.65		

MONTANA

County	Rate per bushel	County	Rate per bushel
Beaverhead	\$0.60	Liberty	\$0.54
Big Horn	.56	Lincoln	.60
Blaine	.52	McCone	.52
Broadwater	.56	Madison	.58
Carbon	.56	Meagher	.56
Carter	.55	Mineral	.60
Cascade	.56	Missoula	.59
Chouteau	.53	Musselshell	.55
Custer	.54	Park	.56
Daniels	.52	Petroleum	.54
Dawson	.52	Phillips	.52
Deer Lodge	.58	Pondera	.54
Fallon	.54	Powder River	.55
Fergus	.54	Powell	.58
Flathead	.58	Prairie	.53
Gallatin	.56	Ravalli	.59
Garfield	.52	Richland	.52
Glacier	.55	Roosevelt	.52
Golden Valley	.55	Rosebud	.54
Granite	.59	Sanders	.60
Hill	.53	Sheridan	.52
Jefferson	.57	Silver Bow	.58
Judith Basin	.55	Stillwater	.56
Lake	.59	Sweet Grass	.56
Lewis and Clark	.57	Teton	.54
		Toole	.54

RULES AND REGULATIONS

MONTANA—Continued

County	Rate per bushel	County	Rate per bushel
Treasure	\$0.56	Wilboux	\$0.53
Valley	.52	Yellowstone	.56
Wheatland	.55		
NEBRASKA			
Adams	\$0.62	Jefferson	\$0.62
Antelope	.59	Johnson	.63
Arthur	.60	Kearney	.62
Banner	.60	Keith	.61
Blaine	.59	Keya Paha	.58
Boone	.60	Kimball	.61
Box Butte	.60	Knox	.58
Boyd	.58	Lancaster	.62
Brown	.59	Lincoln	.61
Buffalo	.61	Logan	.60
Burt	.60	Loup	.59
Butler	.61	McPherson	.60
Cass	.62	Madison	.60
Cedar	.59	Merrick	.60
Chase	.63	Morrill	.60
Cherry	.59	Nance	.60
Cheyenne	.61	Nemaha	.63
Clay	.62	Nuckolls	.62
Colfax	.61	Otoe	.62
Cuming	.60	Pawnee	.63
Custer	.60	Perkins	.62
Dakota	.60	Phelps	.62
Dawes	.60	Pierce	.59
Dawson	.61	Platte	.60
Deuel	.61	Polk	.60
Dixon	.60	Red Willow	.63
Dodge	.61	Richardson	.63
Douglas	.62	Rock	.59
Dundy	.64	Saline	.62
Fillmore	.62	Sarpy	.62
Franklin	.62	Saunders	.62
Frontier	.62	Scotts Bluff	.60
Furnas	.63	Seaward	.61
Gage	.63	Sheridan	.60
Garden	.60	Sherman	.60
Garfield	.59	Sioux	.60
Gosper	.62	Stanton	.60
Grant	.59	Thayer	.62
Greeley	.60	Thomas	.59
Hall	.61	Thurston	.60
Hamilton	.61	Valley	.60
Harlan	.62	Washington	.61
Hayes	.63	Wayne	.59
Hitchcock	.64	Webster	.62
Holt	.59	Wheeler	.59
Hooker	.59	York	.61
Howard	.60		
NEVADA			
All counties			\$0.75
NEW JERSEY			
All counties			\$0.73
NEW MEXICO			
All counties			\$0.72
NEW YORK			
All counties			\$0.72
NORTH CAROLINA			
All counties			\$0.73
NORTH DAKOTA			
County	Rate per bushel	County	Rate per bushel
Adams	\$0.53	Griggs	\$0.53
Barnes	.54	Hettinger	.52
Benson	.52	Kidder	.53
Billings	.52	La Moure	.54
Bottineau	.51	Logan	.53
Bowman	.53	McHenry	.51
Burke	.50	McIntosh	.53
Burleigh	.53	McKenzie	.51
Cass	.54	McLean	.51
Cavalier	.52	Mercer	.51
Dickey	.54	Mountrail	.50
Divide	.50	Morton	.52
Dunn	.51	Nelson	.53
Eddy	.53	Oliver	.52
Emmons	.53	Pembina	.52
Foster	.53	Pierce	.51
Golden Valley	.52	Ramsey	.52
Grand Forks	.53	Ransom	.54
Grant	.52	Renville	.51

NORTH DAKOTA—Continued

County	Rate per bushel	County	Rate per bushel
Richland	\$0.54	Stutsman	\$0.54
Rolette	.51	Towner	.52
Sargent	.54	Trall	.53
Sheridan	.52	Walsh	.52
Sioux	.53	Ward	.51
Slope	.52	Wells	.52
Stark	.52	Williams	.50
Steele	.53		
OHIO			
Adams	\$0.70	Licking	\$0.67
Allen	.66	Logan	.67
Ashland	.67	Lorain	.68
Ashtabula	.71	Lucas	.66
Athens	.71	Madison	.67
Auglaize	.66	Mahoning	.71
Belmont	.72	Marion	.67
Brown	.69	Medina	.69
Butler	.66	Meigs	.71
Carroll	.71	Mercer	.65
Champaign	.67	Miami	.66
Clark	.67	Monroe	.72
Clermont	.68	Montgomery	.66
Columbiana	.71	Morgan	.71
Coshocton	.69	Morrow	.67
Crawford	.67	Muskingum	.70
Cuyahoga	.69	Noble	.71
Darke	.65	Ottawa	.67
Defiance	.65	Paulding	.65
Delaware	.67	Perry	.69
Erie	.67	Pickaway	.67
Fairfield	.67	Pike	.70
Fayette	.67	Portage	.70
Franklin	.67	Preble	.65
Fulton	.66	Putnam	.66
Gallia	.71	Richland	.67
Geauga	.70	Ross	.68
Greene	.67	Sandusky	.67
Guernsey	.71	Scioto	.70
Hamilton	.67	Seneca	.67
Hancock	.66	Shelby	.66
Hardin	.66	Stark	.70
Harrison	.71	Summit	.69
Henry	.66	Trumbull	.71
Highland	.69	Tuscarawas	.70
Hocking	.69	Union	.67
Holmes	.69	Van Wert	.65
Huron	.67	Vinton	.70
Jackson	.70	Warren	.67
Jefferson	.72	Washington	.72
Knox	.67	Wayne	.69
Lake	.70	Williams	.66
Lawrence	.70	Wood	.66
		Wyandot	.67
OKLAHOMA			
All counties			\$0.69
OREGON			
County	Rate per bushel	County	Rate per bushel
Baker	\$0.65	Lake	\$0.67
Benton	.70	Lane	.69
Clackamas	.70	Lincoln	.70
Clatsop	.70	Linn	.69
Columbia	.70	Malheur	.65
Coos	.69	Marion	.70
Crook	.68	Morrow	.67
Curry	.69	Multnomah	.70
Deschutes	.68	Polk	.70
Douglas	.69	Sherman	.68
Gilliam	.68	Tillamook	.70
Grant	.67	Umatilla	.66
Harney	.66	Union	.66
Hood River	.70	Wallowa	.65
Jackson	.69	Wasco	.68
Jefferson	.68	Washington	.70
Josephine	.69	Wheeler	.68
Klamath	.67	Yamhill	.70
PENNSYLVANIA			
All counties			\$0.72
RHODE ISLAND			
All counties			\$0.73
SOUTH CAROLINA			
All counties			\$0.73

SOUTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Armstrong	\$0.54	Jackson	\$0.54
Aurora	.55	Jerauld	.55
Beadle	.55	Jones	.54
Bennett	.55	Kingsbury	.55
Bon Homme	.56	Lake	.56
Brookings	.56	Lawrence	.53
Brown	.54	Lincoln	.57
Brule	.55	Lyman	.54
Buffalo	.55	McCook	.55
Butte	.53	McPherson	.53
Campbell	.53	Marshall	.54
Charles Mix	.55	Meade	.53
Clark	.54	Mellette	.55
Clay	.58	Miner	.55
Codington	.54	Minnehaha	.56
Corson	.53	Moody	.56
Custer	.56	Pennington	.54
Davison	.55	Perkins	.53
Day	.54	Potter	.53
Deuel	.56	Roberts	.54
Dewey	.53	Sanborn	.55
Douglas	.55	Shannon	.56
Edmunds	.53	Spink	.54
Fall River	.56	Stanley	.54
Faulk	.53	Sully	.54
Grant	.55	Todd	.55
Gregory	.55	Tripp	.55
Haakon	.54	Turner	.57
Hamlin	.55	Union	.58
Hand	.54	Walworth	.53
Hanson	.55	Washabaugh	.55
Harding	.53	Washington	.54
Hughes	.54	Yankton	.57
Hutchinson	.56	Ziebach	.53
Hyde	.54		
TENNESSEE			
All counties			\$0.73
TEXAS			
All counties			\$0.71
UTAH			
All counties			\$0.72
VIRGINIA			
All counties			\$0.72
WASHINGTON			
County	Rate per bushel	County	Rate per bushel
Adams	\$0.65	Lewis	\$0.70
Asotin	.65	Lincoln	.65
Benton	.67	Mason	.70
Chelan	.68	Okanogan	.68
Clallam	.70	Pacific	.70
Clark	.70	Pend Oreille	.63
Columbia	.65	Pierce	.70
Cowlitz	.70	San Juan	.70
Douglas	.67	Skagit	.70
Ferry	.66	Skamania	.70
Franklin	.65	Snohomish	.70
Garfield	.65	Spokane	.64
Grant	.66	Stevens	.64
Grays Harbor	.70	Thurston	.70
Island	.70	Wahkiakum	.70
Jefferson	.70	Walla Walla	.65
King	.70	Whatcom	.70
Kitsap	.70	Whitman	.64
Kittitas	.68	Yakima	.68
Klickitat	.68		
WEST VIRGINIA			
All counties			\$0.73
WISCONSIN			
County	Rate per bushel	County	Rate per bushel
Adams	\$0.63	Dane	\$0.64
Ashland	.63	Dodge	.63
Barron	.61	Door	.61
Bayfield	.62	Douglas	.62
Brown	.62	Dunn	.62
Buffalo	.61	Eau Claire	.62
Burnett	.61	Florence	.62
Calumet	.62	Fond du Lac	.64
Chippewa	.62	Forest	.64
Clark	.62	Grant	.64
Columbia	.63	Green	.64
Crawford	.64	Green Lake	.63

WISCONSIN—Continued

County	Rate per bushel	County	Rate per bushel
Iowa	\$0.65	Portage	\$0.63
Iron	.64	Price	.63
Jackson	.63	Racine	.65
Jefferson	.64	Richland	.64
Juneau	.63	Rock	.64
Kenosha	.65	Rusk	.62
Kewaunee	.62	St. Croix	.61
La Crosse	.62	Sauk	.64
LaFayette	.65	Sawyer	.62
Langlade	.63	Shawano	.63
Lincoln	.63	Sheboygan	.63
Manitowoc	.62	Taylor	.63
Marathon	.63	Trempealeau	.62
Marquette	.64	Vernon	.63
Marquette	.63	Vilas	.64
Milwaukee	.65	Walworth	.64
Monroe	.63	Washburn	.61
Oconto	.63	Washington	.64
Oneida	.64	Waukesha	.65
Outagamie	.62	Waupaca	.63
Ozaukee	.64	Waushara	.63
Pepin	.61	Winnebago	.62
Pierce	.61	Wood	.63
Polk	.61		

WYOMING

All counties..... \$0.62

(Sec. 4, 62 Stat. 1070 as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 105, 401, 63 Stat. 1051, as amended; 15 U.S.C. 714c, 7 U.S.C. 1421, 1441)

Effective date. Upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on August 10, 1962.

ROBERT G. LEWIS,
Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 62-8232; Filed, Aug. 15, 1962; 8:45 a.m.]

[1962 C.C.C. Grain Price Support Bulletin 1, Supp. 1, Amdt. 1, Soybeans]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1962-Crop Soybean Loan and Purchase Agreement Program

The regulations issued by the Commodity Credit Corporation and the Agricultural Stabilization and Conservation Service (27 F.R. 6525) with respect to soybeans in 1962 which contained specific requirements for the 1962-crop soybean price support program are hereby amended as follows:

Section 421.1613 *Support rates*, is amended by adding paragraph (c) which contains basic support rates for counties. The added paragraph reads as follows:

§ 421.1613 *Support rates.*

(c) *Basic support rates.* The basic support rates for loans and settlement purposes for farm-stored and warehouse-stored soybeans are as follows:

County	ALABAMA	Rate per bushel
All counties.....		\$2.21
ARIZONA		
All counties.....		\$2.11
ARKANSAS		
All counties.....		\$2.24
CALIFORNIA		
All counties.....		\$2.11

DELAWARE

County Rate per bushel
All counties..... \$2.21

FLORIDA

All counties..... \$2.20

GEORGIA

All counties..... \$2.21

ILLINOIS

County	Rate per bushel	County	Rate per bushel
Adams	\$2.28	Lee	\$2.28
Alexander	2.25	Livingston	2.31
Bond	2.30	Logan	2.31
Boone	2.29	McDonough	2.28
Brown	2.28	McHenry	2.30
Bureau	2.23	McLean	2.31
Calhoun	2.28	Macon	2.31
Carroll	2.28	Macoupin	2.30
Cass	2.29	Madison	2.29
Champaign	2.31	Marion	2.29
Christian	2.31	Marshall	2.30
Clark	2.30	Mason	2.29
Clay	2.29	Massac	2.26
Clinton	2.28	Menard	2.29
Coles	2.31	Mercer	2.28
Cook	2.32	Monroe	2.26
Crawford	2.29	Montgomery	2.30
Cumberland	2.31	Morgan	2.30
De Kalb	2.31	Moultrie	2.31
De Witt	2.31	Ogle	2.28
Douglas	2.31	Peoria	2.29
Du Page	2.31	Perry	2.26
Edgar	2.31	Piatt	2.31
Edwards	2.27	Pike	2.28
Effingham	2.31	Pope	2.26
Fayette	2.31	Pulaski	2.25
Ford	2.31	Putnam	2.28
Franklin	2.26	Randolph	2.26
Fulton	2.28	Richland	2.29
Gallatin	2.26	Rock Island	2.28
Greene	2.29	St. Clair	2.27
Grundy	2.31	Saline	2.26
Hamilton	2.27	Sangamon	2.31
Hancock	2.28	Schuyler	2.28
Hardin	2.26	Scott	2.29
Henderson	2.28	Shelby	2.31
Henry	2.28	Stark	2.29
Iroquois	2.31	Stephenson	2.28
Jackson	2.26	Tazewell	2.30
Jasper	2.30	Union	2.25
Jefferson	2.27	Vermilion	2.31
Jersey	2.28	Wabash	2.27
Jo Daviess	2.28	Warren	2.28
Johnson	2.25	Washington	2.27
Kane	2.31	Wayne	2.27
Kankakee	2.31	White	2.26
Kendall	2.31	Whiteside	2.28
Knox	2.29	Will	2.31
Lake	2.31	Williamson	2.26
La Salle	2.31	Winnebago	2.28
Lawrence	2.28	Woodford	2.30

INDIANA

Adams	\$2.25	Grant	\$2.24
Allen	2.26	Greene	2.26
Bartholomew	2.24	Hamilton	2.25
Benton	2.30	Hancock	2.24
Blackford	2.24	Harrison	2.23
Boone	2.26	Hendricks	2.25
Brown	2.24	Henry	2.24
Carroll	2.26	Howard	2.25
Cass	2.25	Huntington	2.25
Clark	2.23	Jackson	2.24
Clay	2.26	Jasper	2.28
Clinton	2.26	Jay	2.24
Crawford	2.23	Jefferson	2.23
Daviess	2.25	Jennings	2.23
Dearborn	2.23	Johnson	2.24
Decatur	2.24	Knox	2.26
De Kalb	2.26	Kosciusko	2.25
Delaware	2.24	Lagrange	2.26
Dubois	2.24	Lake	2.30
Elkhart	2.25	La Porte	2.27
Fayette	2.24	Lawrence	2.25
Floyd	2.23	Madison	2.24
Fountain	2.29	Marion	2.25
Franklin	2.24	Marshall	2.26
Fulton	2.25	Martin	2.25
Gibson	2.26	Miami	2.24

INDIANA—Continued

County	Rate per bushel	County	Rate per bushel
Monroe	\$2.25	Shelby	\$2.24
Montgomery	2.28	Spencer	2.23
Morgan	2.25	Starke	2.27
Newton	2.30	Steuben	2.26
Noble	2.26	Sullivan	2.27
Ohio	2.23	Switzerland	2.23
Orange	2.24	Tiptecanoe	2.28
Owen	2.25	Tipton	2.25
Parke	2.27	Union	2.24
Perry	2.23	Vanderburgh	2.25
Pike	2.25	Vermillion	2.29
Porter	2.29	Vigo	2.28
Posey	2.25	Wabash	2.24
Pulaski	2.27	Warren	2.29
Putnam	2.26	Warrick	2.24
Randolph	2.24	Washington	2.23
Ripley	2.23	Wayne	2.24
Rush	2.24	Wells	2.25
St. Joseph	2.26	White	2.28
Scott	2.23	Whitley	2.26

IOWA

Adair	\$2.21	Jefferson	\$2.24
Adams	2.20	Johnson	2.25
Allamakee	2.22	Jones	2.25
Appanoose	2.22	Keokuk	2.24
Audubon	2.21	Kossuth	2.20
Benton	2.25	Lee	2.25
Black Hawk	2.23	Linn	2.25
Boone	2.22	Louisa	2.25
Bremer	2.22	Lucas	2.22
Buchanan	2.24	Lyon	2.18
Buena Vista	2.20	Madison	2.21
Butler	2.22	Mahaska	2.23
Calhoun	2.21	Marion	2.23
Carroll	2.21	Marshall	2.24
Cass	2.20	Mills	2.19
Cedar	2.26	Mitchell	2.20
Cerro Gordo	2.21	Monona	2.19
Cherokee	2.19	Monroe	2.22
Chickasaw	2.21	Montgomery	2.19
Clarke	2.21	Muscatine	2.26
Clay	2.20	O'Brien	2.19
Clayton	2.23	Osceola	2.19
Clinton	2.26	Page	2.19
Crawford	2.20	Palo Alto	2.20
Dallas	2.22	Plymouth	2.18
Davis	2.23	Pocahontas	2.20
Decatur	2.21	Polk	2.23
Delaware	2.24	Pottawattamie	2.19
Des Moines	2.25	Poweshiek	2.24
Dickinson	2.19	Ringgold	2.20
Dubuque	2.24	Sac	2.21
Emmet	2.19	Scott	2.26
Fayette	2.23	Shelby	2.20
Floyd	2.21	Sioux	2.18
Franklin	2.22	Story	2.23
Fremont	2.19	Tama	2.24
Greene	2.21	Taylor	2.20
Grundy	2.23	Union	2.20
Guthrie	2.21	Van Buren	2.24
Hamilton	2.22	Wapello	2.23
Hancock	2.20	Warren	2.22
Hardin	2.23	Washington	2.24
Harrison	2.19	Wayne	2.22
Henry	2.24	Webster	2.22
Howard	2.20	Winnebago	2.19
Humboldt	2.21	Winneshiek	2.21
Ida	2.20	Woodbury	2.19
Iowa	2.25	Worth	2.20
Jackson	2.26	Wright	2.22
Jasper	2.24		

KANSAS

Allen	\$2.18	Crawford	\$2.17
Anderson	2.19	Dickinson	2.16
Atchison	2.19	Doniphan	2.19
Bourbon	2.18	Douglas	2.19
Brown	2.18	Elk	2.16
Butler	2.16	Ellsworth	2.14
Chase	2.16	Franklin	2.19
Chautauqua	2.15	Geary	2.17
Cherokee	2.17	Greenwood	2.17
Clay	2.17	Harper	2.14
Cloud	2.16	Harvey	2.15
Coffey	2.18	Jackson	2.18
Cowley	2.15	Jefferson	2.19

RULES AND REGULATIONS

KANSAS—Continued

County	Rate per bushel	County	Rate per bushel
Jewell	\$2.15	Ottawa	\$2.16
Johnson	2.19	Pottawatomie	2.17
Kingman	2.14	Reno	2.14
Labette	2.16	Republic	2.16
Leavenworth	2.19	Rice	2.14
Lincoln	2.15	Riley	2.17
Linn	2.19	Russell	2.14
Lyon	2.17	Saline	2.15
McPherson	2.15	Sedgwick	2.15
Marion	2.16	Shawnee	2.19
Marshall	2.17	Smith	2.14
Miami	2.19	Sumner	2.14
Mitchell	2.15	Wabaunsee	2.18
Montgomery	2.15	Washington	2.17
Morris	2.17	Wilson	2.16
Nemaha	2.18	Woodson	2.17
Neosho	2.17	Wyandotte	2.19
Osage	2.18	All other counties	2.13
Osborne	2.14		

KENTUCKY

All counties----- \$2.24

LOUISIANA

All counties----- \$2.24

MARYLAND

All counties----- \$2.21

MICHIGAN

County	Rate per bushel	County	Rate per bushel
Allegan	\$2.20	Lapeer	\$2.20
Arenac	2.18	Lenawee	2.24
Barry	2.20	Livingston	2.22
Bay	2.18	Macomb	2.22
Berrien	2.23	Mecosta	2.18
Branch	2.23	Midland	2.18
Calhoun	2.22	Monroe	2.24
Cass	2.22	Montcalm	2.19
Clare	2.18	Muskegon	2.18
Clinton	2.20	Newaygo	2.18
Eaton	2.21	Oakland	2.22
Genesee	2.20	Oceana	2.18
Gladwin	2.18	Ottawa	2.19
Gratiot	2.19	Saginaw	2.19
Hillsdale	2.24	St. Clair	2.21
Huron	2.18	St. Joseph	2.22
Ingham	2.22	Sanilac	2.19
Ionia	2.20	Shiawassee	2.20
Isabella	2.18	Tuscola	2.19
Jackson	2.23	Van Buren	2.21
Kalamazoo	2.21	Washtenaw	2.23
Kent	2.19	Wayne	2.23

MINNESOTA

County	Rate per bushel	County	Rate per bushel
Aitkin	\$2.14	Lincoln	\$2.17
Anoka	2.18	Lyon	2.17
Becker	2.12	McLeod	2.18
Benton	2.16	Mahnomen	2.12
Big Stone	2.15	Marshall	2.11
Blue Earth	2.19	Martin	2.19
Brown	2.18	Meeker	2.17
Carver	2.18	Mille Lacs	2.16
Cass	2.13	Morrison	2.15
Chippewa	2.16	Mower	2.20
Chisago	2.18	Murray	2.17
Clay	2.12	Nicollet	2.18
Clearwater	2.12	Nobles	2.18
Cottonwood	2.18	Norman	2.12
Crow Wing	2.14	Olmstead	2.20
Dakota	2.19	Otter Tail	2.13
Dodge	2.20	Pennington	2.12
Douglas	2.14	Pine	2.16
Faribault	2.19	Pipestone	2.17
Fillmore	2.20	Polk	2.12
Freeborn	2.20	Pope	2.15
Goodhue	2.20	Ramsey	2.19
Grant	2.14	Red Lake	2.12
Hennepin	2.19	Redwood	2.17
Houston	2.20	Renville	2.17
Hubbard	2.12	Rice	2.20
Isanti	2.18	Rock	2.17
Jackson	2.18	Roseau	2.11
Kanabec	2.17	Scott	2.19
Kandiyohi	2.16	Sherburne	2.18
Kittson	2.11	Sibley	2.18
Lac qui Parle	2.16	Stearns	2.16
Le Sueur	2.19	Steele	2.20

MINNESOTA—Continued

County	Rate per bushel	County	Rate per bushel
Stevens	\$2.15	Washington	\$2.19
Swift	2.16	Watsonwan	2.19
Todd	2.14	Wilkin	2.13
Traverse	2.14	Winona	2.20
Wabasha	2.20	Wright	2.18
Wadena	2.13	Yellow	
Waseca	2.19	Medicine	2.16

MISSISSIPPI

All counties----- \$2.24

MISSOURI

County	Rate per bushel	County	Rate per bushel
Adair	\$2.23	Linn	\$2.22
Andrew	2.20	Livingston	2.21
Atchison	2.20	McDonald	2.18
Audrain	2.24	Macon	2.23
Barry	2.18	Madison	2.22
Barton	2.18	Maries	2.21
Bates	2.20	Marion	2.25
Benton	2.20	Mercer	2.21
Bollinger	2.23	Miller	2.21
Boone	2.23	Mississippi	2.24
Buchanan	2.20	Moniteau	2.22
Butler	2.24	Monroe	2.24
Caldwell	2.20	Montgomery	2.23
Callaway	2.23	Morgan	2.21
Camden	2.21	New Madrid	2.24
Cape		Newton	2.18
Girardeau	2.24	Nodaway	2.20
Carroll	2.21	Oregon	2.21
Carter	2.22	Osage	2.22
Cass	2.20	Ozark	2.20
Cedar	2.19	Pemiscot	2.24
Chariton	2.22	Perry	2.23
Christian	2.19	Pettis	2.21
Clark	2.25	Phelps	2.21
Clay	2.20	Pike	2.25
Clinton	2.20	Platte	2.20
Cole	2.22	Polk	2.20
Cooper	2.22	Pulaski	2.21
Crawford	2.22	Putnam	2.22
Dade	2.18	Ralls	2.25
Dallas	2.20	Randolph	2.23
Daviess	2.20	Ray	2.20
DeKalb	2.20	Reynolds	2.21
Dent	2.21	Ripley	2.22
Douglas	2.20	St. Charles	2.24
Dunklin	2.24	St. Clair	2.20
Franklin	2.23	St. Francois	2.23
Gasconade	2.22	St. Louis	2.24
Gentry	2.20	Ste. Genevieve	2.23
Greene	2.19	Saline	2.21
Grundy	2.21	Schuyler	2.23
Harrison	2.20	Scotland	2.24
Henry	2.20	Scott	2.24
Hickory	2.20	Shannon	2.21
Holt	2.20	Shelby	2.24
Howard	2.22	Stoddard	2.24
Howell	2.21	Stone	2.19
Iron	2.21	Sullivan	2.22
Jackson	2.20	Taney	2.20
Jasper	2.18	Texas	2.21
Jefferson	2.23	Vernon	2.19
Johnson	2.20	Warren	2.23
Knox	2.24	Washington	2.22
Laclede	2.20	Wayne	2.22
Lafayette	2.20	Webster	2.20
Lawrence	2.18	Worth	2.20
Lewis	2.25	Wright	2.20
Lincoln	2.24		

NEBRASKA

County	Rate per bushel	County	Rate per bushel
Adams	\$2.14	Fillmore	\$2.16
Antelope	2.15	Gage	2.17
Boone	2.15	Hall	2.14
Boyd	2.14	Hamilton	2.15
Burt	2.18	Jefferson	2.17
Butler	2.18	Johnson	2.18
Cass	2.18	Knox	2.15
Cedar	2.16	Lancaster	2.18
Clay	2.15	Madison	2.15
Colfax	2.17	Merrick	2.15
Cuming	2.17	Nance	2.15
Dakota	2.17	Nemaha	2.18
Dixon	2.17	Nuckolls	2.15
Dodge	2.18	Otoe	2.18
Douglas	2.18	Pawnee	2.18

NEBRASKA—Continued

County	Rate per bushel	County	Rate per bushel
Pierce	\$2.15	Thayer	\$2.16
Platte	2.16	Thurston	2.17
Polk	2.16	Washington	2.18
Richardson	2.18	Wayne	2.16
Saline	2.17	Webster	2.14
Sarpy	2.18	York	2.16
Saunders	2.18	All other counties	2.13
Seward	2.17		
Stanton	2.16		

NEW JERSEY

All counties----- \$2.21

NEW MEXICO

All counties----- \$2.11

NEW YORK

All counties----- \$2.20

NORTH CAROLINA

All counties----- \$2.21

NORTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Barnes	\$2.11	Sargent	\$2.11
Cass	2.12	Steele	2.11
Grand Forks	2.11	Traill	2.12
Ransom	2.11	All other counties	2.10
Richland	2.12		

OHIO

County	Rate per bushel	County	Rate per bushel
Adams	\$2.23	Licking	\$2.25
Allen	2.26	Logan	2.25
Ashland	2.25	Lorain	2.26
Ashtabula	2.26	Lucas	2.27
Athens	2.24	Madison	2.24
Auglaize	2.25	Mahoning	2.25
Belmont	2.24	Marion	2.26
Brown	2.23	Medina	2.26
Butler	2.23	Meigs	2.23
Carroll	2.25	Mercer	2.25
Champaign	2.24	Miami	2.24
Clark	2.23	Monroe	2.23
Clermont	2.23	Montgomery	2.23
Clinton	2.23	Morgan	2.24
Columbiana	2.25	Morrow	2.26
Coshocton	2.25	Muskingum	2.25
Crawford	2.26	Noble	2.24
Cuyahoga	2.26	Ottawa	2.27
Darke	2.24	Paulding	2.27
Defiance	2.27	Perry	2.25
Delaware	2.25	Pickaway	2.24
Erie	2.27	Pike	2.23
Fairfield	2.25	Portage	2.26
Fayette	2.23	Preble	2.23
Franklin	2.25	Putnam	2.27
Fulton	2.27	Richland	2.26
Gallia	2.23	Ross	2.23
Geauga	2.26	Sandusky	2.27
Greene	2.23	Scioto	2.23
Guernsey	2.25	Seneca	2.27
Hamilton	2.23	Shelby	2.25
Hancock	2.26	Stark	2.25
Hardin	2.25	Summit	2.26
Harrison	2.25	Trumbull	2.26
Henry	2.27	Tuscarawas	2.25
Highland	2.23	Union	2.25
Hocking	2.24	Van Wert	2.26
Holmes	2.25	Vinton	2.24
Huron	2.26	Warren	2.23
Jackson	2.23	Washington	2.23
Jefferson	2.25	Wayne	2.25
Knox	2.25	Williams	2.27
Lake	2.26	Wood	2.27
Lawrence	2.23	Wyandot	2.26

OKLAHOMA

All counties----- \$2.16

PENNSYLVANIA

All counties----- \$2.20

SOUTH CAROLINA

All counties----- \$2.21

SOUTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Aurora	\$2.12	Brule	\$2.12
Beadle	2.12	Charles Mix	2.13
Bon Homme	2.14	Clay	2.15
Brookings	2.14	Codington	2.12

SOUTH DAKOTA—Continued

County	Rate per bushel	County	Rate per bushel
Davison	\$2.13	McCook	\$2.14
Deuel	2.13	Miner	2.13
Douglas	2.13	Minnehaha	2.15
Grant	2.13	Moody	2.14
Hamlin	2.12	Roberts	2.12
Hanson	2.13	Sanborn	2.12
Hutchinson	2.14	Turner	2.15
Jerauld	2.12	Union	2.16
Kingsbury	2.13	Yankton	2.15
Lake	2.14	All other counties	2.11
Lincoln	2.16		

TENNESSEE

All counties	\$2.24
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TEXAS

All counties	\$2.16
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VIRGINIA

All counties	\$2.21
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WEST VIRGINIA

All counties	\$2.20
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WISCONSIN

County	Rate per bushel	County	Rate per bushel
Adams	\$2.22	Marquette	\$2.23
Barron	2.19	Milwaukee	2.26
Brown	2.21	Monroe	2.21
Buffalo	2.20	Oconto	2.20
Burnett	2.18	Oneida	2.18
Calumet	2.22	Outagamie	2.21
Chippewa	2.19	Ozaukee	2.25
Clark	2.19	Pepin	2.20
Columbia	2.24	Pierce	2.20
Crawford	2.23	Polk	2.19
Dane	2.25	Portage	2.21
Dodge	2.25	Price	2.18
Door	2.20	Racine	2.28
Douglas	2.18	Richland	2.23
Dunn	2.20	Rock	2.27
Eau Claire	2.20	Rusk	2.18
Fond du Lac	2.24	St. Croix	2.19
Grant	2.24	Sauk	2.23
Green	2.26	Sawyer	2.18
Green Lake	2.23	Shawano	2.20
Iowa	2.24	Sheboygan	2.24
Jackson	2.21	Taylor	2.18
Jefferson	2.26	Trempealeau	2.20
Juneau	2.22	Vernon	2.22
Kenosha	2.28	Walworth	2.28
Kewaunee	2.20	Washburn	2.18
La Crosse	2.21	Washington	2.25
Lafayette	2.25	Waukesha	2.26
Langlade	2.19	Waupaca	2.21
Lincoln	2.18	Waushara	2.22
Manitowoc	2.22	Winnebago	2.22
Marathon	2.19	Wood	2.21
Marquette	2.19		

(Sec. 4, 62 Stat. 1070 as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 203, 301, 401, 63 Stat. 1054; 7 U.S.C. 1446(d), 1447, 1421)

Effective date. Upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on August 10, 1962.

