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REGISTER

VOLUME 29

-1

NUMBER 72

Washington, Saturday, April 11, 1964

1934

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A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1964, and specifies how they are affected.

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PROPOSED RULES:		3367	5037	Published by Office of the Federal Register,
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91 [New]	5033	3372	5038	D.C., 20402
386	5033	3373	5038	I as a second and a second



FEDERAL REGISTER Telephone Work 3-3261 Published daily, except Sundays, Mondays, and days following official Federal holidays, by the Office of the Federal Register, National Archives and Records Service, General Serv-ices Administration, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee of the Federal Register, approved by the President. Distribution is made only by the

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The regulatory material appearing herein is keyed to the Cope of FEDERAL REGULATIONS, which is published, under 50 titles, pur-suant to section 11 of the Federal Register Act, as amended August 5, 1953. The Cope of FEDERAL REGULATIONS is sold by the Superintendent of Documents. Prices of books and pocket supplements vary

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Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission PART 213—EXCEPTED SERVICE

Department of Health, Education, and Welfare

Section 213.3116(g) (1) is amended to extend the authority for hiring Cuban refugees until June 30, 1965. Effective upon publication in the Federal Recis-TER, subparagraph (1) of paragraph (g) of § 213.3116 is amended as set out below.

§ 213.3116 Department of Health, Education, and Welfare

(g) Weljare Administration. (1) Not to exceed 150 positions directly concerned with programs conducted by the Department in connection with the problems of Cuban refugees: *Provided*, that employment under this authority shall be temporary and no employment shall be made under it after June 30, 1965.

(R.S. 1753, sec. 2, 22 Stat. 403, as amended; 5 U.S.C. 631, 633; E.O. 10577, 19 F.R. 7521, 3 CFR, 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] MARY V. WENZEL, Executive Assistant to the Commissioners.

[F.R. Doc. 64-3572; Flied, Apr. 10, 1964; 8:46 a.m.]

Title 7—AGRICULTURE

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Tree Nuts), Department of Agriculture

[Valencia Orange Reg. 79]

PART 908-VALENCIA ORANGES GROWN IN ARIZONA AND DES-IGNATED PART OF CALIFORNIA

Limitation of Handling

§ 908.379 Valencia Orange Regulation 79.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 908, as amended (7 CFR Part 908: 27 F.R. 10089), regulating the handling of Valencia oranges grown in Arizona and designated part of 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 and information submitted by the Valencia Orange Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that

the limitation of handling of such Valencia oranges, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable 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 hereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) because 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, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The committee held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for Valencia oranges and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such Valencia oranges; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on April 9, 1964.

(b) Order. (1) The respective quantities of Valencia oranges grown in Arizona and designated part of California which may be handled during the period beginning at 12:01 a.m., P.s.t., April 12, 1964, and ending at 12:01 a.m., P.s.t., April 19, 1964, are hereby fixed as follows:

(i) District 1: 336,281 cartons;

(ii) District 2: 10,134 cartons;

(iii) District 3: 225,000 cartons.

(2) As used in this section, "handled," "handler," "District 1," "District 2," and "District 3," and "carton" have the same meaning as when used in said amended marketing agreement and order.

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

Dated: April 10, 1964.

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

[F.R. Doc. 64-3684; Filed, Apr. 10, 1964; 11:12 a.m.] [Grapefruit Reg. 18]

PART 909—GRAPEFRUIT GROWN IN ARIZONA; IN IMPERIAL COUNTY, CALIF.; AND IN THAT PART OF RIVERSIDE COUNTY, CALIF., SITU-ATED SOUTH AND EAST OF WHITE WATER, CALIF.

Limitation of Shipments

§ 909.318 Grapefruit Regulation 18.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 909, as amended (7 CFR Part 909), regulating the handling of grapefruit grown in the State of Arizona; in Imperial County, California; and in that part of Riverside County, California, situated south and east of White Water, 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 Administrative 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 grapefruit, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable 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) because 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, and a reasonable time is permitted, under the circumstances, for preparation for such effective date. The Administrative Committee held an open meeting on April 2, 1964, to consider recommendations for a regulation, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such open meeting; necessary supplemental economic and statistical information upon which this recommended regulation is based were received by the Fruit Branch on April 6, 1964; information regarding the provisions of the regulation recommended by the committee has been disseminated to handlers of grapefruit grown as aforesaid, and this section, including the effective time thereof, is identical with the recommendation of the committee; it is necessary, in order to effectuate the declared policy of the act, to make this section effective on the date hereinafter set

5031

[Lemon Reg. 106]

PART 910-LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

§ 910.406 Lemon Regulation 106.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910; 27 F.R. 8346), regulating the handling of lemons grown in California and Arizona, 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 recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable 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 hereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) because 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, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The committee held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for lemons and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee. and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act. to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on April 7, 1964.

(b) Order. (1) The respective quantities of lemons grown in California and Arizona which may be handled during the period beginning at 12:01 a.m., P.s.t., April 12, 1964, and ending at 12:01 a.m., P.s.t., April 19, 1964, are hereby fixed as follows:

(i) District 1: 4,650 cartons;

(ii) District 2: 209,250 cartons;

(iii) District 3: Unlimited movement.

(2) As used in this section, "handled," "District 1," "District 2," "District 3," and "carton" have the same meaning as when used in the said amended marketing agreement and order.

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

Dated: April 9, 1964.

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

[F.R. Doc. 64-3630; Filed, Apr. 10, 1964; 8:48 a.m.]

Chapter X—Agricultural Marketing Service (Marketing Agreements and Orders; Milk), Department of Agriculture

[Milk Order 138]

PART 1138-MILK IN RIO GRANDE VALLEY MARKETING AREA

Order Amending Order

§ 1138.0 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 Rio Grande Valley 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.

forth so as to provide for the continued regulation of the handling of grapefruit; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed on or before the effective date hereof.

(b) Order. (1) During the period beginning at 12:01 a.m., P.s.t., April 12, 1964, and ending at 12:01 a.m., P.s.t., May 3, 1964, no handler shall handle:

(i) From the State of California or the State of Arizona to any point outside thereof any grapefruit of any variety grown in the State of Arizona; in Imperial County, California; or in that part of Riverside County, California, situated south and east of White Water, California, unless such grapefruit grade at least U.S. No. 2: Provided, That any such grapefruit may have scars to the extent permitted by the U.S. No. 3 grade: Provided further, That, in lieu of the 10 percent tolerance provided for the U.S. No. 2 grade, not more than a total tolerance of 20 percent, by count, shall be allowed for fruit which fail to meet the requirements of such grade but included in such tolerance (a) not more than 15 percent, by count, shall be allowed for serious damage caused by dryness: (b) not more than 10 percent, by count, shall be allowed for defects other than serious damage caused by dryness; and (c) not more than 5 percent, by count, shall be allowed for grapefruit having peel more than one inch in thickness at the steam end, measured from the flesh to the highest point of the peel; or

(ii) From the State of California or the State of Arizona to any point outside thereof, in Zone 1 or Zone 2, any grapefruit, grown as aforesaid, which measure less than 3% 6 inches in diameter, except that a tolerance of 5 percent, by count, of grapefruit smaller than the foregoing minimum size shall be permitted, which tolerance shall be applied in accordance with the provisions for the application of tolerances, specified in the revised United States Standards for Grapefruit (California and Arizona), §§ 51.925-51.955 of this title: Provided, That, in determining the percentage of grapefruit in any lot which are smaller than 3%16 inches in diameter, such percentage shall be based only on the grapefruit in such lot which are of a size 313/16 inches in diameter and smaller. (2) As used herein, "handler," "va-

(2) As used herein, "handler," "variety," "grapefruit," "Zone 1," "Zone 2," and "handle" shall have the same meaning as when used in said amended marketing agreement and order; the terms "U.S. No. 2" and "U.S. No. 3" shall have the same meaning as when used in the aforesaid revised United States Standards for Grapefruit; and "diameter" shall mean the greatest dimension measured at right angles to a line from the stem to blossom end of the fruit.

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

Dated: April 9, 1964.

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

[F.R. Doc. 64-3629; Filed, Apr. 10, 1964; 8:48 a.m.]

(b) Additional findings. (1) It is necessary in the public interest to make this order amending the order effective not later than May 1, 1964. Any delay beyond that date would tend to disrupt the orderly marketing of milk in the marketing area.

(2) The provisions of the said order are known to handlers. The recommended decisions of the Assistant Secretary were issued December 27, 1963, and January 29, 1964, and the decision of the Secretary containing all Assistant amendment provisions of this order, was issued March 12, 1964. 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 exists for making this order cause amending the order effective May 1, 1964, 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 during the determined representative period were engaged in the production of milk for sale in the marketing area.

Order relative to handling. It is therejore ordered, That on and after the effective date hereof, the handling of milk in the Rio Grande Valley marketing area shall be in conformity to and in compllance with the terms and conditions of the aforesaid order, as amended, and as hereby further amended, as follows:

In § 1138.51, paragraph (a) is revised as follows:

.

.

§ 1138.51 Class prices. 200

*

(a) Class I milk. During the period from the effective date of this order until July 1, 1965, the price for Class I milk shall be the basic formula price for the preceding month plus \$2.35 during each of the months July through February and plus \$2.05 during each of the months March through June. This price shall be increased or decreased by a supply-demand adjustment equal to the simple average of the supply-demand adjustments effective for the same month pursuant to the provisions of the Wichita, Kansas (Part 1073 of this chapter); Oklahoma Metropolitan (Part 1106 of this chapter); and North Texas (Part 1126 of this chapter) milk marketing

orders. If the supply-demand adjustment in any of these markets is limited in its effect by another provision of the respective order, the supply-demand adjustment to be used in this computation shall be the net adjustment which determines the Class I price in such market.

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

Effective date. May 1, 1964.

Signed at Washington, D.C., on April 7, 1964.

> GEORGE L. MEHREN, Assistant Secretary.

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[F.R. Doc. 64-3575; Filed, Apr. 10, 1964; 8:46 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I-Federal Aviation Agency [Reg. Docket No. 4093]

[Special Federal Aviation Reg. 4]

PART 91-GENERAL OPERATING AND FLIGHT RULES [NEW]

Prohibition of Air Traffic Over and in Vicinity of D.C. Stadium, Washington, D.C.

On April 13, 1964, President Lyndon B. Johnson will attend the opening game of the 1964 baseball season at the D.C. Stadium, Washington, D.C. The interest of the public in the President and the large assemblage of persons resulting from his presence should attract numerous aircraft to the area that will be operated over the stadium and through the adjacent airspace generally used by other large aircraft. In addition the Federal agency responsible for the security of the President has requested that we take appropriate action for his safety and the safety of other persons present.

In order to provide appropriate safeguards for aircraft operations in the area and for persons and property on the ground, I have determined that a temporary restriction must be imposed on air traffic to prohibit the operation of all types of aircraft in the vicinity of the stadum below 5,000 feet above the surface unless authorized by air traffic control. This authorization may be obtained most readily by communicating with Washington National Airport Traffic Control, Washington National Airport.

I have determined that there is a requirement for the immediate adoption of this regulation for the safety of air commerce. Therefore, I find it contrary to the public interest to comply with the notice and public procedure provisions of the Administrative Procedure Act and that good cause exists for making this Regulation effective immediately.

In consideration of the foregoing, the following Special Federal Aviation Regulation is adopted:

(1) Unless otherwise authorized by air traffic control, no person, during the period

1300 to 1700 hours Eastern Standard Time on April 13, 1964, may operate an aircraft below 5,000 feet above the surface of the area within one nautical mile horizontally the perimeter of the D.C. Stadium, from Washington, D.C.

(2) This regulation becomes effective immediately and expires at 1700 Eastern Standard Time, April 13, 1964.

This regulation is adopted under the authority of section 307 of the Federal Aviation Act of 1958 (49 U.S.C. 1348).

Issued in Washington, D.C., on April 9, 1964.

HAROLD W. GRANT, Deputy Administrator.

[F.R. Doc. 64-3646; Filed, Apr. 10, 1964; 8:48 a.m.]

Chapter II-Civil Aeronautics Board SUBCHAPTER E-ORGANIZATION REGULATIONS [Reg. OR-9]

PART 386-DELEGATION AND RE-**VIEW OF ACTION UNDER DELEGA-**TION: DETERMINATION OF THE PROBABLE CAUSE OF AIRCRAFT ACCIDENTS

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 7th day of April 1964.

Reorganization Plan No. 3 of 1961 confers upon the Board authority to delegate by published order or rule any of its functions to any of its employees, including functions with respect to determining, reporting or otherwise acting as to any work, business or matter. The purpose of the Plan is to relieve Board Members from the necessity of dealing with matters of lesser importance and thus conserve their time for the consideration of major matters of policy and planning.

In Part 385 (14 CFR Part 385) the Board has made numerous delegations in non-hearing matters having mainly to do with economic regulation. In Part 386 the Board, in further implementation of Reorganization Plan No. 3 of 1961, is now delegating to the Director, Bureau of Safety, its statutory function of determining the probable cause of certain minor aircraft accidents and reporting the facts, conditions, and circumstances relating to each such accident and the probable cause thereof. Provision is also made in this part for review by the Board, upon the request of two or more Members, of any action taken by the Director pursuant to this delegation of authority.

There are approximately 4,000 "minor" accidents each year involving civil air-craft in which the determination of the probable cause of the accident is a relatively simple determination. Primarily these accidents involve ground loop, nose over, hard landing and collision with objects in which there are no serious or fatal injuries, and the facts, conditions, and circumstances relative to the accident are usually noncontroversial and may be readily ascertained. The delegation granted herein is necessary to relieve the Board of the administrative burden involved in determining the probable cause of each such accident. It

should be stressed, however, that the Board itself will continue to determine the probable cause of each accident involving a serious or fatal injury to any person; and each accident involving an aircraft operated by an air carrier, an aircraft weighing more than 12,500 pounds, or a rotorcraft. The Board will also continue to determine the probable cause of any other civil aircraft accident which is deemed to be of sufficient public interest.

The Board's determination of the probable cause of an accident does not determine the rights or liabilities of any person, and the determination may not be used in any private litigation growing out of the accident nor in any subsequent proceeding under Title VI of the Federal Aviation Act. In accident investigations, there are no parties or intervenors with an interest of the sort which section 1 (b) of Plan 3 was designated to protect. Therefore, no provision is necessary or made in this part for any person to request review by the Board of action taken by the Director under this delegation.

Since this regulation is not a substantive rule but a rule of agency organization and procedure, notice and public procedure hereon are unnecessary, and the regulation may be made effective immediately.

In consideration of the foregoing, the Civil Aeronautics Board hereby enacts new Part 386 of the Organization Regulations (14 CFR Part 386) effective April 7, 1964, to read as follows:

Sec

386.1 Applicability.

- 386.2 Delegation of function to the Director, Bureau of Safety.
- 386.3 Referral to the Board; exercise of authority by the Board.
 386.4 Review by the Board.

AUTHORITY: The provision of this Part 386 issued under secs. 204(a) and 701(a) of the Federal Aviation Act; 72 Stat. 743 and 781; 49

Federal Aviation Act; 72 Stat. 743 and 781; 49 U.S.C. 1324 and 1441; and under Reorganization Plan No. 3 of 1961, 26 F.R. 5989.

§ 386.1 Applicability.

This part describes the organization of the Board insofar as, pursuant to authority conferred on it by Reorganization Plan No. 3 of 1961, 26 F.R. 5989, the Board has delegated its functions under section 701 of the Federal Aviation Act of 1958, as amended, of determining the probable cause of accidents involving civil aircraft. This part also sets forth the procedures governing discretionary review by the Board of action taken under such delegation.

§ 386.2 Delegation of function to the Director, Bureau of Safety.

The Board hereby delegates to the Director, Bureau of Safety, the authority to report the facts, conditions, and circumstances relating to each accident involving a civil aircraft and to determine and report the probable cause thereof:

(a) When the aircraft (1) is a fixed wing aircraft, (2) is not operated by an air carrier, and (3) weighs 12,500 pounds or less; and

(b) When the accident does not result in a serious or fatal injury to any person. § 386.3 Referral to the Board; exercise of authority by the Board.

When the Director, Bureau of Safety, finds that the public interest so requires, he shall, in lieu of exercising the delegated authority herein, submit the findings of the accident investigation to the Board for determination of the probable cause of the accident. Also, the Board may at any time itself exercise the authority delegated herein.

§ 386.4 Review by the Board.

The Board may, and if two or more Members request the Board will, exercise its discretionary right to review the action taken by the Director, Bureau of Safety, under the delegation. Upon review, the Board may either affirm the action taken or determine the probable cause of the accident and report the facts, conditions, and circumstances relating to the accident and the probable cause thereof.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 64-3591; Filed, Apr. 10, 1964; 8:47 a.m.]

Title 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T.D. 56143]

PART 8—LIABILITY FOR DUTIES, EN-TRY OF IMPORTED MERCHANDISE

Contents of Invoices; Incomplete Invoices; General Requirements Supplemented

It has been determined that T.D. 55977 which amended § 8.13(h), Customs Regulations, to require additional information on or with invoices covering "Aluminum and alloys of aluminum" classifinum and alloys of aluminum" classifischedules of the United States, is too broad in its scope. Therefore, to limit this requirement to the items in schedule 6, part 2D, for which the additional information is needed, the description of and the additional information requirements for the aforesaid class of merchandise in § 8.13(h) are amended to read:

§ 8.13 Contents of invoices; incomplete invoices; general requirements supplemented.

100

Aluminum and alloys of aluminum classifiable under items 618.02, 618.04, 618.06 or 618.10, Tariff Schedules of the United States (T.D. 53092, 55977, 56143)—(1) Statement of the percentages by weight of any metallic element used as an alloy in the articles.

(Secs. 481, 484, 624, 46 Stat. 719, 722, as amended, 759, sec. 101, 76 Stat. 72; 19 U.S.C. 1481, 1484, 1624, Gen. Hdnote 11, Tariff Schedules of the United States)

Since the amendment will reduce the requirements for additional information on invoices by making it applicable only to specified items of schedule 6, part 2D, of the Tariff Schedules of the United States instead of to all items of schedule 6, part 2D, notice of proposed rulemaking and public procedure under section 4 of the Administrative Procedure Act (5 U.S.C. 1003) are found to be unnecessary and good cause is found for making the amendment effective upon publication in the FEDERAL REGISTER.

[SEAL] PHILIP NICHOLS, Jr., Commissioner of Customs.

Approved: April 3, 1964.

JAMES POMEROY HENDRICK, Acting Assistant Secretary of the Treasury.

[F.R. Doc. 64-3587; Filed, Apr. 10, 1964; 8:47 a.m.]

Title 32—NATIONAL DEFENSE

Chapter XIV—The Renegotiation Board

Subchapter B—Renegotiation Board Regulations Under the 1951 Act

PART 1453—MANDATORY EXEMP-TIONS FROM RENEGOTIATION

Common Carriers by Water

Section 1453.3(d) (2) Fiscal years ending on or after December 31, 1953 is amended by deleting, in subdivision (i) thereof, the words "January 1, 1963", and inserting in lieu thereof the words "January 1, 1964".

(Sec. 109, 65 Stat. 22, 50 U.S.C. App. Sup. 1219)

Dated: April 9, 1964.

LAWRENCE E. HARTWIG, Chairman.

[F.R. Doc. 64-3643; Filed, Apr. 10, 1964; 8:48 a.m.]

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter IV—Saint Lawrence Seaway Development Corporation

PART 401—SEAWAY REGULATIONS AND RULES

Miscellaneous Amendments

The amendments contained herein are issued by the Saint Lawrence Seaway Development Corporation, acting jointly with The St. Lawrence Seaway Authority of Canada, pursuant to provisions of its enabling act (33 U.S.C. 981 et seq.). Subpart B—Rules, of 33 CFR Part 401, as revised by 28 F.R. 3754-3762 is amended as follows:

I. For clearer direction as to the preparation of cargo declarations for Seaway transits, the rules regarding Toll Assessment and Collection §§ 401.106-1 to 401.106-9 are amended by adding § 401.-106-10, as follows:

§ 401.106-10 Off-loaded weights.

The loaded or manifest weight of cargo must be shown for toll assessment pur-

poses, except in the case of petroleum products, the weight of which is determined by measurement, where off-loaded weights are acceptable.

II. Section 401.120-1 is revised to provide for submission of vessel pre-clearance applications in duplicate and to clarify the instructional notes appearing on the application form. As revised, § 401.120-1 reads as follows:

§ 401.120-1 Pre-clearance Form.

The St. Lawrence Seaway Application for Vessel Pre-clearance; Form S.L.S. 429.

INSTRUCTIONS

The application form attached is to be completed for each vessel by its representative in duplicate and submitted to The St Lawrence Seaway Authority, P.O. Box 98, Cornwall, Ontario or to the Saint Lawrence Seaway Development Corporation, Massena, New York.

Upon approval of an application, one copy bearing the Seaway number assigned to the vessel will be returned to the representative.

The representative will be responsible for the documentary and financial arrangements with respect to each transit of the vessel. When the representative is a Corporation,

a resolution will be required authorizing the execution of the Certificate of Guarantee unless it is signed by the President and the Secretary-Treasurer and bears the seal of the company.

A new application will be required where the guarantee endorsed on this application has expired or has been cancelled, for each change of representative or of his address, and after a change in ownership or any major revision in the physical characteristics of the vessel.

NOTICE

No vessel is pre-cleared until this application has been approved by the Authority.

Seaway No. -----

PART I-REGISTRATION

- 1. Registration of Vessel:
- (c) Port
- -----(d) Official number of letters
- Insurance: Liability insurance must be equal to or exceed \$40.00 per gross registered ton.
- (a) Amount of liability insurance cover-

 age on the vessel (P & I)

 (b) Names of Underwriters:

3. Representative responsible for payment of tolls and charges:

- (a) Name _____ (b) Address _____
- (c) Telephone No. _____ _____
- 4. Certificate of Guarantee.

The undersigned hereby accepts responsibility for the carrying out of the obligations of the representative pursuant to the Seaway Regulations, including the accurate completion of Part II hereof, and hereby undertakes to make payment of all monies that may become due by this vessel for tolls and charges during the full term of this certificate, which undertaking will remain in force notwithstanding the earlier expiration of this certificate.

The undersigned also agrees that security for the payment of tolls, which may be provided by him during the currency of this certificate, shall be subject to summary forfeiture in the event of noncompliance by him with the Seaway Circulars or Authority By-Laws relating to the payment of tolls and charges.

FEDERAL REGISTER

This certificate shall be good and binding: (a) Until the Authority is otherwise ad-vised in writing by the undersigned

or

(b) Fo	or the following	g voya	ge		
	at	this		day	of
	Signed				

Note: Approval of this application does not constitute acceptance of the fact that the vessel is in a condition satisfactory to the Authority.

IMPORTANT-RETURN BOTH COPIES

PART II-INFORMATION ON VESSEL

The furnishing of inaccurate information is an offense under the Regulations.

NOTE: It is of the utmost importance to furnish the precise overall length of all vessels in order that traffic controllers may arrange lockages accordingly. 1. Managing Owner or Operator of the

Vessel:

- (a) Name of Company _____ (b) Address ______2. Type of Vessel:
- Cargo _____ (a)
- r only (b) Tanker
- (c)
- (d)
- Tailaci

 Passenger only

 Cargo/Passenger

 (more than 12 passengers)

 Cargo/Passenger

 (under 12 passengers)

 (e) (under 12 passengers)
- (f) Under Tow _____

- Other (specify) _____ Type of Service:
- 3
- (a) For which constructed: (i) Inland
- (II) Ocean
- (b) In which engaged:
- (1) Overseas
- (ii) Coastal
- (iii) Inland
- 4. Specifications:
- (a) Gross Tons
- (c) Net Tons______(c) Length (overall)_____
- (d) Extreme Breadth (including fend-

ers) 5. Machinery:

Steam _____ Diesel _____

Turbine _ Is vessel fitted with adjustable pitch pro-

peller? Yes No I Is vessel fitted with stern anchor? Yes No I

- Bridge control? Yes D No D Is vessel fitted with wrong way propeller direction alarm? Yes No D

direction alarm? Yes No C 6. Radio-Telephone Equipment: V.H.F. Yes No C Frequency 156.8 156.7 156.6 M.F. Yes No C Frequency 2182 2003 C HI. In the Note following the Index of Part 401, "Masters' Handbook" is changed to read "Seaway Handbook". With this change, the Note reads as follows:

NOTE: The regulations contained in Subpart A and the rules in Subpart B are issued jointly by the Saint Lawrence Seaway De-velopment Corporation and The St. Lawrence Seaway Authority of Canada. The number-ing of sections in Subpart A, §§ 401.1 to 401.21, corresponds to the Regulations Nos. 1 to 21 of the Canadian agency. The sec-tion numbers of Subpart B, §§ 401.101-1 to 401.107-8 inclusive, correspond to the numbering of provisions of Circulars Nos. 1-1 through 7-8 of the Canadian agency. The Canadian Regulations and Circulars are pub-

lished in the Seaway Handbook, which is distributed to vessel operators using the Seaway.

5035

(68 Stat. 93-97, 33 U.S.C. 981-990, as amended)

SAINT LAWRENCE SEAWAY DEVELOPMENT CORPORATION, JOSEPH H. MCCANN, [SEAL] Administrator. [F.R. Doc. 64-3579; Filed, Apr. 10, 1964; 8:46 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

Chapter II-Bureau of Land Management, Department of the Interior

> APPENDIX-PUBLIC LAND ORDERS [Public Land Order 3361]

[Oregon 013615]

OREGON

Withdrawal for Forest Service **Recreation Area**

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the minerals in the following-described national forest lands in the Siskiyou National Forest are hereby withdrawn from prospecting, location, entry and purchase under the mining laws of the United States but not from leasing under the mineral leasing laws, in aid of programs of the Forest Service, Department of Agriculture, for utilization of the surface as a recreation area:

WILLAMETTE MERIDIAN

LOWER ROGUE RIVER RECREATIONAL AREA ADDITION

T. 33 S., R. 10 W.,

- Sec. 20, S1/2 N1/2;
 - Sec. 21, lot 4 and SW 1/4 NW 1/4.
- T. 33 S., R. 11 W., Sec. 24, SW¼SE¼, NE¼SE¼, SE¼SE¼ excluding patented HE 09557;
- Sec. 34, lots 1 and 2 excluding patented HES 116.

The areas described aggregate ap-

Assistant Secretary of the Interior.

[F.R. Doc. 64-3558; Filed, Apr. 10, 1964;

8:45 a.m.]

[Public Land Order 3362]

[Anchorage 058802]

ALASKA

Power Site Restoration No. 613;

Partly Revoking Power Site Reserve

By virtue of the authority vested in the

President by section 1 of the Act of June

JOHN A. CARVER, Jr.,

T. 35 S., R. 12 W.,

Sec. 36, lot 3.

T. 36 S., R. 13 W.,

Sec. 2, lot 14.

proximately 816 acres.

APRIL 7, 1964.