ROBERT G. LEWIS,

Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 62-8233; Filed, Aug. 15, 1962; 8:45 a.m.]

[1962 C.C.C. Grain Price Support Bulletin 1, Supp. 1, Amdt. 1, Grain Sorghums]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1962-Crop Grain Sorghum Loan and Purchase Agreement Program

The regulations issued by the Commodity Credit Corporation and the Agri-

cultural Stabilization and Conservation Service (27 F.R. 6463) with respect to grain sorghums produced in 1962 which contained specific requirements for the 1962-crop grain sorghum price support program are hereby amended as follows:

Section 421.1412 *Support rates*, is amended by adding paragraphs (e) and (f) which contain basic support rates for counties and terminal markets. The added paragraphs read as follows:

§ 421.1412 *Support rates.*

(e) *Basic support rates (Terminals).* The basic support rates for loan and settlement purposes for grain sorghums stored in approved warehouses at the terminal markets listed below are as follows:

Terminal market	Rate per hundredweight
Sioux City, Iowa	\$2.15
Omaha, Nebr.	2.19
Council Bluffs, Iowa	2.19
Atchison, Kans.	2.28
Kansas City, Kans.	2.28
Kansas City, Mo.	2.28
St. Joseph, Mo.	2.28
Cairo, Ill.	2.35
St. Louis, Mo.	2.35
Memphis, Tenn.	2.40
Corpus Christi, Tex.	2.45
Galveston, Tex.	2.45
Houston, Tex.	2.45
Port Arthur, Tex.	2.45
Baton Rouge, La.	2.45
New Orleans, La.	2.45
Los Angeles, Calif.	2.61
Long Beach, Calif.	2.61
Oakland, Calif.	2.61
San Francisco, Calif.	2.61
Stockton, Calif.	2.61
Wilmington, Calif.	2.61
Astoria, Oreg.	2.60
Portland, Oreg.	2.60
Kalama, Wash.	2.60
Longview, Wash.	2.60
Seattle, Wash.	2.60
Tacoma, Wash.	2.60
Vancouver, Wash.	2.60

(f) *Basic support rates (counties).* The basic support rates for loans and settlement purposes for farm-stored and country warehouse-stored grain sorghums are as follows:

County	ALABAMA	Rate per hundred-weight
All counties		\$2.00

County	ARIZONA	Rate per hundred-weight	County	Rate per hundred-weight
Apache		\$1.75	Mohave	\$1.74
Cochise		2.10	Navajo	1.75
Coconino		1.75	Pima	2.20
Gila		1.70	Pinal	2.25
Graham		2.00	Santa Cruz	2.15
Greenlee		1.70	Yavapai	1.68
Maricopa		2.25	Yuma	2.28

County	ARKANSAS	Rate per hundred-weight	County	Rate per hundred-weight
Arkansas		\$2.12	Cleveland	\$2.00
Ashley		1.95	Columbia	1.92
Baxter		1.94	Conway	2.08
Benton		1.87	Craighead	2.13
Boone		1.92	Crawford	1.89
Bradley		1.94	Crittenden	2.13
Calhoun		1.96	Cross	2.13
Carroll		1.89	Dallas	1.97
Chicot		1.96	Desha	2.11
Clark		1.95	Drew	2.01
Clay		2.13	Faulkner	2.10
Cleburne		2.13	Franklin	1.91

ARKANSAS—Continued

County	Rate per hundred-weight	County	Rate per hundred-weight
Fulton	\$2.01	Newton	\$1.92
Garland	1.95	Ouachita	1.94
Grant	1.97	Perry	1.95
Greene	2.13	Phillips	2.13
Hempstead	1.92	Pike	1.92
Hot Spring	1.97	Poinsett	2.13
Howard	1.91	Polk	1.87
Independence	2.06	Pope	1.94
Izard	1.97	Prairie	2.13
Jackson	2.13	Pulaski	2.11
Jefferson	2.09	Randolph	2.13
Johnson	1.92	St. Francis	2.13
Lafayette	1.92	Saline	2.00
Lawrence	2.13	Scott	1.87
Lee	2.13	Searcy	1.92
Lincoln	2.10	Sebastian	1.89
Little River	1.91	Sevier	1.88
Logan	1.91	Sharp	2.01
Lonoke	2.13	Stone	1.98
Madison	1.87	Union	1.92
Marion	1.92	Van Buren	2.01
Miller	1.91	Washington	1.87
Mississippi	2.13	White	2.13
Monroe	2.13	Woodruff	2.13
Montgomery	1.91	Yell	1.94
Nevada	1.92		

CALIFORNIA

County	Rate per hundred-weight	County	Rate per hundred-weight
Alameda	\$2.39	Sacramento	\$2.38
Amador	2.39	San Benito	2.32
Butte	2.29	San Bernar-	
Calaveras	2.39	dino	2.35
Colusa	2.31	San Diego	2.29
Contra Costa	2.39	San Francisco	2.42
El Dorado	2.33	San Joaquin	2.42
Fresno	2.31	San Luis	
Glenn	2.27	Obispo	2.24
Imperial	2.31	San Mateo	2.39
Inyo	2.05	Santa Barbara	2.26
Kern	2.25	Santa Clara	2.38
Kings	2.30	Santa Cruz	2.33
Lake	2.28	Shasta	2.17
Lassen	2.08	Sierra	2.06
Los Angeles	2.36	Siskiyou	2.17
Madera	2.33	Solano	2.37
Marin	2.39	Sonoma	2.36
Merced	2.36	Stanislaus	2.39
Modoc	2.16	Sutter	2.33
Mono	1.99	Tehama	2.22
Monterey	2.30	Tulare	2.30
Napa	2.37	Tuolumne	2.40
Orange	2.33	Ventura	2.36
Placer	2.35	Yolo	2.35
Plumas	2.20	Yuba	2.33
Riverside	2.30		

COLORADO

Baca	\$1.81
All other counties	1.75

FLORIDA

All counties	\$2.00
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GEORGIA

All counties	\$2.05
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IDAHO

All counties	\$1.75
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ILLINOIS

All counties	\$1.87
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INDIANA

All counties	\$1.90
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IOWA

County	Rate per hundred-weight	County	Rate per hundred-weight
Adair	\$1.93	Cerro Gordo	\$1.83
Adams	1.96	Cherokee	1.92
Appanoose	1.95	Clarke	1.94
Audubon	1.95	Clay	1.90
Boone	1.90	Crawford	1.96
Buena Vista	1.90	Dallas	1.90
Butler	1.81	Davis	1.92
Calhoun	1.91	Decatur	1.96
Carroll	1.95	Des Moines	1.86
Cass	1.94	Dickinson	1.88

RULES AND REGULATIONS

IOWA—Continued

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Iowa counties and their rates.

KANSAS

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Kansas counties and their rates.

KENTUCKY

All counties----- \$2.00

LOUISIANA

All counties----- \$2.00

MICHIGAN

All counties----- \$1.85

Table with columns: County, MINNESOTA, Rate per hundred-weight. Lists Minnesota counties and their rates.

Table with columns: County, MISSISSIPPI, Rate per hundred-weight. Lists Mississippi counties and their rates.

MISSOURI

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Missouri counties and their rates.

NEBRASKA

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Nebraska counties and their rates.

NEBRASKA—Continued

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Nebraska counties and their rates.

NEVADA

All counties----- \$1.85

NEW MEXICO

Hidalgo----- \$1.92
Luna----- 1.92
All other counties----- 1.90

NORTH CAROLINA

All counties----- \$2.05

NORTH DAKOTA

All counties----- \$1.75

OHIO

All counties----- \$1.90

OKLAHOMA

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists Oklahoma counties and their rates.

OREGON

All counties----- \$1.90

PENNSYLVANIA

All counties----- \$2.05

SOUTH CAROLINA

All counties----- \$2.05

SOUTH DAKOTA

Table with columns: County, Rate per hundred-weight, County, Rate per hundred-weight. Lists South Dakota counties and their rates.

TENNESSEE

All counties----- \$2.00

TEXAS			
County	Rate per hundred-weight	County	Rate per hundred-weight
Anderson	\$2.14	Kerr	2.15
Angelina	2.18	Kimble	1.99
Aransas	2.27	Kinney	2.07
Archer	1.91	Kleberg	2.26
Atascosa	2.19	Lamar	1.97
Austin	2.24	Lampasas	2.07
Bandera	2.16	La Salle	2.12
Bastrop	2.16	Lavaca	2.18
Bee	2.27	Lee	2.18
Bell	2.12	Leon	2.16
Bexar	2.18	Liberty	2.24
Blanco	2.12	Limestone	2.15
Bosque	2.07	Live Oak	2.24
Bowie	1.99	Llano	2.07
Brazoria	2.24	McCulloch	1.99
Brazos	2.19	McLennan	2.12
Brooks	2.19	McMullen	2.20
Brown	2.01	Madison	2.19
Burleson	2.19	Marion	2.03
Burnet	2.09	Mason	2.01
Caldwell	2.17	Matagorda	2.20
Calhoun	2.21	Maverick	2.06
Callahan	1.95	Medina	2.16
Cameron	2.13	Menard	1.97
Camp	2.03	Milam	2.16
Cass	2.01	Mills	2.05
Chambers	2.18	Montague	1.97
Cherokee	2.13	Montgomery	2.24
Clay	1.95	Morris	2.03
Coleman	1.97	Nacogdoches	2.14
Collin	2.03	Navarro	2.10
Colorado	2.21	Newton	2.17
Comal	2.17	Nueces	2.28
Comanche	2.01	Orange	2.19
Concho	1.97	Palo Pinto	1.98
Cooke	1.98	Panola	2.09
Coryell	2.09	Parker	2.03
Dallas	2.05	Polk	2.20
Delta	1.98	Rains	2.05
Denton	2.01	Real	2.13
De Witt	2.19	Red River	1.95
Dimmit	2.07	Refugio	2.24
Duval	2.22	Robertson	2.15
Eastland	1.98	Rockwall	2.01
Edwards	1.95	Runnels	1.95
Ellis	2.06	Rusk	2.08
Erath	2.00	Sabine	2.12
Falls	2.14	San	
Fannin	1.99	Augustine	2.12
Fayette	2.19	San Jacinto	2.23
Fort Bend	2.24	San Patricio	2.28
Franklin	2.03	San Saba	2.01
Freestone	2.13	Shackelford	1.93
Frio	2.13	Shelby	2.12
Galveston	2.24	Smith	2.09
Gillespie	2.15	Somervell	2.03
Goliad	2.22	Starr	2.11
Gonzales	2.16	Stephens	1.97
Grayson	1.99	Tarrant	2.05
Gregg	2.06	Taylor	1.93
Grimes	2.21	Throckmorton	1.94
Guadalupe	2.17	Titus	2.03
Hamilton	2.03	Travis	2.15
Hardin	2.19	Trinity	2.20
Harris	2.24	Tyler	2.17
Harrison	2.04	Upshur	2.05
Hays	2.14	Uvalde	2.13
Henderson	2.09	Val Verde	2.03
Hidalgo	2.13	Van Zandt	2.05
Hill	2.09	Victoria	2.21
Hood	2.01	Walker	2.22
Hopkins	1.99	Waller	2.24
Houston	2.18	Washington	2.21
Hunt	2.01	Webb	2.15
Jack	1.97	Wharton	2.22
Jackson	2.19	Wichita	1.92
Jasper	2.18	Willacy	2.13
Jefferson	2.20	Williamson	2.14
Jim Hogg	2.19	Wilson	2.18
Jim Wells	2.27	Wise	2.01
Johnson	2.05	Wood	2.05
Jones	1.91	Young	1.97
Karnes	2.22	Zapata	2.11
Kaufman	2.04	Zavala	2.07
Kendall	2.16	All other	
Kenedy	2.23	counties	1.90

County	UTAH	Rate per hundred-weight
All counties		\$1.75
	VIRGINIA	
All counties		\$2.05
	WASHINGTON	
All counties		\$1.90
	WISCONSIN	
All counties		\$1.80
	WYOMING	
All counties		\$1.75

(Sec. 4, 62 Stat. 1070 as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 105, 401, 63 Stat. 1051, as amended; 15 U.S.C. 714c, 7 U.S.C. 1421, 1441)

Effective date. Upon publication in the FEDERAL REGISTER.

Issued at Washington, D.C., on August 10, 1962.

ROBERT G. LEWIS,
Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 62-8234; Filed, Aug. 15, 1962; 8:45 a.m.]

Title 7—AGRICULTURE

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

[Tokay Grape Reg. 1]

PART 926—TOKAY GRAPES GROWN IN SAN JOAQUIN COUNTY, CALIFORNIA

Limitation of Shipments

§ 926.301 Tokay Grape Regulation 1.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 926, as amended (7 CFR Part 926), regulating the handling of Tokay grapes grown in San Joaquin County, California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations of the Industry Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of Tokay grapes, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) in that, as hereinafter set forth, 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 act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than August 17, 1962. A rea-

sonable determination as to the supply of, and the demand for, Tokay grapes must await the development of the crop and adequate information thereon was not available to the Industry Committee until August 11, 1962; recommendation as to the need for, and the extent of, limitation of shipments was made at the meetings of said committee on August 2 and 11, 1962, after consideration of all available information relative to the supply and demand conditions for such grapes, at which time the recommendations and supporting information were transmitted to the Department, and made available to growers and handlers; shipments of the current crop of such grapes are expected to begin on or about August 17, 1962, and this section should be applicable to all shipments of such grapes in order to effectuate the declared policy of the act; and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof.

(b) Order. (1) During the period beginning at 12:01 a.m., P.s.t., August 17, 1962, and ending at 12:01 a.m. P.s.t., January 1, 1963, no shipper shall ship:

(i) Any Tokay grapes, grown in the production area, which do not meet the grade and size specifications of U.S. No. 1 Table Grapes and the following additional requirements:

(a) Of the 25 percent, by count, of the berries of each bunch which are attached to the lower part of the main stem, including laterals, at least 30 percent, by count, shall be fairly well colored; and

(b) Not more than a total of 8 percent, by weight, of the Tokay grapes contained in any lot, and not more than a total of 12 percent, by weight, of the Tokay grapes contained in any container may fail to meet the requirements other than for color of U.S. No. 1 Table Grapes;

(ii) Any Tokay grapes, grown in the production area, unless such grapes are mature and, when tested in accordance with the applicable provisions of section 802 of the Agricultural Code of California, the juice thereof contains soluble solids equal to or in excess of twenty-three (23) parts to one (1) part of acid;

(iii) Any Tokay grapes, grown in the production area, which have been repacked; or

(iv) Any container of Tokay grapes grown in the production area, except when loaded directly into railway cars, or when exempted under § 926.122, unless such container bears in plain letters and figures on one outside end a Federal-State Inspection Service lot stamp number showing that such grapes have been inspected in accordance with the established grade set forth in this section.

(2) Definition. As used herein, "handler," "shipper," "ship," and "production area" shall have the same meaning as when used in the amended marketing agreement and order; "U.S. No. 1 Table Grapes," "Mature," and "fairly well colored" shall have the same meaning as when used in the United States Standards for Table Grapes (7 CFR 51.880-51.911), and "repacked" shall mean the

removal, after inspection by the Federal-State Inspection Service, of a bunch, or bunches, of grapes from the container in which they were initially packed and replacing such grapes into the original container, or into any other container.

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

Dated: August 14, 1962.

FLOYD F. HEDLUND,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F.R. Doc. 62-8292; Filed, Aug. 15, 1962;
8:56 a.m.]

Chapter X—Agricultural Stabilization and Conservation Service (Market- ing Agreements and Orders), De- partment of Agriculture

[Milk Order No. 94]

PART 1094—MILK IN NEW ORLEANS, LOUISIANA, MARKETING AREA

Order Amending Order

§ 1094.0 Findings and determinations.

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

(a) *Findings upon the basis of the hearing record.* Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held upon certain proposed amendments to the tentative marketing agreement and to the order regulating the handling of milk in the New Orleans, Louisiana, marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

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

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

(3) The said order as hereby amended, regulates the handling of milk in the

same manner as, and is applicable only to persons in the respective classes of industrial or commercial activity specified in, a marketing agreement upon which a hearing has been held.

(b) *Additional findings.* It is necessary in the public interest to make this order amending the order effective not later than September 1, 1962. Any delay beyond that date would tend to disrupt the orderly marketing of milk in the marketing area.

The provisions of the said order are known to handlers. The recommended decision of the Assistant Secretary, United States Department of Agriculture was issued July 6, 1962, and the decision of the Assistant Secretary containing all amendment provisions of this order, was issued July 23, 1962. The changes effected by this order will not require extensive preparation or substantial alteration in method of operation for handlers. In view of the foregoing, it is hereby found and determined that good cause exists for making this order amending the order effective September 1, 1962, and that it would be contrary to the public interest to delay the effective date of this order for 30 days after its publication in the FEDERAL REGISTER. (Sec. 4(c), Administrative Procedure Act, 5 U.S.C. 1001-1011.)

(c) *Determinations.* It is hereby determined that:

(1) The refusal or failure of handlers (excluding cooperative associations specified in section 8c(9) of the Act) of more than 50 percent of the milk, which is marketed within the marketing area, to sign a proposed marketing agreement, tends to prevent the effectuation of the declared policy of the Act;

(2) The issuance of this order, amending the order, is the only practical means pursuant to the declared policy of the Act of advancing the interests of producers as defined in the order as herein amended; and

(3) The issuance of the order amending the order is approved or favored by at least two-thirds of the producers who participated in a referendum and who during the determined representative period were engaged in the production of milk for sale in the marketing area.

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

1. Section 1094.50 is revised to read as follows:

§ 1094.50 Basic formula price.

The basic formula price shall be the average price per hundredweight for manufacturing grade milk, f.o.b. plants in Wisconsin and Minnesota, as reported by the Department of Agriculture for the month, adjusted to a 3.5 percent butterfat basis by a butterfat differential rounded to the nearest one-tenth cent

computed at 0.12 times the Chicago butter price for the month. The basic formula price shall be rounded to the nearest full cent.

2. The introductory text of § 1094.51, the introductory text of paragraph (a); and paragraph (b) are revised to read as follows:

§ 1094.51 Class prices.

Subject to the provisions of §§ 1094.52 and 1094.53, the minimum class prices per hundredweight of milk containing 3.5 percent butterfat shall be determined for each month as follows:

(a) *Class I milk price.* The Class I milk price shall be the basic formula price for the preceding month, plus \$2.51 during the months of March through June and \$2.71 in all other months, plus or minus a supply-demand adjustment calculated for each month pursuant to subparagraphs (1) through (6) of this paragraph: *Provided*, That the Class I price for any month of September, October, or November shall not be lower, by more than 5 cents, than such price for the immediately preceding month and for any month of April, May or June of each year shall not be higher, by more than 5 cents, than such price for the immediately preceding month:

* * * * *

(b) *Class II milk price.* The Class II milk price shall be the average of the basic or field prices per hundredweight reported to have been paid or to be paid for milk of 4.0 percent butterfat content received from farmers during the month at the plants or places listed below for which prices have been reported to the market administrator or to the Department of Agriculture, subject to the adjustments provided in subparagraphs (1) and (2) of this paragraph: *Provided*, That in no case shall such price exceed the basic formula price by more than 13.5 cents:

Present Operator and Location

Pet Milk Co., Kosciusko, Miss.
Borden Co., Starkville, Miss.
McClendon Cheese Co., Newton, Miss.
Borden Co., Macon, Miss.

(1) Subtract five times the butterfat differential computed pursuant to § 1094.52(b); and

(2) Add 28.5 cents during the months of February through August and 38.5 cents during all other months.

§§ 1094.52, 1094.71, 1094.72, 1094.73,
1094.74, 1094.75 [Amendment]

3. In §§ 1094.52, 1094.71, 1094.72, 1094.73, 1094.74 and 1094.75, "4.0" is changed to "3.5" wherever it appears.

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

Effective date: September 1, 1962.

Signed at Washington, D.C., on August 13, 1962.

CHARLES S. MURPHY,
Acting Secretary.

[F.R. Doc. 62-8250; Filed, Aug. 15, 1962;
8:56 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter II—Agricultural Marketing Service (Packers and Stockyards Division), Department of Agriculture

PART 203—STATEMENTS OF GENERAL POLICY UNDER PACKERS AND STOCKYARDS ACT

Meat Packer Sales Promotion Programs

The following statement of interpretation with respect to sales promotion programs sponsored by packers subject to the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), has been formulated and adopted by the Agricultural Marketing Service for the guidance of all packers and is issued as § 203.3, Part 203, Chapter II, Title 9, Code of Federal Regulations, to read as follows:

§ 203.3 Statement of interpretation with respect to meat packer sales promotion programs.

During the past several years, a number of packers subject to the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), have sponsored meat and meat food product sales promotion programs under which valuable gifts ranging from articles of clothing to automobiles and outboard boats and motors have been offered and given to their retail food store customer accounts and to the employees of such customer accounts. Most of the promotion programs in question have been based upon a "point system" whereby so-called "participating customer accounts" were credited with points for each unit of a promotion item purchased from a sponsoring packer during a specified period of time. At the end of such specified time, the accumulated points were redeemed by persons connected with the customer accounts for prizes and gifts selected from a gift catalog supplied by the sponsoring packer.

Investigation by the Department has disclosed that sales promotion programs of the type in question, which involve the giving of gifts to retail food store customer accounts or to the employees or agents of such customer accounts, have the effect of lessening competition by unduly hampering sales of competing products, and result in a marketing practice under which sellers are competing, or are being forced to compete, in the sale of their products on the basis of inducements offered to their customers in the form of personal gifts, rather than on the basis of the merits of the competing products.

It is the view of the Department that it is an unfair practice in violation of § 202(a) of the Packers and Stockyards Act (7 U.S.C. 192(a)), for any packer subject to the provisions of the Act to sponsor or conduct any sales promotion program which involves the giving of gifts, premiums, or other things of value to any owner, officer, agent, or employee of a retail food store customer of such

packer, based upon the amount of meat, meat food products, poultry, or poultry products purchased by such customer. Nothing herein shall be construed as applying to non-discriminatory payments by any packer to his retail food store customer accounts for promotional services or facilities furnished by such customer accounts, or to the non-discriminatory furnishing of promotional services or facilities by any packer to his retail food store customer accounts, in connection with the retail sale of meat, meat food products, poultry, or poultry products.

The foregoing statement of interpretation shall become effective upon its publication in the FEDERAL REGISTER (sec. 407, 42 Stat. 169; 7 U.S.C. 228; 9 CFR 201.3).

F. R. BURKE,
Deputy Administrator,
Agricultural Marketing Service.

Done at Washington, D.C., this 10th day of August 1962.

[F.R. Doc. 62-8249; Filed, Aug. 15, 1962; 8:55 a.m.]

Title 10—ATOMIC ENERGY

Chapter I—Atomic Energy Commission

PART 30—LICENSING OF BYPRODUCT MATERIAL

PART 40—LICENSING OF SOURCE MATERIAL

Miscellaneous Amendments

The following amendments of Parts 30 and 40 of the regulations of the Atomic Energy Commission (10 CFR Parts 30 and 40) are designed to prohibit the export of byproduct and source material from the United States if the exporter knows or has reason to believe that any part of it is to be re-exported from the original country of ultimate destination, as shown in the export documents, unless the material has been authorized for re-export by the Commission, or unless the material may be exported directly from the United States to the new country of ultimate destination under one of the general licenses established in §§ 30.33 (b) and (c) and 40.23 (a) and (b) of the Commission's regulations.

Because these amendments involve the foreign affairs functions of the United States, the Commission has found that notice of proposed rule making and public procedure thereon are contrary to the public interest and that good cause exists why the amendments should be made effective without the usual prior public notice.

Notice is hereby given that, pursuant to the Administrative Procedure Act and the Atomic Energy Act of 1954, as amended, the following rules are published as a document subject to codification, to be effective immediately on publication in the FEDERAL REGISTER.

1. The following new paragraph (e) is added to 10 CFR, § 30.33:

(e) No person may export byproduct material from the United States knowing or having reason to believe that it is to be reexported directly or indirectly, in whole or in part, from the country of ultimate destination shown on the export license, shipper's export declaration, bill of lading, or commercial invoice, unless either:

(1) The reexport has been authorized by the Commission; or

(2) At the time of export, the material may be exported directly from the United States to the new country of ultimate destination under the terms of one of the general licenses established in this section.

2. The following new paragraph (c) is added to 10 CFR, § 40.23:

(c) No person may export source material from the United States knowing or having reason to believe that it is to be reexported directly or indirectly, in whole or in part, from the country of ultimate destination shown on the export license, shipper's export declaration, bill of lading, or commercial invoice, unless either:

(1) The reexport has been authorized by the Commission; or

(2) At the time of export, the material may be exported directly from the United States to the new country of ultimate destination under the terms of one of the general licenses established in this section.

(Secs. 62, 63, 64, 81, 82, 161, 68 Stat. 932, 933, 935, 948; 42 U.S.C. 2092, 2093, 2094, 2111, 2112, 2201)

Dated at Germantown, Md., this 7th day of August 1962.

HAROLD D. ANAMOSA,
Acting Secretary.

[F.R. Doc. 62-8187; Filed, Aug. 15, 1962; 8:45 a.m.]

Title 12—BANKS AND BANKING

Chapter II—Federal Reserve System
SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Reg. D]

PART 204—RESERVES OF MEMBER BANKS

Interpretations

The regulations and classification of cities contained in this part were recently revised and published in the FEDERAL REGISTER (27 F.R. 7627). The interpretations of this part (§§ 204.101-204.107) were not affected by the revision and continue to be effective as previously published in the FEDERAL REGISTER and contained in the Code of Federal Regulations.

Dated at Washington, D.C., this 10th day of August 1962.

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] KENNETH A. KENYON,
Assistant Secretary.

[F.R. Doc. 62-8197; Filed, Aug. 15, 1962; 8:47 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter II—Civil Aeronautics Board

SUBCHAPTER A—ECONOMIC REGULATIONS

[Reg. No. ER-361]

PART 225—TARIFFS OF CERTAIN CERTIFICATED AIRLINES; TRADE AGREEMENTS

Extension of Applicability

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 13th day of August 1962.

Part 225 of the Board's economic regulations permits the local service carriers, the certificated carriers operating within Hawaii, the certificated Alaskan carriers insofar as their intra-Alaskan operations are concerned, carriers holding certificates for the performance of all expense tours or cruises, and any certificated carrier furnishing passenger air transportation between Hawaii on the one hand and Christmas Island, the Society Islands, American Samoa, Western Samoa or Fiji on the other hand, to exchange air transportation for advertising goods or services within certain limitations.

A petition has been filed by Chicago Helicopter Airways, Inc., Los Angeles Airways, Inc., and New York Airways, Inc. (Docket 13739) requesting that Part 225 be amended to include the certificated helicopter carriers.

While Part 225 has not heretofore been applicable to these carriers, it would appear to be in the public interest to include these carriers within the scope of this regulation. These carriers are at the stage of changing their equipment and the Board believes that with respect to such re-equipment process they should be permitted within reasonable limits to exchange transportation for advertising in order to determine whether such barter arrangements will have a favorable impact on helicopter subsidy requirements as these carriers claim.

However, in view of the experimental nature of the helicopter program the operators will be brought under this part on a trial basis and their inclusion herein will be subject to review later in the year when the question of renewal of this part is before the Board.

We will therefore amend the definition of the term "airline" to include the three certificated helicopter carriers and to expressly provide that only scheduled helicopter service may be exchanged for the advertising of such service.

In addition, this amendment limits the maximum aggregate value of trade agreements entered into by each helicopter carrier to \$10,000 for the remainder of the calendar year. This is based upon the Board's belief that a \$20,000 annual maximum aggregate value of trade agreements (as presently authorized for the Alaskan carriers) is sufficient for the helicopter carriers which are

much smaller in size than the local service carriers.

In view of the limited extent of, and unusual circumstances affecting, the operations of the certificated helicopter carriers as above indicated, the Board finds that enforcement of section 403(b) of the Act and Part 221 of the Board's regulations, to the extent that it would prevent them from entering into trade agreements as provided in this part as hereby amended, would be an undue burden upon them and not in the public interest.

Further, inasmuch as the Board believes that extension of the provisions of Part 225 to the certificated helicopter air carriers will not result in any undue competitive advantage to them over any other air carrier, or class of air carriers; will not result in any diversion of traffic from other certificated air carriers; is permissive in nature; and is limited to the remainder of this calendar year, the Board finds that notice and public procedure hereon are unnecessary and the subject amendment may be made effective upon less than 30 days' notice.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 225 of the economic regulations (14 CFR, Part 225) effective August 16, 1962, as follows:

1. By amending the definition of "Airline" in § 225.1(a) by adding a new subdivision (6) to read as follows:

§ 225.1 Definitions.

(a) "Airline" means * * *

(6) Any certificated air carrier authorized to furnish scheduled air transportation in the metropolitan area of Los Angeles, Chicago or New York and which performs such air transportation solely with other than fixed-wing aircraft.

2. By amending § 225.5 by adding a new subsection (n) to read as follows:

§ 225.5 Provisions of agreements.

* * * * *

(n) That certificated air carriers defined in § 225.1(a)(6) shall exchange only scheduled air transportation conducted with other than fixed-wing aircraft for advertising services or goods advertising only scheduled air transportation by other than fixed-wing aircraft.

3. By amending § 225.6 by adding a new subsection (c) to read as follows:

§ 225.6 Limitation on total value of trade agreements.

* * * * *

(c) \$10,000 for the remainder of the calendar year 1962, for the air carriers identified under § 225.1(a)(6).

(Sec. 204(a), 72 Stat. 743; 49 U.S.C. 1324. Interpret or apply secs. 403, 404, and 416, 72 Stat. 758, 760, 771; 49 U.S.C. 1373, 1374, 1386)

By the Civil Aeronautics Board.

[SEAL]

MABEL McCART,
Acting Secretary.

[F.R. Doc. 62-8240; Filed, Aug. 15, 1962; 8:54 a.m.]

Chapter III—Federal Aviation Agency

SUBCHAPTER E—AIR NAVIGATION REGULATIONS

[Airspace Docket Nos. 61-NY-101, 62-NY-10]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

Correction

In F.R. Doc. 62-7361, appearing at page 7385 of the issue for Friday, July 27, 1962, the amendment of § 600.6268 (Item 22) is changed to read as set forth below:

§ 600.6268 [Amendment]

22. Section 600.6268 (14 CFR 600.6268) is amended as follows:

(a) In the caption "to Salisbury, Md." is deleted and "to Avalon, N.J." is substituted therefor.

(b) In the text "INT of the Baltimore VORTAC 097° True and the Kenton, Del., VORTAC 242° True radials to the Salisbury, Md., VOR, excluding the portion which coincides with the Patuxent, Md., Restricted Area (R-43)," is deleted and "INT of the Baltimore, VORTAC 097° and the Kenton, Del., VORTAC 242° radials; Kenton VORTAC; to the INT of the Kenton VORTAC 086° and the Sea Isle, N.J., VOR 049° radials." is substituted therefor.

[Airspace Docket No. 61-NY-115]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF CONTROLLED AIRSPACE, REPORTING POINTS, POSITIVE CONTROL ROUTE SEGMENTS AND POSITIVE CONTROL AREAS

Alteration of Federal Airways and Associated Control Areas

On March 7, 1962, a notice of proposed rule making was published in the FEDERAL REGISTER (27 F.R. 2184) stating that the Federal Aviation Agency proposed to alter low altitude VOR Federal airways Nos. 26, 232, 297, 427, and 839 in the Detroit, Mich., and Cleveland, Ohio, terminal areas.

No adverse comments were received regarding the proposed amendments.

Subsequent to publication of the Notice, it has been determined that the Briggs, Ohio, VORTAC 352° True radial, upon which VOR Federal airways Nos. 427 and 839 were to be aligned, is unusable and therefore no use could be made of these airway segments. Accordingly, action is taken herein to revoke the segment of Victor 427 north of Briggs, Ohio. The present alignment of Victor 839 between Briggs and Cleveland will be retained. These actions may be taken without derogation to the revised Cleveland air traffic control procedures.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

[Airspace Docket No. 61-WA-239]

PART 602—DESIGNATION OF JET ROUTES, JET ADVISORY AREAS, AND HIGH ALTITUDE NAVIGATIONAL AIDS

Alteration of Jet Route and Designation of Jet Advisory Areas

On June 7, 1962, a notice of proposed rule making was published in the FEDERAL REGISTER (27 F.R. 5406) stating that the Federal Aviation Agency (FAA) proposed to alter Jet Route No. 54 by revoking the segment between Ponca City, Okla., and Springfield, Mo., and by redesignating J-54 from Atlanta, Ga., via Birmingham, Ala., Little Rock, Ark., Tulsa, Okla., Ponca City, Okla., and Garden City, Kans., to Alamosa, Colo. In addition, the FAA proposed to designate an en route jet advisory area along J-54 from Atlanta, Ga., to Alamosa, Colo.

The Air Transport Association of America concurred with this proposal. No other comments were received.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated in the notice, the following actions are taken:

1. In § 602.100 Jet Routes (14 CFR 602.100) Jet Route No. 54 is amended to read:

Jet Route No. 54 (Alamosa, Colo., to Atlanta, Ga.).

From Alamosa, Colo.; via Garden City, Kans.; Ponca City, Okla., Tulsa, Okla., Little Rock, Ark.; Birmingham, Ala., to Atlanta, Ga.

2. In § 602.200 En route jet advisory areas (14 CFR 602.200) the following is added:

Jet Route No. 54 jet advisory area. Radar—Garden City, Kans., to Atlanta, Ga. Non-Radar—Alamosa, Colo., to Garden City, Kans.

These amendments shall become effective 0001 e.s.t. October 18, 1962.

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

Issued in Washington, D.C., on August 10, 1962.

W. THOMAS DEASON,
Assistant Chief,

Airspace Utilization Division.

[F.R. Doc. 62-8191; Filed, Aug. 15, 1962; 8:46 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket C-133]

PART 13—PROHIBITED TRADE PRACTICES

Advance Junior, Inc., et al.

Subpart—Furnishing false guaranties: § 13.1053 *Furnishing false guaranties:*

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated herein and in the notice, the following actions are taken:

1. Section 600.6026 (14 CFR 600.6026, 26 F.R. 2457, 8626) is amended as follows:

In the caption "Cleveland, Ohio" is deleted and "Tiverton, Ohio" is substituted therefor.

In the text "to the Cleveland, Ohio, VOR," is deleted and "Cleveland, Ohio, VORTAC; INT of the Cleveland VORTAC 214° and the Tiverton, Ohio, VOR 343° radials; to the Tiverton VOR, excluding the portion within Canada." is substituted therefor.

2. In the text of § 600.6232 (14 CFR 600.6232, 26 F.R. 643) "From the Sandusky, Ohio, VOR via the INT of the Cleveland, Ohio, VOR 024° and the Chardon VOR 280° radials; Chardon, Ohio, VOR;" is deleted and "From the Sandusky, Ohio, VORTAC via the INT of the Sandusky VORTAC 063° and the Chardon, Ohio, VORTAC 280° radials; Chardon VORTAC;" is substituted therefor.

3. Section 600.6297 (27 F.R. 4592) is amended to read:

§ 600.6297 VOR Federal airway No. 297 (Johnstown, Pa., to Carleton, Mich.).

From the Johnstown, Pa., VOR via the Ellwood City, Pa., VORTAC; INT of the Ellwood City VORTAC 282° and the Akron, Ohio VORTAC 130° radials; Akron VORTAC; Strongsville, Ohio, VOR; INT of the Strongsville VOR 306° and the Carleton, Mich., VORTAC 117° radials; to the Carleton VORTAC, excluding the portion which lies within Canada.

4. Section 600.6427 (14 CFR 600.6427, 27 F.R. 3378) is amended to read:

§ 600.6427 VOR Federal airway No. 427 (Newcomerstown, Ohio, to Briggs, Ohio).

From the Newcomerstown, Ohio, VOR to the Briggs, Ohio, VORTAC.

5. In the caption of § 601.6026 (14 CFR 601.6026, 26 F.R. 8626) "Cleveland, Ohio" is deleted and "Tiverton, Ohio" is substituted therefor.

6. The caption of § 601.6297 (27 F.R. 4593) is amended to read:

§ 601.6297 VOR Federal airway No. 297 control areas (Johnstown, Pa., to Carleton, Mich.).

7. In the caption of § 601.6427 (14 CFR 601.6427) "Berea, Ohio" is deleted and "Briggs, Ohio" is substituted therefor.

These amendments shall become effective 0001 e.s.t. October 18, 1962.

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

Issued in Washington, D.C., on August 10, 1962.

W. THOMAS DEASON,
Assistant Chief,

Airspace Utilization Division.

[F.R. Doc. 62-8190; Filed, Aug. 15, 1962; 8:46 a.m.]

§ 13.1053-30 *Flammable Fabrics Act*. Subpart—Importing, selling, or transporting flammable wear: § 13.1060 *Importing, selling, or transporting flammable wear.*

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 67 Stat. 111, as amended; 15 U.S.C. 45, 1191) [Cease and desist order, Advance Junior, Inc., et al., New York, N.Y., Docket C-133, May 8, 1962]

In the Matter of Advance Junior, Inc., a Corporation, and Nat Berger, and Beatrice Kittas, Individually and as Officers of Said Corporation

Consent order requiring New York City importers to cease violating the Flammable Fabrics Act by importing, manufacturing, or selling in commerce dresses which were so highly flammable as to be dangerous when worn, and by furnishing their customers with a false guaranty that the dresses were not dangerously flammable.

The order to cease and desist, including order requiring report of compliance therewith, is as follows:

It is ordered, That the respondent Advance Junior, Inc., a corporation, and its officers, and respondents Nat Berger and Beatrice Kittas, individually and as officers of said corporation, and respondents' representatives, agents and employees, directly or through any corporate or other device, do forthwith cease and desist from:

1. (a) Importing into the United States; or

(b) Manufacturing for sale, selling, offering for sale, introducing, delivering for introduction, transporting or causing to be transported, in commerce, as "commerce" is defined in the Flammable Fabrics Act; or

(c) Transporting or causing to be transported, for the purpose of sale or delivery after sale in commerce; any article of wearing apparel which, under the provisions of section 4 of the Flammable Fabrics Act, as amended, is so highly flammable as to be dangerous when worn by individuals.

2. Manufacturing for sale, selling, or offering for sale any article of wearing apparel made of fabric, which fabric has been shipped or received in commerce, and which, under section 4 of the Flammable Fabrics Act, as amended, is so highly flammable as to be dangerous when worn by individuals.

3. Furnishing to any person a guaranty with respect to any article of wearing apparel or fabric which respondents, or any of them, have reason to believe may be introduced, sold or transported in commerce, which guaranty represents, contrary to fact, that reasonable and representative tests made under the procedures provided in section 4 of the Flammable Fabrics Act, as amended, and the Rules and Regulations thereunder, show and will show that the article of wearing apparel, or the fabric used or contained therein, covered by the guaranty, is not, in the form delivered or to be delivered by the guarantor, so highly flammable under the provisions of the Flammable Fabrics Act as to be dangerous when worn by individuals, provided,

however, that this prohibition shall not be applicable to a guaranty furnished on the basis of, and in reliance upon, a guaranty to the same effect received by respondents in good faith signed by and containing the name and address of the person by whom the article of wearing apparel or fabric was manufactured or from whom it was received.

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

Issued: May 8, 1962.

By the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[F.R. Doc. 62-8198; Filed, Aug. 15, 1962;
8:48 a.m.]

[Docket 7880 c.o.]

PART 13—PROHIBITED TRADE PRACTICES

Continental Baking Co.

Subpart—Acquiring stock or assets of competitor: § 13.5 *Acquiring stock or assets of competitor.*

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 7, 38 Stat. 731, as amended; 15 U.S.C. 18) [Cease and desist order, Continental Baking Company, Rye, N.Y., Docket 7880, May 11, 1962]

In the Matter of Continental Baking Company, a Corporation

Consent order requiring the dominant supplier of bread and bread-type rolls in the Omaha, Nebr., area—as well as in other sections of the country—to sell a competing Omaha baking concern which it purchased in 1958 and which was probably the eighth largest in the country and also had plants and competed with Continental in other sections, and to refrain for 10 years from acquiring any interest of any concern producing bread and rolls without Commission permission; and dismissing allegations that its acquisition of two other bakeries—in Rochester, Minn., and Pittsburgh, Pa., respectively — violated the antimerger statute and that it engaged in other unlawful practices in restraint of trade.

The order to cease and desist is as follows:

I. It is ordered, That respondent, Continental Baking Company, a corporation, through its officers, directors, agents, representatives and employees shall within six (6) months from the date of service of this order upon it by the Federal Trade Commission, divest itself absolutely and in good faith, subject to the approval of the Commission, of all assets, properties, leases, rights and privileges, tangible and intangible, including but not limited to all contract rights, plants, machinery, equipment, trade names, trade-marks and goodwill, acquired by respondent as a result of its

acquisition of all of the assets of Omar Incorporated, together with all additions and improvements made by respondent to such plants, machinery, buildings, equipment and any other property of whatever description, as may be necessary substantially to reestablish the competition that was previously afforded by Omar Incorporated.

II. It is further ordered, That respondent shall not sell or transfer the aforesaid assets, tangible or intangible directly or indirectly, to anyone who at the time of divestiture is a stockholder, officer, director, employee, or agent of, or otherwise directly or indirectly connected with or under the control or influence of the respondent.

III. It is further ordered, That for a period of ten (10) years from the date of issuance of this order by the Federal Trade Commission respondent shall cease and desist from acquiring, directly or indirectly, through subsidiaries or otherwise, the whole or any part of the stock, share capital, or assets of any concern, corporate or non-corporate, engaged in any state of the United States in the production and sale of bread and bread-type rolls unless the Commission, on petition for modification of this section III of this order, permits such an acquisition by respondent, said modification to be within the sole and final discretion of the Federal Trade Commission.

IV. It is further ordered, That respondent shall submit to the Federal Trade Commission bimonthly reports describing the action that has been taken and the efforts that have been made to sell the subject assets. Such reports shall indicate the methods and means employed to effectuate a sale, the result of such actions and efforts and shall set forth the name and address of each person or company contacted, or who has indicated interest in acquiring said assets, together with copies of all correspondence and summaries of all oral communications with such persons or companies.

V. It is further ordered, That respondent shall, within sixty (60) days after divestiture of the subject assets, file with the Federal Trade Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

VI. It is further ordered, That, except as provided in Paragraphs I, II, and III of this order, the allegations of the complaint herein are dismissed.

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

It is ordered, That the respondent shall file with the Commission such reports in writing as are required by the initial decision.

Issued: May 11, 1962.

By the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[F.R. Doc. 62-8199; Filed, Aug. 15, 1962;
8:48 a.m.]

[Docket 7869 o.]

PART 13—PROHIBITED TRADE PRACTICES

R. H. Macy & Co., Inc.

Subpart—Discriminating in price under section 5, Federal Trade Commission Act: § 13.892 *Knowingly inducing or receiving discriminating payments.*

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719; as amended; 15 U.S.C. 45) [Cease and desist order, R. H. Macy & Co., Inc., New York, N.Y., Docket 7869, May 15, 1962]

In the Matter of R. H. Macy & Co., Inc., a Corporation

Order requiring the world's largest department store, with principal place of business in New York City and operating through six divisions in six areas in the United States, to cease violating the Federal Trade Commission Act by soliciting or receiving donations from its vendors, such as requests it made to some 750 of its 20,000 suppliers to contribute \$1,000 each toward the cost of the year-long 100th Anniversary celebration of Macy's New York, with the result that approximately 582 contributed \$1,000 each to the cost of the celebration.

The order to cease and desist is as follows:

It is ordered, That the respondent, R. H. Macy & Co., Inc., a corporation, its officers, employees, agents or representatives, directly or through any corporate or other device, in or in connection with the purchase of department store products in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

Receiving or soliciting and receiving contributions, gifts, donations or anything of value of whatever nature, directly or indirectly, from its vendors to aid or support, in whole or in part, any publicity, advertising, promotion or other program planned and carried out by respondent to further its department store business, except that this order shall not apply to compensation or consideration for services or facilities furnished by or through respondent in connection with the sale or offering for sale of products sold to respondent by any of its vendors.

By "Final Order", report of compliance was required as follows:

It is further ordered, That respondent, R. H. Macy & Co., Inc., shall, within sixty (60) days after service upon it of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with the order to cease and desist contained in the initial decision as modified.

Issued: May 15, 1962.

By the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[F.R. Doc. 62-8200; Filed, Aug. 15, 1962;
8:48 a.m.]

Title 32A—NATIONAL DEFENSE, APPENDIX

Chapter I—Office of Emergency Planning

[Defense Mobilization Order XII-2]

DMO XII-2—PRESCRIBING THE FUNCTIONS OF THE HEALTH RESOURCES ADVISORY COMMITTEE

Revocation

Defense Mobilization Order XII-2, Prescribing the Functions of the Health Resources Advisory Committee (within the Office of Defense Mobilization), 23 F.R. 1148, is hereby revoked.

Dated: August 10, 1962.

J. M. CHAMBERS,
Deputy Director,
Office of Emergency Planning.

[F.R. Doc. 62-8208; Filed, Aug. 15, 1962; 8:49 a.m.]

Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

**Chapter I—Veterans Administration
PART 3—ADJUDICATION**

Subpart A—Pension, Compensation, and Dependency and Indemnity Compensation

HOSPITALIZED COMPETENT VETERANS

In § 3.1001, paragraphs (a) and (c) are amended to read as follows:

§ 3.1001 Hospitalized competent veterans.

(a) *Basic entitlement.* Where an award of disability pension, compensation or retirement pay for a competent veteran without dependents was reduced because of hospital treatment or institutional or domiciliary care by the Veterans Administration and the veteran dies while receiving such treatment or care or before payment of amounts withheld, the lump sum is payable to the living person first listed as follows:

(1) His spouse, as defined in § 3.1000 (d) (1);

(2) His children (in equal shares), as defined in § 3.57 but without regard to their age or marital status;

(3) His dependent parents (in equal shares), or the surviving dependent parent, as defined in § 3.1000 (d) (3);

(4) In all other cases, only so much of the lump sum may be paid as may be necessary to reimburse a person who bore the expenses of last sickness and burial. (See § 3.1002.)

(c) *Lump sum withheld after discharge from institution.* The provisions of paragraphs (a) and (b) of this section will apply in the event of the death of any veteran prior to receiving a lump sum which was withheld because treatment or care was terminated by him against medical advice or as the result

of disciplinary action. (38 U.S.C. 3203; Public Law 87-544.)

(72 Stat. 1114; 38 U.S.C. 210)

This regulation is effective August 16, 1962.

[SEAL]

W. J. DRIVER,
Deputy Administrator.

[F.R. Doc. 62-8238; Filed, Aug. 15, 1962; 8:53 a.m.]

Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

PART 32—HUNTING

Desert Game Range, Nevada

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 32.32 Special Regulations; big game; for individual wildlife refuge areas.

NEVADA

DESERT GAME RANGE

Public hunting of big game on the Desert Game Range, Nevada, is permitted only on the area designated by signs as open to hunting. This open area, comprising 1,350,000 acres, is delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, 1002 Northeast Holladay, Portland 8, Oregon. Hunting shall be subject to the following conditions:

(a) Species permitted to be taken: Mule deer, Elk and Bighorn Sheep.

(b) Open season: Deer—Archery season—September 1 through 23, 1962. Deer—Firearms season—October 6 through November 18, 1962. Elk—October 6 through November 18, 1962. Bighorn Sheep, Area B1—December 14 through 17, 1962; Area B2—November 24 through December 9, 1962. Shooting hours—sunrise to sunset.

(c) Bag limits: One deer of either sex for each season. One bull elk with at least one branched antler. One mature ram with horns having ¾ curl or better.

(d) Methods of hunting:

1. Weapons—Bow shall have a minimum pull of 40 pounds. Arrows must have at least ¾ inch wide hunting type tip. It shall be unlawful for any person to carry or have in his possession any firearm while hunting under the authority of any archery tag.

2. Rifles using center fire cartridge only and exerting at least 1,000-foot pounds energy at 100 yards may be used except during archery season.

(e) Other provisions:

1. The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32.

2. A Federal permit is not required to enter the public hunting area, but elk or sheep hunters are required to check in and out of designated checking stations.

Elk and sheep hunters must have State permits.

3. The provisions of this special regulation are effective to December 18, 1962.

RICHARD E. GRIFFITH,
Acting Regional Director, Bureau
of Sport Fisheries and Wildlife.

AUGUST 7, 1962.

[F.R. Doc. 62-8209; Filed, Aug. 15, 1962; 8:49 a.m.]

PART 32—HUNTING

Charles Sheldon Antelope Range, Nevada

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 32.32 Special Regulations; big game for individual wildlife refuge areas.

NEVADA

CHARLES SHELDON ANTELOPE RANGE

Public hunting of big game on the Charles Sheldon Antelope Range, Nevada, is permitted only on the area designated by signs as open to hunting. This open area, comprising 365,000 acres, is delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, 1002 Northeast Holladay, Portland 8, Oregon. Hunting shall be subject to the following conditions:

(a) Species permitted to be taken: Deer.

(b) Open season: October 6 through November 18, 1962. Shooting hours—sunrise to sunset.

(c) Bag limits: One deer, either sex.

(d) Methods of hunting:
1. Weapons—Rifles only may be used, with not less than 1000 foot-pounds of energy at 100 yards.

2. Dogs—The use of dogs for hunting deer is prohibited, except as provided in State regulations pertaining to tracking and retrieving wounded deer.

(e) Other provisions:
1. The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32.

2. Camping will be permitted only in designated areas as posted.

3. A Federal permit is not required to enter the public hunting area.

4. The provisions of this special regulation are effective to November 19, 1962.

RICHARD E. GRIFFITH,
Acting Regional Director, Bureau
of Sport Fisheries and Wildlife.

AUGUST 7, 1962.

[F.R. Doc. 62-8210; Filed, Aug. 15, 1962; 8:49 a.m.]

PART 32—HUNTING

Sutter National Wildlife Refuge, California

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

RULES AND REGULATIONS

§ 32.22 Special Regulations; Upland game birds for individual wildlife refuge areas.

CALIFORNIA

SUTTER NATIONAL WILDLIFE REFUGE

Public hunting of Upland game birds on the Sutter National Wildlife Refuge is permitted only on the area designated by signs as open to hunting. This open area, comprising approximately 1,100 acres, as delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, 1002 Northeast Holladay, Portland 8, Oregon. Hunting shall be subject to the following conditions:

(a) Species permitted to be taken: Ring-necked pheasant.

(b) Open season: 8:00 a.m. to 4:30 p.m. November 10, 11, 14, 17, 18, 21, 22, 24, and 25, 1962.

(c) Bag limits: Two cocks.

(d) Methods of hunting:

1. Weapons: Shotguns only (not larger than 10 gauge and incapable of holding more than three (3) shells) may be used.

2. Dogs: Not to exceed two (2) dogs per hunter may be used.

(e) Other provisions:

1. The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32.

2. A Federal permit is not required to enter the public hunting area, but hunters must report at checking stations and obtain State hunting permit.

3. The provisions of this special regulation are effective to November 26, 1962.

RICHARD E. GRIFFITH,
*Acting Regional Director, Bureau
of Sport Fisheries and Wildlife.*

AUGUST 3, 1962.

[F.R. Doc. 62-8211; Filed, Aug. 15, 1962;
8:49 a.m.]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 51]

UNITED STATES STANDARDS FOR GRADES OF POTATOES FOR PROCESSING¹

Notice of Proposed Rule Making

Notice is hereby given that the United States Department of Agriculture is considering the issuance of United States Standards for Grades of Potatoes for Processing pursuant to the authority contained in the Agricultural Marketing Act of 1946 (secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627).

All persons who desire to submit written data, views or arguments for consideration in connection with the proposed standards should file the same with the Chief, Fresh Products Standardization and Inspection Branch, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, South Building, Washington 25, D.C., not later than November 30, 1962.

Statement of considerations leading to the proposal to issue United States Standards for Grades of Potatoes for Processing. For more than ten years the potato industry has shown sporadic interest in the development of grade standards for potatoes for processing. There was early interest in specific gravity tests as an indication of desirable chipping quality. Later there were discussions with industry representatives concerning the need for grade standards more suited to the raw product for processing.

During this period, potato growers or representatives of growers organizations have made occasional requests for the development of grade standards for potatoes for chipping. The emphasis was the need for official inspection to determine compliance with contract specifications in the event of controversy. However, there was little evidence of interest on the part of chip manufacturers. Since both parties to a transaction must be willing to trade on grade standards if they are to be of any value, the Department was reluctant to propose standards until manufacturers as well as growers were interested in using them. In the meantime the Federal-State Inspection Service in Maine was inspecting potatoes delivered to a large processing plant. The inspection was based on an adaptation of the U.S. Standards for Potatoes. In addition, specific gravity, fry tests and after-cooking darkening tests

were made. In Idaho, with the increase in volume of processing, potatoes delivered to a number of processing plants were being inspected on the basis of various adaptations of the standards.