No. 684

Sec. 9, lots 3, 4 and 5; Sec. 10, lots 12, 13, 14 and 15; Sec. 11, lots 9, 11 and SW1/4 SE1/4. T. 35 S., R. 13 W.,

25, 1910 (36 Stat. 847; 43 U.S.C. 141), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), and by virtue of the authority contained in section 24 of the Federal Power Act of June 10, 1920 (41 Stat. 1075; 16 U.S.C. 818), as amended, and pursuant to the determination of the Federal Power Commission docketed as DA-77-Alaska, it is ordered as follows:

10

1. The Executive Order of April 27. 1918, creating Power Site Reserve No. 684, is hereby revoked so far as it affects the following-described lands:

COPPER RIVER MERIDIAN

LAKINA RIVER AREA

T. 5 S., R. 11 E.

Sec. 36, S1/2 NE1/4, SE1/4 SW1/4 and SE1/4. T. 6 S., R. 11 E., Sec. 1, lots 1, 2, 3, 5, NW 1/4 NE 1/4, NE 1/4 NW 1/4,

and W1/2 W1/2; Sec. 2, $E\frac{1}{2}NE\frac{1}{4}$, $SW\frac{1}{4}NE\frac{1}{4}$ and $S\frac{1}{2}$; Sec. 11, $N\frac{1}{2}NW\frac{1}{4}$.

T. 5 S., R. 12 E.,

Sec. 31, lots 1, 2, 3, E1/2NW1/4, and NE1/4 SW1/4

All unsurveyed lands within ¼ mile of the Lakina River from the mouth upstream to Fohlin Creek, a distance of approximately 16 miles.

The areas described aggregate approximately 5,200 acres, some of which are included in withdrawals for Power Projects Nos. 2138 and 2215.

2. Subject to valid existing rights and the provisions of existing withdrawals, the public lands are hereby opened to settlement and to filing of applications and selections in accordance with the following, the unsurveyed lands being opened to such forms of application and selection as are allowable for unsurveyed lands

a. Until 10:00 a.m. on July 7, 1964, the State of Alaska shall have a preferred right to select the lands in accordance with provisions of the Act of July 28, 1956 (70 Stat. 709; 48 U.S.C. 46-3b) and section 6(g) of the Alaska Statehood Act of July 7, 1958 (72 Stat. 339), and the regulations in 43 CFR Part 76. The State of Alaska also has a more limited preferred right of application for the restored lands for highway easement or for highway material site purposes, as provided by section 24 of the Act of June 10, 1920, as amended May 28, 1948 (62 Stat. 275; 16 U.S.C. 818).

b. All other valid applications and selections under the nonmineral public land laws presented at or prior to 10:00 a.m. on July 7, 1964, will be considered as simultaneously filed at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

c. The restored lands have been open to applications and offers under the mineral leasing laws, and to location under the United States mining laws subject to the provisions of the Act of August 11, 1955 (69 Stat. 682; 30 U.S.C. 621). They will be open to settlement under the homestead and Alaska homesite laws beginning at 10:00 a.m. on July 7, 1964.

3. Persons claiming preference rights based upon valid settlement, statutory preference, or equitable claims must enclose properly corroborated statements in support of their applications, setting forth all facts relevant to their claims.

Inquiries concerning the lands should be addressed to the Manager, Land Office, Bureau of Land Management, Anchorage, Alaska.

JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3559; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3363]

[Oregon 013871]

OREGON

Withdrawal for Forest Service Roadside Zone and Recreation Area

By virtue of the authority vested in the President, and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the minerals in the following-described national forest lands in the Fremont National Forest are hereby withdrawn from prospecting, location, entry and purchase under the mining laws but not from leasing under the mineral leasing laws, in aid of programs of the Forest Service, Department of Agriculture, for use of the surface as a roadside zone and recreation areas, as indicated:

WILLAMETTE MERIDIAN

FREMONT ROAD ZONE

State Highway 31 Addition: A strip of land 330 feet on each side of centerline of exist-ing highway and roads through public land in following sections:

T. 24 S., R. 11 E

- Sec. 36, W1/2 SW1/4 and SE1/4 SW1/4.
- T. 25 S., R. 11 E. Sec. 1, N1/2 NE1/4, SE1/4 NE1/4, and NE1/4 NW1/4.

EAST BAY RECREATION AREA

T. 30 S., R. 14 E., Sec. 28, W½W½SW¼NE¼, SW¼NW¼ NE¼, S½NE¼NW¼, and E½E½SE¼ NW1/4.

PIKES CROSSING RECREATION AREA

T. 33 S., R. 15 E.

Sec. 22. E½SW¼NE¼, E½NW¼SW¼NE¼, and W½NW¼NE¼SE¼.

QUARTZ MOUNTAIN RECREATION AREA

T. 37 S., R. 16 E.

- ec. 28, $SW \frac{1}{4}NE \frac{1}{4}SE \frac{1}{4}$, $E \frac{1}{2}SE \frac{1}{4}NW \frac{1}{4}SE \frac{1}{4}$, $N \frac{1}{2}NE \frac{1}{4}SW \frac{1}{4}SE \frac{1}{4}$, and $N \frac{1}{2}SE \frac{1}{4}$ Sec. SE1/4.
 - QUARTZ GROVE RECREATION AREA

T. 38 S., R. 16 E.,

Sec. 12, S¹/₂NW¹/₄NE¹/₄SE¹/₄, SW¹/₄NE¹/₄ SE¹/₄, NW¹/₄SE¹/₄SE¹/₄, E¹/₂SW¹/₄SE¹/₄ SE¹/₄, NW¹/₄SE¹/₄SE¹/₄, SE¹/₄, and SE¹/₄SE¹/₄SE¹/₄; Sec. 13, NE¼ NE¼ NE¼.

MARSTER SPRING RECREATION AREA ADDITION

- T. 34 S., R. 18 E.,
 - Sec. 16, W1/2E1/2NW1/4.

SAWDUST PILE RECREATION AREA

T. 37 S., R. 20 E., (Unsurveyed) Sec. 8, SE¼SW¼NE¼, NE¼NW¼SE¼.

MUD CREEK RECREATION AREA

T. 38 S., R. 21 E.,

Sec. 11, N1/2 SW 1/4 SE 1/4.

DEEP CREEK RECREATION AREA

T. 40 S., R. 22 E.

Sec. 31, NE¼SE¼NW¼.

DISMAL CREEK RECREATION AREA ADDITION

T. 41 S., R. 22 E.

 $\begin{array}{l} {\rm Sec.} 17, {\rm E}^{1}_{2}{\rm NE}^{1}_{4}{\rm SW}^{1}_{4}, {\rm S}^{1}_{2}{\rm SW}^{1}_{4}{\rm NE}^{1}_{4}{\rm SW}^{1}_{4}, \\ {\rm N}^{1}_{2}{\rm SE}^{1}_{4}{\rm SW}^{1}_{4}, {\rm N}^{1}_{2}{\rm S}^{1}_{2}{\rm SE}^{1}_{4}{\rm SW}^{1}_{4}, {\rm N}^{1}_{2} \\ {\rm NW}^{1}_{4}{\rm SW}^{1}_{4}{\rm SE}^{1}_{4}, {\rm NW}^{1}_{4}{\rm NE}^{1}_{4}{\rm SE}^{1}_{4}, {\rm NW}^{1}_{4} \end{array}$ SE14, S1/2 SE1/4 NE1/4, E1/2 SE1/4 SW 1/4 NE1/4.

The areas described aggregate approximately 485 acres.

JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3560; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3364]

[Idaho 014817]

IDAHO

Withdrawal for Forest Service **Administrative Site**

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the minerals in the following-described national forest lands in the Kaniksu National. Forest are hereby withdrawn from prospecting, location, entry and purchase under the mining laws of the United States but not from leasing under the mineral leasing laws, in aid of programs of the Forest Service, Department of Agriculture, for use of the surface as an administrative site:

BOISE MERIDIAN

PRIEST LAKE RANGER STATION

T. 60 N., R. 5 W.

Sec. 2, $E\frac{1}{2}SW\frac{1}{4}SW\frac{1}{4}$ and $W\frac{1}{2}SE\frac{1}{4}SW\frac{1}{4}$; Sec. 11, $E\frac{1}{2}NW\frac{1}{4}NW\frac{1}{4}$ and $NE\frac{1}{4}NW\frac{1}{4}$.

The areas described aggregate approximately 100 acres.

JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3561; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3365]

[Anchorage 049034]

ALASKA

Reserving Public Lands for the Protection of Recreation Values

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the following-described public lands are hereby withdrawn from all forms of appropriation under the public land laws. including the mining laws but not from leasing under the mineral leasing laws, and reserved under jurisdiction of the Bureau of Land Management for the preservation of public recreation values:

SEWARD MERIDIAN

UPPER FIRE LAKE AREA

T. 15 N., R. 1 W.,

Sec. 30, lots 87, 96, 97, 105, 107, 108, 109 and those portions of lots 88, 98 and 104 lying between the boundary of lots 87, 105 and 107, and the centerline of the Glenn Highway.

Containing approximately 14.2 acres.

JOHN A. CARVER, Jr. Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3562; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3366]

[Washington 05008]

WASHINGTON

Withdrawal for Forest Service Public **Campgrounds and Administrative** Site

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the minerals in the following-described national forest lands in the Umatilla National Forest are hereby withdrawn from prospecting, location, entry and pur-chase under the mining laws of the United States, but not from leasing under the mineral leasing laws, in aid of programs of the Forest Service, Department of Agriculture, for use of the surface as public campgrounds and an administrative site, as indicated:

WILLAMETTE MERIDIAN

UMATILLA NATIONAL FOREST

- Kelly Campground
- T. 7 N., R. 42 E.,
- Sec. 2: Lot 1. T. 8 N., R. 42 E.

Sec. 35: S1/2 S1/2 SE1/4 SE1/4.

Crooked Creek Cooperative Cabin Site

T.7 N. R. 42 E. Sec. 32: NE1/4 NW 1/4 SE1/4.

Teal Spring Campground

T.8 N., R. 42 E. Sec. 8: W1/2 SW1/4 NE1/4.

Spruce Spring Campground

T. 8 N., R. 42 E. Sec. 15: NW 1/4 NW 1/4 NW 1/4; Sec. 16: NE¼ NE¼ NE¼.

Lost Trail Campground

T. 8 N., R. 42 E., Sec. 23: NE¹/₄NW¹/₄SW¹/₄.

Big Spring Campground

T. 9 N., R. 42 E., Sec. 27: W1/2W1/2SW1/4NW1/4; Sec. 28: E1/2E1/2SE1/4NE1/4.

Indian Camp Campground

T. 6 N., R. 39 E., Sec. 14: E½NW¼NW¼.

Godman Spring Campground

T. 7 N., R. 40 E. Sec. 10: S1/2N1/2SW1/4NE1/4, SW1/4SW1/4 NE1/4.

Edmiston Spring Campground

- T. 8 N., R. 40 E.
- Sec. 23: SW1/4 NE1/4 NE1/4, NW1/4 SE1/4 NE1/4. No. 72-2

FEDERAL REGISTER

Stockade Spring Campground

- T. 9 N., R. 40 E.
- Teepee Campground
- T 7 N. R. 41 E. Sec. 6: SE1/4 Lot 2.

Misery Spring Campground

T. 7 N., R. 42 E., Sec. 1: NE1/4 Lot 8. Wickiup Spring Campground

T. 8 N., R 43 E.,

Sec. 28: S¹/₂S¹/₂SW¹/₄SW¹/₄; Sec. 33: N¹/₂NW¹/₄NW¹/₄.

The areas described aggregate approximately 239 acres.

JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3563; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3367]

[Anchorage 044485]

ALASKA

Revoking Public Land Order No. 2320 of April 4, 1961

By virtue of the authority contained in section 4 of the Act of May 24, 1928 (45 Stat. 729; 49 U.S.C 214), it is ordered as follows:

1. Public Land Order No. 2320 of April 4, 1961, which withdrew the following described land for use of the Department of the Air Force in the maintenance of an air navigation facility (Homer TA-CON Site) is hereby revoked:

SEWARD MERIDIAN

T. 6 S., R. 14 W.

Sec. 2, S1/2 SE1/4 NE1/4 SE1/4, NW 1/4 SE1/4 NE1/4 SE¼,

Containing 42.5 acres.

2. The lands are located about 3 miles northwest of Homer, Alaska, on top of a 1,200 foot hill. The soil is shallow, supporting a vegetative cover of blue joint grass and clusters of low willow. The lands are in part included in oil and gas lease, A-024342.

3. Until 10:00 a.m. on July 7, 1964, the State of Alaska shall have a preferred right of application to select the lands as provided by the Act of July 28, 1956 (70 Stat. 709; 48 U.S.C. 46-3b) and Section 6g of the Alaska Statehood Act of July 7, 1958 (72 Stat. 339) and the regu-lations in 43 CFR, Part 76. After that date and hour, the lands shall become subject to application, petition, location, and selection generally, subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valid applications except preference right applications from the State, received at or prior to 10:00 a.m. on July 7, 1964, shall be considered as simultaneously filed at that time. The lands have been open to applications and offers under the mineral leasing laws. They shall be open to location under the United States mining laws after 10:00 a.m. on July 7, 1964.

Inquiries should be addressed to the Manager, Land Office, Bureau of Land Sec. 35: SE¼SE¼SW¼, SW¼SW¼SE¼. Management, Anchorage, Alaska.

JOHN A. CARVER, Jr. Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3564; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3368]

[Riverside 03517]

CALIFORNIA

Withdrawing Public Lands for Use of the Department of the Navy for Rifle Range, Additional to Those Withdrawn by Public Land Order No. 1090 of March 10, 1955

By virtue of the authority vested in the President, and pursuant to Executive Order No. 10355 of May 26, 1952, it is ordered as follows:

Subject to valid existing rights, the following-described public lands are hereby withdrawn from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, and reserved for use of the Department of the Navy as a safety zone in connection with the Marine Corps Rifle Range, Barstow, California:

SAN BERNARDINO MERIDIAN

T. 9 N., R. 1 E.,

- Sec. 19, S¹/₂ of lot 2 of NW¹/₄, S¹/₂S¹/₂ of lot 1, of NW¹/₄, S¹/₂N¹/₂ of lot 1 of SW¹/₄, S¹/₂SW¹/₄NE¹/₄, SW¹/₄NW¹/₄SW¹/₄NE¹/₄, S¹/₂
- S1/2 SE1/4 NE1/4, and NW 1/4 SW 1/4 SE1/4 NE1/4. T. 9 N., R. 1 W.,
 - Secs. 23 and 24;

Sec. 26, N1/2 N1/2

The areas described aggregate 1,555.49 acres.

The withdrawal made by this order does not alter the applicability of the public land laws governing the use of the lands under lease, license, or permit, or governing the disposal of their mineral and vegetative sources, other than under the mining and mineral leasing laws.

JOHN A. CARVER, Jr.,

Assistant Secretary of the Interior. APRIL 7, 1964.

[F.R. Doc. 64-3565; Filed, Apr. 10, 1964;

8:45 a.m.]

[Public Land Order 3369]

[Arizona 033246]

ARIZONA

Revoking Air Navigation Site Withdrawal No. 71

By virtue of the authority vested in the Secretary of the Interior by section 4 of the Act of May 24, 1928 (45 Stat. 729; 49 U.S.C. 214), it is ordered as follows:

1. The Departmental order of December 2, 1931, which withdrew the following-described lands for use of the Department of Commerce, in the maintenance of air navigation facilities, is hereby revoked:

GILA AND SALT RIVER MERIDIAN

T. 3 N., R. 13 W., Sec. 25, S¹/₂; Sec. 36, N¹/₂.

Containing approximately 640 acres.

2. The lands are situated about 15 miles southeast of Salome, Arizona. They are nearly flat with deep alluvial soils suporting typical southwestern-type vegetation.

3. Until 10:00 a.m. on October 6, 1964, the State of Arizona shall have a preferred right of application to select the lands as provided by section 2276(c) of the Revised Statutes as amended by section 2 of the Act of August 27, 1958 (72 Stat. 928; 43 U.S.C. 852(c)). On and after that date and hour the lands shall become subject to application, petition, and selection generally, subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valid applications except preference right applications from the State, received at or prior to 10:00 a.m. on October 6, 1964, shall be considered as simultaneously filed at that time.

4. The lands have been open to applications and offers under the mineral leasing laws. They will be open to location under the United States mining laws at 10:00 a.m. on October 6, 1964.

Inquiries should be addressed to the Manager, Land Office, Bureau of Land Management, Phoenix, Arizona.

JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3566; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3370]

[Montana 063725, 063726]

MONTANA

Partly Revoking Public Water Reserves Nos. 62 and 145

By virtue of the authority vested in the President by section 1 of the Act of June 25, 1910 (36 Stat. 847: 43 U.S.C. 141), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

The Executive Order of April 8, 1919, and Executive Order No. 5907 of August 18, 1932, creating Public Water Reserves No. 62 and No. 145, respectively, are hereby revoked so far as they affect the following-described lands:

PRINCIPAL MERIDIAN

T. 22 N., R. 33 E. Sec. 11, SE¼SE¼; Sec. 13, lot 2; Sec. 14, E½NE¼. T. 22 N., R. 34 E., Sec. 5, lots 6 and 11. T. 22 N., R. 37 E. Sec. 8, lots 2 and 3; Sec. 9, lots 1 to 4, incl.;

- Sec. 10, lots 3 and 4.
- T. 23 N., R. 38 E.,

Sec. 22, lots 1 to 4, incl. T. 24 N., R. 40 E.,

Sec. 29, lots 1 to 3, incl., and NE1/4.

The areas described aggregate 773.16 acres.

The lands are withdrawn for the Charles M. Russell National Wildlife Range, and for the Fort Peck Reservoir.

> JOHN A. CARVER, Jr., Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3567; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3371] [Oregon 014408]

OREGON

Opening Lands Subject to Section 24 of the Federal Power Act

1. In DA-492-Oregon, the Federal Power Commission determined that the value of the following-described lands will not be injured or destroyed for purposes of power development by location. entry or selection under appropriate public land laws, subject to the provisions of section 24 of the Federal Power Act of June 10, 1920 (41 Stat. 1075; 16 U.S.C. 818), as amended:

WILLAMETTE MERIDIAN

T. 28 S., R. 12 W.,

Sec. 1, lots 3 and 4.

Containing 96.66 acres.

2. The lands are revested Coos Bay Wagon Road grant lands situated about five air miles east of Coquille, Oregon.

3. Until 10:00 a.m. on June 3, 1964, the State of Oregon shall have a preferred right of application for the reservation to the State or to any of its political subdivisions, under any statute or regulation applicable thereto, of any of the lands required for a right-of-way for a public highway or as a source of materials for the construction and maintenance of such highways in accordance with the provisions of section 24 of the Federal Power Act, supra. 4. Beginning at 10:00 a.m. on June

3, 1964, the lands shall be open to such forms of disposition as may by law be made of revested Coos Bay Wagon Road grant lands, subject to provisions of section 24 of the Federal Power Act, supra.

JOHN A. CARVER, Jr.,

Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3568; Filed, Apr. 10, 1964; 8:45 a.m.]

[Public Land Order 3372]

[Washington 04835]

WASHINGTON

Withdrawals for Forest Service **Recreation Areas**

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the minerals in the following-described national forest lands in the Olympic National Forest are hereby withdrawn from prospecting, location, entry, and purchase under the mining laws of the United States, but not from leasing under the mineral leasing laws, in aid of programs of the Forest Service, Department of Agriculture, for utilization of the surface as recreation areas:

WILLAMETTE MERIDIAN

MARPLE CREEK CAMPGROUND

T. 26 N., R. 2 W. Sec. 14, E1/2 NW 1/4 NE 1/4 and W 1/2 NE 1/4 NE 1/4.

STEELHEAD CAMPGROUND

T. 26 N., R. 3 W.

Sec. 16, S1/2 NE1/4 SE1/4.

BIG CREEK CAMPGROUND

T. 23 N., R. 4 W., Sec. 8, E½SE¼SE¼; Sec. 9, W½SW¼SW¼.

TWO MILE CAMPGROUND

T. 28 N., R. 4 W.

Sec. 1, N1/2 NE1/4 NW1/4, unsurveyed.

STEEL BRIDGE RECREATION AREA

T 22 N R 5 W

Sec. 26, NW 1/4 SW 1/4 NE 1/4.

PINE LAKE CAMPGROUND

T. 22 N., R. 6 W.,

Sec. 5, NW 1/4 NW 1/4, unsurveyed.

QUINAULT RIVER CAMPGROUND

T. 24 N., R. 8 W.,

Sec. 33, that portion of NE¼ bounded on west by HES-116, on north by south shore of Quinault River, on east by section line 33/34, and on south by centerline of Jefferson County Road No. 13, unsurveyed.

NOSGWINUK CAMPGROUND

T. 23 N., R. 10 W.,

Sec. 15, S1/2 SE1/4 SE1/4;

Sec. 22, lot 5.

KIAHANIE CAMPGROUND

T. 28 N., R. 12 W., Sec. 3, lot 7.

The areas aggregate approximately 270 acres.

JOHN A. CARVER, Jr.,

Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3569; Filed, Apr. 10, 1964; 8:45 a.m.]

> [Public Land Order 3373] [83720]

CALIFORNIA

Transferring Jurisdiction Over Oil and Gas Deposits in Lands of the Naval Weapons Station Owned by the **United States**

Whereas, the hereinafter described lands, title to which has been acquired by the United States, comprising the Naval Weapons Station, Concord, Cali-fornia, are reported to be subject to drainage of their oil and gas deposits by wells on adjacent lands in private ownership, and:

Whereas, it is in the public interest that such protective action be taken as will prevent loss to the United States by reason of the drainage or threatened drainage from the said lands, and;

Whereas, in order to facilitate such action, it is considered advisable that jurisdiction over the oil and gas deposits in such lands be transferred from the

Department of the Navy to the Department of the Interior, and;

Whereas, such transfer has the concurrence of the Secretary of the Navy;

Now, therefore, by virtue of the authority vested in the President, and pursuant to Executive Order No. 10355 of May 26, 1952, it is ordered as follows:

1. The jurisdiction over the oil and gas deposits owned by the United States in the following-described lands comprising the Naval Weapons Station, Concord, California, is hereby transferred from the Department of the Navy to the Department of the Interior:

NAVAL WEAPONS STATION

CONCORD, CALIFORNIA

INLAND STORAGE AREA

Boundary Description

A tract of land situate in the County of Contra Costa, State of California, said tract being that portion of the Naval Weapons Station Concord, California, commonly known as "Inland Storage Area" acquired by the United States of America in Civil Actions No. 23529, No. 24955 and No. 21993 had in the District Court of the United States, Northern District of California, Southern Division, and the boundaries of said tract being described as follows:

Beginning at an angle point in the southerly boundary of the land described in the Fourth Amendment to Complaint filed March 24, 1945 in the aforesaid Civil Action No. 23529, said point being the northeasterly corner of "R. N. Burgess Company's Map No 1, Gehringer Subdivision", filed May 28, 1918 in Book 16 of Maps at page 353 in the Office of the Recorder, Contra Costa County, from said point of beginning thence along the southerly boundary of the land described in said Fourth Amendment

(1) North 46°42'57" West, 2659.80 feet to the northwesterly corner of said Gehringer Subdivision: thence

(2) North 46°41'27" West, 5600.54 feet to the southwesterly corner of that certain parcel described in the Final Judgment as to Parcel 9, Civil Action No. 24955, recorded in Volume 1493 of Official Records at page 504, Records of Contra Costa County; thence along the southerly boundary of said Parcel 9, and along the easterly line of Willow Pass Road

(3) North 52°03'25" West, 1721.02 feet to a point in the easterly line of Willow Pass Road; thence along said easterly line

North 31°31'13" East, 45.40 feet; and (4)

North 21°40'31" East, 44.48 feet; and North 22°01'13" East, 40.07 feet to a (6) point therein; thence crossing Willow Pass Road

(7) North 66°11'17" West, 62.07 feet to a point in the westerly line of Willow Pass Road, said point being the southeasterly corner of that certain "Unit A" described in the Amendment to Complaint filed in Civil Action No. 24955 on December 31, 1946: thence along the southerly boundaries of said "Unit A'

(8) South 28°01'56" West, 69.98 feet; and
(9) South 35°10'13" West, 23.76 feet; and
(10) South 34°50'13" West, 101.64 feet; and

(11) South 41°00'13" West, 462.00 feet; and

(12) North 46°10'57" West, 625.00 feet; and

(13) South 57°21'46" West, 1147.50 feet to the southwesterly corner of said "Unit A", said corner being in the easterly right of way line of that portion of the Contra Costa Canal described in deed to the United States of America recorded in Volume 479 of Official Records at page 492, Records of Contra Costa County; thence crossing said canal

(14) South 43°12'22" West, 107.75 feet to a point in the westerly right of way line of said Canal, being also in the easterly boundary of that certain 300.56 acre, more or less, parcel described in the Judgment on Amendment to Declaration of Taking, Civil Action No. 21993, recorded in Volume 672 of Official Records at page 39, Records of Contra Costa County; thence along the easterly and southerly boundaries of said 300.56 acre, more or less, parcel

(15) South 8°10' West, 280.00 feet to a point; thence

(16) South 4°29' West, 700.10 feet to a point: thence

(17) South 1°17' East, 130.90 feet to a point: thence

(18) South 10°21' West, 170.70 feet to a point; thence

(19) South 12°42' West, 94.40 feet to a point; thence

(20) South 49° West, 245.10 feet to a point; thence

(21) South 31°15' West, 52.50 feet to a point; thence

(22) South 49° West, 50.00 feet to a point; thence

(23) South 66°45' West, 52.50 feet to a point: thence

(24) South 49° West, 671.00 feet to a point: thence

(25) South 59°22'48" West (record South 59°22' West), 1356.40 feet to the southeast-erly corner of that certain 8.72 acre parcel of land transferred by the Navy to the Army by letter of March 14, 1962 from District Public Works Officer, Twelfth Naval District to U.S. Army Engineer District, Sacramento, California; thence along the easterly and (26) North 30°31'27'' West, 808.88 feet; and

(27) South 59°22'48" West, 450.00 feet to the northwesterly corner of said 8.72 acre parcel, said corner being in the westerly boundary of the aforesaid 300.56 acre, more or less, parcel; thence continuing along the boundaries of said parcel

(28) North 30°31'27" West (record North West), 1532.03 feet; and °30

(29) North 30°06'03" East (record North 30°07'30" East), 331.76 feet; and

(30) North 59°53'57" West (record North

59'52'30'' West), 136.67 feet; and (31) North 10°32'38'' West, 1656.44 feet (record North 10°46'50'' West, 1622.18 feet); and

(32) North 62°50' East, 734.71 feet to a point in the boundary of the aforesaid 300.56 acre, more or less, parcel, said point being the southwesterly corner of that certain 54.233 acre, more or less, parcel described in the Amended Final Judgment as to Parcel 8, Civil Action No. 24955 recorded in Volume 1743 of Official Records at page 68, Records of Contra Costa County; thence along the westerly boundaries of said 54.233 acre, more or less, parcel

(33) North 33°37'30" West, 1779.19 feet; and

(34) North 6°02'02" West, 1534.17 feet to point on curve on the easterly line of the right of way of the Sacramento Northern Railroad; thence

(35) Northerly on the circumference of a circle, the radius point of which bears South 55°49'56" East, 2859.33 feet from said point on curve through a central angle of 4°08'58" an arc distance of 207.05 feet (from said point curve, the long chord bears North 38°on 14'33'' East, 207.01 feet) to a point on curve; thence non-tangentially

(36) North 37°52'27" East, 209.96 feet to a point; and

(37) North 44°02'01" East, 22.30 feet to a point; and

(38) North 43°29'51" East, 98.00 feet to a point; and

(39) North 40°33'51" East, 40.50 feet to a point; and

(40) North 44°48'54" East, 101.88 feet to the northwesterly corner of the aforesaid 54.233 acre, more or less, parcel, said corner being also the southwesterly corner of that certain 9.06 acre, more or less, parcel described in the Final Judgment as to Parcel 7, Civil Action No. 24955, recorded in Volume 1150 of Official Records at page 113, Records of Contra Costa County; thence along the westerly boundaries of said 9.06 acre, more or less, parcel

(41) North 22°32'37" East, 461.67 feet; and

(42) North 16°32'37" East, 396.00 feet; and

(43) North 8°32'37" East, 109.44 feet to the northwesterly corner of the aforesaid 9.06 acre, more or less, parcel, said corner being also the southwesterly corner of that certain Parcel 19 described in the Final Judgment on Parcel 19, Civil Action No. 23529, recorded in Volume 791 of Official Records at page 276, Records of Contra Costa County; thence along the westerly boundaries of said Parcel 19

(44) North 8°30' East, 154.56 feet; and

(45) North 20°45' East, 297.00 feet; and (46) North 5° East, 660.00 feet to the northwesterly corner of the aforesaid Parcel 19, said corner being in the southerly right of way line of State Highway 106 (Arnold Industrial Highway); thence along said southerly right of way line

 (47) South 84°13'33'' West, 85.28 feet; and
 (48) South 79°38'28'' West, 20.00 feet to the point of curvature of the course next following; thence crossing said Highway and continuing along the boundaries of the land described in the aforesaid Fourth Amendment to Complaint, Civil Action No. 23529.