By 1960 the inspection of potatoes for processing had reached such proportions in Idaho, and was based on so many and varied specifications, that preliminary investigations were started so that standards might be developed more rapidly when needed. Late that year the first discussion draft of proposed standards for potatoes for processing was presented to Idaho growers and processors. The standards proposed were comparatively simple and contained no requirements relating to specific gravity or other internal quality tests. Later this draft was discussed with a group representing growers, chip manufacturers and processors in New York State. This group was interested in the inclusion of various test procedures, particularly to predict "fry color" for chipping purposes. Following additional investigations in 1961 a new draft of the proposal was prepared and distributed to industry members for preliminary comment in January 1962. This draft contained a minimum specific gravity requirement, unless otherwise specified, with a procedure for making the determination. It also provided that other tests might be specified at the option of the contracting parties. This preliminary draft was widely distributed to growers, chippers and processors through various industry organizations, and their comments solicited. The comments received were helpful and indicated that there is a definite place for standards such as these in the processing operation. The standards which are being proposed incorporate a number of suggestions submitted by industry members.

It is unlikely that these proposed standards will be suited to all types of processing operations. However, it is believed that they will be more useful for use as the basis of grower-processor transactions on potatoes for processing than the U.S. Standards for potatoes for fresh market or the many adaptations of them, that are currently in use. For that reason it is believed that these proposed standards merit serious consideration by the potato industry. We believe that the potato industry will benefit through the use of official grade standards which describe the processing quality of the raw product. It is only through the cooperation of industry that the Department of Agriculture can develop useful standards. Growers, chippers and processors are urged to study the proposed standards and where possible use them on an experimental basis to determine their practicability.

Following are the more important features of the proposed grade standards:

(1) Two grades are provided, U.S. No. 1 Potatoes for Processing and U.S. No. 2 Potatoes for Processing. The require-

ments are basic, without unnecessary detail. Potatoes are required to meet a size specification. If no other size is specified in accordance with a table provided, or by other specifications, the potatoes must meet a 1½ inch minimum diameter requirement.

(2) Included in the grade requirements are optional specific gravity and glucose content requirements which must be complied with unless otherwise specified.

The specific gravity requirement of 1.070 may be too low in some areas and for some processors. It may be somewhat high for other areas and in certain seasons. Interested parties may specify higher or lower specific gravity, or eliminate the requirement if neither party is interested in it. The procedure for the specific gravity determination does not recommend a particular device. There are specially designed hydrometers for testing specific gravity of potatoes. There is also specially designed equipment for the air-water method of determining specific gravity, preferred by some users. It is emphasized that whatever method is used must be tested and proven accurate. The standards provide a temperature correction table, based on variations from tuber and water temperatures of 50° F.

The glucose content requirement is of interest to both chippers and manufacturers of french fries, and to their growers. There are other reducing sugars involved in the browning reaction of potatoes in deep fat frying. However, the proportion of glucose in relation to the other reducing sugars is quite consistent. Raw potatoes which contain more than one-tenth of 1 percent glucose are likely to produce chips and french fries too dark in color to be acceptable. It is believed that the tape test for the presence of glucose will provide a simple means of identifying lots of potatoes which are definitely unsatisfactory for chipping or french frying because of high reducing sugar content. This test has the added advantage of being simple, inexpensive and suited to field use. Investigations are continuing toward the development of a standard procedure for a fry test to determine chipping or frying quality. Such a test would not be as adaptable to field conditions as the tape test but it would have advantages that justify the effort to perfect a procedure and a suitable color reference standard. This could be incorporated in the standards by amendment at any time.

(3) Tolerances are provided for use when a lot must meet a specific grade or other specification. The tolerances do not apply when the sample is sorted to determine the percentages of different grades or sizes in a lot.

(4) The definitions indicate the difference between these proposed standards for potatoes for processing and the current U.S. Standards for Potatoes

¹Packing of the product in conformity with the requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act or with applicable State Laws and Regulations.

which apply to potatoes for fresh market. The definition of damage is brief and emphasizes the suitability of the potato for processing purposes. The amount of waste and the number of cuts required to remove the defective portion are the prime considerations. Defects which affect the appearance only, those that are removed in peeling, are not considered in the proposed standards.

(5) There are other features which are new. "Unusable Material" includes defective material removed in trimming a tuber to meet the requirements of U.S. No. 2 Potatoes for Processing, and entire potatoes which are affected by soft rot and other specified condition defects, or are seriously damaged by sunburn or internal defects, or which cannot be trimmed to form a "usable piece". Determination of a "usable piece" involves trimming a tuber which will not meet U.S. No. 2 Potatoes for Processing in its original state but which can be trimmed so that not more than 10 percent of the remaining portion is defective and the remaining portion meets certain size requirements. "Foreign Material" includes all loose and adhering dirt and other material and includes vines, stems and sprouts. Depending upon contract terms, foreign material and unusable material may or may not be deducted as tare prior to determining the percentage of each grade in the lot.

The proposed standards are as follows:

GRADES

- Sec.
- 51.3410 U.S. No. 1 Potatoes for Processing.
- 51.3411 U.S. No. 2 Potatoes for Processing.

UNUSABLE MATERIAL

- 51.3412 Unusable material.

SIZE

- 51.3413 Size.

TEST PROCEDURES

- 51.3414 Test procedures.

TOLERANCES

- 51.3415 Tolerances.

DEFINITIONS

- 51.3416 Similar varietal characteristics.
- 51.3417 Fairly well shaped.
- 51.3418 Fairly smooth.
- 51.3419 Soft rot or wet breakdown.
- 51.3420 Foreign material.
- 51.3421 Damage.
- 51.3422 Usable piece.
- 51.3423 Serious damage.

AUTHORITY: §§ 51.3410 to 51.3423 issued under secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627.

GRADES

- § 51.3410 U.S. No. 1 Potatoes for Processing.

"U.S. No. 1 Potatoes for Processing" consists of potatoes of one variety or similar varietal characteristics which are fairly well shaped and fairly smooth, which are not frozen, and are free from freezing injury, blackheart, late blight,

southern bacterial wilt, ring rot, soft rot, wet breakdown, and foreign material, and free from damage by any other cause, and which meet a size specification as provided in § 51.3413. Unless otherwise specified the potatoes shall have a specific gravity of not less than 1.070 and a glucose content of not more than one-tenth of 1 percent as determined in accordance with the procedures set forth in § 51.3414. (See § 51.3415.)

- § 51.3411 U.S. No. 2 Potatoes for Processing.

"U.S. No. 2 Potatoes for Processing" consists of potatoes or usable pieces of potatoes of one variety or similar varietal characteristics which are not frozen, which are free from freezing injury, blackheart, late blight, southern bacterial wilt, ring rot, soft rot, wet breakdown, and foreign material, and free from serious damage by any other cause, and which meet a size specification as provided in § 51.3413. Unless otherwise specified the potatoes or usable pieces of potatoes shall have a specific gravity of not less than 1.070 and a glucose content of not more than one-tenth of 1 percent

as determined in accordance with the procedures set forth in § 51.3414. (See § 51.3415.)

- § 51.3412 Unusable material.

"Unusable material" consists of the defective portions of potatoes in excess of that permitted in U.S. No. 2 Potatoes for Processing, and potatoes which are frozen, affected by freezing injury, soft rot, wet breakdown, blackheart, late blight, southern bacterial wilt, or ring rot, or which are seriously damaged by sunburn, greening, internal sprouts, internal discoloration, hollow heart or which are otherwise defective and cannot be trimmed to form usable pieces.

SIZE

- § 51.3413. "Size".

(a) The minimum size, maximum size, or range in size shall be specified in connection with the grade in terms of diameter or weight of the potato or usable piece, or in accordance with one of the size classifications given in the following table: *Provided*, That if no size is specified the diameter shall be not less than 1½ inches. (See § 51.3415.)

TABLE I

Size classification	Round or intermediate varieties ¹		Long varieties ²	
	Minimum	Maximum	Minimum	Maximum
Extra Large.....	4 inches.....	4 inches.....	16 ounces.....	16 ounces.....
Large.....	3 inches.....	4 inches.....	10 ounces.....	16 ounces.....
Medium.....	2½ inches.....	3¾ inches.....	4 ounces.....	10 ounces.....
Size B.....	1½ inch.....	2¼ inches.....	1½ inch.....	2¼ inches.....
Size C.....	1 inch.....	1½ inch.....	1 inch.....	1½ inch.....
Creamers.....	¾ inch.....	1½ inch.....	¾ inch.....	1½ inch.....
Size A.....	1½ inch minimum with 60 percent or more 2¼ inches and larger.		1½ inch minimum with 40 percent or more 6 ounces and larger.	

¹ Irish Cobbler, Katahdin, Sebago, Kennebec, Pontiac, Red McClure, Pungo, or other similar varieties are considered round or intermediate shaped varieties.

² Russet Burbank, Early Gem, White Rose, or other similar varieties are considered long varieties.

(b) Diameter means the size designation in terms of inches or eighths of an inch indicating the greatest crosswise dimension at right angles to the longitudinal axis of the potato or usable piece determined by passing or attempting to pass it lengthwise through a round opening. A potato having a designation of 2 inches is one which will not pass through a round opening 2 inches in diameter but will pass through a round opening 2½ inches in diameter.

(c) Weight means the size designation in terms of whole ounces indicating the weight of the potato or usable piece. A potato having a designation of 10 ounces is one which weighs at least 10 ounces but less than 11 ounces.

TEST PROCEDURES

- § 51.3414 Test procedures.

Tests to determine specific gravity and glucose content shall be made in accordance with the procedures set forth in this section. The potatoes used shall be taken at random from a composite

sample drawn from containers throughout the load, or a comparable sample from a bulk load or storage bin.

(a) *Specific gravity.* Specific gravity shall be determined by either the hydrometer method or by calculation from the weights of the sample in air and in water, with equipment which has been tested and calibrated to give accurate results. At least 3 separate tests shall be made in clean water with potatoes of average size for the lot which are free from hollow heart, sprouts, stems, dirt and any other adhering material. The reading obtained from each test shall be corrected for temperature variations as prescribed by Table II of this section. The specific gravity shall be the average of such corrected readings.

(1) *Temperature correction.* The pulp temperature of the potatoes and the temperature of the water shall be recorded immediately before testing and the specific gravity reading corrected as indicated in the following table:

TABLE II—Correction factors for specific gravity of potatoes¹
(Corrected to zero base of 50° Tuber Temperature and 50° Water Temperature)

Tuber temperature	WATER TEMPERATURE									
	38°	40°	45°	50°	55°	60°	65°	70°	75°	80°
38°	-.0021	-.0020	-.0018	-.0018	-.0020	-.0023	-.0029	-.0038	-.0047	-.0056
40°	-.0017	-.0016	-.0014	-.0014	-.0016	-.0019	-.0025	-.0034	-.0043	-.0052
45°	-.0009	-.0008	-.0006	-.0006	-.0008	-.0011	-.0017	-.0025	-.0035	-.0044
50°	-.0003	-.0002	0.0000	0.0000	-.0002	-.0005	-.0011	-.0020	-.0029	-.0038
55°	+.0001	+.0002	+.0004	+.0004	+.0002	-.0001	-.0007	-.0016	-.0025	-.0034
60°	+.0004	+.0005	+.0007	+.0007	+.0005	+.0002	-.0004	-.0013	-.0022	-.0031
65°	+.0005	+.0006	+.0008	+.0008	+.0006	+.0003	-.0003	-.0012	-.0021	-.0030
70°	+.0006	+.0007	+.0009	+.0009	+.0007	+.0004	-.0002	-.0011	-.0020	-.0029
75°	+.0007	+.0008	+.0010	+.0010	+.0008	+.0005	-.0001	-.0010	-.0019	-.0028
80°	+.0008	+.0009	+.0011	+.0011	+.0009	+.0006	0.0000	-.0009	-.0018	-.0027
85°	+.0009	+.0010	+.0012	+.0012	+.0010	+.0007	+.0001	-.0008	-.0017	-.0026
90°	+.0010	+.0011	+.0013	+.0013	+.0011	+.0008	+.0002	-.0007	-.0016	-.0025
95°	+.0011	+.0012	+.0014	+.0014	+.0012	+.0009	+.0003	-.0006	-.0015	-.0024
100°	+.0012	+.0013	+.0015	+.0015	+.0013	+.0010	+.0004	-.0005	-.0014	-.0023

¹ To apply correction factor, change actual specific gravity reading by adding or subtracting the appropriate factor according to the plus or minus sign.

(b) *Glucose content.* The glucose content shall be determined by a test based on enzyme reaction as indicated by color changes in a specially prepared tape. To make the test cut each of 10 tubers lengthwise through the center. Press the tape momentarily between the halves, remove and after 1 minute compare the color of the tape with the accompanying color standard.

TOLERANCES

§ 51.3415 Tolerances.

(a) For the purpose of determining compliance with one of the foregoing grades or of other specifications the following tolerances, by weight, are provided in order to allow for variations incident to proper grading and handling:

(1) *For defects.* (i) U.S. No. 1 Potatoes for Processing: 10 percent for potatoes which fail to meet the requirements of this grade but not more than one-half of this tolerance, or 5 percent, for unusable material, including therein not more than 1 percent for potatoes which are frozen or affected by soft rot or wet breakdown.

(ii) U.S. No. 2 Potatoes for Processing: 10 percent for potatoes which fail to meet the requirements of this grade but not more than one-half of this tolerance or 5 percent for unusable material, including therein not more than 1 percent for potatoes which are frozen or affected by soft rot or wet breakdown.

(2) *For off-size.* (i) Undersize: 3 percent when the size specified is less than 2 1/4 inches in diameter or less than 6 ounces in weight; and, 5 percent when the size specified is 2 1/4 inches or more in diameter or 6 ounces or more in weight.

(ii) Oversize: 10 percent.

(3) *For foreign material.* 2 percent.

(b) In the application of these standards to determine the percentages of the lot which meet the requirements of the respective grades or size categories no tolerances apply.

DEFINITIONS

§ 51.3416 Similar varietal characteristics.

"Similar varietal characteristics" means that the potatoes in any lot have the same general shape, color and character of skin, and color of flesh. Round or intermediate types are not mixed with

long types, red skinned with white skinned varieties, smooth skinned with russet varieties, and potatoes with yellowish flesh are not mixed with white-fleshed varieties.

§ 51.3417 Fairly well shaped.

"Fairly well shaped" means that the potato is fairly regular in shape for the variety and is not materially affected by second growth, and is not materially pointed, dumbbell-shaped or otherwise materially ill-formed.

§ 51.3418 Fairly smooth.

"Fairly smooth" means that the potato is not deeply indented at the eyes or elsewhere, or materially ridged, folded or lumpy.

§ 51.3419 Soft rot or Wet Breakdown.

"Soft rot or Wet Breakdown" means any soft, mushy or leaky condition of the tissue such as slimy soft rot, leak, advanced jelly-end rot, wet type fusarium tuber rot, or wet breakdown following freezing injury or heat injury.

§ 51.3420 Foreign material.

"Foreign material" means sprouts, stems, vines, adhering dirt, loose dirt, stones, trash and other extraneous substances.

§ 51.3421 Damage.

"Damage" means any defect which materially detracts from the processing quality of the potato, or which cannot be removed without a loss of more than 5 percent of the total weight of the potato, including peel covering the defective area, or which requires a cut in more than 1 place to remove the major defective portion in preparation for processing.

§ 51.3422 Usable Piece.

"Usable piece" means a potato having more unusable material than permitted in U.S. No. 2 Potatoes for Processing which has been trimmed so that the remaining portion does not have more than 10 percent unusable material: *Provided*, That the piece meets the specified size, and in the case of round or intermediate varieties represents not less than three-fourths of the weight of the potato before trimming, and in the case of long varieties weighs at least 4 ounces.

§ 51.3423 Serious damage.

"Serious damage" means any defect which seriously detracts from the processing quality of the potato, or which cannot be removed without a loss of more than 10 percent of the total weight of the potato, including peel covering the defective area, or which requires a cut in more than 2 places to remove the major defective portion in preparation for processing.

Dated: August 10, 1962.

G. R. GRANGE,
Deputy Administrator,
Marketing Service.

[F.R. Doc. 62-8229; Filed, Aug. 15, 1962; 8:52 a.m.]

[7 CFR Part 51]

UNITED STATES STANDARDS FOR SAWDUST PACK GRAPES (EUROPEAN OR VINIFERA TYPE)

Notice of Proposed Rule Making

Notice is hereby given that the United States Department of Agriculture is considering the amendment of United States Standards for Sawdust Pack Grapes (European or vinifera type) (7 CFR, §§ 51.2150 to 51.2178) pursuant to the authority contained in the Agricultural Marketing Act of 1946 (secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627).

All persons who desire to submit written data, views or arguments for consideration in connection with the proposed standards should file the same with the Chief, Fresh Products Standardization and Inspection Branch, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, South Building, Washington 25, D.C., not later than 30 days after publication hereof in the FEDERAL REGISTER.

Statement of considerations leading to the proposed amendment. Until recent years a large proportion of the table grapes exported from the United States was packed in sawdust or granulated cork and, when inspected, was certified under the U.S. Standards for Sawdust Park Grapes. Recently the volume of grapes packed in sawdust has decreased and there has been an increase in the volume exported in lug boxes. However, there are separate U.S. Grade Standards for grapes packed in sawdust and for grapes in lugs. U.S. No. 1 Sawdust Pack Grapes has somewhat higher requirements than U.S. No. 1 Table Grapes. The Sawdust Pack grade requires bunches to weigh at least one-half pound. The Table grade requires only one-quarter pound bunches. The Sawdust Pack grade requires stems to be well developed and strong and berries must meet specified minimum diameters. The Table grade does not have these requirements. In addition the Sawdust Pack grade has a tolerance of only 5 percent for defects other than undersize bunches, for which there is an additional 10 percent tolerance. The Table grade tolerance of 10 percent applies to under-

size bunches and other defects but since the minimum bunch size is only one-quarter pound it frequently permits the entire tolerance to be used for other defects.

While the table grape industry favored the lug as a container they retained their preference for U.S. No. 1 Sawdust Pack Grapes as a grade for export. It became evident that the designation "Sawdust Pack" implied higher quality regardless of the type of container used. During the 1961-62 season some shippers asked the Federal-State Inspection Service in California to certify grapes packed in lugs as meeting the U.S. No. 1 Sawdust Pack grade but not packed in sawdust. This request could not be complied with because of the confusion that would result, particularly in foreign markets. The Sawdust Pack Standards specifically state that these standards apply only to grapes packed in sawdust. It would have been difficult to explain to buyers why grapes in lugs were marked U.S. No. 1 Sawdust Pack or that they actually met the Sawdust Pack Grade.

As a result of this situation and the need for clarifying the various grades applicable to table grapes the Department is considering the possibility of combining the U.S. Standards for Sawdust Pack Grapes (European or vinifera type) and the U.S. Standards for Grades of Table Grapes (European or vinifera type). Investigations will be made during the 1962 season but a general revision of the standards could not become effective before 1963. Meanwhile, at the request of a large grape producer-shipper organization, it is proposed that the U.S. Standards for Sawdust Pack Grapes be amended by adding a new grade, equivalent to U.S. No. 1 Sawdust Pack Grapes, which would apply to grapes in any type of container, and would be available for use this season. This grade would be designated U.S. Export No. 1 Grapes and would provide a means of designating higher quality grapes for the export trade when not packed in sawdust pending a general revision of the grade standards. It could be used for grapes packed in sawdust, in the usual lugs, in 20 lb. lugs with bunches individually wrapped in paper, or in other containers. This grade would not affect the minimum requirements under the Export Grape and Plum Act.

The new grade, U.S. Export No. 1 Grapes, proposed to be added to the grade standards would have requirements identical to those for U.S. No. 1 Sawdust Pack Grapes.

The standards are proposed to be amended in the following respects:

Footnote 1 would be deleted and the following substituted in lieu thereof:

¹ Except as provided in connection with U.S. Export No. 1 Grapes, these standards shall be applicable only to grapes properly packed in sawdust or granulated cork, and not to so-called "semi-sawdust packs" which are cushioned and/or covered with sawdust.

The following new section would be added:

§ 51.2151a U.S. Export No. 1 Grapes.

"U.S. Export No. 1 Grapes" consists of grapes which meet the requirements of U.S. No. 1 Sawdust Pack Grapes and which may be packed in lugs, boxes, cartons or chests with any of the customary protective materials such as cushions, liners, or wraps, or which are properly packed in sawdust or granulated cork.

Dated: August 10, 1962.

G. R. GRANGE,
Deputy Administrator,
Marketing Services.

[F.R. Doc. 62-8228; Filed, Aug. 15, 1962;
8:52 a.m.]

[7 CFR Part 987]

HANDLING OF DOMESTIC DATES PRODUCED OR PACKED IN A DESIGNATED AREA OF CALIFORNIA

Notice of Proposed Expenses of the Date Administrative Committee for the 1962-63 Crop Year and Rate of Assessment for Such Crop Year; Establishment of Operating Reserve Fund

Consideration is being given to a proposal regarding approval of expenses of the Date Administrative Committee for the 1962-63 crop year, the fixing of a rate of assessment for that crop year, and the establishment of an operating monetary reserve. Such action is to be taken pursuant to §§ 987.71 and 987.72 of the marketing agreement, as amended, and Order No. 987, as amended (7 CFR Part 987; 27 F.R. 6818), regulating the handling of domestic dates produced or packed in a designated area of California, effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

The Date Administrative Committee (established under the aforesaid marketing agreement and order) has unanimously recommended, for the 1962-63 crop year beginning August 1, 1962, a budget of expenses in the total amount of \$42,630 (including \$2,500 for an operating monetary reserve) and an assessment rate of 17 cents per hundred pounds of assessable dates. The assessable poundage is estimated by the Committee at 25.075 million pounds. The amount of such expenses, the assessment rate, and the establishment of an operating reserve are specified in the proposal hereinafter set forth.

The Committee has recommended that an operating monetary reserve fund be established and maintained pursuant to § 987.72(c). Said section provides the amount of such reserve shall not exceed 50 percent of the average of expenses incurred during the most recent five preceding crop years (50 percent of the currently applicable average is \$16,052), except that the reserve need not be reduced to conform to any recomputed average. To minimize the burden of such reserve fund on handlers, the

amount to be collected for the current crop year should not exceed \$2,500.

Consideration will be given to any written data, views, or arguments pertaining to the proposal which are received by the Director, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D.C., not later than the eighth day after the date of publication of this notice in the FEDERAL REGISTER.

The proposal is as follows:

§ 987.307 Expenses of the Date Administrative Committee and rate of assessment for the 1962-63 crop year; operating monetary reserve fund.

(a) *Expenses.* Expenses (including \$2,500 for the maintenance of an operating monetary reserve fund) in the amount of \$42,630 are reasonable and likely to be incurred by the Date Administrative Committee during the crop year beginning August 1, 1962, for its maintenance and functioning and for such other purposes as the Secretary may determine to be appropriate.

(b) *Rate of assessment.* The rate of assessment which each handler is required to pay in accordance with § 987.72 of the marketing agreement, as amended, and this part, to the Date Administrative Committee as his pro rata share of the Committee's expenses is hereby fixed at 17 cents per hundredweight of free dates he handles or has certified for handling or for further processing during the crop year beginning August 1, 1962.

(c) *Operating monetary reserve.* The establishment of the operating monetary reserve permitted by § 987.72(c) is hereby approved. The Committee is authorized to place in such reserve for the crop year beginning August 1, 1962 not to exceed \$2,500 of the assessments collected pursuant to said § 987.72 and this section. Funds in such reserve are available for use in accordance with said § 987.72(c).

Dated: August 13, 1962.

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

[F.R. Doc. 62-8248; Filed, Aug. 15, 1962;
8:55 a.m.]

Agricultural Research Service

[9 CFR Part 74]

SCABIES IN SHEEP

Proposed Designation of Minnesota as Eradication Area

Notice is hereby given in accordance with section 4 of the Administrative Procedure Act (5 U.S.C. 1003) that, pursuant to the provisions of the Act of May 29, 1884, as amended, the Act of February 2, 1903, as amended, and the Act of March 3, 1905, as amended (21 U.S.C. 111-113, 115, 117, 120, 121, 123-126), it is proposed to amend § 74.3(a)(1) of Part 74, Subchapter C, Chapter I, Title 9, Code of Federal Regulations, by adding

the entire State of Minnesota to the list of areas therein designated as eradication areas since the cooperative sheep scabies eradication program is now being conducted in such State. The entire State of Minnesota is presently included in the infected areas as sheep scabies is known to exist in such State.

Any person who wishes to submit written data, views, or arguments concerning the proposed amendment may do so by filing them with the Director, Animal Disease Eradication Division, Agricultural Research Service, United States Department of Agriculture, Washington 25, D.C., within 45 days after publication of this notice in the FEDERAL REGISTER.

Done at Washington, D.C., this 10th day of August 1962.

M. R. CLARKSON,
Acting Administrator,
Agricultural Research Service.

[F.R. Doc. 62-8230; Filed, Aug. 15, 1962;
8:53 a.m.]

**Agricultural Stabilization and
Conservation Service**

[7 CFR Parts 1002, 1015]

[Docket Nos. AO-71-A43, AO-305-A8]

**MILK IN NEW YORK-NEW JERSEY
AND CONNECTICUT MARKETING
AREAS**

**Notice of Hearing on Proposed
Amendments to Tentative Market-
ing Agreements and Orders**

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of a public hearing to be held at the Market Administrator's office, 205 East 42d Street, New York 17, New York, beginning at 10:00 a.m., e.d.t. on September 5, 1962, with respect to proposed amendments to the tentative marketing agreements and to the orders, regulating the handling of milk in the New York-New Jersey and Connecticut marketing areas.

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

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

**AMENDMENTS TO THE NEW YORK-NEW
JERSEY ORDER**

Proposed by Dairymen's League Cooperative Association, Eastern Milk Producers Cooperative Association, Metropolitan Cooperative Milk Producers Bargaining Agency, Mutual Federation of Independent Cooperatives, and United Milk Producers of New Jersey:

Proposal No. 1. Amend § 1002.6 (Producer definition) as follows:

a. Add in part prior to proviso the words "or a partial pool bulk tank unit" after the words "pool bulk tank unit" and add the words "or partial pool plant" after the words "pool plant."

b. Add to (a) in the proviso, the following words "or is not automatically designated in a partial pool bulk tank unit."

c. Delete (c) in proviso.

d. Amend (d), (e), and (f) to read (c), (d), and (e).

e. Amend new (c) to read as follows: "(c) if such milk is first received at a pool plant or otherwise would be considered producer milk under Part 1015 of this chapter."

f. Add a new (f) and (g) to read as follows: "(f) milk delivered to a partial pool plant set forth in § 1002.29A(a) and milk of a partial pool bulk tank unit pursuant to § 1002.24(1) (1) in excess of his pro rata share of Class I-A and Class I-B, or (g) milk delivered to a partial pool plant set forth in § 1002.29A(b) and milk of a partial pool bulk tank unit pursuant to § 1002.24(1) (2) in excess of his pro rata share of Class I-A."

Proposal No. 2. In § 1002.9, add "Partial pool plant means a plant so designated pursuant to § 1002.29(A)."

Proposal No. 3. In § 1002.12, add "Partial pool bulk tank unit means a bulk tank unit so designated pursuant to § 1002.24(1)."

Proposal No. 4. In § 1002.24(a) (1), add the following words "or a plant distributing Class I-A milk in the marketing area."

Proposal No. 5. In § 1002.24, (f) add after the words "a cooperative handler specified in paragraph (a) 2 of this section" the words "if milk of its members is not qualified to receive payments pursuant to § 1002.81."

Proposal No. 6. In § 1002.24(c), add a new subparagraph as follows:

(5) A farm shall automatically be added to a pool bulk tank unit or a nonpool bulk tank unit shall automatically become a pool bulk tank unit effective the first day of any month in which any of the milk of such farm or unit is assigned pursuant to § 1002.35 to Class I-A unless the handler is precluded from doing so pursuant to subparagraphs (2) and (3) of this paragraph or unless such milk is considered producer milk under another order with a market-wide pool.

Proposal No. 7. In § 1002.24 add new paragraph (1) as follows:

(1) The nonpool bulk tank units set forth in subparagraphs (1) and (2) of this paragraph shall be partial pool bulk tank units.