(49) Northwesterly on the circumference of a circle, the radius point of which bears South 80°32'39.3" West, 1462.47 feet from said point of curvature through a central angle of 2°57'01" an arc distance of 75.21 feet (from said point of curvature, the long chord bears North 10°55'51.35" West, 75.30 feet) to a point of tangency; thence tangentially

(50) North 12°24'22" West, 792.03 feet to a point of curvature; thence (51) Northwesterly on the circumference

of a circle, the radius point of which bears South 59°05'38'' West, 2894.83 feet from said point of curvature through a central angle of 8°30' an arc distance of 429.46 feet (from said point of curvature, the long chord bears North 16°39'22" West, 429.06 feet) to a point of tangency; thence tangentially (52) North 20°54'22'' West, 37.17 feet to a

point; thence

(52a) North 35°43'47" East, 486.16 feet to a point: thence

(52b) North 53°03'26" East, 1086.61 feet to a point: thence

(52c) North 74°17'47'' East, 600.07 feet to a point: thence

(52d) North 61°39'14" West, 2404.62 feet to a point: thence

(52e) South 54°29'40" West, 164.37 feet to a point; thence

(52f) North 35°15'25" West, 36.61 feet to a point: thence

(52g) South 69°59'34" West, 310.30 feet to a point; thence

(52h) North 20°54'22" West, 743.85 feet to point on a compound curve of the southwesterly line of the former Bay Point and Clayton Railroad right of way; thence along said former right of way line

(53) Northwesterly on the circumference of a circle, the radius point of which bears North 33°11'03'' East, 1467.47 feet from said point on compound curve through a central angle of 0°33'50" an arc distance of 14.44 feet (from said point of compound curve, the long chord bears North 56°32'02'' West, 14.44 feet) to a point of compound curvature; thence

(54) Northwesterly on the circumference of a circle, the radius point of which bears North 33°44'53" East, 1308.32 feet from said point of compound curvature through a cen-tral angle of 1°21'00" an arc distance of 22.97 feet (from said point of compound curvature, the long chord bears North 55°34'37" West, 30.83 feet) to a point of compound curvature; thence

(55) Northwesterly on the circumference of a circle, the radius point of which bears North 35°05'53'' East, 1181.01 feet from said point of compound curvature through a cen-tral angle of 1°30'00'' an arc distance of 30.92 feet (from said point of compound curvature, the long chord bears North 54°09'-07" West, 30.92 feet) to a point of compound curvature: thence

(56) Northwesterly on the circumference of a circle, the radius point of which bears North 36°35'53'' East, 1076.84 feet from said point of compound curvature through a central angle of 1°39'00" an arc distance of 31.01 feet (from said point of compound curvature. the long chord bears North 52°34'37" West, 31.01 feet) to a point of compound curvature: thence

(57) Northwesterly on the circumference of a circle, the radius point of which bears North 38°14'53'' East, 990.04 feet from said point of compound curvature through a central angle of 0°05'33" an arc distance of 1.60 feet (from said point of compound curvature, the long chord bears North 51°42'20.5" West, 1.598 feet) to a point of intersection with the westerly line of the Sacramento Northern Railroad right of way; thence along said westerly right of way line

(58) North 20°54'22" West, 156.13 feet to the point of intersection thereof with the northeasterly line of the former Bay Point and Clayton Railroad right of way, said point being the point of curvature of the course next following; thence along said former northeasterly right of way line

(59) Southeasterly on the circumference of a circle, the radius point of which bears North 46°43'35'' East, 920.039 feet from said point of curvature through a central angle of 8°28'42" an arc distance of 136.143 feet (from said point of curvature, the long chord bears South 47°30'46" East, 136.02 feet) to a point of compound curvature; thence

(60) Southeasterly on the circumference of a circle, the radius point of which bears North 38°14'53'' East, 1006.841 feet from said point of compound curvature through a central angle of 1°39'00" an arc distance of 28.995 feet (from said point of compound curvature, the long chord bears South 52°-34'37" East, 28.99 feet) to a point of compound curvature; thence

(61) Southeasterly on the circumference of a circle, the radius point of which bears North 36°35'53'' East, 1111.007 feet from said point of compound curvature through a central angle of 1°30'00" an arc distance of 29.086 feet (from said point of compound curvature, the long chord bears South 54°-09'07" East, 29.09 feet) to a point of compound curvature; thence

(62) Southeasterly on the circumference of a circle, the radius point of which bears North 35°05'53'' East, 1238.32 feet from said point of compound curvature through a central angle of 1°21'00" an arc distance of 29.177 feet (from said point of compound curvature, the long chord bears South 55°-34'37" East, 29.18 feet) to a point of compound curvature; thence

(63) Southeasterly on the circumference of a circle, the radius point of which bears North 33°44'53'' East, 1397.467 feet from said point of compound curvature through a central angle of 1°12'00" an arc distance of 29.269 feet (from said point of compound curvature, the long chord bears South 56°-51'07" East, 29.27 feet) to a point of compound curvature; thence

(64) Southeasterly on the circumference of a circle, the radius point of which bears North 32°32'53'' East, 1602.086 feet from

said point of compound curvature through a central angle of 1°03'00'' an arc distance of 29.360 feet (from said point of compound curvature, the long chord bears South 57°58'37'' East, 29.36 feet) to a point of compound curvature: thence

(65) Southeasterly on the circumference a circle, the radius point of which bears North 31°29'53" East, 1874.914 feet from said point of compound curvature through a central angle of 0°54'00" an arc distance of 29,-451 feet (from said point of compound curvature, the long chord bears South 58°57'07" East, 29.45 feet) to a point of compound curvature: thence

(66) Southeasterly on the circumference of a circle, the radius point of which bears North 30°35'53'' East, 2256.876 feet from said point of compound curvature through a central angle of 0°45'00" an arc distance of 29.-543 feet (from said point of compound curvature, the long chord bears South 59°46'37" East, 29.54 feet) to a point of compound curvature; thence

(67) Southeasterly on the circumference of a circle, the radius point of which bears North 29°50'53'' East, 2829.825 feet from said point of compound curvature through a central angle of 0°36'00" an arc distance of 29,-634 feet (from said point of compound curvature, the long chord bears South 60°27'07" East, 29.63 feet) to a point of compound curvature; thence

(68) Southeasterly on the circumference a circle, the radius point of which bears of North 29*14'53'' East, 3784.746 feet from said point of compound curvature through a central angle of 0°27'00" an arc distance of 29.-725 feet (from said point of compound curvature, the long chord bears South 60°58'37" East, 29.725 feet) to a point of compound curvature; thence

(69) Southeasterly on the circumference of a circle, the radius point of which bears North 28*47'53'' East, 5694.596 feet from said point of compound curvature through a central angle of 0°18'00'' an arc distance of 29.-817 feet (from said point of compound curvature, the long chord bears South 61°21'07" East, 29.82 feet) to a point of compound curvature: thence

(70) Southeasterly on the circumference of a circle, the radius point of which bears North 28°29'53" East, 11,424.170 feet from said point of compound curvature through a central angle of 0°9'00" an arc distance of 29.908 feet (from said point of compound curvature, the long chord bears South 61°34'37'' East, 29.908 feet) to a point of tangency; thence tangentially

(71) South 61°39'07" East, 98.05 feet to a point; thence leaving said right of way

(72) North 48°21'00" East, 620.00 feet to a point; thence

(73) South 53°41'57" East, 80.00 feet to a point: thence

(74) North 43°18'03'' East, 645.45 feet to a point on the southerly right of way line of the Contra Costa Canal; thence along said right of way line the following courses and distances

(75) South 74°30'20" East, 488.37 feet to a point; thence

(76) North 14°49'20" West, 8.20 feet to a point: thence

(77) South 63°11'20" East, 455.70 feet to a point; thence

(78) South 33°51'20" East, 397.80 feet to a point: thence (79) South 81°29'20" East, 442.80 feet to a

point: thence (80) South 69°55'20" East, 397.90 feet to a

point; thence (81) South 39°45'20" East, 449.11 feet to a point: thence

(82) South 73°37'20" East, 753.50 feet to a point; thence

(83) South 48°41'20" East, 59.00 feet to a point; thence

(84) South 23°44'20" East, 522.90 feet to a point; thence

(85) South 60°32'20" East, 199.30 feet to a point; thence

(86) South 60°33'20" East, 203.10 feet to a point: thence (87) North 84°54'40" East, 453.50 feet to

a point: thence (88) South 52°09'20" East, 794.40 feet to

a point: thence

(89) South 52°09'20" East, 100.00 feet to a point: thence

(90) South 52°09'20" East, 399.90 feet to a point; thence leaving said southerly right

way line of Contra Costa Canal of (91) South 47°50'49" East, 645.59 feet to

a point; thence (92) South 45°47'16" East, 736.75 feet to

a point on the southerly right of way line of State Highway 106 (Arnold Industrial Highway); thence along the southerly right of way line of said Highway

(93) North 79°38'28" East, 120.77 feet to a point; thence

(94) North 85°21'06" East, 251.25 feet to a point: thence

(95) North 79°38'28" East, 541.62 feet to a point of curvature; thence

(96) Northeasterly on the circumference of a circle, the radius point of which bears North 10°21'32" West, 1900 feet from said point of curvature through a central angle of 6°37'58" an arc distance of 219.95 feet (from said point of curvature, the long chord bears North 76°19'29'' East, 219.83 feet) to a point of reverse curvature; thence

(97) Southeasterly on the circumference of a circle, the radius point of which bears South 16°59'30'' East, 100 feet from said point of reverse curvature through a central angle of 92°51'50" an arc distance of 162.08 feet (from said point of reverse ourvature, the long chord bears South 60°33'35" East, 144.91 feet) to a point of tangency in westerly line of Willow Pass Road; thence tangentially along the westerly line of Willow Pass Road (98) South 14°07'40'' East, 298.39 feet to

point of curvature; thence

(99) Southwesterly on the circumference of a circle, the radius point of which bears South 75°52'20'' West, 600 feet from said point of curvature through a central angle of 28'39'53" an arc distance of 300.176 feet (from said point of curvature, the long chord bears South 0°12'16.5" West, 297.06 feet) to a point of tangency; thence non-tangentially and crossing Willow Pass Road (100) South 75°27'47" East, 126.18 feet

to a point in the easterly line thereof; thence along said easterly line

(101) North 14°32'13" East 597.13 feet to a point therein; thence leaving said easterly line

(102) North 78°21'16" East, 327.16 feet to a point: thence

(103) North 63°36'14" East. 758.48 feet to a point; thence

(104) North 16°01'03" East, 82.10 feet to a point; thence

(105) North 36°49'49" East, 377.63 feet to a point; thence

(106) North 81°55' 27" East, 513.00 feet to a point: thence

North 63°34'06" East, 861.87 feet to (107)a point; thence

(108) South 39°09'30.5" East, 8,670.77 feet to the point of intersection with the north line of Section 27, T. 2 N., R. 1 W., MDB&M; thence

(109) South 53°13'31" East, 10.641.44 feet to a point from which a fence corner (taken to be the quarter section corner between Sections 35 and 36, T. 2 N., R. 1 W., MDB&M) bears South 52°28'59'' East, 2197.80 feet; thence

(110) South, 3015.62 feet to a point; thence

(111) South 15°10'03" West, 1478.05 feet to a point; thence

(112) South 43°18'03" West, 2116.47 feet to a point; thence

(113) South 80°51'45" West, 862.02 feet to a point; thence

- (114) South 81°07'15" West, 24.60 feet to a point; thence
- (115) North 66°53'10" West, 1296.88 feet to a point; thence
 - (116) North 49°26'47" West, 302.52 feet to
- a point; thence (117) North 58°05'35" West, 576.70 feet to
- a point; thence (118) North 28°49'05" West, 223.80 feet to
- a point; thence (119) North 63°05'35" West, 299.90 feet to
- a point; thence (120) North 47°49'35'' West, 150.00 feet to
- (120) North 47 49 33 West, 10000 1000 100 a point; thence (121) North 62°38'35'' West, 94.20 feet to
- a point; thence (122) North 82°53'05'' West, 94.70 feet to
- (122) North 32 33 03 West, 51.10 1000 0 a point; thence (123) South 74°29'55'' West, 177.20 feet to
- a point; thence (124) North 47°03'35'' West, 335.40 feet to
- a point; thence (125) South 86°13'55" West, 78.58 feet to
- a point; thence (126) North 17°32'55'' East, 188.13 feet to
- a point; thence (127) North 42°35′55″ East, 207.40 feet to
- a point; thence (128) North 50°34'17" West, 835.04 feet to
- a point; thence (129) North 37°10'05'' West, 218.47 feet to
- a point; thence (130) North 42°17'35'' West, 1148.25 feet to
- (131) North 86°52'57'' West, 1053.11 feet to
- a point; thence
- (132) North 73°40'57" West, 261.22 feet to a point; thence
- (133) South 43°17'29" West, 778.43 feet to a point; thence
- (134) North 46°42'31" West, 2062.24 feet to a point; thence
- (135) South 43°17'29" West, 909.52 feet to the Point of Beginning.
- Containing 5411.90 acres, more or less, before the following

EXCEPTIONS:

Excepting from the above described tract such portions of the right of way for the Contra Costa Canal, Arnold Industrial Highway, Willow Pass Road and Bailey Road as lay therein.

And also excepting those certain parcels of land designated as Parcel 57, Parcel 58 and Parcel 59 in the aforesaid Civil Action No. 23529 and described in the "Judgment as to Mineral Rights, Parcels 57, 58 and 59", original filed March 21, 1950 with the Clerk, U.S. District Court, San Francisco, and that certain parcel designated as Parcel 64 in Civil Action No. 23529 described in the "Final Judgment as to Parcel 64", original filed November 17, 1950 with the Clerk, U.S. District Court, San Francisco.

2. The Secretary of the Interior shall take such action as may be necessary to protect the United States from loss on account of drainage or threatened drainage of oil and gas from such lands.

3. The jurisdiction of the Department of the Interior over such lands shall be subject to the primary jurisdiction of the Department of the Navy for naval purposes.

4. Prior to any advertisement for bids, the Department of the Navy shall have the opportunity to indicate any further reservations and restrictions that are to be included in the proposed lease or leases.

Prior to execution of any lease or development authorized by the Department of the Interior, the approval of the Department of the Navy is to be obtained

to insure that there is no interference with the primary use for naval purposes of the Naval Weapons Station.

> JOHN M. KELLY, Assistant Secretary of the Interior.

APRIL 7, 1964.

[F.R. Doc. 64-3570; Filed, Apr. 10, 1964; 8:45 a.m.]

Title 46—SHIPPING

Chapter IV—Federal Maritime Commission

SUBCHAPTER B-REGULATIONS AFFECTING MARITIME CARRIERS AND RELATED ACTIVITIES

PART 530—INTERPRETATIONS AND STATEMENTS OF POLICY

Further Interpretation of the Shipping Act, 1916

§ 530.5 Further interpretation of the Shipping Act, 1916.

(a) Section 15 of the Shipping Act, 1916, as recently amended by Public Law 88-275 provides that the penalty provisions of section 15:

"shall not apply to leases, licenses, assignments, or other agreements of similar character for the use of terminal property or facilities which were entered into before the date of enactment of this Act, and, if continued in effect beyond said date, submitted to the Federal Maritime Commission for approval prior to or within ninety days after the enactment of this Act, unless such leases, licenses, assignments, or other agreements for the use of terminal facilities are disapproved, modified, or canceled by the Commission and are continued in operation without regard to the Commission's action thereon. The Commission shall promptly approve, disapprove, cancel, or modify each such agree-ment in accordance with the provisions of this section."

(b) Particular agreements described in Public Law 88–275 may or may not be subject to section 15. The Federal Maritime Commission interprets section 15 to exclude, and will not require the filing of, "leases, licenses, assignments, or other agreements of similar character for the use of terminal property or facilities" when they:

(1) Are not related to terminal facilities for the handling of cargo or passengers moving in foreign or interstate ocean commerce, i.e., cargo that has been dispatched in such transportation and has not reached its ultimate destination;

(2) are not related to terminal facilities which handle, or hold themselves out to handle common carrier vessels in foreign or interstate ocean commerce; or

(3) cover only lease of space to stevedores for offices and/or for storage of gear, provided that rental for such space is a fixed amount not in excess of \$10,000 annually.

By the Commission, April 7, 1964.

THOMAS LISI, Secretary.

[F.R. Doc. 64-3571; Filed, Apr. 10, 1964; 8:45 a.m.]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 929]

[Docket No. AO-341-A1]

CRANBERRIES GROWN IN CERTAIN STATES

Notice of Recommended Decision and Opportunity To File Written Exceptions with Respect To Proposed Amendment of the Marketing Agreement and Order

Pursuant to the rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of the filing with the Hearing Clerk of this recommended decision with respect to the proposed amendment of the marketing agreement and Order No. 929 (7 CFR Part 929), hereinafter referred to collec-tively as the "order," regulating the handling of cranberries grown in the States of Massachusetts, Rhode Island. Connecticut, New Jersey, Wisconsin, Michigan, Minnesota, Oregon, Washington, and Long Island in the State of New York, to be made effective pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (Secs. 1-19, 48 Stat. 31, as amended; 7 U.S., 601-674), hereinafter referred to as the "act." Interested parties may file written exceptions to this recommended decision with the Hearing Clerk, United States Department of Agriculture, Room 112, Administration Building, Washington, D.C., 20250, not later than the close of business of the tenth day after publication thereof in the FEDERAL REGISTER. Exceptions should be filed in quadruplicate.

Preliminary statement. The public hearing, on the record of which the proposed amendment of the order is formulated, was initiated by the Agricultural Marketing Service as a result of proposals submitted by the Cranberry Marketing Committee, the administrative agency established pursuant to the order, Ocean Spray Cranberries, Inc., Hanson, Massachusetts, and by John C. Decas, Wareham, Massachusetts. In accordance with the applicable rules of practice and procedure, a notice that such public hearing would be held in the Cafeteria Room, Memorial Town Hall, Marion Road, Wareham, Massachusetts, on February 10, 1964, in the Mt. Laural Room, Holliday Motel, Exit 4, New Jersey Turnpike, Moorestown, New Jersey, on February 12, and in the Courthouse Auditorium, Wood County Courthouse, 400 Market Street, Wisconsin Rapids, Wisconsin, on February 14, was published in the FEDERAL REGISTER (29 F.R. 1388) on January 28, 1964.

Material issues. The material issues presented on the record of the hearing

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were concerned with amending the order to:

(1) Authorize the Secretary to prescribe the time and manner in which handlers are to meet the withholding obligation;

(2) Allow handlers to receive credit for any excess of cranberries withheld and disposed of when such excess results from a modification of the free and restricted percentages;

(3) Require the committee to fix and announce the price, per barrel, at which handlers may obtain release of withheld cranberries and require handlers making such request to submit the full amount with each request:

(4) Provide for the disposition of certain committee funds;

(5) Base the withholding obligation on the volume of cranberries handled rather than acquired;

(6) Require a referendum on termination of the program each year and make it mandatory for the Secretary to terminate the program on a majority vote of either (a) growers affiliated with any cooperative marketing organization handling more than two-thirds of the cranberry production, or (b) all other growers; and

(7) Require handlers with a carryover to set aside an equivalent volume of cranberries from the current crop after which any restricted percentage would be uniformly applied to cranberries acquired by handlers from current production.

Findings and conclusions. The findings and conclusions on the material issues, all of which are based upon the evidence adduced at the hearing and the record thereof, are as follows:

(1) The provisions of the order should be amended to provide wider authority in the specifying of the time and manner in which handlers are to meet the withholding obligation. Presently, the order provides that the Secretary shall fix the date during each fiscal period by which handlers shall have met the withholding requirements.

This requirement to fix a single date. in effect, makes it mandatory that such date be late enough in the season so that all handlers will have completed their cranberries. Record acquisitions of evidence establishes that all handlers do not terminate their operations at the same time. Some handlers finish fairly early in the season. This may be so due, for example, to the size or location of a handler's operations. Presently, such handlers have a tendency towards procrastination in meeting their withholding obligations promptly because often they think that they may acquire additional cranberries. When such cranberry acquisitions do not materialize, such a handler often will request the committee to release the total quantity of cranberries that he is required to withhold. Such request is most likely to be made late in the season and at a

time when only a limited volume of cranberries, if any, is available, with the result that enough free percentage cranberries cannot be acquired to replace those released and the balance between the free and restricted percentages is not maintained. While it may not be possible to operate the order so as always to maintain the exact balance between the free and restricted cranberries, as represented by the free and restricted percentages, it is apparent that such balance must be reasonably maintained if the order is to operate effectively, and the time and manner of meeting withholding requirements should be fixed so as to assure such reasonable balance.

As indicated heretofore, handlers operate differently. Some complete their acquisitions and marketing of cranberries early. Some handle only fresh market berries while others are processors. Some request release of their withheld berries and others do not. Hence, under the present system of doing business within the industry, it would be advisable to prescribe a variable and prompt time for compliance with the withholding and release provisions of the order. It could be required, for example, that each handler meet a portion of their withholding obligation based upon acquisitions prior to a particular date or that all of the obligations be met within seven to ten days after final acquisition. Although the time when a handler makes his final acquisition may not always be readily determined prior to the end of the marketing season, the requirement to meet the withholding obligation within a specified period after final acquisition would not impose any particular burden upon handlers. If, after a handler believed he had completed acquisitions and full compliance had been effected with respect to all cranberries already acquired, he should acquire an additional quantity of cranberries such later acquisition could be considered as an additional but separate transaction, subject to the withholding requirements.

It was testified that the total available supply of cranberries has been acquired prior to January 1. This situation is likely to continue for some time. Thus, the latest date for meeting the withholding obligation should probably continue to be December 31 of each fiscal period. However, with the accumulation of information with respect to storage and with the continued effort to extend the period of fresh fruit sales, acquisitions may be made later in the season. The committee, composed of growers or agents of growers, is knowledgeable, individually, and collectively, with respect to all phases of the cranberry industry. Thus the committee should be qualified to make recommendations to the Secretary, which reflect the then current situation, concerning the fixing of the date or dates, by which and manner in which, handlers are to meet the withholding requirement.

(2) It is desirable to allow credit to handlers who withhold and dispose of an excess quantity of cranberries when such excess results from a modification of the free and restricted percentages. The committee has the responsibility of reviewing the current and prospective marketing situation for cranberries and making recommendations to the Secretary with respect to the free and re-While such recstricted percentages. ommendation is based upon the most accurate information available to the committee at that time, it is recognized that the crop conditions are subject to change which may seriously alter the marketing situation. This change may result in either a greater or lesser volume of cranberries being marketed within a given fiscal period. When marketing conditions change so that it becomes desirable to market a greater quantity of cranberries, the committee may recommend a modification of the free and restricted percentage so that fewer cranberries would be placed in the restricted category.

It was testified at the hearing that handlers, while acting in good faith and in prompt conformity with the committee's recommendation and the established free and restricted percentages, have withheld a greater quantity of cranberries than required to be withheld on the basis of the modified restricted percentage. For example, with a restricted percentage of 10 percent, a handler with a 5,000 barrel volume would be required to withhold 500 barrels. Should the restricted percentage be lowered to 5 percent such handler's withholding ob-ligation would be 250 barrels. Should said handler have already withheld and disposed of the entire 500 barrels, he could not participate in the benefits afforded by reason of this modification.

There is nothing in the order which requires a handler to dispose of his restricted cranberries. However, cranberries are a perishable commodity. They are subject to deterioration caused by evaporation and decay. Thus, the handler's decision promptly to dispose of the withheld portion may be a wise one from a marketing standpoint and, in each instance, he would be acting in good faith and in accordance with the provisions of the order and regulations issued thereunder then in effect. Therefore, some relief should be afforded to handlers who, under the circumstances set forth, have withheld and disposed of an excess quantity of cranberries.

Excess withholding and disposition of cranberries which results from any situation other than from a modification of the free and restricted percentages should not be considered within the area where relief should be extended to handlers. For example, should a handler, after the modified withholding percentage is es-tablished, dispose of withheld cranberries in an amount greater than that required to be withheld by the modified percentage, credit should not be extended to such handler for such excess. Other situations generally would result from errors in records, or erroneous estimation of the marketing situation. Or, a handler could simply decide that some of his cranberries should not be marketed. In

any such event, the disposition of excess withholding would not result from the mandatory withholding requirements of the order.