(1) Any non pool bulk tank not automatically made a pool bulk tank unit pursuant to paragraph (c) (5) of this section because the handler is precluded from adding such farm to a pool bulk tank unit pursuant to paragraph (c) (2) and (3) of this section (except for milk considered producer milk under another order with a market wide pool). If it appears that any such non pool bulk tank milk is to be assigned to Class I-A before making such assignment, all of the handler's pool bulk tank units shall

be combined. The nonpool bulk tank milk up to the extent of its apparent assignment to Class I-A shall be assigned to the total pool bulk tank unit Class III and the pool bulk tank unit milk which otherwise would have been assigned to Class III shall be assigned to the Class I-A.

(2) Any bulk tank unit milk which fails to meet the pooling requirements of paragraph (f) of this section or is operated by a handler not specified by paragraph (a) of this section.

Proposal No. 8. In § 1002.27(a), amend the last proviso to read as follows: "Provided further, That if such designation is cancelled as of the first of August, September, October or November, the plant shall not be a pool plant pursuant to § 1002.29 prior to July 1 following;"

Proposal No. 9. Amend § 1002.29(d) prior to the proviso to read as follows:

(d) Any plant which for any month is not a pool plant because of failure to meet the requirements of paragraph (a), paragraph (b), or paragraph (c) of this section shall be a pool plant in any month if milk received from dairy farmers and bulk tank units is classified as Class I-B and Class I-A on some basis other than failure to account for such milk in a percentage at least as great as the utilization percentage as calculated pursuant to § 1002.40(a) (3) for the same month in the preceding year.

Proposal No. 10. Eliminate the first proviso in § 1002.29(d).

Proposal No. 11. Amend § 1002.29(e) to read as follows:

(e) A plant shall not be a pool plant on the basis of this section for the periods and under the conditions set forth in subparagraphs (1), (2), and (3) of this paragraph.

(1) If the pool plant designation is cancelled on the first of August, September, October, or November pursuant to § 1002.27(a), for the period from date of cancellation through the following June 30.

(2) If the pool plant designation is cancelled pursuant to § 1002.27(h), for failure to meet the requirements of § 1002.26(a) for the period from the date of cancellation through the following June 30.

(3) If the plant was a pool plant pursuant to provisions of Part 1015 of this chapter in each of the months of July through November of any year, for the months of December through June following.

Proposal No. 12. Add the following section:

§ 1002.29(A) Partial pool plants.

The following plants not designated pool plants pursuant to § 1002.25, § 1002.28, or § 1002.29 shall be designated partial pool plants:

(a) Plants not designated pool plant because of paragraph (e) of § 1002.29.

(b) Plants other than those set forth in paragraph (a) of this section which have some milk received from dairy farmers or nonpool bulk tank units classified as Class I-A on some basis other than failure to account for such milk.

Proposal No. 13. In § 1002.66, amend paragraph (c) to read as follows:

(c) Add the total payments required to be made by handlers for such month pursuant to § 1002.84 and add a service payment made pursuant to Part 1015 of this chapter.

Proposal No. 14. Eliminate all of § 1002.83.

Proposed by Lehigh Valley Cooperative Farmers and Suncrest Farms, Division of Fairmont Creamery, Inc.:

Proposal No. 15. The Marketing Area, as defined in the present Federal Order No. 2, should be amended to eliminate the counties of Warren, Sussex and Hunterdon, New Jersey.

Proposal No. 16. If the milk received by a handler and sold in the Marketing Area, is classified and priced under another Order issued pursuant to the Act or under an order issued pursuant to the Act of a State Legislature, any obligation to the Producer Settlement Fund on such milk shall be any plus amount obtained by subtracting the value of the milk at the class price or prices under such order from the value computed in accordance with the classification and pricing set forth in Order No. 2.

Proposal No. 17. Federal Order No. 2 should be amended so that no obligation to the Producer Settlement Fund would be imposed upon a nonpool handler where such handler paid his producers for the various classes of milk sold in the Marketing Area a sum equal to or greater than would have been required had he been a pool handler, and that in the event such handler has paid less than required under the prices established in Federal Order No. 2, then the obligation to the Producer Settlement Fund of Order No. 2 should be the difference between those prices actually paid and those required to be paid by Federal Order No. 2.

Proposal No. 18. Federal Order No. 2 should be amended to require a non-pool handler to pay, as an assessment for administration of the Order, an amount per hundredweight on the milk sold by such handler in the Marketing Area, equal to the per hundredweight assessment on the pool milk, or the actual cost of auditing and verifying the records of the non-pool handler, whichever amount is the greater.

Proposed by Conover's Guernsey Dairy, Hightstown, New Jersey; Decker's Dairy, Hightstown, New Jersey; Edgewood Dairy, Farmingdale, New Jersey; Forsgate Farms, Jamesburg, New Jersey; and Pleasant Farms, Point Pleasant, New Jersey:

Proposal No. 19. Provide for the assignment to Class I-B, of milk received at a pool plant from either a "non-pool" plant or from a "non-pool" bulk tank unit.

Proposal No. 20. Provide that a pool plant located in the Marketing Area and receiving milk directly from producers at such plant, which milk is distributed as Class I milk both inside and outside the Marketing Area, be permitted to pool the quantity distributed outside the Area at the Uniform Price adjusted by the appropriate differentials applicable to such

milk. Or as an alternative, to exempt such Outside Area sales from pooling under this Order.

Proposed by Fairdale Farms, Inc., Bennington, Vermont:

Proposal No. 21. Enable a handler who produces own-farm bulk tank milk:

a. To establish an own-farm bulk tank unit separate from other bulk tank units, if any, operated by such handler, but subject to appropriate regulations covering operation of bulk tank units.

b. To assign such own-farm bulk tank milk to the handler's Class I-A sales in such a manner as to exempt the handler from pool obligation on own-farm bulk tank milk.

Proposal No. 22. Reinstate those provisions relating to bulk tank milk to provide the same effect as provided by bulk tank provisions which were in effect during the period of December 1, 1961, through June 30, 1962.

Proposal No. 23. In developing new regulations applying to "outside" or "fringe area" handlers provide for separate classifications of such handlers as:

a. Those who consistently supply the marketing area with fluid milk delivered regularly to consumers under appropriate state milk control licenses, as distinct from

b. Those who occasionally ship milk into the marketing area to gain a temporary price advantage and thereby deprive regular pool producers of their rightful Class I-A benefits.

Proposal No. 24. Enable "consistent" suppliers referred to in paragraph (a) of Proposal No. 23 above to obtain their raw supply at a total cost (price paid producers plus pool obligation) which is no more than fully regulated pool handlers, as provided in section 608c(5) (A) of the Act.

Proposal No. 25. Require "occasional" suppliers referred to in paragraph (b) of Proposal No. 23 to pay into the producer settlement fund such amounts as may be necessary to adequately compensate regular pool producers for their loss of Class I-A sales.

Proposed by Borden-Castanea, Division of the Borden Company:

Proposal No. 26. Eliminate and avoid full regulation under Order No. 2 of a plant under Order No. 4 which has approximately 5 percent of its Class I sales in the Order No. 2 marketing area; 20 percent of its Class I sales in Order No. 4 marketing area; and the balance of its Class I sales in markets not covered by a Federal milk order.

Proposed by Eastern Milk Producers Cooperative Association, Inc.:

Proposal No. 27. Amend § 1002.24(a) (2) to read as follows:

(2) A cooperative handler who does not operate a pool plant but who receives milk from farms in a tank truck and delivers milk to plants of other handlers and who either meets the definition:

(i) A cooperative or federated cooperative as set forth in § 1002.81 (a) and (b): *Provided*, That such cooperative had been a qualified cooperative under section (b) for 12 consecutive previous months, or

(ii) A cooperative as defined under § 1002.81 (a) (1).

Proposal No. 28. Revised § 1002.24(e) by changing the reference to paragraph "(a) (2)" to "(a) (2) (ii)" so that the applicable passage of paragraph (e) shall read as follows: "This paragraph shall not be applicable to a cooperative handler specified in paragraph (a) (2) (ii)."

Proposed by Dairymen's League Cooperative Association, Inc.:

Proposal No. 29. A handler buying from an operating cooperative desiring to make a producer a nonpool producer can only do so after having obtained the consent of the cooperative.

Proposed by Sandfort's Dairy:

Proposal No. 30. Amend § 1002.24(a) (1) to read as follows:

(1) A handler who operates a pool plant or a handler having the same persons in ownership or control as another handler who operates a pool plant;

Proposed by Inter-State Milk Producers Cooperative:

Proposal No. 31. Amend the New York-New Jersey order to continue the elimination of the provisions of said order now eliminated by suspension, and make all of the other changes in the order necessary to support the continuation of the suspension action with respect to pool and nonpool bulk tank units in order to continue the elimination of all nonpool bulk tank milk from the order so that if bulk tank milk comes into an order plant it becomes pool milk. These other changes are:

a. Amend § 1002.6 *Producer* definition by:

1. Deleting from the first sentence the following words: "Who has included such farm."

2. Deleting from paragraph (a) of the proviso: "Or is delivered in bulk at the farm to a handler who does not include such farm in a pool bulk tank unit of such handler."

3. Changing in paragraph (c) of the proviso the section reference of § 1002.83 (b) (2) to § 1002.83 (b) (1).

b. Amend § 1002.24 *Bulk tank units* by:

1. Deleting paragraph (a) (3).

2. Deleting paragraph 1002.24(a) (4).

3. Deleting from paragraph (h) the following words: "and his declared status (pool or nonpool) of each bulk tank unit."

4. Deleting paragraph (j).

5. Deleting from paragraph (k) the following words: "And the names of handlers who are ineligible to add farms to a pool bulk tank unit under the terms set forth in § 1002.24(c) (3)."

c. Amend § 1002.26 *Operating requirements*, by deleting the following words from the first paragraph: "Consisting of farms in the area specified in § 1002.24 (e)."

d. Amend § 1002.27 *Suspension and cancellation of designation* by:

1. Eliminating from the first sentence the following words: "Consisting of farms in the area specified in § 1002.24 (e)."

2. Eliminating from paragraph (d) the following words: "or (c)" and "Con-

sisting of farms in the area specified in § 1002.24(e)."

3. Deleting from paragraph (g)(1) the following words: "Consisting of farms in the area specified in § 1002.24(e)."

4. Deleting from paragraph (g)(2) the following words: "Consisting of farms in the area specified in § 1002.24(e)."

e. Amend § 1002.35 Accounting procedure, by:

1. Deleting from paragraph (a)(2)(v) the word "declared."

2. Deleting from paragraph (c) the following sentence: "Milk received from nonpool bulk tank units shall be assigned as far as possible to milk classified as Class III subject to the butter-cheese adjustment and then to other milk classified as Class III."

3. Amending paragraphs (e) and (f) by eliminating the following words: "From nonpool bulk tank units."

f. Amend § 1002.83 *Payments on milk received from dairy farms at nonpool plants and nonpool bulk tank units*, by eliminating the words "And nonpool bulk tank units" from the title and by eliminating the proviso of paragraph (c).

Proposal No. 32. Amend New York-New Jersey order to continue the elimination of the provisions of said order now eliminated by suspension, and make all of the other changes in the order necessary to support the continuation of the suspension action with respect to eliminating the option provision under which a handler can option himself in or out of the order.

Proposal No. 33. Amend § 1002.24(e) after the words "any handler who in the period of October, November, and December 1960, operated a plant which was a pool plant on the basis of either of the first two provisos of § 1002.25" by deleting "and" and substituting therefor the following: "or a cooperative handler specified in paragraph (a)(2) of this section, if the milk from such farms was delivered as producer milk in the period October, November, and December 1960, to a pool plant designated pursuant to § 1002.25."

Proposal No. 34. Revise § 1002.24(e) by transposing the following language from the center of the section to the end of the section: "This paragraph shall not be applicable to a cooperative handler specified in paragraph (a)(2) of this section until such handler has operated a pool bulk tank unit for twelve consecutive months."

Proposal No. 35. Amend § 1002.24(f) by adding to the proviso after the words "operated a plant which was a pool plant on the basis of either of the first two provisos in § 1002.25 the following", or a cooperative handler specified in paragraph (a)(2) of this section," and remove from the proviso the words "of such handler" in both instances where such words appear within the proviso.

Proposal No. 36. Amend § 1002.29(d) to eliminate the words: "with a provision for marketwide equalization" from the second proviso, (as it read prior to suspension), to recognize the principle that a plant should be regulated under

the Federal order where it does the greatest volume of its route business.

Proposal No. 37. Amend Order No. 2 to provide a compensatory payment plan based on the difference between the administratively determined cost of milk sold in the marketing area for Class I-A use by the handler and the Order No. 2 Class I-A price, if the Class I-A price is higher.

Proposal No. 38. Amend the pool plant definition to require a cooperative primarily related to the New York-New Jersey market to price and pool under Order No. 2, all milk in plants and bulk tank units associated with the operation of that cooperative and sold into another federally regulated marketing area, if such plant or bulk tank units would come under Order No. 2 on the basis of its Class I-B sales under § 1002.29(d).

AMENDMENTS TO THE CONNECTICUT ORDER.

Proposed by Connecticut Milk Producers Association, Modern Milk Marketing Association, and Cooperative Dairy, Inc.:

Proposal No. 39. Add to § 1015.3(c)(2)(i) after the words "another New England Federal order," the following: "or in any month in which it qualifies for pooling under another Federal order on the basis of shipments which exceed the shipments qualifying such plant for pooling pursuant to this subparagraph."

Proposed by Dairymen's League Cooperative Association, Eastern Milk Producers Cooperative Association, Metropolitan Cooperative Milk Producers Bargaining Agency, Mutual Federation of Independent Cooperatives, and United Milk Producers of New Jersey:

Proposal No. 40. Provide in the Connecticut Order No. 15 for:

(a) Assignment of New York-New Jersey order milk to shipments of Class I-A milk to a New York plant prior to assigning Connecticut milk to such shipment.

(b) Classifying Connecticut milk assigned to New York-New Jersey Class I-A in a special class and pricing it at the New York-New Jersey Class I-A price.

(c) Deduct from Connecticut pool prior to figuring the uniform price a value for Connecticut milk assigned to New York Class I-A computed at a rate per hundredweight equal to the difference between Connecticut Class II price and New York-New Jersey Class I-A price and pay same to the New York-New Jersey pool.

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

Proposal No. 41. Make such changes as may be necessary to make the entire marketing agreements and the orders conform with any amendments thereof that may result from this hearing.

Copies of this notice of hearing and the orders may be procured from the Market Administrator, 205 East 42d Street, New York 17, New York; the Market Administrator, 1049 Asylum Avenue, Hartford 5, Connecticut; or from the

Hearing Clerk, Room 112, Administration Building, United States Department of Agriculture, Washington 25, D.C., or may be there inspected.

Signed at Washington, D.C., on August 8, 1962.

ROBERT G. LEWIS,
Deputy Administrator, Price and Production, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 62-8252; Filed, Aug. 15, 1962; 8:56 a.m.]

DEPARTMENT OF LABOR

Office of the Secretary

[29 CFR Part 4]

OCCUPATIONS PARTICULARLY HAZARDOUS FOR EMPLOYMENT OF MINORS

Meat Processing in Retail and Service Establishments

The occupations in or about slaughtering and meat packing establishments and rendering plants which have been found and by order declared to be particularly hazardous for the employment of children between 16 and 18 years of age pursuant to section 3(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 203) are described in 29 CFR 4.61 (Hazardous-Occupations Order No. 10; established May 8, 1952, 17 F.R. 3034).

Subparagraph (2) of paragraph (c) of § 4.61 exempts certain retail and service establishments from the application of the order. A recent examination by the Bureau of Labor Standards of the hazards involved in various occupations in retail and service establishments indicates that the occupations thus exempted from this order involve conditions which are particularly hazardous for the employment of minors between 16 and 18 years of age even when performed in such establishments.

Now, therefore, pursuant to section 3(1) of the Fair Labor Standards Act of 1938 (52 Stat. 1061 as amended; 29 U.S.C. 203), and Reorganization Plan No. 2 of 1946 (3 CFR, 1943-1948 Comp., p. 1064), and in accordance with the procedure established in 29 CFR Part 4, Subpart D, I hereby propose to amend 29 CFR 4.61 by revoking the exemption for retail establishments contained therein.

Any interested person may file a written statement of data, views or arguments in regard to this proposal with the Director of the Bureau of Labor Standards, United States Department of Labor, Constitution Avenue and Fourteenth Street NW., Washington 25, D.C., within 30 days after this notice is published in the FEDERAL REGISTER.

Signed at Washington, D.C., this 10th day of August 1962.

ARTHUR J. GOLDBERG,
Secretary of Labor.

[F.R. Doc. 62-8201; Filed, Aug. 15, 1962; 8:48 a.m.]

FEDERAL AVIATION AGENCY

[14 CFR Parts 600, 601]

[Airspace Docket No. 61-HO-9]

**FEDERAL AIRWAY AND ASSOCIATED
CONTROL AREAS****Withdrawal of Proposed Alteration**

In a notice of proposed rule making published in the FEDERAL REGISTER on January 18, 1962 (27 F.R. 536) it was stated in part that the Federal Aviation Agency proposed to alter Hawaiian VOR Federal airway No. 9. Subsequent to publication of the notice, the FAA has determined that a further review of this proposal is desirable prior to taking any action to alter Victor 9. Accordingly, the notice is being withdrawn and a new proposal may be submitted at a later date.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (14 CFR 409.13), notice is hereby given that the proposal contained in Airspace Docket No. 61-HO-9 is withdrawn.

Section 307(a) of the Federal Aviation Act of 1958 (72 Stat. 749; 49 U.S.C. 1348).

Issued in Washington, D.C., on August 9, 1962.

W. THOMAS DEASON,
Assistant Chief,
Airspace Utilization Division.

[F.R. Doc. 62-8192; Filed, Aug. 15, 1962;
8:46 a.m.]

Notices

DEPARTMENT OF THE INTERIOR Bureau of Land Management ALASKA

Notice of Proposed Withdrawal and Reservation of Land; Amendment

AUGUST 8, 1961.

Notice of the proposed withdrawal and reservation of land for the Federal Aviation Agency in the Fairbanks Land District, Alaska, was published in the FEDERAL REGISTER on February 1, 1962, in Volume 27, Number 22, on page 951.

The description of the requested land is hereby amended as follows:

1. Parcels 3a and 3b are to be deleted in their entirety.
2. Parcel 2 is to be amended to correct the description as follows:

Parcel 2

Beginning at Corner No. 3 of said Elks Placer; thence S. 78°40' E., 1,078.2 feet to Corner No. 2 of Elks Placer, which is the same as Corner No. 3 of Target Fraction; thence S. 68°21' E., 386 feet to Corner No. 2 of Target Fraction, which is the same as Corner No. 6 of Happy Thought; thence S. 67°46' E., 1,065 feet to a point on the 6-5 line of Happy Thought which is the same as Corner No. 1 of Lillian Association; thence S. 12°20' W., 1,132.6 feet to Corner No. 6 of Lillian Association; thence N. 49°10'56" W., 2,853.22 feet to the point of beginning; containing 35.98 acres, more or less.

ROBERT J. COFFMAN,
Chief, Division of Lands and
Minerals Management.

[F.R. Doc. 62-8212; Filed, Aug. 15, 1962;
8:49 a.m.]

[Classification No. 85]

ARIZONA

Small Tract Classification

1. Pursuant to authority delegated to me by Bureau Order No. 684, dated August 28, 1961 (26 F.R. 8216), I hereby classify the following described public lands, totaling 10 acres in Pinal County, Arizona, as suitable for disposal under the provisions of the Small Tract Act of June 1, 1938 (52 Stat. 609, 43 U.S.C. 682a) as amended:

GILA AND SALT RIVER MERIDIAN

T. 8 S., R. 17 E.,
Sec. 31, SE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$.

2. Classification of the above-described lands by this order segregates them from all appropriations, including locations under the mining laws, except as to applications under the mineral leasing laws.

3. The lands classified by this order shall not become subject to disposal under the Small Tract Act of June 1, 1938 (52 Stat. 609, 43 U.S.C. 682a), as amended, until it is so provided by an order to be issued by an authorized

officer, opening the lands to bid under public auction procedure.

4. There are no preference right applications as provided for by 43 CFR 257.5.

Dated: August 8, 1962.

A. L. SIMPSON,
Acting State Director.

[F.R. Doc. 62-8213; Filed, Aug. 15, 1962;
8:50 a.m.]

CALIFORNIA

Notice of Proposed Withdrawal and Reservation of Lands and Partial Termination Thereof

AUGUST 7, 1962.

The United States Department of Agriculture has filed an application, Serial Number Sacramento 050013 for the withdrawal of the lands described below, from prospecting, location, entry, and purchase under the general mining laws, subject to existing valid claims. The applicant desires the withdrawal of the lands to protect roadside zones, and for public recreation areas and administrative sites.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned office of the Bureau of Land Management, Department of the Interior, Room 4201, U.S. Courthouse and Federal Building, 650 Capitol Avenue, Sacramento 14, California.

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

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

The lands involved in the application are:

MOUNT DIABLO MERIDIAN

ELDORADO NATIONAL FOREST

Roadside Zone Along the U.S. Highway No. 50

California Forest Highway No. 32

A strip of land 200 feet wide on either side of the centerline of the existing U.S. Highway No. 50 through the following legal subdivisions:

- T. 11 N., R. 13 E.,
Sec. 25: Lots 1, 2, 5, 6, and 7;
Sec. 26: Lots 2, 3, and 4;
Sec. 33: NE $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 34: Lots 3, 4, and 5;
Sec. 35: Lot 1, NE $\frac{1}{4}$ NW $\frac{1}{4}$.
- T. 11 N., R. 14 E.,
Sec. 25: S $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;
Sec. 26: NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 27: NW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 28: N $\frac{1}{2}$;

- Sec. 29: NE $\frac{1}{4}$, W $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ N $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 30: Lots 1 and 2, SE $\frac{1}{4}$ SE $\frac{1}{4}$.
- T. 11 N., R. 15 E.,
Sec. 22: SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 23: Lots 11 and 12;
Sec. 26: Lot 5;
Sec. 27: N $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 28: NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 29: SW $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 30: Lot 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$.
- T. 11 N., R. 16 E.,
Sec. 19: S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 20: S $\frac{1}{2}$;
Sec. 21: S $\frac{1}{2}$;
Sec. 22: NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 23: S $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$;
Sec. 24: S $\frac{1}{2}$ N $\frac{1}{2}$, N $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 30: Lot 11, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$.
- T. 11 N., R. 17 E.,
Sec. 8: S $\frac{1}{2}$;
Sec. 10: SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 11: NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 15: NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 16: SE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 17: NE $\frac{1}{4}$, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 18: E $\frac{1}{2}$ NE $\frac{1}{4}$;
Sec. 19: Lots 1 and 2, NE $\frac{1}{4}$ NW $\frac{1}{4}$.
- T. 11 N., R. 18 E.,
Sec. 6: Lots 1, 2, 3, 4, 5, 6, 7, 8, 12, and 13;
Sec. 7: Lot 1, E $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$.
- T. 12 N., R. 17 E.,
Sec. 36: Lots 10 and 14.
- T. 12 N., R. 18 E.,
Sec. 17: E $\frac{1}{2}$ E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 31: Lots 7, 8, and 9;
Sec. 32: NW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$.

Roadside Zone Along the Alpine Highway

California State Highway No. 88

A strip of land 200 feet wide on either side of the centerline of the existing State Highway No. 88, through the following legal subdivisions:

- T. 8 N., R. 13 E.,
Sec. 35: SW $\frac{1}{4}$ SE $\frac{1}{4}$ and that portion of SE $\frac{1}{4}$ SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950.
- T. 8 N., R. 14 E.,
Sec. 13: Those portions S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;
Sec. 14: That portion S $\frac{1}{2}$ SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;
Sec. 21: Portions SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;
Sec. 22: Portions S $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;
Sec. 23: Portion NW $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;

Sec. 29: Portions E $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950;

Sec. 30: Portion Lot 3, 4, E $\frac{1}{2}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$ reconveyed to the United States in Forest Exchange 037938 by deeds dated October 30, 1948, and January 9, 1950, accepted June 1, 1950.

T. 8 N., R. 15 E.,

Sec. 1: Lots 1, 2, S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 10: E $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 11: S $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ S $\frac{1}{2}$;

Sec. 12: N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 15: N $\frac{1}{2}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 17: S $\frac{1}{2}$;

Sec. 18: Lot 3, S $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$.

T. 9 N., R. 16 E.,

Sec. 12: SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 13: N $\frac{1}{2}$;

Sec. 14: S $\frac{1}{2}$ N $\frac{1}{2}$;

Sec. 15: SE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$;

Sec. 16: E $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 20: SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 21: NW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 22: NW $\frac{1}{4}$ NW $\frac{1}{4}$;

Sec. 28: SW $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 29: E $\frac{1}{2}$ E $\frac{1}{2}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 31: Lots 3, 4, SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 32: W $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 9 N., R. 17 E.,

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

Sec. 6: SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 7: NE $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 8: NW $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 10 N., R. 17 E.,

Sec. 20: SE $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 21: N $\frac{1}{2}$;

Sec. 22: SE $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 23: Lots 2, 3, and 4;

Sec. 29: W $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 32: W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 10 N., R. 18 E.,

Sec. 18: Lots 3, 4, E $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 19: Lot 1, NE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 20: N $\frac{1}{2}$;

Sec. 21: SW $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 22: NW $\frac{1}{4}$ SW $\frac{1}{4}$.

Roadside Zone Along California State Highway No. 89

California Forest Highway No. 30

A strip of land 200 feet wide on either side of the centerline of the existing California State Highway No. 89 through the following legal subdivisions:

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

Sec. 21: NE $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 28: Lots 4, 5, 7, S $\frac{1}{2}$ NE $\frac{1}{4}$.

T. 14 N., R. 17 E.,

Sec. 20: SE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 23: SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 11 N., R. 18 E.,

Sec. 5: E $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 8: SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 14: Lots 1 and 2 (or fractional S $\frac{1}{2}$ SW $\frac{1}{4}$), Lot 3 (or fractional SW $\frac{1}{4}$ SE $\frac{1}{4}$), N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 15: Lot 1, SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 16: SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 17: W $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 20: N $\frac{1}{2}$, SE $\frac{1}{4}$;

Sec. 21: NW $\frac{1}{4}$;

Sec. 23: NE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 24: W $\frac{1}{2}$ NW $\frac{1}{4}$.

T. 12 N., R. 18 E.,

Sec. 32: NW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$.

Roadside Zone Along the Fallen Leaf Lake Highway

California State Highway No. 94

A strip of land 200 feet wide on either side of the centerline of the existing State Highway No. 94 through the following legal subdivisions:

T. 12 N., R. 17 E.,

Sec. 12: NW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 13: NW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$.

CAMPGROUND AREAS

Silver Creek

T. 11 N., R. 14 E.,

Sec. 11: SW $\frac{1}{4}$ NW $\frac{1}{4}$.

Alder Creek

T. 11 N., R. 14 E.,

Sec. 26: SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Silver Fork

T. 11 N., R. 16 E.,

Sec. 21: SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 22: SW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 27: NW $\frac{1}{4}$ NW $\frac{1}{4}$;

Sec. 28: NE $\frac{1}{4}$ NE $\frac{1}{4}$.

Lyons Creek

T. 11 N., R. 16 E.,

Sec. 8: E $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$.

39-Milestone

T. 11 N., R. 16 E.,

Sec. 22: S $\frac{1}{2}$ NE $\frac{1}{4}$.

Pyramid

T. 11 N., R. 16 E.,

Sec. 23: E $\frac{1}{2}$ NW $\frac{1}{4}$.

Crag Lake

T. 13 N., R. 16 E.,

Sec. 12: Lot 5.

Kirkwood Lake

T. 10 N., R. 17 E.,

Sec. 21: N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 22: W $\frac{1}{2}$ NW $\frac{1}{4}$.

45-Mile Camp

T. 11 N., R. 17 E.,

Sec. 16: SE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$.

Eagle Falls

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

Sec. 21: E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Bay View

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

Sec. 28: E $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.

Velma Lake

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

Sec. 31: Lot 9.

Woods Lake

T. 10 N., R. 18 E.,

Sec. 28: N $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$.

Firs Camp

T. 11 N., R. 18 E.,

Sec. 6: S $\frac{1}{2}$ Lot 11;

Sec. 7: N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.

Alpine

T. 11 N., R. 18 E.,

Sec. 17: S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.

PUBLIC SERVICE SITES

Baldwin

T. 12 N., R. 17 E.,

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

Pope

T. 12 N., R. 18 E.,

Sec. 5: S $\frac{1}{2}$ SW $\frac{1}{4}$.

RECREATION AREAS

Bear Creek

T. 12 N., R. 11 E.,

Sec. 32: NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$.

Airport

T. 13 N., R. 14 E.,

Sec. 10: SE $\frac{1}{4}$;

Sec. 11: SW $\frac{1}{4}$;

Sec. 15: Lots 1, 2, 3, 4, 5, 6, 7, and 8.