There was considerable controversy at the hearing concerning the period when handlers should be extended credit for excess withholding. Some proponents indicated that such credit should be limited to two fiscal years while others indicated one fiscal year would be more desirable. Those testifying in support of providing credit over two fiscal years stated that such should not be apportioned both years and that, if partial credit were extended during the first year, any balance should not be carried over into the next year. However, if no free and restricted percentages are fixed for the first of such fiscal periods, they contended full credit should be extended during the following fiscal period. Other proponents, those favoring extending credit for only one fiscal period, contended that should the marketing situation that year be such as to require no free and restricted percentages, the need for credit for excess withholding and disposition would be dissipated as a result of time and a favorable market. It is concluded that the record does not disclose sufficient reasons for extending credit for excess withholding during any fiscal year beyond the next fiscal year.

The evidence of record contains considerable discussion with respect to the time when the disposition of excess withholding should have occurred in order for a credit to be applied. As indicated, some handlers, immediately after the initial withholding percentage is established, start withholding and disposing of the restricted cranberries. Also, a handler may, after the restricted percentage has been reduced, withhold and dispose of a greater quantity than required to be withheld simply because he chooses to do so. This raises the question of how the committee can determine the excess withholding, if any, that should be credited. All withheld cranberries are required by the order to be inspected and certified as meeting program requirements. The date of the inspection is shown on the inspection certificate and such date can be used to determine the time prior to which the withholding occurred. Under the order, the disposition of withheld cranberries is subject to the supervision and accounting control of the committee. Generally, in accordance therewith, the handler has the inspector supervise disposition of these withheld cranberries and a statement concerning such disposition is shown on the certificate. In most instances, the date of the inspection certificate is the same as the date of disposition. In other instances, independent evidence of the disposition must be furnished to the committee or it must be given prior notice of the impending disposition of withheld cranberries and thereafter it supervises such disposition.

It is concluded that the order should be amended to allow handlers to receive credit for excess withholding and disposition only when such excess results from a modification of the restricted percentage and occurs prior to the effective time of such modification. Such credit is to

be valid only during the next fiscal period.

(3) The order should be amended to authorize the committee to fix and announce the amount (price) per barrel which handlers would be required to pay to obtain release of all or part of the cranberries they are withholding and to require any handler making such request to submit the full amount with the request.

Under the current provisions of the order, a handler may request the committee to release to him the cranberries he is withholding, stating in such request the amount per barrel he will deposit with the committee for such release. The requested release is granted if the committee determines that the amount to be deposited is at least equal to the then current market price.

The record evidence shows that it is much preferred by handlers to provide that the committee fix and announce the price at which requests for release would be granted. Most of the production of cranberries, probably more than 90 percent, has been handled by cooperative marketing organizations or for the account of the grower. Only relatively small quantities have been purchased directly from growers during any particular period. Hence, there has been no established price for cranberries such as those that handlers are withholding and may request the committee to release. Under these circumstances, a handler does not have an adequate guide for determining the price, to be stated in his request, which will be acceptable for the release, so he cannot make any commitment to his customers concerning the future sale of these berries. This may result in the loss of sales.

The committee is in the best position to determine the price at which withheld cranberries should be released to applicants. There generally are some sales by growers to handlers throughout the harvest and early marketing periods. Also, handlers are making sales of cranberries to their fresh market and processor customers. The committee can ascertain these prices and make appropriate adjustments to arrive at a reasonable price for handlers to deposit with it as a condition for the release of withheld berries. Moreover, the committee must use the money it receives for the release of withheld berries to purchase berries to replace those released. Experience in connection with such purchases will enable the committee to adjust the release price, applicable in future periods, so that it will be in line with the price necessary to keep the quantities of free and restricted berries reasonably close to the quantities represented by the free and restricted percentages.

It is necessary that the committee be authorized to fix the release price for whatever period it determines appropriate and to change the price whenever it may be necessary to do so. As indicated heretofore, the crop is subject to damage both prior to and during the harvesting season. Also, quantities harvested may exceed the volume estimated to be harvested earlier in the season. The committee, composed of growers or agents of growers, possesses or has available to it a vast fund of knowledge with respect to the effect of such change in the supply of cranberries. This knowledge should enable the committee to fix and adjust the release price on the most equitable basis possible.

The determination and fixing of the release price should be done as early in the season as is reasonable. The official crop estimate is released during the latter part of August each year. Soon thereafter the committee will meet to develop its marketing policy and formulate its recommendation for regulation. It is anticipated that the committee will also consider fixing the price at which withheld cranberries may be released. But. it should not be required to fix this price at the aforesaid meeting inasmuch as sufficient information may not be available to do so at this time. The committee should perform this function as early in the season as is reasonable, however, as it is advantageous to all handlers to have knowledge of the amount per barrel which will be required to obtain release of withheld cranberries.

Should the committee recommend that no free and restricted percentages should be fixed, and none were established, there would be no need for establishing a price for release of withheld cranberries since no cranberries would be withheld.

The committee should make available to all handlers the release price, together with the period such price is to be in effect. The committee periodically issues bulletins with respect to the operation of the program which are mailed to all handlers. This would be a good method of disseminating this information. Another method available at this time for disseminating this information would be a news item in "Cranberries." a national cranberry magazine which presently is mailed to every cranberry grower and handler. In like manner, the committee should make available to handlers promptly any modification of the release price including its effective period.

Record testimony shows that it is necessary for each handler making a request for the release of any or all of the cranberries he is withholding to accompany each request with full payment. Full payment would be the amount equal to the product of the number of barrels stated in the request multiplied by the release price. Payment of this amount should be only by cash or a cashier's or certified check, made payable to the Cranberry Marketing Committee. The committee is required by the terms of the order to use this money to purchase from handlers free percentage cranberries in an aggregate amount as nearly equal to. but not in excess of, the total quantity of cranberries released. Such cranberries are to replace those released and may be disposed of only in outlets for withheld cranberries. Some handlers who, under the requirements of the order, certified that payment for released berries would be made upon demand by the committee did not make such payment promptly. This resulted in the committee contracting to purchase from handlers free cranberries to replace those released without then having funds available to consummate the purchase. This placed the committee in the very embarrassing position of not being able to meet its obligations promptly. Moreover, the requirement of full payment accompanying the request for release should not work an undue hardship on anyone. At most, handlers would have to finance a short term loan to pay for the released berries which costs, in contrast with the benefits derived from the special provisions, are considered very minimal. The payment of the full amount at the time the request is made would make it possible for the committee to fulfill its duties and responsibilities with respect to purchasing free cranberries to replace those released.

The order should also require each handler making a request for release of withheld cranberries to certify that such cranberries are in his possession. Only cranberries which are being withheld are eligible for release and it was indicated that a certification by the handler to the effect that he is withholding such cranberries would generally satisfy the requirement. Such certification should be a part of the request to enable the committee to act promptly thereon. Of course, the committee may, at its discretion, make a physical inspection to determine whether the quantity covered by the request is actually being withheld. In view of the foregoing, the order should be amended as hereinafter set forth.

(4) There is likely to be accumulated certain funds by the committee which are derived from other than assessment income and the order should provide for the disposition of such funds. Through the operation of the provisions of the order relating to withheld cranberries, monies may be accumulated by the committee (1) from the disposition of cranberries that it has purchased, or (2) because of its inability, for reasons beyond its control, to purchase cranberries. In fact, the committee has more than \$50,-000 on hand because the committee, despite repeated efforts to do so, was unable to purchase free percentage cranberries to replace all of the withheld cranberries released during the 1962-63 fiscal period. There is no provision in the order for disposition of this money over and above the amount needed to defray costs incidental to the purchase and disposition of cranberries to offset withheld berries released to handlers in administering the withholding feature of the program. Because such funds are accumulated as the result of the operation of the provisions of the order relating to the withholding of cranberries. any excess should be distributed to handlers who have withheld cranberries in accordance with such provisions. An equitable method for such distribution would be to base payments on the quantities of cranberries withheld inasmuch as such quantities are indicative of the extent of each handler's obligation under the withholding provisions.

It was advanced at the hearing that the payments to handlers should be passed on to growers and concern was expressed that this may not be done. However, the testimony indicates that such payments generally will accrue to the benefit of growers. Approximately 85 percent of the cranberry production is handled by cooperative marketing organizations so growers affiliated with such organizations will automatically benefit from payments to these handlers. For a substantial portion of the remaining cranberry production, the grower handles his own cranberries and would be the one to whom the payment is made. Also handlers, including those who handle their own production and that of other growers, indicated that they would consider themselves obligated to distribute any such payment to the growers from whom they acquired berries. Thus, it is concluded that it is not necessary to include a specific provision in the order concerning handlers' disposition of such payments.

Excess funds should be paid to handlers or credited to their accounts, at the option of the committee. Generally, distribution of the excess should be made by payment to handlers. However, there is no way of knowing the size of the excess that may be available for distribution at the end of a fiscal year. Thus, a requirement that the committee always pay the excess to handlers could, in some years, result in the committee incurring expense such as to exceed the amount to be paid. Also, should the amount due a particular handler be so small as not to warrant the drawing of a check and mailing it, the committee should not be prevented from crediting such handler's account in lieu of making a payment directly to him.

(5) It was proposed, in the notice of hearing, to amend the order to base the withholding obligation on the volume of cranberries handled. Testimony offered both in support of and in opposition to this proposal establishes that handlers vary in their methods of doing business. In some instances, handlers acquire lots of cranberries in the chaff, crediting the grower with the quantity of sound cranberries, as determined from a representative sample of the berrries. In this case, such quantity of cranberries will, unless immediately screened and handled, exceed the quantity that later will be handled. The longer the berries are held before screening and handling, the greater will be the variance in the two quantities. In other instances, handlers defer their acquisition of cranberries until immediately prior to the handling and only the screened cranberries are acquired. Proponent testimony was primarily directed towards establishing and maintaining the uniformity, contemplated by the order, among all handlers with respect to the application of the re-stricted percentage. The record shows that some handlers have been withholding from handling more cranberries, in relation to the total quantity of the cranberries handled, than has been the case for other handlers. Hence, the order should be amended to correct this situation. However, the record does not contain sufficient evidence for determining that basing the withholding obligation on the volume of cranberries handled could be operated within the framework of the other order provisions. The problem presented could be readily corrected, it appears, by amending the provisions of § 929.54. Withholding to provide that

the quantity of cranberries required to be withheld shall be determined from the sum of the products obtained by multiplying each of the following by the restricted percentage: (1) the quantity of screened cranberries acquired; (2) the quantity of cranberries screened from unscreened lots of cranberries acquired; and (3) the quantity of screened cranberries contained in lots of cranberries acquired which are not screened, such quantity to be computed, in accordance with uniform rules prescribed by the committee with the approval of the Secretary, not later than the time fixed by the Secretary for handlers to meet all the withholding obligation. It is necessary, of course, to provide for such computation at the time specified so that the withholding obligation will apply to lots of cranberries which may never be screened (for example, unscreened lots of cranberries which a handler may acquire and designate as restricted cranberries) and, also, to enable each handler and the committee to determine the total quantity of cranberries he is required to withhold.

(6) The order provisions concerning grower referenda should not be changed to require a referendum on termination of the program each year or to require the Secretary to terminate the program on a majority vote of either (1) the growers affiliated with any cooperative marketing organization handling more than two-thirds of the cranberry production, or (2) all other growers.

The order contains provisions, similar to those contained in the act, requiring the Secretary to terminate the order whenever he finds that its provisions do not tend to effectuate the declared policy of the act or that the order is not favored by the specified percentage of the growers. In addition, the order requires that a grower referendum be conducted every other year to ascertain grower sentiment concerning its continuance. Accordingly, by means of a referendum or oththe Secretary can consider erwise, grower sentiment in making his evaluation as to whether the program is accomplishing its purpose and should or should not be terminated.

Testimony in support of the proposed change in the referenda provisions shows that, while an annual referendum was preferred, the biennial referendum now provided for is satisfactory. Moreover, it was indicated that the proposed termination based upon the vote of growers affiliated with certain segments of the industry should be permissive rather than mandatory.

It is concluded, therefore, that no change in the provisions of the order concerning termination is warranted.

(7) Handlers who are processors of cranberries generally carry over from one fiscal year to the next cranberries in frozen form so as to maintain a flow of their products to market until fresh cranberries are available in volume from the oncoming crop. The total quantity of such carryover estimated to be needed by the entire industry for this purpose is approximately 125,000 barrels and is equivalent to about 10 percent of the an-

nual production of cranberries. It would be ideal if the total carryover, as well as the carryover of each processor, could be tailored to the precise quantity that was needed to meet market demands until adequate supplies from the new crop are available. However, the evidence of record does not disclose any way that this could be accomplished by means of the proposal to require handlers with an excessive carryover (proposed at the hearing to be fixed for each handler at any quantity in excess of 10 percent of the volume of cranberries he handled during the preceding fiscal year) to withhold from handling a quantity of cranberries equal to such excess in addition to that otherwise required to be so withheld. It was shown that the additional withholding could be avoided by any handler likely to possess the proposed "excessive carryover" by shipping, just prior to the beginning of the next fiscal year, sufficient cranberry products to bring his inventory below the quantity at which the additional withholding would apply. If efforts to reduce carryover result in a larger volume of cranberry products being pushed into the market than could readily be absorbed. market prices would be depressed and the orderly marketing of the on-coming crop jeopardized. It could negate the effects of the program.

The order, therefore, should not be amended to contain a provision for a withholding obligation based on inventory carryover.

Rulings on proposed findings and conclusions. March 6, 1964, was fixed as the latest date for the filing of proposed findings and conclusions, and written arguments or briefs based upon the evidence received at the hearing. Briefs were filed by John C. Decas and by George T. Finnegan, Ropes and Gray, attorneys for and on behalf of Ocean Spray Cranberries, Inc. Each point included in the briefs was carefully considered, along with the evidence in the record, in making the findings and reaching the conclusions herein set forth. To the extent that any suggested findings or conclusions contained in either of the briefs are inconsistent with the findings and conclusion contained herein, they are denied on the basis of the facts found and stated in connection with this decision.

General findings. (1) The marketing agreement and order as hereby proposed to be amended, and all the terms and conditions thereof, will tend to effectuate the declared policy of the act;

(2) The marketing agreement and order as hereby proposed to be amended regulate the handling of cranberries grown in the production area in the same manner as, and are applicable only to persons in the respective classes of commercial or industrial activity specified in, the marketing agreement and order upon which hearings have been held;

(3) The marketing agreement and order as hereby proposed to be amended are limited in application to the smallest regional production area which is practicable, consistently with carrying out the declared policy of the act, and the issuance of several orders applicable to

subdivisions of the production area would not effectively carry out the declared policy of the act;

(4) There are no differences in the production and marketing of cranberries grown in the production area which make necessary different terms applicable to different parts of such area; and

(5) All handling of cranberries grown in the production area, as defined in the marketing agreement and order as hereby proposed to be amended, is in the current of interstate or foreign commerce or directly burdens, obstructs, or affects such commerce.

Recommended amendment of the marketing agreement and order. The following amendment of the marketing agreement and order is recommended as the detailed means by which the aforesaid conclusions may be carried out:

1. In § 929.54, paragraph (a) is amended, paragraph (b) is revised, and paragraph (d) is added, to read as follows:

§ 929.54 Withholding.

(a) Whenever the Secretary has fixed the free and restricted percentages for any fiscal period, as provided for in § 929.52(a), each handler shall withhold from handling a portion of the cranberries he acquires during such period: *Provided*, That such withholding requirement shall not apply to any lot of cranberries for which such withholding requirement previously has been met by another handler in accordance with § 929.55. The withheld portion shall be equal to the sum of the products obtained by multiplying each of the following quantities, as applicable, by the restricted percentage:

(1) The quantity of screened cranberries acquired;

(2) The quantity of cranberries screened from unscreened lots of cranberries acquired; and

(3) The quantity of screened cranberries contained in lots acquired but which are not screened prior to the time fixed by the Secretary for handlers to meet all withholding obligations. The committee, with the approval of the Secretary, shall prescribe uniform rules to be followed in determining the quantity of screened cranberries in each lot of unscreened cranberries.

(b) The committee, with the approval of the Secretary, shall prescribe the manner in which, and date or dates during the fiscal period by which, handlers shall have complied with the withholding requirements specified in paragraph (a) of this section.

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(d) Any handler who withholds from handling a quantity of cranberries in excess of that required pursuant to paragraph (a) of this section shall have such excess quantity credited toward the next fiscal year's withholding obligation, if any, of such handler: *Provided*, That such credit shall be applicable only (1) if the restricted percentage established pursuant to § 929.52 was modified pursuant to § 929.53; (2) to the extent such excess was disposed of prior to such modification; and (3) after such handler furnishes the committee with such in-

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formation as it prescribes regarding such withholding and disposition.

2. The provisions of § 929.56 Special provisions relating to withheld (restricted) cranberries are revised to read as follows:

§ 929.56 Special provisions relating to withheld (restricted) cranberries.

(a) Except as otherwise directed by the Secretary, as near as practicable to the beginning of the marketing season of each fiscal period with respect to which the marketing policy proposes regulation pursuant to § 929.52(a), the committee shall determine the amount per barrel each handler shall deposit with the committee for it to release to him, in accordance with paragraph (b) of this section. all or part of the cranberries he is withholding; and the committee shall give notice of such amount of deposit to handlers. Such notice shall state the period during which such amount of deposit shall be in effect. Whenever the committee determines that, by reason of changed conditions or otherwise, a different amount should thereafter be deposited for the release of withheld cranberries, it shall give notice to handlers of the new amount and the effective period thereof. Each determination as to the amount of deposit shall be on the basis of the committee's evaluation of the following factors: (1) The prices at which growers are selling cranberries to handlers, (2) the prices at which handlers are selling fresh market cranberries to dealers, (3) the prices at which cranberries are being sold for processing into

products, and (4) the prices the committee has paid to purchase cranberries to replace released cranberries in accordance with this section.

(b) Any handler may make a written request to the committee for the release of all or part of the cranberries he is withholding from handling pursuant to § 929.54(a). Each such request shall state, in addition to all other information as may be prescribed by the committee, the quantity of cranberries for which release is requested and shall be accompanied by a deposit (in cash, or a cashier's or certified check made payable to the Cranberry Marketing Committee) in an amount equal to the product of the number of barrels stated in the request multiplied by the then effective amount per barrel to be deposited. If the committee determines such request is properly filled out, is accompanied by the required deposit, and contains a certification that the handler is withholding such cranberries, it shall release to such handler the quantity of cranberries specified in his request. Such determination shall be made not later than 72 hours after the request is received by the committee.

(c) Funds deposited for the release of withheld cranberries, pursuant to paragraph (a) of this section, shall be used by the committee to purchase from handlers unrestricted (free percentage) cranberries in an aggregate amount as nearly equal to, but not in excess of, the total quantity of the released cranberries as it is possible to purchase to replace the released cranberries. All handlers shall be given an opportunity

to participate in such purchase. If a larger quantity is offered than can be purchased, the purchases shall be made at the lowest prices possible. If two or more handlers offer at the same price, purchases from such handlers shall be in proportion to the quantity of their respective offerings insofar as such division is practicable. The cranberries so purchased shall be disposed of by the committee as restricted cranberries in accordance with § 929.57. Any funds received by the committee for cranberries so disposed of, which are in excess of the costs incurred by the committee in making such disposition, shall be paid or credited proportionately to handlers on the basis of the volume of cranberries withheld by each handler.

(d) In the event any portion of the funds deposited with the committee pursuant to paragraph (a) of this section cannot, for reasons beyond the committee's control, be expended to purchase unrestricted (free percentage) cranberries to replace those released, such unexpended funds shall, after deducting expenses incurred by the committee in connection with the purchase and disposition of cranberries pursuant to paragraph (c) of this section, be paid or credited proportionately to handlers on the basis of the volume of cranberries withheld by each handler.

Dated: April 9, 1964.

CLARENCE H. GIRARD, Deputy Administrator, Regulatory Programs.

[F.R. Doc. 64-3644; Filed, Apr. 10, 1964; 8:48 a.m.]

Notices

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

KING & MEWBOURN STOCKYARDS ET AL.

Notice of Changes in Names of Posted Stockyards

It has been ascertained, and notice is hereby given, that the names of the livestock markets referred to herein, which were posted on the respective dates specified below as being subject to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), have been changed as indicated below.

Alabama	
date of posting	Current name of stockyard and date of change in name
King & Mewbourn Stockyards, Florence, May 28, 1959.	
Arkansas	
Jonesboro Stockyards, Inc., Jonesboro, Nov. 17, 1960.	Feb. 1, 1964.
Randolph County Sales Co., Pocahontas, Feb. 20, 1959.	Farmers & Ranchers Auction Co., 5 Feb. 15, 1964.
CALIFORNIA	Δ
Gridley Auction and Sales Yard, Gridley, Nov. 18, 1959.	Gridley Auction Yard, Feb. 18, 1964.
Georgia	
Washington County Marketing Assn., Sanders- ville, June 12, 1959.	
Iowa	
Farmers Sales Co., Sumner, May 22, 1959	
Dominique Stock Yards, Inc., Baton Rouge, June 13, 1957.	1963.
NEBRASKA	
Crofton Livestock Sales Co., Crofton, Feb. 9, 1963	Crofton Livestock Sales, Inc., Sept. 19, 1963.
New Mexic	20
Ranchers and Farmers Livestock Auction Co., Clovis, Nov. 17, 1948. OREGON	Ranchers and Farmers Livestock Auction Co., Inc., Jan. 30, 1964.
Klamath Cattle Sales, Inc., Klamath Falls, Sept. 25, 1959.	Klamath Stockmen's Commission Co., Inc., March 18, 1964.
South Dake	
Eureka Livestock Sales Co., Inc., Eureka, May 20,	
1959. Texas	Company, Inc., Jan. 1, 1964.
Tyler Livestock Commission Co., Tyler, Jan. 11, 1957.	Tyler Livestock Auction, June 22, 1963.

Done at Washington, D.C., this 7th day of April 1964.

H. L. JONES,

Chief, Rates and Registrations Branch, Packers and Stockyards Division, Agricultural Marketing Service. [F.R. Doc. 64–3576; Filed, Apr. 10, 1964; 8:46 a.m.]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[AA 643.3-p]

BICYCLES FROM HUNGARY

Purchase Price Less Than Foreign Market Value or Constructed Value

APRIL 7, 1964.

Pursuant to section 201(b) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(c)), notice is hereby given that there is reason to believe or suspect, from information presented to me, that the purchase price of bicycles from Hungary, manufactured by Pannonia, Budapest, Hungary, is less, or likely to be less, than the foreign market or constructed value, whichever is applicable, as defined by sections 203, 205, and 206, respectively, of the Antidumping Act, 1921, as amended (19 U.S.C. 162, 164, and 165).

Customs officers are being authorized to withhold appraisement of entries of bicycles from Hungary, manufactured by Pannonia, Budapest, Hungary, pursuant to § 14.9 of the Customs Regulations (19 CFR 14.9).

The complaint in this case was received on March 6, 1964, and was made

by Philip Sherman, Esquire, New York, New York.

[SEAL] PHILIP NICHOLS, Jr., Commissioner of Customs. [F.R. Doc. 64-3588; Filed, Apr. 10, 1964; 8:47 a.m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

ERNST MAREK ET AL.

Notice of Intention to Return Vested Property

Pursuant to section 32(f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property and Location

Ernst Marek, individually, and as natural guardian of Gerhard Marek and Renate Herta Marek, Redi No. 14, Post Zipf, Austria; \$125.00 in the Treasury of the United States. Edda (Ethel) Guertler, Purgstall No. 39, Post Eggersdorf bei Graz, Styria, Austria; \$125.00 in the Treasury of the United States.

Walter Guertler, Purgstall No. 39, Post Eggersdorf bei Graz, Styria, Austria; Claim No. 37669; Voluntary Turnover; \$125.00 in the Treasury of the United States.

Executed at Washington, D.C., on April 6, 1964.

For the Attorney General.

[SEAL] ANTHONY L. MONDELLO.

Deputy Director, Office of Alien Property.

[F.R. Doc. 64-3546; Filed, Apr. 10, 1964; 8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket No. 15059]

UNITED AIR LINES, INC.

Notice of Prehearing Conference

Economy seating-configuration tariff revisions proposed by United Air Lines, Inc. (Order E-20532).

Notice is hereby given that a prehearing conference on the above-entitled application is assigned to be held on April 21, 1964, at 10:00 a.m., e.s.t., in Room 725, Universal Building, Connecticut and Florida Avenues NW., Washington, D.C., before Examiner William J. Madden.

Dated at Washington, D.C., April 8, 1964.

[SEAL]

FRANCIS W. BROWN, Chief Examiner.

[F.R. Doc. 64-3592; Filed, Apr. 10, 1964; 8:47 a.m.]

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FEDERAL MARITIME COMMISSION COMPAGNIE MARITIME BELGE, S.A., ET AL.

Notice of Filing of Agreement

Notice is hereby given that the following described agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916 (39 Stat. 733; 75 Stat. 763; 46 U.S.C. 814):

Agreement 9329, between Compagnie Maritime Belge, S.A. and Compagnie Maritime Congolaise, S.C.R.L., a joint service operating under approved Agreement 7688, and United States Lines Company, establishes a cooperative working arrangement for spacing of sailings and coverage of ports in the trade between Atlantic coast ports of the United States and ports in Belgium, as set forth in the agreement.

Interested parties may inspect this agreement and obtain copies thereof at the Bureau of Foreign Regulation, Federal Maritime Commission, Washington, D.C., or may inspect a copy at the offices of the District Managers of the Commission in New York, N.Y., New Orleans, La., and San Francisco, Calif., and may submit to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the FEDERAL REGISTER, written statements with reference to the agreement and their position as to approval, disapproval, or modification, together with a request for hearing, should such hearing be desired.

Dated: April 8, 1964.

By order of the Federal Maritime Commission.

> THOMAS LISI, Secretary.

[F.R. Doc. 64-3583; Filed, Apr. 10, 1964; 8:47 a.m.]

[No. 1095]

TRANS-PACIFIC FREIGHT CONFER-ENCE OF JAPAN AND JAPAN-AT-LANTIC AND GULF FREIGHT CON-FERENCE

Order Reopening Proceeding

By its Report and Order in Docket 1095, served October 30, 1963, the Commission approved Agreement No. 150-21, a modification of the basic agreement of the Trans-Pacific Freight Conference of Japan, and Agreement No. 3103-17, a modification of the basic agreement of the Japan-Atlantic & Gulf Freight Conference. Among other things, these modifications revise the self-policing procedure ("neutral body" system) through which the conferences police the obligations of their members.

On November 9, 1963, States Marine Lines, Inc. and Global Bulk Transport Corporation, member of both conferences, petitioned the United States Court of Appeals for the District of Columbia Circuit for review of the Commission's Report and Order. Thereafter, the Commission moved the Court to remand the case to it, so that it might vacate its prior action and reopen and reconsider Docket No. 1095, pursuant to the authority vested in it by section 25 of the Shipping Act, 1916, and Commission Rule 16(a). The Court on March 16, 1964 granted this motion and remanded the case. Accordingly,

It is ordered, That the Commission's Report and Order in Docket 1095, served October 30, 1963, are hereby vacated and withdrawn and the proceedings in Docket 1095 are reopened:

It is further ordered, That Agreement No. 150 and Agreement No. 3103, as amended and approved by the Commission to the date of this order, shall remain in full force and effect except for Articles 10, 12 and 25, which articles shall remain in full force and effect as approved prior to October 30, 1963:

It is further ordered, That pursuant to sections 15 and 22 of the Shipping Act, 1916, the Commission enter upon an investigation and hearing to determine whether Articles 10, 12 and 25 as proposed to be modified by Agreement No. 150–21 and Agreement No. 3103–17 are unjustly discriminatory or unfair, detrimental to the commerce of the United States, contrary to the public interest, or violative of the Shipping Act, 1916, and whether they should be approved, disapproved or modified pursuant to section 15 of the Act.

It is further ordered, That the Trans-Pacific Freight Conference of Japan and the Japan-Atlantic and Gulf Freight Conference and their respective member lines shall continue to be respondents in this proceeding, and that other persons who were previously parties to this proceeding may continue to participate therein.

It is further ordered, That any other person who desires to become a party and participate in this proceeding shall file a petition to intervene with the Secretary,. Federal Martime Commission, Washington, D.C., on or before April 17, 1964, with copy to respondents and other parties; and

It is further ordered, That this proceeding is assigned for hearing before an examiner of the Commission's Office of Hearing Examiners at a date and place to be announced by the Chief Examiner; that notice of this order shall be published in the FEDERAL REGISTER and copy thereof served upon the respondents and persons who were previously parties to this proceeding; and that all future notices issued by or on behalf of the Commission in this proceeding shall be mailed to all parties of record.

By the Commission, April 2, 1964.

[SEAL] THOMAS LISI.

Secretary.

[F.R. Doc. 64-3584; Filed, Apr. 10, 1964; 8:47 a.m.]

PORT OF SEATTLE AND SEA-LAND SERVICE, INC.

Notice of Agreement Filed for Approval

Notice is hereby given that the following described agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916 (39 Stat. 733, 75 Stat. 763; 46 U.S.C. 814):

Agreement No. T-170, between the Port of Seattle (Port) and Sea-Land Service, Inc. (Sea-Land) provides for a 20 year lease of pier 5, Seattle, Washington, for the loading and discharging of Sea-Land's vessels including rights to use a gantry crane. Port shall retain the right of secondary use provided such use does not interfere with Sea-Land's operations. As rental for the leased premises Sea-Land guarantees the Port a minimum of \$85,000 annually based upon dockage, wharfage, wharf demurrage and storage charges as shown in the applicable tariffs of the Port. Sea-Land will be excused from paying additional rental each year after \$150,000 is received from dockage, wharfage, wharf demurrage and storage. Sea-Land also agrees to pay the Port a minimum of \$14,400 annually, based upon the Port's applicable tariff charges for the use of the crane, and a fixed amount each month in order to reimburse the Port for certain improvements made at the leased premises. Sea-Land further agrees that charges for all of its operations at the facility will be assessed in accordance with the rates shown in the Port's applicable tariffs, except the service and facility charge.

Interested parties may submit not later than the close of business April 20, 1964, by telegraph, telephone, letter or other means with reference to the Agreement, their position as to approval, disapproval, or modification. All such communications should be directed to Edward Schmeltzer, Director, Bureau of Domestic Regulation, Federal Maritime Commission, Washington, D.C., 20573.

Dated: April 9, 1964.

By order of the Federal Maritime Commission.

> THOMAS LISI, Secretary.

[F.R. Doc. 64-3637; Filed, Apr. 10, 1964; 8:48 a.m.]

FEDERAL POWER COMMISSION

[Project No. 2441]

CITY OF NORWICH DEPARTMENT OF PUBLIC UTILITIES

Notice of Application for License

APRIL 6, 1964.

Public notice is hereby given that application has been filed under the Federal Power Act (16 U.S.C. 791a-8257) by City of Norwich Department of Public Utilities (correspondence to: Philip L. White, General Manager, City of Norwich Department of Public Utilities, 34 Shetucket Street, Norwich, Connecticut) for license for constructed Project No. 2441, known as the Greenville Project, located on the Shetucket River in the City of Norwich, New London County, Connecticut.

The project consists of: a wood crib dam faced with planks; a canal 3150 feet long extending to the powerhouse containing two water wheels each connected

to a 500 kva generator (making the total installation 1000 kva) with a head at the powerhouse of 17 feet; and generators operating at 4800 volts and tied into the Applicant's distribution system.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure of the Commission (18 CFR 1.8 or 1.10). The last day upon which protests or petitions may be filed is May 25, 1964. The application is on file with the Commission for public inspection.

JOSEPH H. GUTRIDE, Secretary,

[F.R. Doc. 64-3548; Filed, Apr. 10, 1964; 8:45 a.m.]

[Project No. 2448]

CONSUMERS POWER CO.

Notice of Application for License

APRIL 6, 1964.

Public notice is hereby given that application has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Consumers Power Company (correspondence to: W. R. Boris, Secretary, Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan, 49201) for license for constructed Project No. 2448, located on the Au Sable River, in Oscoda County Michigan

River, in Oscoda County, Michigan. The project consists of: two earth fill dam sections 2,020 feet long with a design head of 29 feet; a reservoir about 5 miles in length containing 860 acres in surface area; a powerhouse with two open penstocks controlled by tainter gates; two 60 inch spill tubes; generating units with total capacity of 5,000 kilowatts; a substation; and other appurtenant mechanical and electrical facilities.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure of the Commission (18 CFR 1.8 or 1.10). The last day upon which protests or petitions may be filed is June 8, 1964. The application is on file with the Commission for public inspection.

JOSEPH H. GUTRIDE, Secretary.

[F.R. Doc. 64-3549; Filed, Apr. 10, 1964; 8:45 a.m.]

[Project No. 2450]

CONSUMERS POWER CO.

Notice of Application for License

APRIL 6, 1964.

Public notice is hereby given that application has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Consumers Power Company (correspondence to: W. R. Boris, Secretary, Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan) for license for constructed Project No. 2450, known as Cooke Plant, located on Au Sable River, in Losco County, Michigan, and affecting lands of the United States within the Huron National Forest.

FEDERAL REGISTER

The project consists of: Two earth fill dam sections about 700 feet in length with a design head of 40 feet; a reservoir about 10 miles in length containing 1,800 acres in surface area; a concrete spillway structure with three steel tainter gates; a powerhouse with three open penstocks controlled by steel tainter gates and containing three generating units with total capacity of 9,000 kilowatts; and other appurtenant mechanical and electrical facilities.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure of the Commission (18 CFR 1.8 or 1.10). The last day upon which protests or petitions may be filed is June 18, 1964. The application is on file with the Commission for public inspection.

> JOSEPH H. GUTRIDE, Secretary.

[F.R. Doc. 64-3550; Filed, Apr. 10, 1964; 8:45 a.m.]

[Docket No. RP64-32]

PENNSYLVANIA GAS CO.

Notice of Proposed Changes in Rates and Charges

APRIL 6, 1964.

Take notice that on April 1, 1964, Pennsylvania Gas Company tendered for filing proposed changes in its FPC Gas Tariff, Original Volume No. 1, to become effective January 1, 1964. The proposed changes reflect reductions in rates and charges in its Rate Schedule CA-1.

The annual reduction in rate level is \$964, based on sales for the year 1963, and reflects the recent reduction in the corporate Federal income tax rate from 52 percent to 50 percent.

Copies of the proposed rate changes have been served by Pennsylvania Gas on its customers and the Pennsylvania Public Utility Commission, Comments may be filed with the Commission on or before April 22, 1964.

JOSEPH H. GUTRIDE, Secretary.

[F.R. Doc. 64-3551; Filed, Apr. 10, 1964; 8:45 a.m.]

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN KOREA

Limitation on Entry or Withdrawal From Warehouse

MARCH 26, 1964.

The United States Government, in furtherance of the objectives of, and under the terms of, the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, has informed the Korean Government that it intends, pending the conclusion of discussions with Korea on the subject of the exports of cotton textiles and cotton textile products from Korea to the United States, to renew the arrangements in effect between the two governments on the exports of such goods to the United States in Categories 43 and 50, produced or manufactured in Korea, during the twelve-month period beginning April 2, 1964.

There is published below a letter of March 25, 1964, from the Chairman, President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amount of cotton textile products in Categories 43 and 50, produced or manufactured in Korea, which may be entered, or withdrawn from warehouse, for consumption in the United States from April 2, 1964, through April 1, 1965, be limited, respectively, to 15,750 dozen and 20,000 dozen.

> JAMES S. LOVE, Jr., Chairman, Interagency Textile Administrative Committee, and Deputy to the Secretary of Commerce for Textile Programs.

THE SECRETARY OF COMMERCE

PRESIDENT'S CABINET TEXTILE ADVISORY

Washington 25, D.C. March 25, 1964.

COMMISSIONER OF CUSTOMS, DEPARTMENT OF THE TREASURY, Washington, D.C.

DEAR MR. COMMISSIONER: Under the terms of the Long Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, you are directed to prohibit, effective April 2, 1964, and for the period extending through April 1, 1965, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile produpcts in Categories 43 and 50, produced or manufactured in Korea, in excess of the following level of restraint:

Category	Level of restraint
43	15,750 dozen
50	20 000 dozon

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 43 and 50, produced or manufactured in Korea, which have been exported to the United States from Korea prior to April 2, 1964, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the period April 2, 1963, through April 1, 1964. In the event that the level of restraint established for the period April 2, 1963, through April 1, 1964, has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of Categories 43 and 50 in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on October 1, 1963 (28 F.R. 10551), and amendments thereto on March 24, 1964 (29 F.R. 3679).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Korea and with respect to imports of cotton textiles and cotton textile products from Korea have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs func-

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tions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of section 4 of the Administrative Procedure Act. This letter will be published in the FEDERAL RECISTER.

Sincerely yours,

LUTHER H. HODGES, Secretary of Commerce, and Chairman, President's Cabinet Textile Advisory Committee.

[F.R. Doc. 64-3582; Filed, Apr. 10, 1964; 8:46 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 811-1180]

KEYSTONE CORP.

Notice of Filing of Application for Order Declaring That Company Has Ceased To Be an Investment Company

APRIL 7, 1964.

Notice is hereby given that an application has been filed pursuant to section 8(f) of the Investment Company Act of 1940 ("Act") for an order of the Commission declaring that Keystone Corporation ("Applicant"), 721 Commerce Building, Kansas City, Missouri, a management closed-end non-diversified investment company, has ceased to be an investment company.

Applicant represents that at the annual meeting of stockholders held on January 9, 1963, stockholders voted to dissolve the corporation and adopted a Plan For Complete Liquidation. Pursuant to this plan, a first and final liquidating distribution was made to the stockholders on January 3, 1964 in the amount of \$6,546,124.47 which represented the total assets of Applicant. Of this amount, \$6,420,871.00 was distributed and paid to the stockholders pro rata, and the balance of \$125,253.47 was deposited in an escrow fund with the Trust Department of Commerce Trust Company of Missouri. Any funds re-maining in this escrow fund after all liabilities have been settled will be paid to the stockholders pro rata. All but five shareholders of Applicant owning 171 shares have surrendered their stock certificates for cancellation and redemption and have received the initial distribution. In addition to the escrow fund. the Commerce Trust Company is holding \$20,993.67 for payment to these five shareholders.

Applicant further represents that it has no assets and that it filed a Certificate of Dissolution with the Secretary of State of Delaware on January 22, 1963.

Section 8(f) of the Act provides, in pertinent part, that whenever the Commission upon application finds that a registered investment company has ceased to be an investment company, it shall so declare by order and upon the taking effect of such order, the registration of such company shall cease to be in effect.

Notice is further given that any interested person may, not later than

April 24, 1964, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commision shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C., 20549. A copy of such request shall be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon Applicant at the address stated above. Proof of such service (by affidavit or in case of an attorney-at-law by certificate) shall be filed contemporaneously with the request. At any time after such date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act. an order disposing of the application herein may be issued by the Commission upon the basis of the showing contained in said application unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 64-3577; Filed, Apr. 10, 1964; 8:46 a.m.]

[File No. 812-1669]

PENNSYLVANIA DEVELOPMENT CREDIT CORP.

Notice of Filing of Application for Order

APRIL 6, 1964.

Notice is hereby given that Pennsylvania Development Credit Corporation ("Development Corporation"), Harrisburg, Pennsylvania, a Pennsylvania corporation organized under the Pennsylvania Business Development Credit Corporation Law, has filed an application pursuant to section 6(c) of the Investment Company Act of 1940 ("Act") for an order declaring that Development Corporation is exempt from the provisions of the Act. All interested persons are referred to the application, which is on file with the Commission, for a full statement of the representations therein. which are summarized below.

Development Corporation represents that the Business Development Credit Corporation Law of Pennsylvania has as its purpose, as part of an overall program, the encouragement of the location of new business in the State and the expansion of existing businesses. Its primary purpose is to provide money and credit to new and existing businesses located in 53 counties in the State by means of secured or unsecured loans or advances to a business unable to obtain desired financial assistance from financial institutions in its region, and, on a limited scale, the purchase of equity securities of such companies.

The authorized capital of Development Corporation is \$1,000,000 represented by 80,000 shares of Class "A" voting capital stock and by 20,000 shares of Class "B" non-voting capital stock, each class with a par value of \$10 per share. Development Corporation will also obtain funds through term loans from financial institutions within the region pursuant to lending agreements as contemplated by the Pennsylvania Business Development Credit Corporation Law. Development Corporation will not sell, or offer to sell, securities to individuals. The offering of capital stock will be made to not more than 40 business organizations-principally utilities-doing business in the region, including 30 which have already subscribed to a total of 70,550 voting and 20,000 non-voting shares. Development Corporation has also obtained letters of commitment from approximately 255 financial institutions to enter into lending agreements under which they agree to loan Development Corporation sums totaling \$8.7 million. Under the lending agreements, Development Corporation has the right to make pro-rata calls on the participating financial institutions for loans to it to be evidenced by promissory notes payable in five years at an interest rate expected to be the prime rate plus one-half percent. Development Corporation represents that the business organizations and financial institutions which will purchase the capital stock and enter into lending agreements are sophisticated in security matters and will purchase for investment only and not for resale.

Under the provisions of the Pennsylvania Business Development Credit Corporation Law, six of the fifteen members of the Board of Directors of Development Corporation are elected by the shareholders, eight members by the financial institutions who are parties to loan agreements (with each such financial institution being given one vote for each \$1,000 of loan obligation under its lending agreement with Development Corporation), and the remaining director is ex officio the Secretary of Commerce of the Commonwealth of Pennsylvania.

Since Development Corporation will be engaged in the business of investing and since it proposes to acquire investment securities having a value exceeding 40 per cent of its total assets, Development Corporation is an investment company within the definition of section 3(a)(3) of the Act and is required to register unless exempted pursuant to section 6(c) of the Act. Section 6(c) of the Act provides, among other things, that the Commission, by order upon application, may conditionally or unconditionally exempt any person from any provision or pro-visions of the Act or of any rule or regulation thereunder, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

In support of its application, Development Corporation states it will conduct its operations and business so as to implement the public purposes of the Pennsylvania Business Development Credit Corporation Law by seeking to alleviate a critical and chronic condition of unemployment which exists in various areas of the State; by promoting, attracting, stimulating, rehabilitating, and revitalizing commerce, industry, and manufacturing in such areas; and by providing to deserving borrowers financial assistance otherwise unavailable from conventional financial institutions. It also states that the Commonwealth of Pennsylvania will be involved in the management of Development Corporation through membership of the Pennsylvania Secretary of Commerce on the board of directors; that neither Development Corporation nor any of those to whom it offers its securities are motivated primarily by profit making prospects, but their interest is primarily one of civic responsibility and community service in fulfillment of the public purposes of the Pennsylvania Business Development Credit Corporation Law. The securities of Development Corporation will be sold only to banks and other knowledgeable business entities for whom, it is alleged, the protections of the Act are not designed, and, in addition, Development Corporation will be supervised by the State Department of Banking and is required to make annual reports of its condition to the Governor, Legislature, and Secretary of Banking.

Notice is further given that any interested person may, not later than April 22, 1964, at 5:30 p.m. submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted. or he may request that he be notified if the Commission should order a hearing thereon. Any such communication should be addressed: Secretary, Securitles and Exchange Commission, Washington, D.C., 20549. A copy of such request shall 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 Development Corporation. Proof of such service (by affidavit or in case of an attorney-at-law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the showing contained in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 64-3578; Filed, Apr. 10, 1964; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 966]

MOTOR CARRIER TRANSFER PROCEEDINGS

APRIL 8, 1964.

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 66397. By order of April 1, 1964, the Transfer Board approved the transfer to Bennett, Goding & Cooper, Inc., Boston, Mass., of certificate of registration in No. MC 98552 (Sub-No. 1), issued February 13, 1964, to Gorden-Lowe-Godfrey-Braidwood, Inc., Boston, Mass., covering the movement of general commodities in Massachusetts. Joseph A. Kline, 185 Devonshire Street, Boston, Mass., attorney for applicants.

No. MC-FC 66446. By order of April 2, 1964, the Transfer Board approved the transfer to Busy Bee, Inc., Eugene, Oreg., of Certificate in No. MC 116589, issued April 16, 1962, to Elmer Floyd Magel, doing business as Floyd Magel & Son, Medford, Oreg., authorizing the transportation of: Lumber, from points in Jackson and Josephine Counties, Oreg., to all points in Nevada and to certain counties in California, and; from points in Josephine County, Oreg., to Phoenix and Tueson, Ariz. Lawrence V. Smart, Jr., 419 Northwest 23d Avenue, Portland 10, Oreg., attorney for applicants.

No. MC-FC 65525, published in the May 15, 1963, issue of the FEDERAL REG-ISTER on page 4874. Application filed March 31, 1964, for HAGERSTOWN TRANSFER CO., INC., 78 West Lee St. Hagerstown, Md., for temporary authority to lease the operating rights of HIGHWAY REFRIGERATED SERV-ICE, INC. (W. WARREN STULTZ, TRUSTEE), 2 Court Place, Hagerstown, Md., under Section 210a(b). By order of the Commission, the Transfer Board, dated May 8, 1963, the transfer Board, dated May 8, 1963, the transfer to HAGERSTOWN TRANSFER CO., INC., of the operating rights of HIGHWAY REFRIGERATED SERVICE, INC. (W. WARREN STULTZ, TRUSTEE), was approved. Petitions were filed and the effective date of said order was stayed.

No. MC-FC 66557. By order of April 3, 1964, the Transfer Board approved the transfer to Horvath Bros. Trucking, Inc., Kearny, N.J., of the operating rights in certificate in No. MC 123201, issued by the Commission August 3. 1961, to Steve Horvath, Frank Horvath, and Joseph George Horvath, a Partnership, doing business as Horvath Bros., Kearny, N.J., authorizing the transportation, over irregular routes, of structural steel and steel bars, shapes, plates, sheets, and tubing, between Newark, N.J., on the one hand, and, on the other, points in 16 specified counties in New York, and points in specified portions of Columbia, Rensselaer, Albany, and Schenectady Counties, N.Y., and rolled steel products, wooden lath, lathing nails, chain and cable-type hoists, and

parts and accessories thereof, and wooden crating and empty wooden cases or crates, between Newark, N.J., on the one hand, and, on the other, New York, N.Y., and points in Dutchess, Columbia, Orange, Putnam, Rockland, Ulster, and Westchester Counties, N.Y., and Lehigh, Montgomery, and Northampton Counties, Pa. Morton E. Kiel, 140 Cedar Street, New York 6, New York, attorney for applicants.

No. MC-FC 66694. By order of April 1, 1964, the Transfer Board approved the transfer to Los Alamos Transfer Company, a Corporation, Los Alamos, N. Mex., applicant in No. MC 121178 (Sub No. 1), BOR-99 filed in the name of Robert E. Waterman and E. E. Higginbotham, a partnership, doing business as Los Alamos Transfer Company, Los Alamos, N. Mex., for certificate of registration to operate in interstate or foreign commerce authorizing operations under the former second proviso of section 206(a) (1) of the Act, supported by New Mexico Certificate No. 944, authorizing transportation of uncrated household goods only to and from Los Alamos, New Mexico and all points in New Mexico with Los Alamos, New Mexico as the point of distination or origin, over irregular routes, under non-scheduled service; and general freight from Santa Fe to Los Alamos, New Mexico, when called upon to do so, over irregular routes, under non-scheduled service. William J. Lucas, c/o Los Alamos Transfer Company, 3300 Second Street NW., Albuquerque, New Mexico, representative for applicants.

No. MC-FC 66695. By order of April 1, 1964, the Transfer Board approved the transfer to George Solberg, Woodville, Wis., of the operating rights issued by the Commission March 14, 1942, under Certificate in No. MC 70142, to Gerhart Solberg, Woodville, Wis., authorizing the transportation, over irregular routes, of household goods, and general commodities, except those of unusual value, and except dangerous explosives, commodities in bulk, commodities requiring special equipment and those injurious or contaminating to other lading, between Woodville, Wis., and points within 10 miles of Woodville, on the one hand, and, on the other, South St. Paul, St. Paul, Newport, and Minneapolis, Minn. A. R. Fowler, 2288 University Ave., St. Paul, Minn., 55114, authorized representative for applicants.

No. MC-FC 66707. By order of April 1, 1964, the Transfer Board approved the transfer to Alexander Truck Line, Inc., 337 E. Main, Lyons, Kans., of the operating rights issued by the Commission October 13, 1958, to Dale E. Alexander, doing business as Alexander Truck Lines, and acquired by Elma Alexander, B. F. Alexander, Diane McElroy, Donald G. Alexander, and Dick Alexander, a partnership, doing business as Alexander Truck Line, Lyons, Kans., pursuant to proceedings in MC-FC 66281 and assigned Certificate No. MC 58992, authorizing over regular routes, transportation of agricultural implements and farm machinery, from Kansas City, Mo., to Dodge City, Kans., serving the intermediate and off-route points of North Kansas City, Mo., and Larned, Ellinwood,

Stafford, Lyons, Inman, Great Neck. Sterling, Hutchinson, Salina, Ellsworth, Abilene, St. John, LaCrosse, and Wichita, Kans.; general commodities, with exceptions, from Kansas City, Mo., to Great Bend, Kans., serving intermediate and off-route points of North Kansas City, Mo., and Lyons, Hoisington, and Ellinwood, Kans.: and over irregular routes, feed, machinery, building materials, windmills, iron and steel articles, seeds, paper cartons, and oil in con-tainers, from Kansas City, Kans., and Kansas City and North Kansas City, Mo., to Geneseo, Kans., and points within 40 miles of Geneseo; and livestock, between Geneseo, Kans., and points within 40 miles thereof, on the one hand, and, on the other, Kansas City, Kans., and Kansas City and North Kansas City, Mo.; between Ellinwood, Kans., and points within 40 miles thereof, on the one hand, and, on the other, St. Joseph, Kansas City, and North Kansas City, Mo.

No. MC-FC 66710. By order of April 1, 1964, the Transfer Board approved the transfer to Robert M. Johnson, Nannie Lee Johnson and Mary Pittman, a partnership, doing business as Ellis Moving & Storage, 215 Fatherland Street, Nashville, Tenn., of Certificates in Nos. MC 30845 and MC 30845 (Sub No. 4), issued August 4, 1955 and July 31, 1963, respectively, to Robert M. Johnson and Nannie Lee Johnson, a partnership, doing business as Ellis Moving Company, 214 Fatherland Street, Nashville, Tenn., authorizing the transportation of household goods, over irregular routes, between Nashville, Tenn., and points in Tennessee within 250 miles of Nashville, on the one hand, and, on the other, points in Alabama, Arkansas, Florida, Georgia, Illinois, Indiana, Kentucky, Louisiana, Mississippi, Missouri, New Jersey, New York, North Carolina, Ohio, Oklahoma, South Carolina, Virginia, and West Virginia; between points in Kentucky within 65 miles of Nashville, Tenn., on the one hand, and, on the other, points in the above-specified destination territory; between points in Belmont County, Ohio, and Marshall, Brooke, and Ohio Counties, W. Va., on the one hand, and, on the other, points in West Virginia, Virginia, Maryland, Delaware, Ohio, Pennsylvania, New Jersey, New York, Massachusetts, Rhode Island, Connecticut. Kentucky, Indiana, Illinois, Michigan, Minnesota, Missouri, Kansas and the District of Columbia; between points in Belmont County, Ohio, Marshall, Brooke, and Ohio Counties, W. Va., and those in Pennsylvania, Ohio, West Virginia and Maryland within 125 miles of said counties, on the one hand, and, on the other, points in Wisconsin, Iowa, Tennessee, Oklahoma, Texas, Nebraska, Colorado, Vermont, New Hampshire, and Maine; and the operating rights described in Certificate No. MC 114723, acquired pursuant to MC-FC 66488, approved January 30, 1964, consummated March 4, 1964, and assigned No. MC 30845 (Sub No. 6), authorizing the transportation of household goods, over irregular routes, between points in Lawrence, Wayne, Hardin, and Giles Counties, Tenn., on the one hand, and, on the other, points in Alabama,

Georgia, Mississippi, and Florida. Robert M. Johnson, 215 Fatherland Street, Nashville, Tenn., representative for applicants.

No. MC-FC 66722. By order of April 1964, the Transfer Board approved the transfer to Darr, Inc., Kelso, Wash., of the operating rights in Permits Nos. MC 100820, MC 100820 (Sub-No. 1), and MC 100820 (Sub-No. 2), issued August 4, 1942, May 18, 1949, and March 29, 1961, respectively, to Lawrence A. Darr, Kelso, Wash., authorizing the transportation, over irregular routes, of: Lumber, shingles, lath, plywood, doors, sash, gutters, poles and pilings, between specified points in Washington and Oregon. Ferris A. Albers, Suite 201, National Bank of Commerce Building, Longview, Wash., 98632, attorney for applicants.

> HAROLD D. MCCOY, Secretary.

[F.R. Doc. 64-3585; Filed, Apr. 10, 1964; 8:47 a.m.]

[SEAL]

SMALL BUSINESS ADMINISTRA-TION

[Declaration of Disaster Area 460]

CALIFORNIA

Declaration of Disaster Area

Whereas, it has been reported that during the month of March 1964, because of the effects of certain disasters, damage resulted to residences and business property located in Los Angeles County in the State of California:

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the area affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such area constitutes a catastrophe within the purview of the Small Business Act, as amended.

Now, therefore, as Executive Administrator of the Small Business Administration, I hereby determine that:

1. Application for disaster loans under the provisions of section 7(b) (1) of the Small Business Act, as amended, may be received and considered by the Office below indicated from persons or firms whose property, situated in the aforesaid County and areas adjacent thereto, suffered damage or destruction resulting from landslides and accompanying conditions occurring on or about March 24, 1964.