South Fork

T. 13 N., R. 14 E.,

Sec. 22: S $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 27: NW $\frac{1}{4}$ NW $\frac{1}{4}$;

Sec. 28: NE $\frac{1}{4}$ NE $\frac{1}{4}$.

Loon Lake

T. 13 N., R. 15 E.,

Sec. 8: All except portion covered by lake;

Sec. 9: All except portion covered by lake;

Sec. 17: N $\frac{1}{2}$.

Wentworth Springs

T. 14 N., R. 15 E.,

Sec. 32: S $\frac{1}{2}$ Bear.

Lower Bear River Reservoir

T. 8 N., R. 16 E.,

Sec. 8: E $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 9: NW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 17: NW $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$.

China Flat

T. 12 N., R. 16 E.,

Sec. 12: SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Wright's Lake

T. 12 N., R. 16 E.,

Sec. 28: NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 29: S $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 32: E $\frac{1}{2}$;

Sec. 33: N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$.

Buck Island

T. 13 N., R. 16 E.,

Sec. 6: Lots 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, SW $\frac{1}{4}$ NE $\frac{1}{4}$.

Silver Lake

T. 9., R. 17 E.,

Sec. 8: SW $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 10 N., R. 17 E.,

Sec. 32: Lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 33: Lot 1, NW $\frac{1}{4}$ SW $\frac{1}{4}$.

Twin Lakes

T. 10 N., R. 17 E.,

Sec. 23: Lots 1 and 2.

T. 10 N., R. 18 E.,

Sec. 18: Lot 4.

42-Mile Milestone

T. 11 N., R. 17 E.,

Sec. 19: Lots 1, 2, E $\frac{1}{2}$ NW $\frac{1}{4}$.

Blue Lakes

T. 9 N., R. 18 E.,

Sec. 12: Lots 1 and 2.

Strawberry Creek

T. 10 N., R. 17 E.,

Sec. 5: Lots 7 and 8 (or NW $\frac{1}{4}$).

T. 11 N., R. 17 E.,

Sec. 19: Lots 3, 4, SW $\frac{1}{4}$

Baltic Lookout

T. 10 N., R. 13 E.,
Sec. 23: E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 26: NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.

Pacific Ranger Station

T. 11 N., R. 13 E.,
Sec. 34: Lots 3, 4, and 5.

Brushy Springs

T. 13 N., R. 13 E.,
Sec. 6: Lot 6.

Plummer Ridge

T. 9 N., R. 14 E.,
Sec. 20: SW $\frac{1}{4}$ SE $\frac{1}{4}$.

29-Mile Guard Station

T. 11 N., R. 14 E.,
Sec. 25: SW $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$ SE.

Schlein Ranger Station

T. 13 N., R. 14 E.,
Sec. 13: SW $\frac{1}{4}$ SE $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$.

Robbs Peak

T. 13 N., R. 14 E.,
Sec. 33: NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 34: S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$
SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Big Meadows

T. 14 N., R. 14 E.,
Sec. 8: S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$,
SE $\frac{1}{4}$ SE $\frac{1}{4}$.

Lumber Yard Ranger Station

T. 8 N., R. 15 E.,
Sec. 15: N $\frac{1}{2}$.

Leek Springs Lookout

T. 9 N., R. 15 E.,
Sec. 14: NE $\frac{1}{4}$ SE $\frac{1}{4}$.

China Flat

T. 10 N., R. 15 E.,
Sec. 1: Lots 11 and 16.

T. 11 N., R. 15 E.,
Sec. 35: Lots 11 and 12.

Iron Mt. Lookout

T. 10 N., R. 15 E.,
Sec. 19: SE $\frac{1}{4}$ of Lot 2.

Silver Lake

T. 10 N., R. 17 E.,
Sec. 32: S $\frac{1}{2}$ N $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Angora Lookout

T. 12 N., R. 17 E.,
Sec. 13: NE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Haypress Meadows

T. 12 N., R. 17 E.,
Sec. 28: SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Stony Ridge

T. 13 N., R. 17 E.,
Sec. 18: SE $\frac{1}{4}$ NE $\frac{1}{4}$.

Lake Valley Pasture

T. 11 N., R. 18 E.,
Sec. 6: Lot 6.

Blue Lakes

T. 9 N., R. 19 E.,
Sec. 19: NE $\frac{1}{4}$ SE $\frac{1}{4}$.

The areas described above aggregate 11,251.59 acres.

The applicant agency has cancelled its application insofar as it involved the lands described below. Therefore, pursuant to the regulations contained in 43 CFR, Part 295, such lands will be at 10:00 a.m. on September 11, 1962, relieved of the segregative effect of the above-mentioned application.

The lands terminated are:

MOUNT DIABLO MERIDIAN

ELDORADO NATIONAL FOREST

Roadside Zone Along U.S. Highway No. 50

California State Highway No. 32

A strip of land 200 feet wide on either side of the centerline of existing U.S. Highway No. 50 through the following legal subdivisions:

T. 11 N., R. 13 E.,
Sec. 33: SE $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$
NE $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 11 N., R. 14 E.,
Sec. 29: S $\frac{1}{2}$ N $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$
NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$,
S $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$
NE $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$
NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$
SW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 11 N., R. 18 E.,
Sec. 6: N $\frac{1}{2}$ NE $\frac{1}{4}$.

T. 12 N., R. 17 E.,
Sec. 36: SE $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 12 N., R. 18 E.,
Sec. 3: Lots 15, 16, Tracts A, B (formerly
Lots 2 and 3).

Roadside Zone Along Alpine Highway

California State Highway No. 88

A strip of land 200 feet wide on either side of the centerline of the existing State Highway No. 88 through the following legal subdivisions:

T. 8 N., R. 13 E.,
Sec. 25: SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 35: Patented portions of SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 36: NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 8 N., R. 14 E.,
Sec. 13: NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 14: N $\frac{1}{2}$ S $\frac{1}{2}$, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 21: SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 22: S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 29: W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 30: NE $\frac{1}{4}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 8 N., R. 15 E.,
Sec. 16: N $\frac{1}{2}$ S $\frac{1}{2}$.

T. 9 N., R. 16 E.,
Sec. 15: SW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 20: NE $\frac{1}{4}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 21: NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$;
Sec. 29: W $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 32: NE $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 9 N., R. 17 E.,
Sec. 6: W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 7: Lot 3, NE $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 10 N., R. 17 E.,
Sec. 20: NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 21: S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 22: NE $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 32: NE $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 10 N., R. 18 E.,
Sec. 21: SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Roadside Zone Along California State Highway No. 39

California Forest Highway No. 30

A strip of land 200 feet wide on either side of the centerline of the existing California State Highway No. 39 through the following legal subdivisions:

T. 13 N., R. 17 E.,
Sec. 5: Lot 1;
Sec. 9: E $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 11 N., R. 18 E.,
Sec. 6: E $\frac{1}{2}$ E $\frac{1}{2}$ Lot 6, E $\frac{1}{2}$ E $\frac{1}{2}$ Lot 7, E $\frac{1}{2}$ E $\frac{1}{2}$
Lot 13;
Sec. 20: SW $\frac{1}{4}$;
Sec. 21: SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 22: N $\frac{1}{2}$ S $\frac{1}{2}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 28: W $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 25: W $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 26: NE $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 12 N., R. 18 E.,
Sec. 31: Lot 5, NE $\frac{1}{4}$ NE $\frac{1}{4}$.

CAMPGROUND AREAS

Blackbird

T. 11 N., R. 14 E.,
Sec. 30: Lots 1 and 2.

Susie Lake

T. 12 N., R. 17 E.,
Sec. 17: E $\frac{1}{2}$ Lot 11, E $\frac{1}{2}$ Lot 15.

Heather Lake

Sec. 19: NE $\frac{1}{4}$ Lot 4.

Crug Lake

T. 13 N., R. 16 E.,
Sec. 12: That portion of SW $\frac{1}{4}$ NE $\frac{1}{4}$ covered
by Tract 37.

PUBLIC SERVICE SITES

Riverton

T. 11 N., R. 14 E.,
Sec. 29: Portions of E $\frac{1}{2}$ NW $\frac{1}{4}$ and N $\frac{1}{2}$
SW $\frac{1}{4}$ described by metes and bounds.

Al Tahoe

T. 12 N., R. 18 E.,
Sec. 3: Lots 2 and 3;

Barton

Sec. 4: Lot 13;

Lake Tahoe

Sec. 5: Lot 4.

RECREATION AREAS

Big Silver

T. 12 N., R. 14 E.,
Sec. 15: SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Digger Indian Spring

T. 11 N., R. 15 E.,
Sec. 29: SW $\frac{1}{4}$ SW $\frac{1}{4}$.

Strawberry Creek

T. 10 N., R. 17 E.,
Sec. 5: NE $\frac{1}{4}$ SE $\frac{1}{4}$.

Strawberry Creek

T. 11 N., R. 17 E.,
Sec. 28: NW $\frac{1}{4}$, Lots 1, 2, N $\frac{1}{2}$ SE $\frac{1}{4}$.

Big Silver

T. 12 N., R. 14 E.,
Sec. 15: SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Loon Lake

T. 13 N., R. 15 E.,
Sec. 16: N $\frac{1}{2}$.

ADMINISTRATIVE SITES

Georgetown

T. 12 N., R. 11 E.,
Sec. 6: Lot 2, SW $\frac{1}{4}$ NE $\frac{1}{4}$.

Jackey Hill

T. 13 N., R. 11 E.,
Sec. 18: That portion of SE $\frac{1}{4}$ NW $\frac{1}{4}$ covered
by Lot 46.

Gilmore

T. 11 N., R. 12 E.,
Sec. 34: S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$.

Clear Creek

T. 8 N., R. 13 E.,
Sec. 11: NW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.

Van Vleck (Blair Cabin)

T. 11 N., R. 13 E.,
Sec. 22: E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.

Lookout Mt.

T. 12 N., R. 13 E.,
Sec. 18: NE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$.

PiPi

T. 8 N., R. 14 E.,
Sec. 4: S $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 9: N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.

ArmstrongSec. 13: N $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.**Alder Ridge Lookout Station**

T. 10 N., R. 15 E.,

Sec. 5: NW $\frac{1}{4}$ SW $\frac{1}{4}$.**China Flat**

T. 12 N., R. 16 E.,

Sec. 12: SW $\frac{1}{4}$ SW $\frac{1}{4}$.**Tallac Fire House**

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

Sec. 36: NE $\frac{1}{4}$ NE $\frac{1}{4}$.**Bunker Hill**

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

Sec. 23: SE $\frac{1}{4}$ NW $\frac{1}{4}$.**General Creek**

T. 14 N., R. 17 E.,

Sec. 20: Portion NE $\frac{1}{4}$ NE $\frac{1}{4}$ (described by metes and bounds).**Meeks Bay**

T. 14 N., R. 17 E.,

Sec. 20: SE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$.**Echo Lake**

T. 11 N., R. 18 E.,

Sec. 6: NW $\frac{1}{4}$ Lot 3 (or NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$).**Lake Valley Site**

T. 12 N., R. 18 E.,

Sec. 29: E $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.**Meyers Ranger Station**

T. 12 N., R. 18 E.,

Sec. 29: NE $\frac{1}{4}$ SW $\frac{1}{4}$.

[SEAL]

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

[F.R. Doc. 62-8214; Filed, Aug. 15, 1962;
 8:50 a.m.]

CALIFORNIA

Notice of Termination of Proposed Withdrawal From Entry Under Mining Laws; Correction

AUGUST 9, 1962.

The Notice of Termination of Proposed Withdrawal from entry under the Mining Laws published on Page 7659 of the FEDERAL REGISTER, issued for Thursday, August 2, 1962 (F.R. Doc. 62-7611; Filed, August 1, 1962; 8:54 a.m.) is hereby corrected as to land in T. 25 N., R. 2E., SBM, Sec. 21 by deleting the S $\frac{1}{2}$ S $\frac{1}{2}$ and replacing it with the S $\frac{1}{2}$ N $\frac{1}{2}$.

CHARLES L. SCHAEFER,
*Acting Manager,
 Land Office, Riverside.*

[F.R. Doc. 62-8215; Filed, Aug. 15, 1962;
 8:50 a.m.]

[Classification Order No. 378]

CALIFORNIA

Small Tract Classification; Revocation and Order Providing for Opening of Public Lands

JULY 31, 1962.

1. Effective July 31, 1962, the following described lands listed under paragraph 1 of Small Tract Classification Order No. 378, 18 F.R. 3803, are hereby revoked from the Classification Order:

SAN BERNARDINO MERIDIAN

T. 21 N., R. 7 E.,

Sec. 6, tracts 17 to 32 inclusive.

Containing approximately 79.42 acres.

2. The subject land is located in southeastern Inyo County, California, approximately one mile south of the town of Shoshone.

3. The public lands affected by this order are hereby restored as of 10:00 a.m. on September 10, 1962, to the operation of the public land laws, subject to any valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law, rules and regulations.

ELDON F. HOLMES,

*District Manager, District Office,
 Bakersfield, California.*

[F.R. Doc. 62-8216; Filed, Aug. 15, 1962;
 8:50 a.m.]

[California No. C1-3]

CALIFORNIA**Small Tract Classification Order**

1. Pursuant to authority delegated to me by the California State Director, Bureau of Land Management, under F.R. Doc. 62-3331, 27 F.R. 3297, April 6, 1962, I hereby classify the following described public lands, totaling approximately 10 acres in Los Angeles County, California as suitable for title transfer under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), as amended:

SAN BERNARDINO MERIDIAN

T. 4 N., R. 14 W.,

Sec. 5: lots 73 and 100.

Containing 10 acres subdivided into two tracts, of which one tract is covered by an application from persons entitled to preference under 43 CFR 257.5(a).

2. Classification of the above described lands, by this order segregates them from all form of appropriations, including location under the mining laws, except as to application under the mineral leasing laws.

3. The lands are situated in Los Angeles County, California, about 10 miles northeast of the Town of Sagus. This town possesses all of the usual community services. The lands are on the edge of the Mojave Desert but are in the hills that have an elevation of approximately 2,000 feet above sea level. They can be reached over U.S. Highway 6 from Los Angeles and thence by country roads.

4. The individual tracts are rectangular in shape, 330 feet by 660 feet, containing five acres. The appraised value of the tracts is shown below. The tracts will be subject to all existing rights-of-way and to rights-of-way 33 feet in width on all sides of the tracts for road purposes and public utilities. All minerals will be reserved to the United States.

Item No.	Description	Acreage	Appraised value
1 ¹	Lot 73	5	\$300
2	Lot 100	5	300

¹ Covered by application from person entitled to preference under 43 CFR 257.5.

5. The statutory preference applicant will be offered the designated tract by direct sale at the appraised value. Tracts not covered by statutory preference applications, and those not taken by statutory preference applicants, will be offered at public auction by the Manager, Riverside Land Office.

6. Persons who have previously acquired a tract under the Small Tract Act are not qualified to secure a tract at the auction unless they can make a showing satisfactory to the Bureau of Land Management that the acquisition of another tract is warranted in the circumstances.

7. Inquiries concerning these lands shall be addressed to the Manager, Land Office, 1414 8th Street, P.O. Box 723, Riverside, California.

Dated: July 30, 1962.

ELDON F. HOLMES,
*District Manager, District Office,
 Bakersfield, California.*

[F.R. Doc. 62-8217; Filed, Aug. 15, 1962;
 8:50 a.m.]

[Classification Order No. C1-4]

CALIFORNIA**Small Tract Classification**

1. Pursuant to authority delegated to me by the California State Director, Bureau of Land Management, under F.R. Doc. 62-3331, 27 F.R. 3297, dated April 6, 1962, I hereby classify the following described public lands, totaling approximately 760 acres in Inyo County, California as suitable for title transfer under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), as amended:

MOUNT DIABLO MERIDIAN

T. 24 S., R. 38 E.,

Sec. 21, E $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, SE $\frac{1}{4}$.**SAN BERNARDINO MERIDIAN**

T. 20 N., R. 7 E.,

Sec. 15, NE $\frac{1}{4}$.

Containing 760 acres, subdivided into 274 tracts, of which 84 tracts are covered by applications from persons entitled to preference under 43 CFR 257.5.

2. Classification of the above described lands, by this order, segregates them from all forms of appropriations, including locations under the mining laws, except as to applications under the mineral leasing laws.

3. The lands classified by this order shall not become subject to applications under the Small Tract Act of June 1, 1938 (52 Stat. 609, 43 U.S.C. 682a), as amended, until it is so provided by an order to be issued by an authorized officer, opening the lands to application or bid.

4. All valid applications filed prior to July 30, 1962, will be granted, as soon as possible, the preference right provided for by 43 CFR 257.5.

Dated: July 30, 1962.

ELDON F. HOLMES,
*District Manager, District
 Office, Bakersfield, California.*

[F.R. Doc. 62-8218; Filed, Aug. 15, 1962;
 8:51 a.m.]

[Classification Order No. 128]

CALIFORNIA

Small Tract Classification; Revocation and Order Providing for Opening of Public Lands

JULY 31, 1962.

1. Effective July 31, 1962, the following described lands listed under Paragraph 1 of F.R. Doc. 49-2191, 14 F.R. 1336, March 24, 1949, are hereby revoked from the Classification Order:

MOUNT DIABLO MERIDIAN

- T. 24 S., R. 43 E.,
- Sec. 4, S $\frac{1}{2}$ N $\frac{1}{2}$, S $\frac{1}{2}$;
- Sec. 5, S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$;
- Sec. 8, NE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$, S $\frac{1}{2}$;
- Sec. 9, all;
- Sec. 17, E $\frac{1}{2}$;
- Sec. 31, NE $\frac{1}{4}$.

Containing approximately 2,380 acres.

2. The subject land is located in the Mojave Desert along the northern edge of Searles Lake 14 miles north of the town of Trona. Vegetation and climate is typical hot desert.

3. The public lands affected by this order are hereby restored as of 10:00 a.m. on September 10, 1962, to the operation of the public land laws, subject to any valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law, rules and regulations.

ELDON F. HOLMES,
District Manager, District Office, Bakersfield, California.

[F.R. Doc. 62-8219; Filed, Aug. 15, 1962; 8:51 a.m.]

CALIFORNIA

Small Tract Classifications; Revocation

1. Pursuant to authority delegated to me by the California State Director, Bureau of Land Management, under F.R. Doc. 62-3331, V. 27 F.R. 3297, dated April 6, 1962, I hereby revoke the below listed Small Tract Classification Orders to the extent of the listed lands:

Classification Order No. 26 dated March 15, 1945;

SAN BERNARDINO MERIDIAN

- T. 4 N., R. 13 W.,
- Sec. 14, lots 17 to 20.
- T. 4 N., R. 14 W.,
- Sec. 5, lots 5 to 38.
- T. 4 N., R. 15 W.,
- Sec. 26, lots 1 to 8.

Classification Order No. 29 dated March 6, 1945;

SAN BERNARDINO MERIDIAN

- T. 7 N., R. 9 W.,
- Sec. 3, lots 3 to 18.

Classification Order No. 35 dated December 3, 1945.

SAN BERNARDINO MERIDIAN

- T. 4 N., R. 13 W.,
- Sec. 8, E $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.

Classification Order No. 385 dated September 23, 1953;

SAN BERNARDINO MERIDIAN

- T. 4 N., R. 13 W.,
- Sec. 12, N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$.

2. Revocation is for the purpose of eliminating duplications with other Classification Orders.

ELDON HOLMES,
District Manager, District Office, Bakersfield, California.

JULY 31, 1962.

[F.R. Doc. 62-8220; Filed, Aug. 15, 1962; 8:51 a.m.]

CALIFORNIA

Small Tract Classification; Revocation

1. Pursuant to authority delegated to me by the California State Director, Bureau of Land Management, under F.R. Doc. 62-3331, 27 F.R. 3297, dated April 6, 1962, I hereby revoke the below listed Small Tract Classification Orders to the extent of the listed lands:

Classification Order No. 149 dated May 18, 1949—14 F.R. 3143:

SAN BERNARDINO MERIDIAN

- T. 4 N., R. 13 W.,
- Sec. 8, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$;
- Sec. 14, lots 17 to 27, 30, 31, 34 to 37, and 40.

Classification Order No. 262 dated March 2, 1951—16 F.R. 2194:

SAN BERNARDINO MERIDIAN

- T. 6 N., R. 8 W.,
- Sec. 2, SW $\frac{1}{4}$.

Classification Order No. 283 dated July 6, 1951—16 F.R. 7333:

SAN BERNARDINO MERIDIAN

- T. 5 N., R. 14 W.,
- Sec. 32, lots 19 to 22 and 26.

2. Revocation is for the purpose of eliminating duplications with other Classification Orders.

ELDON F. HOLMES,
District Manager, District Office, Bakersfield, California.

JULY 31, 1962.

[F.R. Doc. 62-8221; Filed, Aug. 15, 1962; 8:51 a.m.]

[Classification Order No. 265]

CALIFORNIA

Small Tract Classification; Amendment

JULY 30, 1962.

Effective July 30, 1962, all paragraphs appearing in Classification Order No. 265, 16 F.R. 2664 of March 24, 1951, which set forth provisions for filing of applications under the Small Tract Act

by the general public upon the expiration of priority dates are hereby revoked from the classification order. Tracts which remain unleased or unsold shall not after the date of this amendment be subject to further application until such time as an order is issued by an authorized officer specifying the manner in which tracts shall be made available for lease or purchase to the general public. All applications for small tract filed after the effective date of this amendment will not be accepted, will not be considered filed, and will be returned to the applicant.

ELDON F. HOLMES,
District Manager, District Office, Bakersfield, California.

[F.R. Doc. 62-8222; Filed, Aug. 15, 1962; 8:51 a.m.]

CALIFORNIA

Small Tract Classification; Amendment

1. Pursuant to authority delegated to me by the California State Director, Bureau of Land Management, under F.R. Doc. 62-331, 27 F.R. 3297, April 6, 1962, effective July 30, 1962, all paragraphs relating to the method of disposition and appraised values of the below listed land and respective Classification Orders are hereby revoked and the following paragraphs are substituted therefor:

2. The individual tracts are rectangular in shape, 330 feet by 660 feet, containing five acres. The appraised value of the tracts is shown below. The tracts will be subject to all existing rights-of-way and to rights-of-way 33 feet in width on all sides of the tracts for road purposes and public utilities. All minerals will be reserved to the United States.

3. Statutory preference applicants will be offered the designated tracts by direct sale at the appraised value. Tracts not covered by statutory preference applications, and those not taken by statutory preference applicants, will be offered at public auction by the Manager, Riverside Land Office.

4. Persons who have previously acquired a tract under the Small Tract Act are not qualified to secure a tract at the auction unless they can make a showing satisfactory to the Bureau of Land Management that the acquisition of another tract is warranted in the circumstances.

5. Inquiries concerning these lands shall be addressed to the Manager, Land Office, 1414 8th Street, P.O. Box 723, Riverside, California.

Classification order No.	FEDERAL REGISTER ISSUE	San Bernardino Meridian, T. R. Section	Description (Lot)	Appraised value
162	14 F.R. 3756	4N-14W-5	50	\$425
221	15 F.R. 3987	4N-14W-5	31	400
282	16 F.R. 7333	5N-14W-32	13	1,050
			5	1,000
			13	275
283	16 F.R. 7333	5N-14W-32	20	400
			22	200

¹ Covered by application from person entitled to preference under 43 CFR 257.5

Dated: July 30, 1962.

ELDON F. HOLMES,
District Manager, District Office, Bakersfield, California.

[F.R. Doc. 62-8223; Filed, Aug. 15, 1962; 8:52 a.m.]

[Classification Order No. 62]

NEVADA**Small Tract Classification; Amendment**

1. Effective August 8, 1962, F.R. Doc. 51-14506, filed December 6, 1951, is revoked as to the following described lands:

MOUNT DIABLO MERIDIAN

T. 21 S., R. 60 E.,
Sec. 1, Lot 49.

The area described aggregates 2.5 acres.

2. The land included in this amendment is located in Greater Las Vegas and vicinity. Elevation is approximately 2,400 feet above sea level with a typical dry desert climate which receives a low annual rainfall of 5 to 7 inches. The topography of the parcel is nearly level, the soils varying from sands to fine gravels.

3. The subject land affected by this order is hereby restored as of 10 a.m. on September 11, 1962, to the operation of the public land laws, subject to any valid existing rights, with provisions of existing withdrawals, and the requirements of applicable law, rules and regulations.

CHARLES E. HANCOCK,
*Acting Chief, Division of
Lands and Minerals Management.*

AUGUST 8, 1962.

[F.R. Doc. 62-8224; Filed, Aug. 15, 1962;
8:52 a.m.]

[Oregon 012067 (62-13)]

OREGON**Notice of Proposed Withdrawal and Reservation of Lands; Correction**

AUGUST 9, 1962.

The notice of proposed withdrawal and reservation of lands published on page 2052 of the FEDERAL REGISTER issued for Thursday, March 29, 1962 (F.R. Doc. 62-3004; filed March 28, 1962, 8:47 a.m.) is hereby corrected by deleting from the proposed withdrawal "T. 5 S., R. 47 E., Sec. 18: SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$ " and adding to the proposed withdrawal the following described land:

WILLAMETTE MERIDIAN, OREGON

T. 5 S., R. 48 E.,
Sec. 18: SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$,
NW $\frac{1}{4}$ SE $\frac{1}{4}$.

STANLEY D. LESTER,
*Manager,
Land Office, Portland.*

[F.R. Doc. 62-8225; Filed, Aug. 15, 1962;
8:52 a.m.]

[I-45]

UTAH**Notice of Proposed Withdrawal for Preservation of Scenic and Geologic Features and Spring Ridge Administrative Site**

AUGUST 9, 1962.

The United States Department of Agriculture has filed an application,

Serial Number Utah 092145, for the withdrawal of lands, described below, located in Daggett and Utah Counties, from location and entry under the General Mining Laws, subject to existing valid claims.

If effected, the withdrawal would protect the Sheep Creek Canyon Geological Area located in the Ashley National Forest from future mining entry and development and serve to preserve its many unusual scenic and geologic features and also protect it as an important outdoor laboratory for scientific geologic investigations. The proposed withdrawal would also protect the existing Spring Ridge Administrative Site, located in the Manti-LaSal National Forest, from future mining location and development and thus permit added improvements and fencing in for a Government horse pasture.

The withdrawal is requested under authority vested in the Secretary of the Interior by Executive Order 10355 of May 26, 1952 (17 F.R. 4831, 3 CFR, 1952 Supp.) and would continue indefinitely.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions or objections in connection with the proposed withdrawal may present their views in writing to the State Director for Utah, Bureau of Land Management, P.O. Box 777, Salt Lake City 10, Utah. If circumstances warrant it, a public hearing will be held at convenient time and place, which will be announced.

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

The lands involved in the application are:

SL MERIDIAN, UTAH

ASHLEY NATIONAL FOREST

Sheep Creek Canyon Geological Area

T. 2 N., R. 19 E.,
Sec. 3: Lots 7, 9, 10, SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$,
NW $\frac{1}{4}$ SE $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 4: SE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 7: S $\frac{1}{2}$ S $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 8: S $\frac{1}{2}$ S $\frac{1}{2}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$
SE $\frac{1}{4}$;
Sec. 9: E $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$
NW $\frac{1}{4}$, S $\frac{1}{2}$;
Sec. 10: NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 15: NW $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 16: N $\frac{1}{2}$, SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$
SE $\frac{1}{4}$;
Sec. 17: All;
Sec. 18: Lots 1, 2, 3, 4, E $\frac{1}{2}$ W $\frac{1}{2}$, E $\frac{1}{2}$ (All);
Sec. 20: N $\frac{1}{2}$, N $\frac{1}{2}$ N $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 21: N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$
SW $\frac{1}{4}$.

Total area, 3608.94 acres.

SL MERIDIAN, UTAH

MANTI-LA SAL NATIONAL FOREST

Spring Ridge Administrative Site

T. 11 S., R. 5 E.,
Sec. 22: S $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 27: N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.
Total area, 80 acres.

W. REED ROBERTS,
Acting State Director.

[F.R. Doc. 62-8226; Filed, Aug. 15, 1962;
8:52 a.m.]

CALIFORNIA**Notice of Termination of Proposed Withdrawal from Entry Under Mining Laws**

AUGUST 10, 1962.

The Forest Service, United States Department of Agriculture, filed an application for withdrawal from entry under the mining laws, serial number Los Angeles 0134244, which was noted on Land Office records June 21, 1955, 4:30 p.m. These lands have previously been withdrawn for the Sequoia National Forest Reserve by Presidential Proclamation dated November 5, 1891, and as such have been open to entry under the mining laws. The applicant agency amended its application February 21, 1962, and Notice of Proposed Withdrawal and Reservation of Lands was published as F.R. Doc. 62-1338; Filed, Feb. 8, 1962; 8:48 a.m., on page 1227 of the issue February 9, 1962.