Office

Small Business Administration Regional Office,

312 West Fifth St., Los Angeles 13, Calif.

100 migeres 10, cam.

2. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to September 30, 1964.

Dated: March 26, 1964.

Ross D. DAVIS, Executive Administrator.

[F.R. Doc. 64-3547; Filed, Apr. 10, 1964; 8:45 a.m.]

[Delegation of Authority 2]

GENERAL COUNSEL

Delegation of Authority Regarding Legal Activities

I. Pursuant to the authority vested in the Administrator by the Small Business Act, 72 Stat. 384, as amended; and Small Business Investment Act of 1958, 72 Stat. 689, as amended; there is hereby delegated to the General Counsel the authority:

1. To approve or decline fees relating to the closing of loans for attorneys retained by SBA.

2. To approve or decline fees and expenses relating to litigation and liquidation matters for attorneys retained by SBA, trustees under deeds of trust, receivers, title examinations and reports, advertising and other necessary litigation expenses.

II. The authority delegated herein may be redelegated.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting General Counsel.

IV. All authority previously delegated by the Administrator to the General Counsel is hereby rescinded without prejudice to actions taken under all such delegations of authority prior to the date hereof.

Effective date. January 27, 1964.

EUGENE P. FOLEY, Administrator.

[F.R. Doc. 64-3580; Filed, Apr. 10, 1964; 8:46 a.m.]

[Delegation of Authority 30-XII Disaster 1]

MANAGER, DISASTER FIELD OFFICE, CRESCENT CITY, CALIF.

Delegation of Authority Regarding Financial Assistance Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation of Authority No. 30 (Revision 8), 28 F.R. 3228, there is hereby redelegated to the Manager of Crescent City, California Disaster Field Office under San Francisco Regional Office Jurisdiction the following authority.

A. Financial Assistance:

1. To approve and decline disaster loans in an amount not exceeding \$50,000.

2. To execute loan authorizations for Washington and Regional Office approved loans and for disaster loans approved under delegated authority, said execution to read as follows:

(Name), Administrator.

By Manager, Disaster Field Office.

3. To cancel, reinstate, modify and amend authorization for disaster loans approved under delegated authority.

4. To disburse unsecured disaster loans.

5. To extend the disbursement period on disaster loan authorizations or undisbursed portions of disaster loans.

II. The authority delegated herein may not be redelegated.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Manager of the disaster field office.

Effective date. March 31, 1964.

JOSEPH P. WASSERBURGER. Acting Regional Director, San Francisco, California. [F.R. Doc. 64-3581; Filed, Apr. 10, 1964; 8:46 a.m.]

[Declaration of Disaster Area 461]

ALASKA, CALIFORNIA, HAWAII, OREGON AND WASHINGTON

Declaration of Disaster Area

Whereas, it has been reported that during the month of March 1964, because of the effects of earthquake, tidal waves, fires, and accompanying conditions, damage resulted to residential, business and other property located in the States of Alaska, California, Hawaii, Oregon and Washington;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the areas affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such areas constitute a catastrophe within the purview of the Small Business Act, as amended.

Now, therefore, as Executive Administrator of the Small Business Administration, I hereby determine that: 1. Applications for disaster

loans under the provisions of section 7(b)(1) of the Small Business Act, as amended, may be received and considered by the Offices below indicated from persons or firms whose property situated in the aforesaid States, and areas adjacent thereto, suffered damage or other destruction resulting from the aforesaid disasters which occurred on or about March 27, 1964.

Offices

Small Business Administration Regional Office.

506 Second Ave.,

Seattle, Wash.

Small Business Administration Branch Office. 307 East Penthouse,

Anchorage, Alaska.

Small Business Administration Branch Office, 921 Southwest Washington,

Portland, Oreg. Small Business Administration Regional Office, 525 Market St.,

San Francisco, Calif.

Small Business Administration Regional Office, 312 West Fifth St.,

Los Angeles, Calif. Small Business Administration Branch Office, 195 South King St., Honolulu, Hawaii.

2. Temporary disaster offices will be established in the areas as necessary,

announcements to be made locally. 3. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to September 30, 1964.

Dated: March 28, 1964.

Ross D. DAVIS. Executive Administrator.

[F.R. Doc. 64-3574; Filed, Apr. 10, 1964; 8:46 a.m.]

DEPARTMENT OF LABOR

Wage and Hour Division

CERTIFICATES AUTHORIZING EM-PLOYMENT OF FULL-TIME STU-DENTS WORKING OUTSIDE OF SCHOOL HOURS IN RETAIL OR SERVICE ESTABLISHMENTS AT SPE-CIAL MINIMUM WAGES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended, 29 U.S.C. 201 et seq.), the regulation on employment of full-time students (29 CFR Part 519), and Administrative Order No. 579 (28 F.R. 11524), the establishments listed in this notice have been issued special certificates authorizing the employment of full-time students working outside of school hours at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. The effective and expiration dates, type of establishment and total number of employees of the establishment are as indicated below. Pursuant to § 519.6(b) of the regulation, the minimum certificate rates are not less than 85 percent of the minimum applicable under section 6 of the Fair Labor Standards Act.

The following certificates were issued pursuant to paragraphs (c) and (g) of § 519.6 of 29 CFR. Part 519, providing for an allowance not to exceed the proportion of the total number of hours worked by full-time students at rates below \$1.00 an hour to the total number of hours worked by all employees in the establishment during the base period, or 10 percent, whichever is lesser, in occupations of the same general classes in which the establishment employed fulltime students at wages below \$1.00 an hour in the base period.

REGION II

H. L. Green Co., No. 1025, 130 Broad Street, Elizabeth, N.J.; effective 4-1-64 to 9-2-64 (variety store; 54 employees). H. L. Green, No. 1152, 1017 Springfield Avenue, Irvington, N.J.; effective 4-1-64 to

9-2-64 (variety store; 69 employees).
 S. S. Kresge Co., No. 573, Ellisburg Circle Shopping Center, 1600 Kings Highway East, Haddonfield, N.J.; effective 4-1-64 to 9-2-64

Haddonneid, N.J.; effective 4-1-64 to 9-2-64 (variety store; 25 employees). S. S. Kresge Co., No. 392, 514 Bloomfield Avenue, Montclair, N.J.; effective 4-1-64 to 9-2-64 (variety store; 29 employees). S. S. Kresge Co., No. 260, 696 Main Avenue, Passaic, N.J.; effective 4-1-64 to 9-2-64 (va-

riety store; 58 employees).

S. S. Kresge Co., No. 30, 228 Main Street, Paterson, N.J.; effective 4-1-64 to 9-2-64 (varlety store; 64 employees).
S. Kresge Co., No. 65, 115 East State

Street, Trenton, N.J.; effective 4-1-64 to 9-2-64 (variety store; 73 employees).

Lynns Fashions, 1126 East Jersey Street, Elizabeth, N.J.; effective 4-1-64 to 9-2-64 (apparel store; 6 employees).

McCrory-McLellan-Green, No. 1032, 632 Cookman Avenue, Asbury Park, N.J.; effective 4-1-64 to 9-2-64 (variety store; 46 employees).

McCrory-McLellan-Green Stores, No. 168, 455-459 Kaighn Avenue, Camden, N.J.; effective 4-1-64 to 9-2-64 (variety store; 37 emplovees).

McCrory-McLellan-Green Stores, No. 308, 1049 Bloomfield Avenue, Clifton, N.J.; effective 4-1-64 to 9-2-64 (variety store; 46 employees)

McCrory-McLellan-Green Stores, No. 272, 767 Bergen Avenue, Jersey City, N.J.; ef-fective 4-1-64 to 9-2-64 (variety store; 33 employees).

McCrory-McLellan-Green Co., No. 1075, 151 Newark Avenue, Jersey City, N.J.; effective 4-1-64 to 9-2-64 (variety store; 50 employees).

McCrory Stores Corp., 701 Broad Street, Newark, N.J.; effective 4-1-64 to 9-2-64 (variety store; 286 employees).

McCrory-McLellan-Green Stores, No. 1085, 192 Springfield Avenue, Newark, N.J.; effec-tive 4-1-64 to 9-2-64 (variety store; 36 employees).

McCrory Stores Corp., No. 240, 271 Main Street, Orange, N.J.; effective 4-1-64 to 9-2-64 (variety store; 85 employees).

McCrory-McLellan-Green Corp., 648 Main Avenue, Passaic, N.J.; effective 4-1-64 to 9-2-64 (variety store; 127 employees).

Newberry Dover Corp., 15 West Blackwell Street, Dover, N.J.; effective 4-1-64 to 9-2-64 (variety store; 127 employees).

REGION III

Glosser Bros., Inc., Franklin and Locust Streets, Johnstown, Pa.; effective 4-1-64 to

 9-2-64 (department store; 467 employees).
 W. T. Grant Co., 4536 Frankford Avenue, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

W. T. Grant Co., No. 281, 10 South Centre Street, Pottsville, Pa.; effective 2-26-64 to

9-2-64 (variety store; 18 employees). H. L. Green Store, No. 1114, 610 Market Street, Wilmington, Del.; effective 4-1-64 to 9-2-64 (variety store; 27 employees). S. S. Kresge Co., 801 Market Street, Wil-

mington, Del.; effective 4-1-64 to 9-2-64

(variety store; 43 employees). S. S. Kresge Co., No. 285, Towson Plaza Shopping Center, 774 Fairmount Avenue, Baltimore, Md.; effective 4-1-64 to 9-2-64 (variety store; 58 employees).

S. S. Kresge Co., No. 348, 3508 Eastern Avenue, Baltimore, Md.; effective 4-1-64 to

9-2-64 (variety store; 21 employees). S. S. Kresge Co., No. 209, 59 Shipping Place, Dundalk, Md.; effective 4-1-64 to 9-2-64 (variety store; 61 employees).

S. Kresge Co., No. 695, 1539-1541 Potomac Avenue, Hagerstown, Md.; effective

4-1-64 to 9-2-64 (variety store; 5 employees). S. S. Kresge Co., No. 341, 3842 Donnell Drive, Washington, D.C.; effective 4-1-64 to 9-2-64 (variety store; 59 employees).

S. S. Kresge Co., No. 639, 1634 State Street West, Baden, Pa.; effective 4-1-64 to 9-2-64 (variety store; 35 employees).

S. S. Kresge Co. No. 302, Great Southern Shoppers Mart, Washington Pike, Bridgeville, Pa.; effective 4-1-64 to 9-2-64 (variety store; 49 employees).

S. S. Kresge Co., No. 76, 904 State Street, Erie, Pa.; effective 4-1-64 to 9-2-64 (variety store; 58 employees).

S. S. Kresge Co., No. 615, 220 Market Street, Harrisburg, Pa.; effective 4-1-64 to 9-2-64 (variety store; 58 employees).

S. S. Kresge Co., No. 143, 108 West Broad Street, Hazleton, Pa.; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

S. S. Kresge Co., No. 64, Lancaster Shopping Center, 1625 Lititz Pike, Lancaster, Pa.; effective 4-1-64 to 9-2-64 (variety store; 39 employees).

S. S. Kresge Co., No. 476, Levittown Shopping Center, Levittown, Pa.; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

S. S. Kresge Co., No. 200, 45 Morrisville Shopping Center, Morrisville, Pa.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

S. S. Kresge Co., No. 191, 2021 South Broad Street, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 43 employees).

S. S. Kresge Co., No. 269, Cottman-Caster Shopping Center, 205 Cottman Avenue, Philadelphia, Pa: effective 4-1-64 to 9-2-64 (variety store: 51 employees)

S. S. Kresge Co., No. 284, 3415 Pleasant Valley Boulevard, Altoona, Pa.; effective 4-1-64 to 9-2-64 (variety store; 55 employees).

S. S. Kresse Co., No. 327, 3614 Germantown Avenue, Philadelphia, Pa.: effective 4-1-64 to 9-2-64 (variety store; 27 employees)

S. S. Kresge Co., No. 438, 5614 North Fifth Street, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 28 employees)

S. S. Kresge Co., No. 528, 3116 Kensington Avenue, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 38 employees)

S. S. Kresge Co., No. 545, 5223 Frankford Avenue, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 29 employees)

S. S. Kresge Co., No. 53, 525 Clairton Boulevard, Pittsburgh, Pa.; effective 4-1-64 to 9-2-64 (variety store; 45 employees)

S. S. Kresge Co., No. 182, North Park Village. 4801 McKnight Road, Pittsburgh, Pa.; effective 4-1-64 to 9-2-64 (variety store; 33 employees).

S. S. Kresge Co., No. 675, East Hills Center. Pittsburgh, Pa.; effective 4-1-64 to 9-2-64 (variety store; 48 employees)

S. S. Kresge Co., No. 282, 9 North Main Street, Pittston, Pa.; effective 4-1-64 to 9-2-64 (variety store; 27 employees).

S. S. Kresge Co., No. 121, 16 South Centre Street, Pottsville, Pa.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

S. Kresge, No. 18, 544 Penn Street Reading, Pa.; effective 4-1-64 to 9-2-64 (variety store; 61 employees)

S. S. Kresge Co., No. 293, 2301 Sharon-Mercer Road, Sharon, Pa.; effective 4-1-64 to 9-2-64 (variety store; 24 employees)

S. S. Kresge Co., No. 492, Springfield Shopping Center, 799 Sproul Road, Springfield, Delaware County, Pa.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

S. S. Kresge Co., No. 475, Uniontown Plaza, 575 Morgantown Street, Uniontown, Pa.; effective 4-1-64 to 9-2-64 (variety store; 54 employees).

S. S. Kresge Co., No. 478, 204 Liberty Street Warren, Pa.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

S. S. Kresge Co., No. 68, 33 Public Square, Wilkes Barre, Pa.; effective 4-1-64 to 9-2-64 (variety store; 93 employees)

S. S. Kresge Co., No. 67, 321 Pine Street Williamsport, Pa.; effective 4-1-64 to 9-2-64 (variety store; 36 employees)

McCrory Stores Corp., No. 46, 13-15 North Market Street, Frederick, Md.; effective 4-1-64 to 9-2-64 (variety store; 48 employees)

McCrory-McLellan-Green, No. 38, 215-219 Main Street, Salisbury, Md.; effective 4-1-64 to 9-2-64 (variety store; 11 employees).

McCrory Store, No. 28, 611 Edgmont Ave-nue, Chester, Pa.; effective 4-1-64 to 9-2-64 (variety store; 30 employees).

McCrory Stores, No. 147, 126-30 West High Street, Ebensburg, Pa.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

McCrory-McLellan-Green Stores, 33-37 Frederick Street, Hanover, Pa.; effective 4-1-64 to 9-2-64 (variety store; 35 employees).

McCrory-McLellan-Green Stores, 562 Broad Street, Hazleton, Pa.; effective 4-1-64 to 9-2-64 (variety store; 46 employees).

McCrory-McLellan-Green Stores, 682-684 Philadelphia Street, Indiana, Pa.; effective 4-1-64 to 9-2-64 (variety store; 42 employees).

McCrory Stores Corp., No. 80, 15-17 North Queen Street, Lancaster, Pa.; effective 4-1-64 to 9-2-64 (variety store: 53 employees).

McCrory-McLellan-Green, 744 Cumberland Street, Lebanon, Pa.: effective 4-1-64 to 9-2-64 (variety store; 26 employees).

McCrory's, 824-28 Cumberland Street, Pa.; effective 4-1-64 to 9-2-64 Lebanon. (variety store; 27 employees)

McCrory-McLellan-Green Stores, 231 Fifth Avenue, McKeesport, Pa.; effective 4-1-64 to 9-2-64 (variety store; 121 employees).

McCrory Store, No. 104, 200-202 Front Street, Philipsburg, Pa.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

McCrory-McLellan-Green, 318-320 Avenue, Pittsburgh, Pa.; effective 4-1-64 to 9-2-64 (variety store; 152 employees)

McCrory Store Corp., No. 11, 105 East Ohio Street, Pittsburgh, Pa.; effective 4-1-64 to 9-2-64 (variety store; 128 employees).

McCrory-McLellan-Green Stores, 510-516 Penn Street, Reading, Pa.; effective 4-1-64

to 9-2-64 (variety store; 26 employees). Newberry Keystone Corp., No. 34, 58-66 Main Street, Waynesboro, Pa.; effective 4-1-64 to 9-2-64 (variety store; 23 employees).

Newberry Penn-Empire Inc., No. 55, 11
 Main Street, Bradford, Pa.; effective 4-1-64
 to 9-2-64 (variety store; 11 employees).
 F. W. Woolworth Co., No. 2125, 230 East
 Main Street, Newark, Del.; effective 4-1-64

to 9-2-64 (variety store; 28 employees)

F. W. Woolworth Co., No. 2214, Nylon Capital Shopping Center, Stein Highway and Atlanta Road, Seaford, Del.; effective 4-1-64 to 9-2-64 (variety store; 40 employees). F. W. Woolworth Co., West Seventh Street,

Frederick, Md.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

F. W. Woolworth Co., No. 563, 2-14 East Main Street, Bloomsburg, Pa.; effective 4-1-

64 to 9-2-64 (variety store; 29 employees). F. W. Woolworth Co., 239-43 East Main Street, Coatesville, Pa.; effective 4-1-64 to 9-2-64 (variety store; 28 employees)

W. Woolworth Co., No. 606, Bustleton Feaste ville, Pa.; effective 4-1-64 to Pike. 9-2-64 (variety store; 31 employees)

F. W. Woolworth Co., No. 255, Clearview Shopping Center, Carlisle Street, Hanover, Pa.; effective 4-1-64 to 9-2-64 (variety store; 24 employees)

Woolworth Co., No. 213, 2318 North W. Front Street, Philadelphia, Pa.; effective 4-1-64 to 9-2-64 (variety store; 25 employees)

F. W. Woolworth Co., No. 1302, 116-22 South Allen Street, State College, Pa.; effective 4-1-64 to 9-2-64 (variety store; 17 employees).

REGION IV

Arbor Vitae Varlety, Inc., d/b/a T. G. & Y. Stores Co., No. 219, Riverlands Shopping Center, La Place, La.; effective 3-9-64 to 9-2-64 (variety store; 12 employees).

REGION V

The Barr Co., 116 South Main, Celina, Ohio; effective 4-1-64 to 9-2-64 (variety

store; 24 employees). Bischoff's Food Center, 2940 Sylvania Avenue, Toledo, Ohio; effective 4-1-64 to 9-2-64 (food store; 37 employees).

The W. J. Kennedy Co., Orange Street and Bellbrook Avenue, Xenia, Ohio; effective 4-1-64

to 9-2-64 (food store; 41 employees). S. S. Kresge Co., No. 485, 142 East Maumee

Street, Adrian, Mich.; effective 4-1-64 to 9-2-64 (variety store; 36 employees). S. S. Kresge Co., No. 605, 6530 Allen Road, Allen Park, Mich.; effective 4-1-64 to 9-2-64 (variety store; 22 employees)

S. S. Kresge Co., No. 74, 204 South Main Street, Ann Arbor, Mich.; effective 4-1-64 to 9-2-64 (variety store; 29 employees)

S. S. Kresge Co., No. 160, 317 South State Street, Ann Arbor, Mich.; effective 4-1-64 to 9-2-64 (variety store; 27 employees).

S. S. Kresge Co., No. 296, 3116 West 12 Mile, Berkley, Mich.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

S. S. Kresge Co., No. 453, 1155 West 14 Mile Road, Clawson, Mich.; effective 4-1-64 to 9-2-64 (variety store; 66 employees).

S. S. Kresge Co., No. 16, Westborn Shopping Center, 23131 Michigan Avenue, Dearborn, Mich.; effective 4-1-64 to 9-2-64 (variety store: 81 employees).

S. S. Kresge Co., No. 490, 22022 Michigan Avenue, Dearborn, Mich.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

S. S. Kresge Co., No. 580, 13546 Michigan Avenue, Dearborn, Mich.; effective 4-1-64 to 9-2-64 (variety store; 50 employees).

Woodward. Kresge Co., No. 1, 1201 S S Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 286 employees).

S. S. Kresge Co., No. 166, 14329 Mack Ave-nue, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 20 employees)

S. S. Kresge Co., No. 190, 7717 East Seven Mile Road, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 18 employees). S. S. Kresge Co., No. 208, 15221 Houston,

Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 34 employees)

S. S. Kresge Co., No. 241, 2831 East Seven Mile Road, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 21 employees). S. S. Kresge Co., No. 289, 19215 Mack, De-

troit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 44 employees)

S. Kresge Co., No. 290, 18610 Fenkell S Avenue, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 40 employees). S. S. Kresge Co., No. 352, 14300 Jefferson.

Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 16 employees).

S. S. Kresge Co., No. 369, 11960 East Warren Avenue, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 59 employees)

S. S. Kresge Co., No. 395, 5505 Michigan, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 28 employees). S. S. Kresge Co., No. 456, Eastland Center,

effective 4-1-64 to 9-2-64 Detroit, Mich.; (variety store; 144 employees)

S. S. Kresge Co., No. 521 6300 West Seven Mile Road, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

S. S. Kresge Co., No. 527, 17646 Joy Road, Detroit, Mich.: effective 4-1-64 to 9-2-64 (variety store; 26 employees).

S. S. Kresge Co., No. 533, 14301 Gratiot

Avenue, Detroit, Mich.; effective 4-1-64 to
9-2-64 (variety store; 47 employees).
S. Kresge Co., No. 550, 10786 Grand
River, Detroit, Mich.; effective 4-1-64 to
9-2-64 (variety store; 84 employees).

S. S. Kresge Co., No. 582, 7350 Grand River Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 30 employees)

S. S. Kresge Co., No. 620, 20100 West Seven Mile Road, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

S. S. Kresge Co., No. 652, Telecraft Shopping Center, 14060 Telegraph Road, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

S. S. Kresge Co., No. 659, 25465 Grand River, Detroit, Mich.; effective 4-1-64 to 9-2-64 (variety store; 70 employees).

S. S. Kresge Co., No. 699, 5010 Dixie Highway, Drayton Plains, Mich.; effective 4-1-64 to 9-2-64 (variety store; 41 employees).

S. S. Kresge Co., No. 185, 200 West Nine Mile Road, Ferndale, Mich.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

S. S. Kresge Co., No. 12, 415 South Saginaw Street, Flint, Mich.; effective 4-1-64 to

 9-2-64 (variety store; 119 employees).
 S. S. Kresge Co., No. 214, 4901 Clio, Flint, Mich.; effective 4-1-64 to 9-2-64 (variety store; 52 employees).

 S. S. Kresge Co., No. 272, North Flint Plaza,
 102 West Pierson Road, Flint, Mich.; effective
 4-1-64 to 9-2-64 (variety store; 50 employees).

S. S. Kresge Co., No. 642, 4925 Fenton, Flint, Mich.; effective 4-1-64 to 9-2-64 (variety store; 48 employees).

S. S. Kresge Co., No. 59, 135 Monroe Avenue, Grand Rapids, Mich.; effective 4-1-64 to 9-2-64 (variety store; 55 employees)

S. S. Kresge Co., No. 211, 14551 Woodward at Sears, Highland Park, Mich.; effective 4-1-64 to 9-2-64 (variety store; 99 employees)

S. S. Kresge Co., No. 365, 13933 Woodward Avenue, Highland Park, Mich.; effective 4-1-64 to 9-2-64 (variety store; 37 employees).

S. S. Kresge Co., No. 405, Cherry Hill Plaza, 27225 Cherry Hill Road, Inkster, Mich.; effective 4-1-64 to 9-2-64 (variety store: 27 employees).

S. S. Kresge Co., No. 103, 133 West Michigan Avenue, Jackson, Mich.; effective 4-1-64 to 9-2-64 (variety store; 39 employees).

S. S. Kresge Co., No. 70, 114 South Washington Avenue, Lansing, Mich.; effective 4-1-64 to 9-2-64 (varlety store; 30 employees). S. S. Kresge Co., No. 245, 3688 Fort Street,

Lincoln Park, Mich.; effective 4-1-64 to 9-2-64 (variety store: 40 employees)

S. S. Kresge Co., No. 685, 1750 Dix Highway, Lincoln Park, Mich.; effective 4-1-64 to 9-2-64 (variety store; 57 employees).

S. S. Kresge Co., No. 27, Wonderland Shopping Center, 29589 Plymouth Road, Livonia, Mich.; effective 4-1-64 to 9-2-64 (variety store: 104 employees).

S. S. Kresge Co., No. 257, 33111 Plymouth, Livonia, Mich.; effective 4-1-64 to 9-2-64 (variety store; 20 employees). S. S. Kresge Co., No. 529, 1 East Front

Street. Monroe, Mich.; effective 4-1-64 to 9-2-64 (variety store; 56 employees)

S. S. Kresge Co., No. 535, 17 North Gratiot, Mt. Clemens, Mich.; effective 4-1-64 to 9-2-64 (variety store; 99 employees)

S. S. Kresge Co., No. 626, 267 West Western, Muskegon, Mich.; effective 4-1-64 to 9-2-64 (variety store; 48 employees).

S. S. Kresge Co., No. 404, 15 South Telegraph, Pontiac, Mich.; effective 4-1-64 to
9-2-64 (variety store; 30 employees).
S. S. Kresge Co., No. 684, 2301 South Tele-

graph, Pontiac, Mich.; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

S. S. Kresge Co., No. 2, 240 Huron Avenue, Port Huron, Mich.; effective 4-1-64 to 9-2-64

(variety store; 76 employees). S. S. Kresge Co., No. 577, 10563 West Jeff-erson, River Rouge, Mich.; effective 4-1-64 to 9-2-64 (variety store; 38 employees)

S. S. Kresge Co., No. 677, North Hill Shopping Center, 1471 Rochester Road, Rochester, Mich.; effective 4-1-64 to 9-2-64 (variety

store; 38 employees). S. S. Kresge Co., No. 415, 26280 Eastgate Boulevard, Roseville, Mich.; effective 4-1-64 to 9-2-64 (variety store; 64 employees)

S. S. Kresge Co., No. 530, 408 South Washington, Royal Oak, Mich.; effective 4-1-64 to 9-2-64 (variety store; 76 employees). S. S. Kresge Co., No. 428, 310 Genesee Ave-

nue, Saginaw, Mich.; effective 4-1-64 to 9-2-64 (variety store; 50 employees).

S. S. Kresge Co., No. 315, 506 Ashmun, Sault Sainte Marie, Mich.; effective 4-1-64 to

8-2-64 (variety store; 28 employees). S. S. Kresge Co., No. 123, F20 Northland Center, Southfield, Mich.; effective 4-1-64 to

9-2-64 (variety store; 155 employees). S. S. Kresge Co., No. 499, 211 East Front Street, Traverse City, Mich.; effective 4-1-64

to 9-2-64 (variety store; 32 employees) S. S. Kresge Co., No. 687, 13751 Eureka Road, Wyandotte, Mich.; effective 4-1-64 to 9-2-64 (variety store; 52 employees).

S. S. Kresge Co., No. 354, 1106 South Main

Street, Akron, Ohio; effective 4-1-64 to 9-2-64 (variety store; 24 employees)

S. S. Kresge Co., No. 120, 301 North Market, Canton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 78 employees).

S. S. Kresge Co., No. 28, 216 Euclid Avenue, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 155 employees).

S. S. Kresge Co., No. 267, 402 Euclid Avenue, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

S. S. Kresge Co., No. 298, 5700 Broadway, Box No. 429 Station, Cleveland, Ohio; ef-fective 4-1-64 to 9-2-64 (variety store; 43 employees).

S. S. Kresge Co., No. 376, 3191 Westgate, Westgate Shopping Center, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 50 employees).

S. S. Kresge Co., No. 411, 11008 Lorain Avenue, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store: 66 employees).

S. S. Kresge Co., No. 449, 8409 Carnegie Avenue, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 46 employees)

S. S. Kresge Co., No. 459, Pearl-Brook Shopping Center, 5140 Pearl Road, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 30 employees).

S. S. Kresge Co., No. 557, 1411 S.O.M. Cen. ter Road, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 36 employees).

S. S. Kresge Co., No. 614, 4087 Lee Road Cleveland, Ohio: effective 4-1-64 to 9-2-64 (variety store; 36 employees).

S. S. Kresge Co., No. 85 North High Street, Columbus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 43 employees)

S. Kresge Co., No. 29, 657 Harrisburg Columbus, Ohio; effective 4-1-64 to S. S. Pike. 9-2-64 (variety store; 35 employees)

S. S. Kresge Co., No. 604, 3750 East Broad areet, Columbus, Ohio; effective 4-1-64 to Street. 9-2-64 (variety store; 32 employees).

S. S. Kresge Co., No. 636, 3890 East Broad Street, Columbus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 22 employees).

S. S. Kresge Co., No. 640, Northern Lights Shopping Center, 3477 Cleveland Avenue, Columbus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

S S. Kresge Co., No. 643, 137 Graceland Boulevard, Columbus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 11 employees).

S. S. Kresge Co., No. 538, 2857 State Road, Cuyahoga Falls, Ohio; effective 4-1-64 to -64 (variety store; 23 employees)

S. S. Kresge Co., No. 9, 123 South Main Street, Dayton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 54 employees)

S. S. Kresge Co., No. 628, 316 Stroop Road, Dayton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 30 employees)

S. Kresge Co., No. 649, 4271 West Third Street, Dayton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 34 employees)

S. S. Kresge Co., No. 564, 100 North Main

Street, Fostoria, Ohio; effective 4-1-64 to 9-2-64 (variety store; 31 employees). S. S. Kresge Co., No. 223, 224 High Street, Hamilton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 23 employees). S. S. Kresge Co., No. 171, 108 West Main

Street, Lancaster, Ohio; effective 4-1-64 to 9-2-64 (variety store; 30 employees)

S. S. Kresge Co., No. 406, O'Neil-Sheffield Shopping Center, 1321 North Ridge Road, Lorain, Ohio; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

S. Kresge Co., No. 144, 20900 Libby Road, S. Maple Heights, Ohio; effective 4-1-64 to 9-2-64 (variety store; 71 employees)

S. S. Kresge Co., No. 603, 15818 Broadway Maple Heights, Ohio; effective 4-1-64 to 9-2-64 (variety store; 17 employees).

S. S. Kresge Co., No. 362, 143 West Center Marion, Ohio; Street, effective 4-1-64 to 9-2-64 (variety store; 40 employees).

S. S. Kresge Co., No. 531, 6869 Southland Drive, Middleburg Heights, Ohio; effective 4-1-64 to 9-2-64 (variety store; 41 employees)

S. S. Kresge Co., No. 512, 201 South Main Street (3), Mt. Vernon, Ohio; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

S. S. Kresge Co., No. 40, 23 North Third Street, Newark, Ohio; effective 4-1-64 to 9-2-64 (variety store; 28 employees)

S. S. Kresge Co., No. 205, 30 McKinley Heights Plaza, Niles, Ohio; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

S. S. Kresge Co., No. 410, 121 Main Street, Painesville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 48 employees).

S. S. Kresge Co., No. 676, 1301 Pleasant Valley Road, Parma, Ohio; effective 4-1-64 to 9-2-64 (variety store; 47 employees).

S. S. Kresge Co., No. 488, 326 North Main, Piqua. Ohio; effective 4-1-64 to 9-2-64 (variety store: 24 employees).

S. S. Kresge Co., No. 458, 438 Market, Steubenville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 45 employees)

S. S. Kresge Co., No. 48, Stow-Kent Shop-ping Center, 4301 Stow-Kent Road, Stow, Ohio; effective 4-1-64 to 9-2-64 (variety store; 23 employees).

S. S. Kresge Co., No. 447, 65 Midway Plaza Tallmadge, Ohio; effective 4-1-64 to 9-2-64 (variety store; 24 employees)

S. S. Kresge Co., No. 646, 3301 West Central Avenue, Westgate Village Shopping Cen-ter, Toledo, Ohio; effective 4-1-64 to 9-2-64 (variety store; 58 employees)

S. S. Kresge Co., No. 299, 125 West Market Street, Warren, Ohio; effective 4-1-64 to 9-2-64 (varlety store; 44 employees). S. S. Kresge Co., No. 228, Shoregate Shop-

ping Center, 29650 Lakeshort Boulevard, Willowick, Ohio; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

S. S .Kresge Co., No. 248, 30 South Detroit, Xenia, Ohio; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

S. S. Kresge Co., No. 588, Glenwood Plaza, 365 Boardman-Canfield Road, Youngstown, Ohio; effective 4-1-64 to 9-2-64 (variety store; 28 employees)

S. S. Kresge Co., No. 377, 501 Main Street Zanesville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 69 employees).

McCrory-McLellan-Green Stores, 125 North Second Avenue, Alpena, Mich.; effective 4-1-64 to 9-2-64 (variety store; 25 employees)

McCrory-McLellan Stores Corp., No. 447. 286 West Nepessing Street, Lapeer, Mich.; effective 4-1-64 to 9-2-64 (variety store; 37 employees)

McCrory-McLellan-Green Store, No. 189. 227 Market Avenue, North, Canton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 88 employees).

McCrory-McLellan-Green Store, No. 1207. 520 Euclid, Cleveland, Ohio; effective 4-1-64 to 9-2-64 (variety store; 55 employees).

McCrory-McLellan-Green, No. 684, 30 North Sandusky, Delaware, Ohio; effective 4-1-64 to 9-2-64 (variety store; 15 employees).

McCrory-McLellan-Green Stores, No. 125, 236-40 High Street, Hamilton, Ohio; effective 4-1-64 to 9-2-64 (varlety store; 19 employees).

McCrory-McLellan-Green Store, No. 1059, division of McCrory Corp., 412 Chillicothe Street, Portsmouth, Ohio; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

McCrory-McLellan-Green Store, No. 1124. 135 East Third, Uhrichsville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 21 emplovees)

McCrory-McLellan-Green Store, No. 185, 9-11 West Federal, Youngstown, Ohio; effec-tive 4-1-64 to 9-2-64 (variety store; 49 employees).

G. C. Murphy Co., 309 South Superior, Albion, Mich.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

G. C. Murphy Co., No. 436, 138 South Cochran, Charlotte, Mich.; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

G. C. Murphy Co., No. 444, 31-35 West Chicago, Coldwater, Mich.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

Murphy Co., No. 406, 58-60 North G. C. Howell Street, Hillsdale, Mich.; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

G. C. Murphy Co., No. 437, 143 West Michigan, Marshall, Mich.; effective 4-1-64 to 9-2-64 (variety store; 24 employees)

G. C. Murphy Co., No. 424, 200 North Washington, Owosso, Mich.; effective 4-1-64 to 9-2-64 (variety store; 46 employees).

G. C. Murphy Co., No. 120, 307-311 State Street, St. Joseph, Mich.; effective 4-1-64 to 9-2-64 (variety store; 42 employees).

G. C. Murphy Co., No. 451, 323-325 Center, South Haven, Mich.; effective 4-1-64 to 9-2-64 (variety store; 33 employees).

G. C. Murphy Co., No. 181, 358-364 East Main Street, Alliance, Ohio; effective 4-1-64 to 9-2-64 (variety store; 30 employees)

G. C. Murphy Co., No. 140, 105-109 East Main Street, Barnesville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

G. C. Murphy Co., No. 65, 3300-3320 Bel mont Street, Bellaire, Ohio; effective 4-1-64 to 9-2-64 (variety store; 75 employees)

G. C. Murphy Co., No. 36, 126-132 South Main, Bellefontaine, Ohio; effective 4-1-64 to 9-2-64 (variety store; 47 employees)

G. C. Murphy Co., No. 415, 111-117 West Butler Street, Bryan, Ohio; effective 4-1-64 to 9-2-64 (variety store; 23 employees)

G. C. Murphy Co., No. 431, 120 South San-dusky, Bucyrus, Ohio; effective 4-1-64 to 9-

2-64 (variety store; 20 employees). G. C. Murphy Co., No. 234, 415 Swifton Center, Cincinnati, Ohio; effective 4-1-64 to 9-2-64 (variety store; 144 employees)

G. C. Murphy Co., No. 110, 101-103 West Main Street, Circleville, Ohio; effective 4-1-

64 to 9-2-64 (variety store; 32 employees). G. C. Murphy Co., No. 265, Lane Shopping Center, West Lane Avenue, Columbus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 79 employees)

G. C. Murphy Co., No. 418, 416-420 Clinton Street, Defiance. Ohio; effective 4-1-64 to 9-2-64 (variety store; 81 employees).

G. C. Murphy Co., No. 452, 109 South Main. Fostoria, Ohio; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

G. C. Murphy Co., No. 441, 245 South Main, Franklin, Ohio; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

G. C. Murphy Co., No. 460, 101 Harding Way, East, Galion, Ohio; effective 4-1-64 to 9-2 -64 (variety store; 21 employees)

G. C. Murphy Co., No. 2, 348-350 Second Avenue, Gallipolis, Ohio; effective 4-1-64 to

 9-2-64 (variety store; 38 employees).
 G. C. Murphy Co., No. 468, 316-320 Second, Gallipolis, Ohio; effective 4-1-64 to 9-2-64 (variety store; 18 employees).

G. C. Murphy Co., No. 37, 423-429 South Broadway, Greenville, Ohio; effective 4-1-64

G. C. Murphy Co., No. 456, 121-123 West Main, Hillsboro, Ohio; effective 4-1-64 to 9-2-64 (variety store; 22 employees).

G. C. Murphy Co., No. 459, 215-217 Broadway, Jackson, Ohio; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

G. C. Murphy Co., No. 269, Hills and Dales Shopping Center, 1450 West Dorothy Lane, Kettering, Ohio; effective 4-1-64 to 9-2-64 (variety store; 54 employees).

G. C. Murphy Co., No. 446, 15-17 South Broadway, Lebanon, Ohio; effective 4-1-64 to 9-2-64 (variety store; 48 employees).

G. C. Murphy Co., No. 466, 4 East Main Street, Logan Ohio; effective 4-1-64 to 9-2-64 (variety store; 35 employees).

G. C. Murphy Co., No. 230, 228 West Center, Marion, Ohio; effective 4-1-64 to 9-2-64 (variety store; 59 employees).

G. C. Murphy Co., No. 38, 1044 Central Avenue, Middletown, Ohio; effective 4-1-64 to 9-2-64 (variety store; 59 employees).

G. C. Murphy Co., No. 462, 102-104 Washington, Napoleon, Ohio; effective 4-1-64 to 9-2-64 (variety store; 18 employees).

G. C. Murphy Co., No. 257, Ridgeview Shopping Center, 38899 Center Ridge Road, North Ridgeville, Ohio; effective 4-1-64 to 9-2-64 (variety store; 65 employees):

G. C. Murphy Co., No. 41, 316 North Main Street, Piqua, Ohio; effective 4-1-64 to 9-2-

64 (variety store; 35 employees). G. C. Murphy Co., No. 453, 109-113 West Spring, St. Marys, Ohio: effective 4-1-64 to
 9-2-64 (variety store; 46 employees).
 G. C. Murphy Co., No. 52, 506-516 East

State Street, Salem, Ohio; effective 4-1-64 to 9-2-64 (variety store; 44 employees).

G. C. Murphy Co., No. 40, 110-112 East Poplar Street, Sidney, Ohio; effective 4-1-64 9-2-64 (variety store; 49 employees) to

G. C. Murphy Co., No. 122, 206-208 North Fourth Street, Toronto, Ohio; effective 4-1-64 to 9-2-64 (variety store; 26 employees). G. C. Murphy Co., No. 35, 1-9 South Mar

ket, Troy. Ohio; effective 4-1-64 to 9-2-64 (variety store; 38 employees).

G. C. Murphy Co., No. 419, 133 North Main, Urbana, Ohio; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

G. C. Murphy Co., No. 192, 1302 Rombach, Wilmington, Ohio; effective 4-1-64 to 9-2-64 (variety store; 40 employees)

G. C. Murphy Co., No. 187, 3345 Mahoning Avenue, Youngstown, Ohio; effective 4-1-64

to 9-2-64 (variety store; 52 employees). G. C. Murphy Co., No. 222, 2630 South Market, Youngstown, Ohio; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

J. J. Newberry Co., 109 South James, Ludington, Mich.; effective 4-1-64 to 9-2-64 (variety store; 20 employees)

J. J. Newberry Co., 230 Huron Avenue, Port Huron, Mich.; effective 4-1-64 to 9-2-64 (variety store: 31 employees).

J. J. Newberry Co., 30-36 West Main Street Ashland, Ohlo; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

J. J. Newberry Co., 108-114 South Sandusky Avenue, Bucyrus, Ohio; effective 4-1-64 to 9-2-64 (variety store; 21 employees).

J. J. Newberry Co., 5728 Broadway, Cleve land, Ohio; effective 4-1-64 to 9-2-64 (variety store; 10 employees).

Newberry Coshocton Corp., 441 Main Street, Coshocton, Ohio; effective 4-1-64 to 9-2-64 (variety store; 62 employees).

J. J. Newberry Co., 141 South Washington, Tiffin, Ohio; effective 4-1-64 to 9-2-64 (variety store; 42 employees).

Newberry Wooster Corp., No. 415, 146-148 East Liberty Street, Wooster, Ohio; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

F. W. Woolworth Co., No. 219, 39-41 West Michigan, Battle Creek, Mich.; effective 4-1-

64 to 9-2-64 (variety store; 34 employees). W. Woolworth Co., No. 327, 257 Western Muskegon, Mich.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

F. W. Woolworth Co., No. 2447, 280 West Genesee Avenue, Saginaw, Mich.; effective 4-1-64 to 9-2-64 (varlety store; 22 employees).

REGION VI

Grebe's Bakeries, Inc., 5132 West Lincoln Avenue, West Allis, Wis.; effective 4-1-64 to 9-2-64 (food store; 234 employees).

Jupiter Discount Store, No. 4542, 336 East Grand Avenue, Beloit, Wis.; effective 4-1-64 to 9-2-64 (variety store; 16 employees).

Jupiter Discount Store, 222 North Wash-ington, Green Bay, Wis; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

K Mart, No. 4058, 419 East Adams Street, Springfield, Ill.; effective 4-1-64 to 9-2-64 (variety store; 82 employees).

S. S. Kresge Co., No. 303, Arlington Market Shopping Center, 12 North Dryden Avenue, Arlington Heights, Ill.; effective 4-1-64 to 9-2-64 (variety store; 35 employees)

S. S. Kresge Co., No. 236, 5626 West Belmont

Avenue, Chicago, Ill; effective 4-1-64 to 9-2-64 (variety store; 45 employees). S. S. Kresge Co., No. 253, 11221 South Michigan Avenue, Chicago, Ill.; effective 4-1-64 to 9-2-64 (variety store; 85 employees).

S. S. Kresge Co., No. 480, 6300 South Halsted Street, Chicago, Ill.; effective 4-1-64 to 9-2-64 (variety store; 171 employees)

S. S. Kresge Co., No. 627, 9530 South Western Avenue, Chicago, Ill.; effective 4-1-64 to 9-2-64 (variety store; 94 employees).

S. S. Kresge Co., No. 201, 343 North Water Street, Decatur, Ill.; effective 4-1-64 to 9-2-64 (variety store; 49 employees).

S. S. Kresge Co., No. 177, 32 South Grove Avenue, Elgin, Ill.; effective 4-1-64 to 9-2-64

Avenue, Eigin, III.; effective 4-1-64 to 9-2-04 (variety store; 41 employees). S. S. Kresge Co., No. 179, 211 East Main Street, Galesburg, III.; effective 4-1-64 to 9-2-64 (variety store; 19 employees). S. S. Kresge Co., No. 90, 59 East Side Square, Jacksonville, III.; effective 4-1-64 to 9-2-64 (variety stores) for employees).

(variety store; 25 employees).

S. S. Kresge Co., No. 122, 101 South Kicka-S. Kitege Co., No. 123, 101 South Micka-poo Street, Lincoln, Ill.; effective 4-1-64 to 9-2-64 (variety store; 29 employees).
 S. Kresge Co., No. 98, 530 Maine Street, Quincy, Ill.; effective 4-1-64 to 9-2-64 (va-

riety store; 34 employees)

S. S. Kresge Co., No. 647, 850 New Green River Road, Evansville, Ind.; effective 4-1-64 to 9-2-64 (variety store; 32 employees)

S. S. Kresge Co., No. 672, 626 Twin-Aire Drive, Indianapolis, Ind.; effective 4-1-64 to 9-2-64 (variety store; 67 employees).

S. S. Kresge Co., No. 520, 634 Nicollet Avenue, Minneapolis, Minn.; effective 4-1-64 to 9-2-64 (variety store; 158 employees)

S. S. Kresge Co., No. 323, 1201 South Broadway, Rochester, Minn.; effective 4-1-64 to

 9-2-64 (variety store; 27 employees).
 S. S. Kresge Co., No. 609, 5722 Sixth Avenue, Kenosha, Wis.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

S. S. Kresge Co., 659 Gilbert Road, Madison, Wis.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

S. S. Kresge Co., No. 420, 836 South 8th Street, Manitowoc, Wis.; effective 4-1-64 to

9-2-64 (variety store; 70 employees). S. S. Kresge Co., 3333 South 27th Street, Milwaukee, Wis.; effective 4-1-64 to 9-2-64

(variety store; 37 employees).
S. S. Kresge Co., No. 286, 801-803 North 8
Street, Sheboygan, Wis.; effective 4-1-64 to
9-2-64 (variety store; 39 employees).
S. S. Kresge Co., No. 493, 401 Third Street,

Wausau, Wis ; effective 4-1-64 to 9-2-64 (variety store; 65 employees).

Wm. A. Lewis Clothing Co., 2301 West 95th Street, Chicago, Ill.; effective 4-1-64 to 9-2-64 (apparel store; 85 employees).

Wm. A. Lewis Clothing Co., Hillside Shopping Center, Hillside, III.; effective 4-1-64 to 9-2-64 (apparel store; 60 employees).

Wm. A. Lewis Clothing Co., Harlem-Irving Plaza, Norridge, Ill.; effective 4-1-64 to 9-2-64 (apparel store; 55 employees).

Skinner, Chamberlain & Co., Inc., 225 South Broadway, Albert Lea, Minn.; effective 4-1-64 to 9-2-64 (department store; 72 em-

Ployees). F. W. Woolworth Co., No. 99, 19 South

F. W. Wolworth Co., No. 55, 10 South Broadway, Aurora, Ill.; effective 4-1-64 to 9-2-64 (variety store; 45 employees).
 F. W. Woolworth Co., No. 95, 301 North Main Street, Bloomington, Ill.; effective 4-1-

64 to 9-2-64 (variety store; 43 employees). F. W. Woolworth Co., 4019 Milwaukee Ave-

nue, Chicago, Ill.; effective 4-1-64 to 9-2-64 (variety store; 108 employees).

F. W. Woolworth Co., No. 676, 5201 Hoh-man Avenue, Hammond, Ind.; effective 4-1-64 to 9-2-64 (variety store; 51 employees).

F. W. Woolworth Co., 618-620 Lincolnway LaPorte, Ind.; effective 4-1-64 to 9-2-64 (variety store; 27 employees).

Woolworth Co., No. 2400, 9-11 South-F. W land Shopping Center, Terre Haute, Ind.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

REGION VII

40 & 7 United Super 30, Blue Springs, Mo.; effective 4-1-64 to 9-2-64 (variety store; 30 employees)

Ball's Thrift-Way Market, Inc., 3400 State Avenue, Kansas City, Kans.; effective 4-1-64 to 9-2-64 (variety store; 18 employees).

E & F Corp., d/b/a Ramey Super Market No. 1, 1812 South Glenstone, Springfield, Mo.; effective 4-1-64 to 9-2-64 (variety store; 45 employees).

Forsythia Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 156, 6003 Independence Avenue, Kansas City, Mo.; effective 3-11-64 to 9-2-64 (variety store; 14 employees).

Graves & Thompson, Graves Drug Store, No. 11, 212 South Summit, Arkansas City, Kans.; effective 3-7-64 to 9-2-64 (variety store; 15 employees).

Hested Stores Co., No. 773, 2700 South Colorado Boulevard, Denver, Colo.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

Hested Stores Co., No. 701, 510 E Street. Fairbury, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 19 employees)

Hested Stores Co., No. 715, 311 Norfolk, Avenue, Norfolk, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 36 employees).

Hillcrest Food Center, Inc., Ninth and Iowa. Lawrence, Kans.; effective 4-1-64 to 9-2-64 (food store; 49 employees).

Kessler's Super Market, 621 Sixth Avenue, S.E., Aberdeen, S. Dak.; effective 4-1-64 to 9-2-64 (food store; 60 employees).

S. S. Kresge Co., No. 154, 516 West Broadway, Council Bluffs, Iowa; effective 4-1-64 to 9-2 -64 (variety store; 52 employees)

S. S. Kresge Co., No. 270, Village Shopping Center, 902 West Kimberly Road; Daven-port, Iowa; effective 4-1-64 to 9-2-64 (variety store; 27 employees).

S. S. Kresge Co., No. 542C, Merle Hay Plaza, Merle Hay Road at Douglass Avenue, Des Moines, Iowa; effective 4-1-64 to 9-2-64 (variety store; 64 employees).

S. S. Kresge Co., No. 559, 121 Washington Street, Box 366, Iowa City, Iowa; effective 4-1-64 to 9-2-64 (variety store; 36 emplovees)

S. S. Kresge Co., No. 692C, 1700-1702 South Federal Avenue, Mason City, Iowa; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

S. S. Kresge Co., No. 163, 423 Fourth Street, Sioux City, Iowa; effective 4-1-64 to 9-2-64 (variety store; 108 employees).

S. S. Kresge Co., No. 152, 219 East Fourth Street. Waterloo, Iowa; effective 4-1-64 to 9-2-64 (variety store; 41 employees).

S. S. Kresge Co., No. 244, 609 Commercial Street, Atchison, Kans.; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

S. S. Kresge Co., No. 697, Parklane Shopping Center, 1012 South Oliver, Wichita, Kans.; effective 4-1-64 to 9-2-64 (variety store; 37 employees).

S. S. Kresge Co., No. 89, 101-109 North Main Street, Hannibal, Mo.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

S. S. Kresge Co., No. 625, 111 North Main treet, Independence, Mo.; effective 4-1-64 Street, to 9-2-64 (variety store; 25 employees).

8. S. Kresge Co., No. 555, Northland Shopping Center, Jennings, Mo.; effective 4-1-64 to 9-2-64 (variety store; 103 employees)

S. S. Kresge Co., No. 58, 601 Felix Street, St. Joseph, Mo.; effective 4-1-64 to 9-2-64 (variety store; 78 employees)

S. S. Kresge Co., No. 24, 522 Washington Avenue, St. Louis, Mo.; effective 4-1-64 to

9-2-64 (variety store; 193 employees). S. S. Kresge Co., No. 601C, 24 Hampton Village Plaza, St. Louis, Mo.; effective 4-1-64 to 9-2-64 (variety store; 58 employees).

S. S. Kresge Co., No. 451, 1514 South Glen-stone, Springfield, Mo.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

S. S. Kresge Co., No. 11, Yorkshire Village Shopping Center, 8039 Watson Road, Web-Groves, Mo.; effective 4-1-64 to 9-2-64 (variety store; 22 employees).

S. S. Kresge Co., No. 109, 1137 O Street, Lincoln, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 64 employees).

S. S. Kresge Co., No. 326M, 402 South 16th Street, Omaha, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 77 employees).

S. S. Kresge Co., No. 401, 4828 South 24th Street, South Omaha, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 18 employees)

S. S. Kresge Co., No. 671, 707 Mountain View Road, Baken Park Shopping Center, Rapid City, S. Dak.; effective 4-1-64 to 9-2-64 (variety store; 80 employees).

Lebanon Consumers, Inc., Jefferson and Highway No. 5, Lebanon, Mo.; effective 4-1-64 to 9-2-64 (food store; 30 employees).

McCrory-McLellan-Green Stores, No. 460. 230 Second Street, S.E., Cedar Rapids, Iowa; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

McCrory-McLellan-Green Store, No. 560, 12-14 South Federal, Mason City, Iowa; ef-fective 4-1-64 to 9-2-64 (variety store; 23 employees).

McLellan Stores Co., 624 Minnesota Avenue, Kansas City, Kans.; effective 4-1-64 to 9-2-64 (variety store; 34 employees).

J. J. Newberry Co., No. 411, Westroads Shopping Center, Richmond Heights, Mo.; effective 4-1-64 to 9-2-64 (variety store; 104 employees)

Prairie Village Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 141, No. 22-on-The-Mall, Prairie Village, Kans.; effective 4-1-64 to 9-

2-64 (variety store; 22 employees). Riverside Red X Co., P.O. Box 9008, Kansas City, Mo.; effective 4-1-64 to 9-2-64 (food store; 151 employees).

Rusty's Food Center, Inc., 23d and Louisiana, Lawrence, Kans.; effective 4-1-64 to

 ana, Lawrence, Rams, Checkler 1 101 (0)
 9-2-64 (food store; 66 employees).
 T & E Corp., d/b/a Ramey Super Market,
 No. 2, 1445 West Kearney, Springfield, Mo.;
 effective 4-1-64 to 9-2-64 (food store; 27 employees)

F. W. Woolworth Co., No. 516, 309-11 West Third, Grand Island, Nebr.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

REGION VIII

H. E. B. Food Store, No. 27, 407 East Main, Alice, Tex.; effective 4-1-64 to 9-2-64 (food store; 39 employees).

H. E. B. Food Store, No. 73, 520 South Commercial, Aransas Pass, Tex.; effective 4-1-64 to 9-2-64 (food store; 22 employees).

H. E. B. Food Store, No. 30, 2701 East Seventh Street, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 36 employees)

H. E. B. Food Store, No. 31, 824 West 12th Street, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 28 employees). H. E. B. Food Store, No. 32, 1405 San

Jacinto, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 18 employees).