The lands included in the original application but not covered by the amended application, pursuant to the regulations contained in 43 CFR Part 295, will be at 10:00 a.m., on September 10, 1962, relieved of the segregative effect of the application.

The lands involved in this notice of termination are:

MOUNT DIABLO MERIDIAN

T. 23 S., R. 33 E.,
Sec. 31, NE $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 25 S., R. 33 E.,
Sec. 10, SW $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$.

The total area terminated contains approximately 160 acres.

CHARLES L. SCHAEFER,
*Acting Manager,
Land Office, Riverside.*

[F.R. Doc. 62-8239; Filed, Aug. 15, 1962;
8:53 a.m.]

DEPARTMENT OF AGRICULTURE**Agricultural Marketing Service**

[P. & S. Docket No. 383]

MARKET AGENCIES AT ST. LOUIS NATIONAL STOCK YARDS**Notice of Petition for Modification of Rate Order**

Pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), an order was issued on May 25, 1962, authorizing the respondents, Market Agencies at St. Louis National Stock Yards, National Stock Yards, Ill., to assess the current temporary schedule of rates and charges to and including May 31, 1964, unless modified or extended by further order before the latter date.

On August 1, 1962, a petition was filed on behalf of the respondents requesting authority to modify, as soon as possible, the current temporary schedule of rates and charges by eliminating the provisions, in Section D entitled "Buying Charges," prescribing certain maximum charges on rail shipments of cattle and bulls. The provisions which would be eliminated are set forth below:

Cattle. Maximum charge on any purchase order of cattle shipped out by rail shall not exceed an amount equal to \$45 multiplied by the number of cars in which the order is shipped out.

Bulls. Maximum charge on any purchase order of bulls shipped out by rail shall not exceed an amount equal to \$45 multiplied by the number of cars in which the order is shipped out.

The modification, if authorized, will produce some additional revenue for the respondents and increase certain charges for stockyard services. Accordingly, it appears that this public notice of the filing of the petition and its contents should be given in order that all interested persons may have an opportunity to indicate a desire to be heard in the matter.

All interested persons who desire to be heard in the matter shall notify the Hearing Clerk, United States Department of Agriculture, Washington 25, D.C., within 15 days after the publication of this notice in the FEDERAL REGISTER.

Done at Washington, D.C., this 10th day of August 1962.

CLARENCE H. GIRARD,
Director, Packers and Stockyards Division, Agricultural Marketing Service.

[F.R. Doc. 62-8246; Filed, Aug. 15, 1962; 8:55 a.m.]

[P. & S. Docket No. 435]

MARKET AGENCIES AT UNION STOCK YARDS

Notice of Petition for Modification of Rate Order

Pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), an order was issued on June 23, 1961 (20 A.D. 595), continuing in effect to and including July 31, 1963, an order issued on July 28, 1959 (18 A.D. 804), which as modified by an order issued on March 29, 1962 (21 A.D. 273), authorizes the respondents, Market Agencies at Union Stock Yards, Denver, Colorado, to assess the current temporary schedule of rates and charges.

On August 3, 1962, a petition was filed on behalf of the respondents requesting authority to modify, as soon as possible, the current temporary schedule of rates and charges as indicated below.

ARTICLE 2

SELLING, RESELLING AND BUYING CHARGES

SECTION F

Dairy and Breeding Animals:

During the National Western Stock Show there will be a service charge on all breeding animals consigned to market agencies for sale and returned to owners unsold:

	Rate per head Proposed	Present
Pure bred or registered bulls	\$10.00	\$5.00
Pure bred or registered cows or heifers	6.00	3.00

The modification, if authorized, will produce additional revenue for the respondents and increase the charges for certain stockyard services. Accordingly, it appears that this public notice of the filing of the petition and its contents should be given in order that all interested persons may have an opportunity to indicate a desire to be heard in the matter.

All interested persons who desire to be heard in the matter shall notify the Hearing Clerk, United States Department of Agriculture, Washington 25, D.C., within 15 days after the publication of this notice in the FEDERAL REGISTER.

Done at Washington, D.C., this 10th day of August 1962.

CLARENCE H. GIRARD,
Director, Packers and Stockyards Division Agricultural Marketing Service.

[F.R. Doc. 62-8247; Filed, Aug. 15, 1962; 8:55 a.m.]

Commodity Credit Corporation

CERTAIN COMMODITY CREDIT CORPORATION ACTIVITIES

Amendment of Delegation of Authority

The delegations of authority published in 27 F.R. 840, with respect to certain Commodity Credit Corporation activities are hereby amended to revoke the authority of the Director or Acting Director of the Agricultural Stabilization and Conservation Service Commodity Office at Evanston, Ill., to sign or countersign Commodity Credit Corporation certificates of interest issued to financial institutions participating in the financing of pools of price support commodity loans.

Subparagraph 2(b) of "Delegation" paragraph as amended will read as follows:

(b) The Director or Acting Director of the Agricultural Stabilization and Conservation Service Commodity Office at Dallas, Tex., and the Director or Acting Director of the Agricultural Stabilization and Conservation Service Data Processing Center at Kansas City, Mo., and other employees of such offices, to whom the authority is redelegated in writing by the Director or Acting Director of the respective office, may sign or countersign Commodity Credit Corporation certificates of interest issued to financial institutions participating in the financing of pools of price support commodity loans.

(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b)

Effective date: Upon publication in the FEDERAL REGISTER.

Date of signature: August 13, 1962.

H. D. GODFREY,
Executive Vice President, Commodity Credit Corporation.

[F.R. Doc. 62-8251; Filed, Aug. 15, 1962; 8:56 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-84]

REGENTS OF UNIVERSITY OF CALIFORNIA

Notice of Issuance of Amendment to Utilization Facility License

Please take notice that the Atomic Energy Commission has issued Amendment No. 4, set forth below, to Facility License No. R-30. The license authorizes The Regents of the University of California (the licensee) to operate nuclear reactor Model AGN-201, Serial No. 112 (the reactor) located on the licensee's campus in Berkeley, California. The amendment authorizes the licensee to modify the reactor's circuitry and to conduct certain experiments in the reactor utilizing a pulsed neutron generator as described in the licensee's application for license amendment dated July 2, 1962.

The Commission has found that:

(1) Modification of the reactor circuitry and operation of the reactor in accordance with the license, as amended, will not present undue hazard to the health and safety of the public and will not be inimical to the common defense and security;

(2) The application for amendment complies with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations set forth in Title 10, Chapter I, CFR;

(3) Prior public notice of proposed issuance of this amendment is not necessary in the public interest since modification of the reactor circuitry and operation of the reactor in accordance with the license, as amended, will not present any substantial change in the hazards to the health and safety of the public from those considered and evaluated in connection with the previously approved operation.

Within fifteen days from the date of publication of this notice in the FEDERAL REGISTER, the licensee may file a request for a hearing, and any person whose interest may be affected by this proceeding may file a petition for leave to intervene. Requests for a hearing and petitions to intervene shall be filed in accordance with the provisions of the Commission's rules of practice (10 CFR Part 2). If a request for a hearing or a petition for leave to intervene is filed within the time prescribed in this notice, the Commission will issue a notice of hearing or an appropriate order.

For further details with respect to this amendment see (1) the hazards analysis prepared by the Research and Power Reactor Safety Branch of the Division of Licensing and Regulation and (2) the licensee's application for license amendment dated July 2, 1962, both of which are available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of item (1) above may be obtained at the Commission's Public Document Room or upon request addressed to the Atomic Energy Commission, Washington, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 9th day of August 1962.

For the Atomic Energy Commission.

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

[License No. R-30; Amdt. No. 4]

Facility License No. R-30, as amended, which authorizes The Regents of the University of California ("the licensee") to operate nuclear reactor Model AGN-201, Serial No. 112 ("the reactor") located on the licensee's campus in Berkeley, California, is hereby further amended to authorize the modification of the reactor's circuitry and the conduct in the reactor of experiments utilizing a pulsed neutron generator as described in the licensee's application for license amendment dated July 2, 1962.

These activities shall be conducted in accordance with the terms and conditions contained in License No. R-30, as amended, the licensee's application for license amendment dated July 2, 1962, and the following additional conditions:

1. The period scram bypass shall not be utilized at any time other than during the conduct of the pulsed neutron experiments described in the licensee's application for license amendment dated July 2, 1962.

2. The period scram shall not be bypassed unless:

A. The duration time of the pulse is not in excess of 100 microseconds; and

B. The time elapsing between pulses is not less than 50 milliseconds.

3. The prohibitions set forth in Item 4, Amendment 2, to this license, dated February 15, 1961, shall not apply to the conduct of experiments authorized herein.

This amendment is effective as of the date of issuance.

Date of issuance: August 9, 1962.

For the Atomic Energy Commission.

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

[F.R. Doc. 62-8184; Filed, Aug. 15, 1962;
8:45 a.m.]

[Docket Nos. 50-172, 50-176]

LOCKHEED AIRCRAFT CORP. AND DEPARTMENT OF THE AIR FORCE

Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued, effective as of the date of issuance, Amendment No. 1, set forth below, to Facility License No. R-86, as amended. The amendment authorizes Lockheed Aircraft Corporation to relocate the rod seated switches from the bottom of the core to the hold-down plate at the top of core, as described in the licensee's applications for license amendment dated July 25, 1962.

The Commission has found that:

(1) Operation of the reactor in accordance with the license as amended will not present undue hazard to the health and safety of the public and will

not be inimical to the common defense and security;

(2) The application for amendment complies with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations set forth in Title 10, Chapter I, CFR;

(3) Prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor in accordance with the license, as amended, will not present any substantial change in the hazards to the health and safety of the public from those considered and evaluated in connection with the previously approved operation.

Within fifteen (15) days from the date of publication of this notice in the FEDERAL REGISTER, the applicant may file a request for a hearing, and any person whose interest may be affected by this proceeding may file a petition for leave to intervene. Requests for a hearing and petitions to intervene shall be filed in accordance with the provisions of the Commission's regulation (10 CFR Part 2). If a request for a hearing or a petition for leave to intervene is filed within the time prescribed in this notice, the Commission will issue a notice of hearing or an appropriate order.

For further details with respect to this amendment, see (1) a related hazards analysis prepared by the Test and Power Reactor Safety Branch of the Division of Licensing and Regulation and (2) the licensee's application for license amendment dated July 25, 1962, which are available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of item (1) above may be obtained at the Commission's Public Document Room, or upon request, addressed to the Atomic Energy Commission, Washington, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 8th day of August 1962.

For the Atomic Energy Commission.

SAUL LEVINE,
Chief, Test and Power Reactor
Safety Branch, Division of
Licensing and Regulation.

[License No. R-86; Amdt. No. 1]

License No. R-86 is hereby amended to authorize the changes described in the application amendment dated July 25, 1962.

Paragraph 1. of License No. R-86 is hereby amended to read as follows:

1. This license applies to the Radiation Effects Reactor (RER), a heterogeneous pressurized water-type nuclear reactor (Air Force Plant No. 67) (hereinafter referred to as "the reactor") which is possessed by the Department of the Air Force and located on a 10,000 acre site in Dawson County, Georgia, and described in the Lockheed Aircraft Corporation application for license dated February 23, 1962, and amendments thereto dated April 20, 1962, May 25, 1962, and July 25, 1962, and described in the Department of the Air Force application for license dated March 15, 1962 and April 11, 1962, (hereinafter collectively referred to as "the applications"). The reactor was constructed for the Depart-

ment of the Air Force as a facility exempt from AEC licensing requirements under Section 91b of the Atomic Energy Act of 1954, as amended.

This amendment is effective as of the date of issuance.

Date of issuance: August 8, 1962.

For the Atomic Energy Commission.

SAUL LEVINE,
Chief, Test and Power Reactor Safety
Branch, Division of Licensing and
Regulation.

[F.R. Doc. 62-8185; Filed, Aug. 15, 1962;
8:45 a.m.]

[Docket No. 115-3]

NORTH AMERICAN AVIATION, INC.

Hallam Nuclear Power Facility; Amendment of Provisional Operat- ing Authorization

Please take notice that pursuant to paragraph A, page 36 of the Initial Decision dated July 31, 1962, in this matter and based upon a review and evaluation by this Division of the results of an inspection by the Division of Compliance with respect to the status of completion of the Hallam Nuclear Power Facility located near Hallam, Nebraska, I have found that:

A. (1) Construction of the facility necessary for the performance of the "Wet Critical Experiments" has been completed in conformity with the final safeguards report and as provided in the technical specifications, and (2) all preoperational tests required for the "Wet Critical Experiments" have been completed in conformity with the final safeguards report and as provided in the technical specifications.

B. (1) Construction of the facility necessary for the performance of operations not in excess of 15 percent of full power has been completed in conformity with the final safeguards report and as provided in the technical specifications, and (2) all preoperational tests required for operations not in excess of 15 percent of full power have been completed in conformity with the final safeguards report and as provided in the technical specifications.

Accordingly, pursuant to paragraph A, Page 36 of the referenced decision and § 115.45, 10 CFR Part 115, Amendment No. 1 to Provisional Operating Authorization No. DPRA-1 effective August 9, 1962, has been issued to North American Aviation, Inc. authorizing operation of the Hallam Nuclear Power Facility for the conduct of the "Wet Critical Experiments" and operations not in excess of 15 percent of full power.

Dated at Germantown, Md., this 9th day of August 1962.

For the Atomic Energy Commission.

EBER R. PRICE,
Assistant Director, Division of
Licensing and Regulation.

[F.R. Doc. 62-8186; Filed, Aug. 15, 1962;
8:45 a.m.]

[Docket No. 27-22]

U.S. NUCLEAR CORP.

Notice of Amendment of Byproduct, Source and Special Nuclear Material License

Please take notice that the Atomic Energy Commission has amended Byproduct, Source and Special Nuclear Material License No. 4-5241-3 issued to U.S. Nuclear Corporation, 801 North Lake Street, Burbank, California.

The amendment provides for radioactive contamination limits, control procedures in restricted areas, ventilation requirements, bioassays and a time limit for which wastes may be held prior to disposal.

The Commission has determined, pursuant to the provisions of 10 CFR Parts 2, 30, 40, and 70 that the issuance of the amendment is consistent with applicable provisions of law, regulations and orders issued by the Commission.

In accordance with the Commission's "Rules of Practice", Title 10, Code of Federal Regulations, Chapter I, Part 2, a formal hearing will be held on the matter upon receipt of a request therefor from the licensee or an intervener within fifteen (15) days after the issuance of this Notice.

The text of the amendment is attached to this notice.

Dated at Germantown, Md., August 9, 1962.

For the Atomic Energy Commission.

EBER R. PRICE,
Acting Director, Division of Licensing and Regulation.

[License No. 4-5241-3 (D63); Amdt. No. 1]

In accordance with letter dated March 2, 1962, License No. 4-5241-3 is amended as follows:

Condition 3 shall read:

3. The licensee shall receive, package, possess and dispose of the byproduct, source and special nuclear material in accordance with the procedures described in the application and the letter of March 2, 1962, except as provided otherwise in this license.

Condition 7 is hereby deleted.

The following conditions are added:

9. Radioactive Contamination Limits.

A. No readily removable radioactive contamination emitting Alpha particles shall be permitted in any unrestricted area in the U.S. Nuclear Corporation facility or in the unrestricted areas adjacent thereto, and no fixed radioactive contamination emitting Alpha particles shall be permitted in any unrestricted area in excess of 2,500 disintegrations per minute per 100 square centimeter area and an average of 500 disintegrations per minute per 100 cm².

B. No readily removable radioactive contamination emitting Beta-Gamma radiation shall be permitted in any unrestricted area in the facility or in the unrestricted areas adjacent thereto, and no fixed radioactive contamination emitting Beta-Gamma radiation shall be permitted in any unrestricted area in excess of 1.0 milliroentgens per hour and an average of 0.2 milliroentgens per hour when measured at a distance of 1 centimeter from the surface.

C. No readily removable radioactive contamination emitting Alpha particles shall be permitted in restricted areas in excess of 1,000 disintegrations per minute per 100 square centimeters (dpm/100 cm²).

D. No readily removable radioactive contamination emitting Beta Gamma radiation shall be permitted in a restricted area in excess of 10,000 dpm/100 cm².

E. Alpha emitting radioactive contamination shall be considered readily removable if the amount of radioactive material deposited on a filter of soft absorbent paper wiped over any 100 square centimeter area is greater than 100 dpm; Beta Gamma emitting radioactive contamination shall be considered readily removable if the amount of radioactive material so deposited is greater than 200 dpm.

F. The amount of removable contamination shall be determined by wiping with a filter or soft absorbent paper an area not greater than 100 cm² for any one test. Smear samples shall be analyzed by a laboratory type lead shielded detection device and scaler with a known efficiency.

G. A cycle of daily smears shall be taken such that the entire restricted area and unrestricted areas adjacent to U.S. Nuclear Corporation facilities, including administrative offices, parking lot, exterior stairways and public sidewalks, will be surveyed each week.

10. Control Procedures in Restricted and Unrestricted Areas.

A. Any area where the quantity or level of contamination exceeds the amounts specified in Condition 9. A and B shall be demarcated.

B. Any area where the quantity or level of contamination exceeds the amounts specified in Condition 9. A and B shall have monitoring devices located at each exit from such areas and personnel leaving such areas shall monitor their hands, feet and clothing to assure that contamination is not transferred to adjacent areas.

11. Ventilation.

A. Surveys shall be made on all hoods located in the restricted area to determine the minimum and the average linear face air velocity at least once a month.

B. Air flow gauges shall be installed on all hoods used in the restricted area and shall cause an audible or visible alarm to be activated when the linear face air velocity on the hoods is less than 100 linear feet per minute.

C. The ventilated booth located adjacent to the interim laboratory shall be equipped with a barrier in such a manner that a minimum air velocity of 100 linear feet per minute can be maintained at entrances to the booth.

12. Bioassays.

A. Bioassays shall be performed each month on all individuals working in or frequenting restricted areas to determine the total amount of beta and gamma radioactivity contained in the urine.

B. Bioassays shall be performed subsequent to any known or suspected overexposure through ingestion or inhalation of AEC-licensed material.

13. Waste Processing and Disposal.

A. All packaging of radioactive waste materials in preparation for shipment shall be performed in an enclosed ventilated booth.

B. Wastes shall not be stored for a period of greater than thirty (30) days prior to shipment for disposal.

Date of issuance: August 9, 1962.

For the Atomic Energy Commission.

EBER R. PRICE,
Acting Director, Division of Licensing and Regulation.

[F.R. Doc. 62-8188; Filed, Aug. 15, 1962; 8:46 a.m.]

CIVIL AERONAUTICS BOARD

[Docket 11879; Order No. E-18693]

INTERNATIONAL AIR TRANSPORT ASSOCIATION

Cargo Rates

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 13th day of August 1962.

By Order E-18656, dated August 2, 1962, the Board deferred action, with a view toward eventual disapproval, on Agreement C.A.B. 16533 which proposed the elimination of transpacific general cargo rates in the eastbound direction at weight breaks above the 1000 kilogram break point, namely at weight breaks of 2500 and 7500 kilograms. Air carrier parties and other interested persons were granted ten days to submit in writing any arguments they might care to make in support of, or in opposition to, the action proposed by the Board.

By letter dated August 8, 1962, Pan American World Airways, for itself and on behalf of Japan Air Lines and Northwest Airlines, requested that the ten-day period be extended by an additional ten days.

In view of the fact that such extension will not adversely affect the shipping public through higher rates for the high volume shipments, the Board finds that Pan American's request should be granted and the time during which air carrier parties to the agreement and other interested persons may submit comments should be extended for an additional ten days.

Accordingly, it is ordered that, The ten-day period for submitting statements in writing containing reasons deemed appropriate, together with supporting data, in support of or in opposition to the Board's proposed action, as specified in Order E-18656, is extended for an additional ten days.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] **MABEL McCART,**
Acting Secretary.

[F.R. Doc. 62-8241; Filed, Aug. 15, 1962; 8:54 a.m.]

FEDERAL MARITIME COMMISSION

ACCO FOREIGN SHIPPING, INC., ET AL.

Notice of Freight Forwarder Applications Filed for Approval

Notice is hereby given that the following Miami applicants have been issued application numbers by the Federal Maritime Commission for licenses as independent ocean freight forwarders, pursuant to section 44(a) of the Shipping Act, 1916, as amended (Public Law 87-254). Corps. unless otherwise indicated.

Protests to the granting of any application should be filed in writing with

the Director, Bureau of Domestic Regulation, Federal Maritime Commission, Washington 25, D.C., within 60 days from the date of publication of the notice in the FEDERAL REGISTER.

No.; Name and Address; Officers

- 789; Acco Foreign Shipping, Inc., 1450 Southwest 22d Street (45)—Olga E. Marquez, pres.-treas.; Mercedes Marquez, vice pres.; Leonardo Spitale, sec.
- 415; Aircargo Brokerage Co., 327 Northeast First Avenue—Partnership: Jacob L. Levine, partner; Albert Hauer, partner.
- 631; Air-Sea Forwarding Service, Inc., 2208 Northwest 36th Street—Raymond Rodriguez, pres.; Catherine Rodriguez, vice pres.; Richard R. Paige, sec.
- 102; Albury & Co., 120 MacArthur Causeway—W. A. E. Albury, pres.; Chas. E. Albury, Jr., vice pres.; Andrew D. Albury, sec.-treas.; Charles Staltman, vice pres.; Robert E. Albury, vice pres.
- 793; Eagle, Inc., P.O. Box 3022—Humen Gus Teitelbaum, pres.-director; Mandel Kratish, 1st vice pres.-director; Joseph Teitelbaum, 2d vice pres.-director; Israel Kratish, 3d vice pres.-director; Samuel Kratish, sec.-treas.-director; Carl Vengel, 4th vice pres.; Emanuel Levy, 5th vice pres.; Theodore Goldstein, director.
- 173; International Shipping Corp., 3050 Northwest North River Drive—Donald E. Van Note, pres.; Jeannette R. Van Note, treas.; Jack K. Combs, sec.
- 643; Latin American Cargo Expeditors, Inc., 2187-2189 Northwest 36th Street—A. S. Hyder, pres.; C. B. Hyder, vice pres.; F. Tejedor, sec.-treas.
- 216; Pan American Forwarding Co., Inc., 10 Northeast Third Avenue (32)—Jorge G. Robinson, vice pres.; Harold E. Lange, pres.; Victoria P. Lange, director.
- 675; Peninsular and Occidental Steamship Co., Pier 2, P.O. Box 1349—Wm. R. Kenan, Jr., pres.; K. A. Osborne, vice pres.-gen. mgr.; A. R. MacMannis, vice pres.-treas.; W. E. Smith, sec.; T. W. Butler, asst. treas.; M. W. Rockafellow, asst. treas.; George Cordwell, asst. sec.; J. A. Kane, asst. sec.; Wm. C. Steel, asst. sec.; E. P. Pfaff, Jr., director; H. B. Wahl, director.
- 429; Reedy Forwarding Co., Inc., 1101 Pacific Building, 327 Northeast First Avenue—James S. Moore, pres.; Leonard Tagliavia, vice pres.; Rafael Solano, Jr., sec.-treas.; Ettore Ronconi, asst. sec.-treas.
- 605; Sawyer Steamship Agency, Inc., Carl, P.O. Box 414; P & O Docks, Foot of Seventh Street—William G. Sawyer, pres.; Frances R. Sawyer, 1st vice pres.; Fred Kautz, 2d vice pres.; Barbara Ostrander, sec.-treas.
- 318; Security Forwarding Service, 2307 West Flagler Street—Oscar Moreno, Individual.
- 471; Shaw Brothers Shipping Co., P.O. Box 52-306 Biscayne Annex—H. O. Shaw, pres.-director; Vivian R. Shaw, treas.-director; Sylvia S. Blount, sec.-director; Donn R. Layton, vice pres.; O. R. Berger, Sr., vice pres.; R. A. Benson, asst. sec.
- 405; TMT Trailer Ferry, Inc., 1721 Northeast Miami Court—C. Gordon Anderson, trustee.
- 418; Traeger Shipping Corp., 127 Northeast Ninth Street (32)—Samuel H. Traeger, pres.; Corinne Traeger, sec.-treas.; Minerva Traeger, vice pres.

Dated: August 9, 1962.

THOMAS LISI,
Secretary.

[F.R. Doc. 62-8245; Filed, Aug. 15, 1962; 8:55 a.m.]

ALBERTO SCOTT & CO., INC., ET AL.

Notice of Freight Forwarder Applications Filed for Approval

Notice is hereby given that the following San Francisco applicants have been issued application numbers by the Federal Maritime Commission for licenses as independent ocean freight forwarders, pursuant to section 44(a) of the Shipping Act, 1916, as amended (Public Law 87-254). Corps. unless otherwise indicated.

Protests to the granting of any application should be filed in writing with the Director, Bureau of Domestic Regulation, Federal Maritime Commission, Washington 25, D.C., within 60 days from the date of publication of this notice in the FEDERAL REGISTER.

No.; Name and Address; and Officers

- 636; Alberto Scott & Co., Inc., 417 Market Street (5)—Albert Scott, Jr., pres.; Joaquin Claveria, vice pres.; John E. Carney, sec.-treas.
- 900; Asiatic Forwarders, Inc., 3009 16th Street (3)—James Cummins, pres.-director; John W. Brooke, vice pres.-director; Robert S. Reis, sec.-treas. and director; Keith Smith, director.
- 900; Beverly Hills Transfer & Storage Co., Inc., 221 South Beverly Drive, Beverly Hills, Calif.—Fred Nason, pres.-director; C. S. Tinsman, vice pres.-director; Ralph T. Rolapp, sec.-treas. and director.
- 900; Market Street Van & Storage, Inc., 1875 Mission Street (3)—James Cummins, pres.-director; Valle S. Andrus, vice pres.-director; James F. McCrohan, vice pres., sec., and director; Robert Andrus, treas.
- 900; Roberts of San Francisco 430 Main Street—Ritchie C. Smith, pres.-director; Robert S. Reis, vice pres.-director; Robert Brown, sec.-treas. and director; Ralph Rose, asst. sec.
- 900; Wings Van & Storage Co., Inc., 4000 Cherry Avenue, Long Beach, Calif.—Keith Smith, pres.-director; Arthur Holtz, vice pres.-director; A. B. Dutton, exec. vice pres.-director; W. W. Armstrong, sec.-treas. and director.
- 29; Berry & McCarthy Shipping Co., Inc., 260 California Street (11)—M. J. McCarthy, pres.; H. E. Muniz, vice pres.; H. V. Petersen, sec.-treas.; E. L. Philip, director; J. Richard Townsend, director.
- 319; Bishop & Bahler, 717 Market Street (3)—R. R. Bishop, pres.; Vena C. Bishop, director; Ann B. Fish, director.
- 635; W. J. Byrnes & Co., 409 Washington Street (11)—M. Geisendorfer, pres.; T. J. Crowley, vice pres.; R. T. Chun, treas.; A. Galaviz, asst. sec.; T. O. Mittelstaedt, sec.; Mrs. M. Geisendorfer, director; Ralph Haag, director; W. J. Byrnes, director.
- 679; Frazer & Hansen, Ltd., 301 Clay Street (11)—B. M. Hansen, pres.-director; O. C. Hansen, vice pres.; A. M. Hansen, director; D. L. Ehler, sec.; W. I. Nelson, treas.; W. B. Dunshee, asst. sec.
- 275; Arthur J. Fritz & Co., 226 Jackson Street—Arthur J. Fritz, pres.; James J. Connors, vice pres.; Ambrose M. Canonica, vice pres.; Joseph M. Thompson, vice pres.; Olive M. Reynolds, sec.; Myrtle S. Thompson, treas.
- 275; Arthur J. Fritz & Co., Inc., 821 Second Avenue, Seattle, Wash.—Arthur J. Fritz, pres.; Henry L. Norton, vice pres.; Olive M. Reynolds, sec.-treas.

275; Arthur J. Fritz & Co. of L. A., 354 South Spring Street, Los Angeles Calif.—Arthur J. Fritz, pres.; Hans Flanders, vice pres.; Olive M. Reynolds, sec.; Myrtle S. Thompson, treas.

275; Arthur J. Fritz & Co., 201 Main Street, Houston, Tex.—Arthur J. Fritz, pres.; Gregory E. Posey, vice pres.; Olive M. Reynolds, sec.-treas.

275; Mattoon & Co., Inc., 605 Battery Street—Arthur J. Fritz, pres.-director; Emily Sue Fritz, director; John B. Muzio, vice pres.; Edward F. Hennessey, vice pres.; Estelle Sherman, sec.-treas. and director.

275; Mattoon & Co., Inc., of L. A., 354 South Spring Street, Los Angeles, Calif.—Arthur J. Fritz, pres.; Hans Flanders, vice pres.; Olive M. Reynolds, sec.; Myrtle S. Thompson, treas.

275; Page Brothers, Inc., 310 Southwest Fourth Avenue, Portland, Ore.—Arthur J. Fritz, pres.; Steven Newman, vice pres.; James J. Connors, sec.-treas.

683; Green, Scott & Co., Inc., P.O. Box 8457, San Francisco International Airport—J. D. McPherson, pres.-director; H. C. Rolfe, vice pres.-director; J. Garcia, vice pres.; D. I. Babcock, sec.-treas. and director.

342; Harper, Robinson & Co., 545 Sansome Street (26)—R. C. Robinson, pres.-director; Lillian H. Robinson, asst. sec., transfer agent-director; R. C. Robinson, Jr., vice pres., treas., and director; John H. Robinson, vice pres.-sec. and director; J. F. West, vice pres.-director; D. J. Fish, vice pres.; B. L. Beijen, asst. sec.; M. A. Collins, asst. sec.; A. Deming, asst. treas.

247; Hoyt, Shepston & Sciaroni, Inc., 430 Sansome Street (11)—Edward C. Binder, pres.; Robert E. Blinn, vice pres.; Adolph Krohn, sec.; Ignacio Rivera, treas.

685; Interport (USA) Inc., 700 Montgomery Street—R. S. Nielsen, president-director; George A. Sanchez, acting vice pres.; Ian Back, Sec.-director; R. G. Brookes, director; Russ Downey, director.

87; J. E. Lowden & Co.—Partnership: William Brenner, partner; R. B. Enberg, partner; William F. Bosque, partner; William H. Cyphers, partner.

663; Oceanic Forwarding Co., 596 Clay Street—John J. Gazzano, pres.-treas.; Frank Fazio, sec.; Frank Howland, vice pres.

596; Joseph A. Paredes & Co., 322 Jackson St. (26)—Carmen Paredes, pres.; Louis M. Whittier, sec.-treas. and general manager; Joseph Derenzo, vice pres.; Charles M. delValle, vice pres.; Ernest B. Cota, asst. treas.

304; San Francisco Freight Forwarders, Inc., 601 Front Street—Alwin Frankenstein, pres.; Hector Illescas, vice pres.; Olive M. Reynolds, sec.-treas. (No. 304 also issued to Olive M. Reynolds, d/b/a Compass Shipping Service, printed in F.R. 27, May 12, 1962, page 4571.)

526; Charles D. Sciaroni Co., Charles D. Sciaroni, dba, 315 Montgomery Street (4)—Individual.

773; Trans-World Forwarding Co., 149 California Street (11)—Partnership: Earl B. Jones, partner; Robert P. Reese, partner.

746; F. V. Valdes & Co., Inc., 607 Market St. (5)—Fernando Varas de Valdes, pres.; Israel Alfonso Navarro, sec.-treas.

470; Western Pacific Merchandising Co., Neuy Apacible, dba, 578 38th Avenue (21)—Individual.

898; Westland & Co., Inc. of San Francisco, 218 World Trade Center (11)—J. L. Westland, Jr., pres.-director; M. B. Westland, sec.-treas.-director; R. J. Walker, vice pres.; C. G. Sellers, vice pres.-director.

898; John L. Westland & Son, Inc., 406 South Main Street, Los Angeles, Calif.—John L. Westland, Jr., pres.-director; Clarence G. Sellers, vice pres.; R. J. Walker, vice pres.; Carlton L. Hutchins, vice pres.; Gordon L. Dickson, vice pres.; M. B. Westland, sec.-treas.-director; J. L. Westland III, director.

898; Westland & Co., Inc., of Los Angeles, 406 South Main Street, Los Angeles—J. L. Westland, Jr., pres.-director; M. B. Westland, sec.-treas.-director; C. G. Sellers, vice pres.-director.

898; Westland & Co., Inc., of San Diego, 10th Avenue Terminal, San Diego—J. L. Westland, Jr., pres.-director; M. B. Westland, sec.-treas.-director; C. G. Sellers, vice pres.-director; C. H. Hutchins, vice pres. (No. 898 also issued to John L. Westland, Jr., d/b/a American Brokerage Corp., Los Angeles, printed F.R. 27, May 12, 1962.)

830; Wheeler & Miller, 409 Washington Street (11)—Partnership: George W. Miller, partner; Emmett F. McCarren, partner.

Dated: August 9, 1962.

THOMAS LISI,
Secretary.

[F.R. Doc. 62-8242; Filed, Aug. 15, 1962; 8:54 a.m.]

[Docket No. 1065]

ALEUTIAN MARINE TRANSPORT CO., INC.

Rates From, To, and Between Seattle, Wash., and Points in Alaska

On August 2, 1962, the Federal Maritime Commission entered the following order:

It appearing that there has been filed with the Federal Maritime Commission a tariff schedule naming freight rates from, to, and between Seattle, Washington and Alaska ports designated as FMC-F No. 4 effective February 16, 1962; and

It further appearing that there is reason to believe that rates, charges, classifications, regulations, tariffs or practices established in said schedule may be unjust, unreasonable, or otherwise unlawful in violation of the Shipping Act, 1916, as amended, or the Intercoastal Shipping Act, 1933, as amended; and

It further appearing that the Commission is of the opinion that the established rates, charges, classifications, regulations, tariffs, and practices should be made the subject of a public investigation and hearing to determine whether they are just, reasonable, and otherwise lawful under the Shipping Act, 1916, as amended, or the Intercoastal Shipping Act, 1933, as amended;

Now therefore it is ordered, That an investigation be, and it is hereby, instituted into and concerning the lawfulness of the rates, fares, charges, rules, classifications, regulations, and practices contained in the said tariff schedule, with a view to making such findings and orders in the premises as the facts and circumstances shall warrant; and

It is further ordered, That (I) the investigation herein ordered be assigned for hearing before an examiner or the Commission's Office of Hearing Examiners at a date and place to be determined and announced by the Chief Examiner; (II) Aleutian Marine Trans-

port Company, Inc., be, and it is hereby, made respondent in this proceeding; (III) a copy of this order forthwith be served upon the said respondent and interested parties; (IV) respondent be duly notified of the time and place of the hearing herein ordered; and (V) this order and notice of the said hearing be published in the FEDERAL REGISTER.

Notice is hereby given that the hearing in this proceeding will be held before an examiner of the Commission's Office of Hearing Examiners at a date and place hereafter to be announced. The hearing will be conducted in accordance with the Commission's rules of practice and procedure, and an initial decision will be issued by the examiner.

All persons (including individuals, corporations, associations, firms, partnerships, and public bodies) having an interest in this proceeding and desiring to intervene therein, should notify the Secretary of the Commission promptly and file petitions for leave to intervene in accordance with Rule 5(n) [46 CFR § 201.74] of said rules.

Dated: August 10, 1962.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 62-8243; Filed, Aug. 15, 1962; 8:55 a.m.]

BORINQUEN EXPRESS CO. ET AL.

Notice of Freight Forwarder Applications Filed for Approval

Notice is hereby given that the following Chicago applicants have been issued application numbers by the Federal Maritime Commission for licenses as independent ocean freight forwarders, pursuant to section 44(a) of the Shipping Act, 1916, as amended (Public Law 87-254). Corps. unless otherwise indicated.

Protests to the granting of any application should be filed in writing with the Director, Bureau of Domestic Regulation, Federal Maritime Commission, Washington 25, D.C., within 60 days from the date of publication of this notice in the FEDERAL REGISTER.

No.; Name and Address; Officers

508; Borinquen Express Co., Francisco A. Diaz, d/b/a, 760 North Ogden Avenue (22)—Individual.

333; Gallagher & Ascher Co., 222 West Adams Street (6)—Ben Arenberg, pres.-treas.; Wallace R. Sollo, sec.; Mark M. Trilling, vice pres.; Sylvester F. Bieszki, vice pres.; Leola L. Arenberg, vice pres.

627; General Export Forwarding Co., 2250 West 58th Street (36)—Partnership—Chester R. Kislak, partner; John C. Miller, partner.

927; Greene and Co., Inc., C. S., 327 South LaSalle Street (4)—James E. Whitaker, pres.-director; E. Earl Kantenwein, vice pres.; Cynthia J. Whitaker, sec.-director; Marshall Brownfield, asst. treas. and director.

628; Lyons Export and Import, Inc., 176 West Adams Street (3)—George W. Lyons, Jr., pres.; Florence M. Lyons, vice pres.; Raymond E. Kallis, sec.; Jane C. Keefe, treas.; Mary F. Toomey, director.

681; Majestic Warehouses, Inc., 5210-30 South Wabash Avenue (15)—Herman Stern, pres.; F. D. Stern, sec.; B. J. Locin, treas.

401; Sullivan & Co., W. C., 141 West Jackson Boulevard (4)—T. J. Scanlon, pres.; E. N. Besler, sec.-treas.; L. M. Scanlon, director.

85; Trans-American World Transit, Inc., and Trans-American Van Service, Inc., 7540 South Western Avenue (20)—John J. Rapp, pres.; J. McGuinness, sec.-treas.; Ann R. Rapp, vice pres.-asst. sec.; H. J. Owens, vice pres.

Dated: August 9, 1962.

THOMAS LISI,
Secretary.

[F.R. Doc. 62-8244; Filed, Aug. 15, 1962; 8:55 a.m.]

FEDERAL POWER COMMISSION

[Docket No. RI63-30]

KIRBY PETROLEUM CO. ET AL.

Order Accepting Rate Filing and Providing for Hearing on and Suspension of Proposed Change in Rate

AUGUST 9, 1962.

On July 16, 1962, Kirby Petroleum Company (Operator), et al.,¹ (Kirby) tendered for filing a proposed change in its presently effective rate schedule for sales of natural gas subject to the jurisdiction of the Commission. The proposed change, which constitutes an increased rate and charge, is contained in the following designated filing:

Description: Notice of change, dated July 3, 1962.

Purchaser and producing area: Coastal Transmission Corporation (South Hamman Field, Matagorda County, Texas) (Texas Railroad Commission District No. 3).

Rate schedule designation: Supplement No. 2 to Kirby's FPC Gas Rate Schedule No. 12.

Effective date: August 16, 1962. Stated effective date is the first day after expiration of the required statutory notice.

Proposed rate: 16.5 cents per Mcf.²

Effective rate: 15.5 cents per Mcf.²

Annual increase: \$1,986.

Pressure base: 14.65 psia.

On July 9, 1962,³ Kirby submitted a 2.0 cents per Mcf retroactive rate decrease from an initial rate of 17.5 cents to 15.5 cents per Mcf at 14.65 psia for gas sold to Coastal Transmission Corporation (Coastal) from the South Hamman Field, Matagorda County, Texas (Railroad Commission District No. 3) under Kirby's FPC Gas Rate Schedule No. 12. Kirby received temporary authorization for such sale on June 2, 1960. The related gas sales contract between Coastal and Kirby, dated March 22, 1960, provided for two price schedules, one schedule being 2.0 cents per Mcf lower than the other. The 17.5 cents per Mcf initial rate was based on the higher price schedule because Kirby had financed and constructed the gas gathering facilities necessary for the delivery of said gas to Coastal. With Coastal's payment for

¹ Address is: P.O. Box 1745, Houston 1, Texas.

² Subject to downward Btu adjustment below 1000 Btu's per cu. ft.

³ Filing completed on July 20, 1962.

these gathering facilities on October 10, 1961, the lower price schedule became effective. Copies of Coastal's letter agreement, dated October 10, 1961, invoking the 15.5 cents per Mcf rate of the lower price schedule, are submitted. Kirby executed such letter agreement on October 10, 1961. Kirby requests a retroactive effective date of October 10, 1961, for the 2.0 cents per Mcf rate decrease which amounts to an annual reduction of \$3,972.

Upon consideration of Kirby's proposed decrease in rate, designated as Supplement No. 1 to Kirby's FPC Gas Rate Schedule No. 12, it appears that the public interest would best be served by accepting Kirby's proposed decrease in rate to be effective as of October 10, 1961. Kirby is to make refund of all amounts collected, if any, in excess of the 15.5 cents per Mcf rate subsequent to October 10, 1961.

Kirby's proposed periodic rate increase contained in Supplement No. 2 to its FPC Gas Rate Schedule No. 12 exceeds the ceiling for increased rates in Texas Railroad District No. 3 as set forth in the Commission's Statement of General Policy No. 61-1, as amended (18 CFR Ch. I, Part 2, § 2.56).

The proposed increased rate may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds:

(1) Good cause exists for accepting for filing the rate decrease contained in Supplement No. 1 to Kirby's FPC Gas Rate Schedule No. 12 to be effective as of October 10, 1961.

(2) It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the proposed change, and that Supplement No. 2 to Kirby's FPC Gas Rate Schedule No. 12 be suspended and the use thereof deferred as hereinafter ordered.

The Commission orders:

(A) Supplement No. 1 to Kirby's FPC Gas Rate Schedule No. 12 is hereby accepted for filing to be effective as of October 10, 1961: Subject, however, to the refunding by Kirby of certain monies, if any, as hereinafter ordered.

(B) Within 30 days from the date of the issuance of this order, Kirby shall submit a statement, under oath, showing the details of the calculations resulting in the refunding to Coastal of all monies collected, if any, in excess of the 15.5 cents per Mcf rate subsequent to October 10, 1961, together with a copy of the release from Coastal acknowledging receipt of all such monies.

(C) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR, Ch. I), a public hearing be held upon a date to be fixed by notice from the Secretary concerning the lawfulness of the proposed increased rate and charge contained in Supplement No. 2 to Kirby's FPC Gas Rate Schedule No. 12.

(D) Pending such hearing and decision thereon, said supplement be and it is hereby suspended and the use thereof deferred until January 16, 1963, and thereafter until such further time as it is made effective in the manner prescribed by the Natural Gas Act.

(E) Neither the supplement hereby suspended, nor the rate schedule sought to be altered thereby, shall be changed until this proceeding has been disposed of or until the period of suspension has expired, unless otherwise ordered by the Commission.

(F) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37 (f)) on or before September 24, 1962.

By the Commission.

GORDON M. GRANT,
Acting Secretary.

[F.R. Doc. 62-8193; Filed, Aug. 15, 1962;
8:46 a.m.]

[Docket No. CP62-278]

LONE STAR GAS CO.

Notice of Application and Date of Hearing

AUGUST 9, 1962.

Take notice that on May 25, 1962, Lone Star Gas Company (Applicant), 301 South Harwood Street, Dallas 1, Texas, filed in Docket No. CP62-278 an application pursuant to section 7(b) of the Natural Gas Act for permission and approval of the Commission to abandon a pipeline used to transport natural gas to a city gate measuring station and to abandon the measuring station located near the City of Carrollton, Dallas County, Texas, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to abandon its Line F-9 consisting of approximately 3.76 miles of 3-inch pipeline extending from Line F in an easterly direction to the old Carrollton Measuring Station. The old Carrollton Measuring Station will also be abandoned. Applicant's proposal calls for the removal and salvage of Line F-9 in its entirety except for two short segments which will be used to provide natural gas service to two residential consumers now being served directly from the line.

The application states that Line F-9 was constructed in 1927 and that its operation in interstate commerce was authorized by the Commission in Docket No. G-442 on April 11, 1944. Applicant proposes to abandon the line due to high operational and maintenance costs caused by the age of the line and the fact that there is industrial development in the area which would soon necessitate relocation of a portion of the line.

Applicant states that the City of Carrollton now receives natural gas from Applicant through other pipeline facilities and that the abandonment of the facilities as proposed will not result in

the abandonment or diminution of natural gas service rendered by Applicant to any consumer.

The total cost of removing the facilities is estimated to be \$4,670, which will be financed from funds on hand. Recoverable material to be salvaged is expected to amount to \$6,110.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing will be held on September 12, 1962, at 9:30 a.m., e.d.s.t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D.C., concerning the matters involved in and the issues presented by such application: *Provided, however,* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30(c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before August 31, 1962. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 62-8194; Filed, Aug. 15, 1962;
8:47 a.m.]

[Docket No. CP62-299]

NORTHERN NATURAL GAS CO.

Notice of Application and Date of Hearing

AUGUST 9, 1962.

Take notice that on June 15, 1962, Northern Natural Gas Company (Applicant), 2223 Dodge Street, Omaha 1, Nebraska, filed in Docket No. CP62-299 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of 15 taps, meters, and regulators, and the sale of gas to North Central Public Service Corporation (North Central) for resale to Applicant's right-of-way grantors along the Janesville Extension in Wisconsin, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The application states that Applicant has executed right-of-way agreements with various landowners along the Janesville Extension which agreements include a provision whereby the grantor

can request Applicant to tap its line and install necessary metering and regulating facilities for supplying gas for domestic purposes. The application further states that Applicant is precluded by the laws of the State of Wisconsin from selling gas to its right-of-way grantors in the state and has therefore entered into an agreement with North Central which provides for North Central to render such service.

Applicant anticipates that approximately 15 right-of-way grantors will request gas service. Applicant has executed a service agreement with North Central which provides for 23 Mcf of gas per day of contract demand. The gas will be sold under Applicant's Zone B Rate Schedules of its FPC Gas Tariff, First Revised Volume No. 1.

The estimated cost of the subject facilities is \$332 per setting or \$4,980 for the entire project which will be financed from funds on hand.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing will be held on September 18, 1962, at 9:30 a.m., e.d.s.t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D.C., concerning the matters involved in and the issues presented by such application: *Provided, however*, That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30(c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before September 7, 1962. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 62-8195; Filed, Aug. 15, 1962; 8:47 a.m.]

ALASKA

[Project No. 2314]

South Fork Eagle River Hydroelectric Project; Notice of Land Withdrawal

AUGUST 10, 1962.

Conformable to the provisions of section 24 of the Act of June 10, 1920, as amended, notice is hereby given that the lands herein described, insofar as title thereto remains in the United States, are included in Power Project No. 2314 for which a completed application for a pre-

liminary permit was filed May 2, 1962, by J. F. Janke, Jr. and E. V. Ausman, Box 3274, Eastchester Branch, Anchorage, Alaska. Under said section 24 these lands are, from said date of filing, reserved from entry, location, or other disposal under the laws of the United States until otherwise directed by the Commission or by the Congress. The area reserved pursuant to the filing of this application is approximately 1.5 acres.

SEWARD MERIDIAN

THIRD JUDICIAL DIVISION

T. 14 N., R. 1 W.,

Section 28: NW $\frac{1}{4}$ NW $\frac{1}{4}$ —All portions of the lands of the United States lying below the 780-foot contour elevation as delimited on the map designated as Exhibit H & I, entitled "Eagle River, Anchorage Alaska—Plan of Proposed Hydroelectric Development—Exhibit 'H' & 'I' Sheet 2 of 2—of Application for Preliminary Permit before the Federal Power Commission" filed with the Commission on May 2, 1962.

Copies of the Project maps (F.P.C. Nos. 2314-1 and 2314-2) have been transmitted to the Bureau of Land Management and Geological Survey.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 62-8196; Filed, Aug. 15, 1962; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Rev. S.O. 562; Taylor's I.C.C. Order 133, Amdt. 3]

LOUISVILLE AND NASHVILLE RAILROAD CO., AND SOUTHERN RAILWAY CO.

Rerouting of Traffic

Upon further consideration of Taylor's I.C.C. Order No. 133 (the Louisville and Nashville Railroad Company and the Southern Railway Company) and good cause appearing therefor:

It is ordered, That:

Taylor's I.C.C. Order No. 133 be, and it is hereby amended by substituting the following paragraph (g) for paragraph (g) thereof:

(g) Expiration date: This order shall expire at 11:59 p.m., September 30, 1962, unless otherwise modified, changed, suspended or annulled.

It is further ordered, That this amendment shall become effective at 11:59 p.m., August 15, 1962, and that this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement, and by filing it with the Director, Office of the Federal Register.

Issued at Washington, D.C., August 10, 1962.

INTERSTATE COMMERCE COMMISSION,
CHARLES W. TAYLOR,
Agent.

[F.R. Doc. 62-8235; Filed Aug. 15, 1962; 8:53 a.m.]

[Notice 678]

MOTOR CARRIER TRANSFER PROCEEDINGS

AUGUST 13, 1962.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 65167. By order of August 10, 1962, the Transfer Board approved the transfer to N. Lyman Keeler and Burton L. Strid, a partnership, doing business as Webb's DeLuxe Delivery Service, Danbury, Conn., of Certificate No. MC 50847, issued July 15, 1955, to Edward Webb, Jr., doing business as Webb's DeLuxe Delivery Service, Danbury, Conn., authorizing the transportation of: General commodities (with no exceptions), from Danbury, Conn., to points in New York within 25 miles of Danbury. Theodore A. Gemza, 145 Main Street, Danbury, Conn., attorney for applicants.

[SEAL]

HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 62-8236; Filed, Aug. 15, 1962; 8:53 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-4579]

AUTOMATED PROCEDURES CORP.

Order Summarily Suspending Trading

AUGUST 10, 1962.

The class A stock, par value 5 cents per share, of Automated Procedures Corp., being listed and registered on The National Stock Exchange, a national securities exchange; and

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under section 15(c)(2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, other-

wise than on a national securities exchange;

It is ordered, Pursuant to section 19(a) (4) of the Securities Exchange Act of 1934 that trading in said security on The National Stock Exchange be summarily suspended in order to prevent fraudulent, deceptive or manipulative acts or practices, this order to be effective for a period of ten (10) days, August 13, 1962, to August 22, 1962, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 62-8203; Filed, Aug. 15, 1962;
8:48 a.m.]

[File No. 1-3445]

E. L. BRUCE CO., INC.

Order Summarily Suspending Trading

AUGUST 10, 1962.

The common stock, par value \$1, of E. L. Bruce Co. (Incorporated), being listed and registered on the American Stock Exchange, a national securities exchange; and

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under Section 15(c) (2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, otherwise than on a national securities exchange;

It is ordered, Pursuant to section 19 (a) (4) of the Securities Exchange Act of 1934 that trading in said security on the American Stock Exchange be summarily suspended in order to prevent fraudulent, deceptive or manipulative acts or practices, this order to be effective for a period of ten (10) days, August 12, 1962, to August 21, 1962, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 62-8204; Filed, Aug. 15, 1962;
8:48 a.m.]

[File No. 1-4597]

INDUSTRIAL ENTERPRISES, INC.

Order Summarily Suspending Trading

AUGUST 10, 1962.

The common assessable stock, \$1.00 par value, of Industrial Enterprises, Inc., being listed and registered on the San Francisco Mining Exchange, a national securities exchange; and

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under section 15(c) (2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, otherwise than on a national securities exchange;

It is ordered, Pursuant to section 19 (a) (4) of the Securities Exchange Act of 1934 that trading in said security on the San Francisco Mining Exchange be summarily suspended in order to prevent fraudulent, deceptive or manipulative acts or practices, this order to be effective for a period of ten (10) days August 13, 1962, to August 22, 1962, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 62-8205; Filed, Aug. 15, 1962;
8:48 a.m.]

[File No. 70-4055]

**PENNSYLVANIA POWER CO. AND
OHIO EDISON CO.**

**Notice of Proposed Issuance and Sale
at Competitive Bidding of Principal
Amount of Bonds and Proposed
Issuance and Sale by Subsidiary
Public-Utility Company to Parent
Registered Holding Company of
Additional Shares of Common Stock**

AUGUST 10, 1962.

Notice is hereby given that Ohio Edison Company ("Ohio"), a registered holding company and a public-utility company, and its subsidiary, Pennsylvania Power Company ("Pennsylvania"), a public-utility company, all of whose outstanding common stock is owned by Ohio, have filed with this Commission a joint application and an amendment thereto, pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6(b), 9(a), 10, and 12(f) of the Act and Rules 42(b) (2), 43, and 50 thereunder as applicable to the proposed transactions.

All interested persons are referred to said joint application, as amended for a statement of the proposed transactions, which are summarized as follows:

Pennsylvania proposes to issue and sell, pursuant to the competitive bidding requirements of Rule 50 under the Act, \$12,000,000 principal amount of its First Mortgage Bonds, — percent Series ("New Bonds"). The interest rate on the New Bonds (which shall be specified in a multiple of 1/8 percent) and the price

(exclusive or accrued interest) to be paid to Pennsylvania (which shall be not less than 100 percent nor more than 102 1/4 percent of the principal amount) shall be determined by competitive bidding. The date for the submission of proposals to purchase the New Bonds will be designated by Pennsylvania depending upon appropriate market conditions but in no event later than December 31, 1962, and it is stated in the joint application, as amended, that Pennsylvania expects that prior to this date market conditions will make it feasible to refund its presently outstanding 5 percent Series bonds on terms which will be advantageous to it.

The New Bonds will bear interest from the first day of the month in which initially issued; will mature on the first day of such month 30 years thereafter, and will be issued under Pennsylvania's Indenture dated as of November 1, 1945, between Pennsylvania and The First National Bank of The City of New York (now, by merger, First National City Bank), as Trustee, as amended and supplemented by four supplemental indentures and to be amended and supplemented by the Fifth Supplemental Indenture to be dated as of the first day of the month in which the New Bonds are initially issued.

The proceeds from the sale of the New Bonds will be used by Pennsylvania for the redemption of \$8,000,000 principal amount of its presently outstanding First Mortgage Bonds, 5 percent Series due 1987, at the redemption price of 104.79 percent of the principal amount thereof and for the construction and acquisition of new facilities and the betterment of existing facilities, or to reimburse its treasury for expenditures on such facilities, all estimated for the years 1962 and 1963 to aggregate approximately \$20,000,000.

Pennsylvania further proposes to issue and sell and Ohio proposes to acquire on or before September 1, 1962, 50,000 additional shares of Pennsylvania's authorized \$30 par value common stock for an aggregate cash consideration of \$1,500,000. The proceeds from the sale of the additional common stock will be used by Pennsylvania for the construction and acquisition of new facilities and the betterment of existing facilities, or to reimburse its treasury for such expenditures.

The joint application, as amended, further states that the Pennsylvania Public Utility Commission, the State commission of the State in which Pennsylvania is organized and doing business, has jurisdiction over the proposed issue and sale of the New Bonds and the additional shares of common stock and that applications, in the form of Securities Certificates, are being filed by Pennsylvania with that commission. A certified copy of each order of the State commission will be filed in this proceeding by amendment. The joint application, as amended, further states that no other State commission and, except for the accounting jurisdiction of the Federal Power Commission, no Federal commission, other than this Commission, has

jurisdiction over the proposed transactions.

It is estimated that the fees and expenses in connection with the issuance and sale of the New Bonds will not exceed an aggregate of \$63,236, including Federal issue tax of \$13,200, printing expenses of \$14,500, trustee fees of \$6,000, legal fees of Messrs. Winthrop, Stimson, Putnam & Roberts of \$12,000, accounting fees of Arthur Andersen & Co. of \$6,000, and expenses for the services of Commonwealth Services, Inc. of \$9,500. The fee of Messrs. Simpson Thacker & Bartlett, counsel for the underwriters, which is estimated at \$7,200, will be paid by the successful bidders. The fees and expenses in connection with the issuance and sale of the additional shares of common stock are estimated to total not in excess of \$5,350, including a legal fee of Messrs. Winthrop, Stimson, Putnam & Roberts of \$750 and Federal and State taxes of \$4,500.

Notice is further given that any interested person may, not later than August 24, 1962, request in writing that a hearing be held on such matters, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said joint application, as amended, which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Ex-

change Commission, Washington 25, D.C. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the applicants, and proof of service (by affidavit or, in case of an attorney-at-law, by certificate) should be filed contemporaneously with the request. At any time after said date, the joint application, as filed or as it may be further amended, may be granted as provided in Rule 23 of the general rules and regulation promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 62-8206; Filed, Aug. 15, 1962;
8:48 a.m.]

[File No. 1-4583]

PRECISION MICROWAVE CORP.

Order Summarily Suspending Trading

AUGUST 10, 1962.

The common stock, par value \$1.00, of Precision Microwave Corp., being listed and registered on the American Stock Exchange, a national securities exchange; and

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under section 15(c)(2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, otherwise than on a national securities exchange;

It is ordered, Pursuant to section 19(a)(4) of the Securities Exchange Act of 1934 that trading in said security on the American Stock Exchange be summarily suspended in order to prevent fraudulent, deceptive or manipulative acts or practices, this order to be effective for a period of ten (10) days, August 12, 1962, to August 21, 1962, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 62-8207; Filed, Aug. 15, 1962;
8:48 a.m.]

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