H. E. B. Food Store, No. 33, 3106 Windsor Road, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 19 employees). H. E. B. Food Store, No. 34, 1111 East First

Street, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 12 employees).

H. E. B. Food Store, No. 39, 3901 Guadalupe Street, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 17 employees).

H. E. B. Food Store, No. 45, 2400 South Congress, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 70 employees).

H. E. B. Food Store, No. 51, 5814 Burnet Road, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 22 employees).

H. E. B. Food Store, No. 79, 5404 Cameron Road, Austin, Tex.; effective 4-1-64 to 9-2-64 (food store; 65 employees).

H. E. B. Food Store, No. 10, 200 North St. Marys, Beeville, Tex.; effective 4-1-64 to 9-2-64 (food store; 41 employees).

H. E. B. Food Store, No. 1, 924 South Elizabeth Street, Brownsville, Tex.; effective

4-1-64 to 9-2-64 (food store; 32 employees). H. E. B. Food Store, No. 14, 2230 Boca Chica Road, Brownsville, Tex.; effective 4-1-64 to 9-2-64 (food store; 22 employees)

H. E. B. Food Store, No. 15, 556 West Elizabeth, Brownsville, Tex.; effective 4-1-64 to 9-2-64 (food store; 13 employees).

H. E. B. Food Store, No. 17, 60 Parkdale Plaza, Corpus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 52 employees)

H. E. B. Food Store, No. 19, 3926 Highway 9, Corpus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 49 employees)

H. E. B. Food Store, No. 21, 2300 Leopard. Corpus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 24 employees).

H. E. B. Food Store, No. 23, 1403 Third Street, Corpus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 8 employees).

H. E. B. Food Store, No. 35, Agnes and 19th Streets, Corpus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 17 employees). H. E. B. Food Store, No. 37, 3133 South Alameda, Corpus Christi, Tex.; effective

H. E. B. Food Store, No. 38, 2818 North Water Street, Corpus Christi, Tex.; effective

4-1-64 to 9-2-64 (food store; 6 employees). H. E. B. Food Store, No. 46, 3001 Ayers, Cor-

pus Christi, Tex.; effective 4-1-64 to 9-2-64 (food store; 32 employees).

H. E. B. Food Store, No. 65, 3102 Baldwin, Corpus Christi, Tex.; effective 4-1-64 to 9-2 -64 (food store; 32 employees).

H. E. B. Food Store, No. 80, 605 North Esplanade, Cuero, Tex.; effective 4-1-64 to 9-2-64 (food store; 14 employees). H. E. B. Food Store, No. 88, 512 Pecan,

Del Rio, Tex.; effective 4-1-64 to 9-2-64 (food store; 18 employees).

H. E. B. Food Store, No. 9, Main and Miller, Donna, Tex.; effective 4-1-64 to 9-2-64 (food store; 17 employees)

H. E. B. Food Store, No. 75, 282 Main, Eagle Pass, Tex.; effective 4-1-64 to 9-2-64 (food store; 21 employees).

H. E. B. Food Store, No. 6, 123 East Mc-Intyre, Edinburg, Tex.; effective 4-1-64 to 9-2-64 (food store; 18 employees).

H. E. B. Food Store, No. 78, 306 North Mechanic, El Campo, Tex.; effective 4-1-64 to 9-2-64 (food store; 32 employees).

H. E. B. Food Store, No. 3, 201 East Jack-Harlingen, Tex.; effective 4-1-64 to 9-2-64 (food store; 20 employees).

H. E. B. Food Store, No. 55, 821 West Harrison, Harlingen, Tex.; effective 4-1-64 to 9-2-64 (food store; 41 employees). H. E. B. Food Store, No. 77, 1202 Elm Ave-

nue, Harlingen, Tex.; effective 4-1-64 to 9-2-64 (food store; 16 employees).

H. E. B. Food Store, No. 89, 217 Quinlan, Kerrville, Tex.; effective 4-1-64 to 9-2-64 (food store; 40 employees). H. E. B. Food Store, No. 72, 809 North Sixth

Street, Killeen, Tex.; effective 4-1-64 to 9-2-64 (food store; 21 employees)

H. E. B. Food Store, No. 26, 409 East Kleberg, Kingsville, Tex.; effective 4-1-64 to 9-2-64 (food store; 40 employees). H. E. B. Food Store, No. 8, 1002 Farragut, Laredo, Tex.; effective 4-1-64 to 9-2-64 (food

store; 32 employees).

H. E. B. Food Store, No. 16, 1201 Guadalupe, Laredo, Tex.; effective 4-1-64 to 9-2-64 (food store; 35 employees).

H. E. B. Food Store No. 7, 101 South Broadway, McAllen, Tex.; effective 4-1-64 to 9-2-64 (food store; 20 employees)

H. E. B. Food Store, No. 86, 10th and Pecan, McAllen, Tex.; effective 4-1-64 to 9-2-64

(food store; 20 employees). H. E. B. Food Store, No. 4, 402 South Texas Avenue, Mercedes, Tex.; effective 4-1-64 to 9-2-64 (food store; 13 employees).

H. E. B. Food Store, No. 13, 114 Ninth Street, Mission, Tex.; effective 4-1-64 to 9-2-64 (food store; 20 employees)

H. E. B. Food Store, No. 62, 843 West San Antonio, New Braunfels, Tex.; effective 4-1-64 to 9-2-64 (food store; 42 employees).

H. E. B. Food Store, No. 12, 100 South Cage Boulevard, Pharr, Tex.; effective 4-1-64 to 9-2-64 (food store; 24 employees). H. E. B. Food Store, No. 11, 105 West Hi-

dalgo, Raymondville, Tex.; effective 4-1-64 to 9-2-64 (food store; 16 employees).

H. E. B. Food Store, No. 24, 210 Commerce, Refugio, Tex.; effective 4-1-64 to 9-2-64 (food store; 18 employees).

H. E. B. Food Store, No. 22, 408 East Main Robstown, Tex.; effective 4-1-64 to 9-2-64 (food store; 23 employees).

H. E. B. Food Store, No. 40, 1509 North Main, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 39 employees).

H. E. B. Food Store, No. 41, 4821 Broadway San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 33 employees).

H. E. B. Food Store, No. 42, 3221 West Com-merce, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 44 employees).

H. E. B. Food Store, No. 43, 1601 Nogalitos San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 32 employees).

H. E. B. Food Store, No. 44, 2110 Fredericksburg Road, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 59 employees).

H. E. B. Food Store, No. 47, 2701 South Presa, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 51 employees).

H. E. B. Food Store, No. 48, 410 North New Braunfels San Antonio, Tex : effective 4-1-64 to 9-2-64 (food store; 42 employees)

H. E. B. Food Store, No. 49, 261 McCullough, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 38 employees).

H. E. B. Food Store, No. 52, 811 Bandera Road, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 54 employees).

H. E. B. Food Store, No. 53, 803 SW. Milltary, San Antonio, Tex.; effective 4-1-64 to 9-2 64 (food store; 40 employees).

H. E. B. Food Store, No. 57, 106 Gollad Road, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 57 employees). H. E. B. Food Store, No. 60, 4503 Blanco

Road, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 23 employees).

H. E. B. Food Store, No. 61, 2011 Vance Jackson, San Antonio, Tex.; effective 4-1-64

to 9-2-64 (food store; 23 employees). H. E. B. Food Store, No. 66, 719 Castroville Road, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 47 employees).

H. E. B. Food Store, No. 67, 102 Dakota, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 20 employees).

H. E. B. Food Store, No. 68, 1200 Austin Highway, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 41 employees)

H. E. B. Food Store, No. 69, 719 South Brazos, San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 26 employees)

H. E. B. Food Store, No. 2, 207 North Sam Houston, San Benito, Tex.; effective 4-1-64 to 9-2-64 (food store; 18 employees)

to 9-2-64 (food store; 18 employees).
H. E. B. Food Store, No. 63, 170 South Austin, San Marcos, Tex.; effective 4-1-64 to 9-2-64 (food store; 26 employees).
H. E. B. Food Store, No. 29, 330 Green Avenue, Taft, Tex.; effective 4-1-64 to 9-2-

64 (food store; 16 employees).

H. E. B. Food Store, No. 71, 1312 West Adams, Temple, Tex.; effective 4-1-64 to 9-2-64 (food store; 35 employees).

H. E. B. Food Store, No. 74, 130 East Main, Uvalde, Tex.; effective 4-1-64 to 9-2-64 (food store; 24 employees).

H. E. B. Food Store, No. 25, 2702 North Laurent, Victoria, Tex.; effective 4-1-64 to 9-2-64 (food store; 36 employees)

H. E. B. Food Store, No. 28, 706 North Main, Victoria, Tex.; effective 4-1-64 to 9-2-64 (food store; 42 employees).

H. E. B. Food Store, No. 50, 901 Elm Street, Waco, Tex.; effective 4-1-64 to 9-2-64 (food store; 26 employees).

H. E. B. Food Store, No. 64, 3900 Bosque, Waco, Tex.; effective 4-1-64 to 9-2-64 (food store: 27 employees).

H. E. B. Food Store, No. 70, 581 Westview Village, Waco, Tex.; effective 4-1-64 to 9-2-64 (food store; 33 employees).

H. E. B. Food Store, No. 76, Southgate Shopping Center, Waco, Tex.; effective 4-1-64 to 9-2-64 (food store; 40 employees).

H. E. B. Food Store, No. 87, 910 Webster Street, Waco, Tex.; effective 4-1-64 to 9-2-64 (food store; 21 employees).

H. E. B. Food Store, No. 5, 510 South Texas Weslaco, Tex.; effective 4-1-64 to 9-2-64 (food store; 22 employees).

H. E. B. Food Store, No. 81, 201 West Gon-Yaokum, Tex.; effective 4-1-64 to zales. 9-2-64 (food store; 16 employees).

McCrory-McLellan-Green Corp., 901-5 Houston Street, Fort Worth, Tex.; effective 4-1-64 to 9-2-64 (variety store; 17 emplovees).

McCrory's Store, No. 321, 6305 Camp Bowle Boulevard, Fort Worth, Tex.; effective 4-1-64 Boulevard, Fort Worth, Tex., Encourses). to 9-2-64 (variety store; 19 employees).

241. McCrory-McLellan-Green, No. Avenue E, Galveston, Tex.; effective 4-1-64 to 9-2-64 (variety store; 44 employees).

Morgan & Lindsey, Inc., 3380 Avenue A, Beaumont, Tex.; effective 4-1-64 to 9-2-64 (variety store; 15 employees).

Morgan & Lindsey, Inc., No. 3058, 699 Orleans Street, Beaumont, Tex.; effective 4-1-64 to 9-2-64 (variety store; 18 employees)

Morgan & Lindsey, Inc., No. 3066, 845 Gaylynn Drive, Beaumont, Tex.; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

Harry's Food Stores, Inc., 135 West Twohig, San Angelo, Tex.; effective 4-1-64 to 9-2-64

(food store; 33 employees). Piggly Wiggly, No. 1, 704 North First Street, Lamesa, Tex.; effective 4–1–64 to 9–2–64 (food store: 17 employees).

Piggly Wiggly, No. 2, 710 North Fourth treet, Lamesa, Tex.; effective 4-1-64 to Street. 9-2-64 (food store; 35 employees)

Toudouze Mart, 4007 South Flores Street San Antonio, Tex.; effective 4-1-64 to 9-2-64 (food store; 35 employees).

REGION X

Byck Bros. & Co., 532 South Fourth Street, Louisville, Ky.; effective 4-1-64 to 9-2-64 (apparel store; 198 employees).

Cat & Fiddle Super Markets, Inc., 714 South Main Street, Danville, Va.; effective 4-1-64 to 9-2-64 (food store: 26 employees). Cherokee Food Town, Inc., 427 Cherokee

Boulevard. Chattanooga, Tenn.; effective 4-1-64 to 9-2-64 (food store; 27 employees).

Cooke's Food Store, 17 Broad Street, SW Cleveland, Tenn.; effective 4-1-64 to 9-2-64 (food store; 30 employees).

Cooper & Ratchiff of Bassett, Inc., Bassett, Va.; effective 4-1-64 to 9-2-64 (food store; 24 employees).

Cooper & Ratcliff, Inc., Collinsville, Va.; effective 4-1-64 to 9-2-64 (food store; 41

employees). Cooper & Ratcliff, Box 2037, Martinsville, Va.; effective 4-1-64 to 9-2-64 (food store; 49 employees).

Pruett's Food Town, Inc., Dalsy, Daisy Tenn.; effective 4-1-64 to 9-2-64 (food store; 28 employees)

Danville Foods, Inc., T/A, Cat & Fiddle Super Market, Riverside Drive, Danville, Va.; effective 4-1-64 to 9-2-64 (food store; 22 employees).

Dyche Jones Food Store, South Broad Street, London, Ky.; effective 4-1-64 to 9-2-

64 (food store; 14 employees). Dyche Jones Food Store, Manchester, Ky.; effective 4-1-64 to 9-2-64 (food store; 12 employees).

Eagle Stores Company, Inc., 1524 Winchester Avenue, Ashland, Ky.; effective 4-1-64 to 9-2-64 (variety store; 40 employees).

Eagle Stores Company, Inc., 1-11 West Main Street, Martinsville, Va.; effective 4-1-64 to 9-2-64 (variety store; 46 employees)

George's Markets, 1216 East Main, Morristown, Tenn.; effective 4-1-64 to 9-2-64 (food store; 40 employees).

H. L. Green Co., No. 1117, 3821 Mt. Vernon Avenue, Alexandria, Va.; effective 4-1-64 to 9-2-64 (variety store; 24 employees). Jupiter, No. 4549, 223 Capitol Street,

Charleston, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 18 employees).

S. S. Kresge Co., No. 124, 624 Madison Avenue, Covington, Ky.; effective 4-1-64 to

9-2-64 (variety store; 34 employees). S. S. Kresge Co., 5320 South Third Street, Louisville, Ky.; effective 4-1-64 to 9-2-64 (variety store; 47 employees).

S. S. Kresge Co., No. 385, 4436 Shively Center, Louisville, Ky.; effective 4-1-64 to 9-2-64 (variety store; 20 employees). S. S. Kresge Co., 822 Monmouth, Newport,

Ky.; effective 4-1-64 to 9-2-64 (variety store; 39 employees).

Kresge Co., No. 112, 318 Broadway Paducah, Ky.; effective 4-1-64 to 9-2-64 (variety store; 91 employees).

S. S. Kresge Co., 2910 East 49th Street, Chattanooga, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 33 employees)

S. Kresge Co., No. 633, 6471 Arlington Boulevard, Falls Church, Va.; effective 4-1-64

to 9-2-64 (variety store; 14 employees). S. S. Kresge Co., No. 612, 902 Main Street, Lynchburg, Va.; effective 4-1-64 to 9-2-64 (variety store; 31 employees).

S. Kresge, No. 660, 130 Janaf Shopping S Center, Virginia Beach Boulevard and Millitary Highway, Norfolk, Va.; effective 4-1-64

to 9-2-64 (variety store; 31 employees). Kuhn's 5-10-25¢ Store, 129 North Main Street, Dickson, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 28 employees).

Kuhn's 5-10-25¢ Store, East Lincoln Street. Tullahoma, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

Kuhn's 5-10-25¢ Store, Front Street and Public Square, Winchester, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

McCrory-McLellan-Green Stores, 110 East Main Street, Lexington, Ky.; effective 4-1-64 to 9-2-64 (variety store; 79 employees)

McCrory-McLellan-Green Co., No. 1204, 236 West Main Street, Lexington, Ky.; effective 4-1-64 to 9-2-64 (variety store; 36 employees).

McCrory's, 526-38 State Street, Bristol, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 30 employees).

McCrory-McLellan-Green Stores, 101 East Lafayette Street, Jackson, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 38 employees).

McCrory-McLellan-Green Store, 407-11 Gay Street, Knoxville, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 52 employees).

McCrory-McLellan-Green Stores, 269 Mason Avenue, Cape Charles, Va.; effective 4-1-64 to 9-2-64 (variety store; 28 employees)

McCrory-McLellan-Green Stores, 213-215 East Main Street, Front Royal, Va.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

McCrory Corporation, 35-37-43 Main Street, Pulaski, Va.; effective 4-1-64 to 9-2-64 (variety store; 24 employees).

McCrory Stores Corp., No. 13, 218-220 Capi-tol Street, Charleston, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 33 employees).

McCrory-McLellan-Green Store, No. 40, 50-52 West Main Street, Grafton, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

McCrory Store, 905-907 Third Avenue, Huntington, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 48 employees).

McCrory-McLellan-Green Store, No. 1131, 833 Third Avenue, Huntington, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 60 employees).

McCrory-McLellan-Green Stores, 130-134 North Queen Street, Martinsburg, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 36 employees).

McCrory Stores Corp., No. 96, 517-19 Market Street, Parkersburg, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 11 employees)

J. J. Newberry Co., 110 South Main Street, Harlan, Ky.; effective 4-1-64 to 9-2-64 (variety store; 43 employees).

J. J. Newberry Company, 129 North Main Street, Farmville, Va.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

J. J. Newberry Company, 910-16 Caroline Street, Fredericksburg, Va.; effective 4-1-64 to 9-2-64 (variety store; 39 employees).

Pruett's Food Town, Inc., 2108 East Third Street, Chattanoga, Tenn.; effective 4-1-64 to 9-2-64 (food store: 49 employees)

to 9-2-64 (food store; 49 employees). Raylass Department Stores, Inc., 307-9 Main Street, South Boston, Va.; effective 4-1-64 to 9-2-64 (department store; 18 employees).

Silver's 5 & 10, No. 1133, 219 Capitol Street, Charleston, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

Sterling's-Airways, Inc., 2240 Lamar Avenue, Memphis, Tenn.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

Teague's Shop-Rite Foods, Inc., 420 Madison Street, Clarksville, Tenn.; effective 4-1-64 to 9-2-64 (food store; 25 employees).

F. W. Woolworth Company, 205-07 Capitol Street, Charleston, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 56 employees).

F. W. Woolworth Company, 344-348 West Main Street, Clarksburg, W. Va.; effective 4-1-64 to 9-2-64 (variety store; 22 employees).

REGION XI

Belk-Gallant Company, 125 Main Street, La Grange, Ga.; effective 4-1-64 to 9-2-64 (department store; 40 employees).

(department store; 40 employees). Boney Wilson & Son, Inc., T/A Wilson's IGA Foodliner, Rocky Point, N.C.; effective 3-16-64 to 9-2-64 (food store; 42 employees).

Eagle Stores Company, Inc., No. 13, 222 Sunset Avenue, Asheboro, N.C.; effective 4-1-64 to 9-2-64 (variety store; 35 employees).

Eagle Store Company, Inc., 337 Hay Street, Fayetteville, N.C.; effective 4-1-64 to 9-2-64 (variety store; 23 employees). Eagle Stores Company, Inc., No. 5, 12-14

Eagle Stores Company, Inc., No. 5, 12-14 East First Street, Newton, N.C.; effective 4-1-64 to 9-2-64 (variety store; 14 employees).

Eagle Stores Co., Inc., No. 51, 5613 Rivers Avenue, Palmetto Shopping Center, Charleston Heights, S.C.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

Edwards Inc., 82-84 Reynolds Avenue, Charleston Heights, S.C.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

Edwards Inc., 517 King Street, Charleston, S.C.; effective 4-1-64 to 9-2-64 (variety store; 92 employees).

Edwards Inc., 496 King Street, Charleston S.C.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

Edwards Inc., 41-41½ Laurel Street, Conway, S.C.; effective 4-1-64 to 9-2-64 (variety store; 37 employees).

Edwards Inc., 31-33 Washington Street, Walterboro, S.C.; effective 4-1-64 to 9-2-64 (variety store; 42 employees).

Edwards of Beaufort, Beaufort, S.C.; effective 4-1-64 to 9-2-64 (variety store; 72 employees).

Edwards of Byrnes Down, St. Andrews Shopping Center, Charleston, S.C.; effective 4-1-64 to 9-2-64 (variety store; 53 employees).

Edwards of Georgetown, Front Street, Georgetown, S.C.; effective 4-1-64 to 9-2-64 (variety store; 31 employees).

Edwards of Myrtle Beach, Myrtle Beach, S.C.; effective 4-1-64 to 9-2-64 (varlety store; 18 employees).

Edwards of Pinehaven, Pinehaven Shopping Center, Charleston Heights, S.C.; effective 4-1-64 to 9-2-64 (variety store; 105 employees).

Edwards of Sumter, North Main Street, Sumter, S.C.; effective 4-1-64 to 9-2-64 (variety store; 54 employees).

W. T. Grant Co., No. 70, 82 Whitehall Street, Atlanta, Ga.; effective 4-1-64 to 9-2-64 (variety store; 140 employees). H. L. Green Co., 97 Whitehall Street SW., Atlanta, Ga.; effective 4-1-64 to 9-2-64 (variety store; 95 employees).

Helms Super Market, Inc., d/b/a Piggly Wiggly, No. 1, 1815 Garrard Street, Columbus, Ga.; effective 4-1-64 to 9-2-64 (food store; 11 employees).

Helms Super Market, No. 2, Inc., d/b/a Piggly Wiggly, No. 2, 4702 Hamilton Road, Columbus, Ga.; effective 4-1-64 to 9-2-64 (food store; 13 employees).

Helms Super Market, Inc., d/b/a, Piggly Wiggly, No. 6, 2202 Eim Drive, Columbus, Ga.; effective 4-1-64 to 9-2-64 (food store; 11 employees).

S. S. Kresge Co., No. 728, 4425 14th Street W., Bradenton, Fla.; effective 4-1-64 to 9-2-64 (variety store; 47 employees). S. S. Kresge Co., 6120 East Colonial, Or-

S. S. Kresge Co., 6120 East Colonial, Orlando, Fla.; effective 4-1-64 to 9-2-64 (variety store; 24 employees).

S. H. Kress & Co., 19 Patton Avenue, Ashville, N.C.; effective 4-1-64 to 9-2-64 (variety store; 64 employees).

McCrory-McLellan-Green, No. 73, 128 South Beach Street, Daytona Beach, Fla.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

McCrory Stores Corp., 103-107 North Woodland Boulevard, De Land, Fla.; effective 4-1-64 to 9-2-64 (variety store; 29 employees).

McCrory Store, No. 173, 108-110 Broadway, Kissimmee, Fla.; effective 4-1-64 to 9-2-64 (variety store; 20 employees).

McCrory-McLellan-Green, No. 1313, 214-218 East Park Avenue, Lake Wales, Fia.; effective 4-1-64 to 9-2-64 (variety store; 16 employees).

McCrory-McLellan-Green Corp., 111-117 North Collins Street, Plant City, Fla.; effective 4-1-64 to 9-2-64 (variety store; 69 employees).

McCrory's, 3270 Central Avenue, St. Petersburg, Fla.; effective 4-1-64 to 9-2-64 (variety store; 43 employees).

McCrory-McLellan-Green, No. 324, Tyrone Shopping Center, St. Petersburg, Fla.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

McCrory's, 105-9 East First, Sanford, Fla.; effective 4-1-64 to 9-2-64 (variety store; 46 employees).

McCrory's, 216-220 Monroe Street, Tallahassee, Fla.; effective 4-1-64 to 9-2-64 (variety store; 54 employees).

McCrory-McLellan-Green Store, No. 71, 330-38 Clematis Street, West Palm Beach, Fla.; effective 4-1-64 to 9-2-64 (Variety store; 37 employees).

McCrory-McLellan-Green, No. 432, 275 East Clayton, Athens, Ga.; effective 4-1-64 to 9-2-64 (variety store; 25 employees).

McCrory-McLellan-Green Stores, No. 1113, 870 Broad Street, Augusta, Ga.; effective 4-1-64 to 9-2-64 (variety store; 88 employees).

McCrory Stores Corp., No. 159, 110-116 South Broad Street, Bainbridge, Ga.; effective 4-1-64 to 9-2-64 (variety store; 17 employees).

McCrory-McLellan-Green, 1141 Broadway, Columbus, Ga.; effective 4-1-64 to 9-2-64 (variety store; 26 employees).

McCrory Store, No. 213, 1124 Broadway, Columbus, Ga.; effective 4-1-64 to 9-2-64 (variety store; 22 employees).

McCrory-McLellan-Green, 452 Third Street, Macon, Ga.; effective 4-1-64 to 9-2-64 (variety store; 103 employees).

McLellan Stores Co., 56 Park Square, Marietta, Ga.; effective 4-1-64 to 9-2-64 (variety store; 55 employees).

McCrory-McLellan-Green, No. 436, 2-6 South Main Street, Moultrie, Ga.; effective 4-1-64 to 9-2-64 (variety store; 18 employees).

McCrory-McLellan-Green Corp., 1-3 West Broughton Street, Savannah, Ga.; effective 4-1-64 to 9-2-64 (variety store; 38 employees). McCrory-McLellan-Green, 126 North Broad Street, Thomasville, Ga.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

McCrory's Store, No. 303, 406-408 Mary Street, Waycross, Ga.; effective 4-1-64 to 9-2-64 (variety store; 50 employees).

McCrory-McLellan-Green Stores, No. 283, 1000-06 Roanoke Avenue, Roanoke Rapids, N.C.; effective 4-1-64 to 9-2-64 (variety store; 16 employees).

McCrory-McLellan-Green, 112 South Main Street, Salisbury, N.C.; effective 4-1-64 to 9-2-64 (variety store; 27 employees).

McCrory-McLellan-Green Stores, No. 132, 1556-64 Main Street, Columbia, S.C.: effective 4-1-64 to 9-2-64 (variety store; 27 employees).

McCrory-McLellan-Green Stores, No. 1203, 1620 Main Street, Columbia, S.C.; effective 4-1-64 to 9-2-64 (variety store; 23 employees).

McCrory's Store, No. 183, 512 North Limestone Street, Gaffney, S.C.; effective 4-1-64 to 9-2-64 (variety store; 19 employees).

McCrory-McLellan-Green, No. 415, 2 South Main Street, Sumter, S.C.; effective 4-1-64 to 9-2-64 (variety store; 36 employees). Millner's, Inc., 104 Main Street SW., Gaines-

ville, Ga.; effective 4-1-64 to 9-2-64 (apparel store; 31 employees).

G. C. Murphy Co., 26-28 Second Street NW., Hickory, N.C.; effective 4-1-64 to 9-2-64 (variety store; 60 employees).

Peebles-Kimbrell Co., 121 South Main Street, Roxboro, N.C., effective 4-1-64 to 9-2-64 (department store; 23 employees).

Raylass Department Store, 315 West Main Street, Durham, N.C.; effective 4-1-64 to 9-2-64 (department store; 35 employees).

Raylass Department Store, 202 Hay Street, Fayetteville, N.C.; effective 4-1-64 to 9-2-64 (department store; 25 employees).

Raylass Department Stores, Inc., Corner Main and Marietta Streets, Gastonia, N.C.; effective 4-1-64 to 9-2-64 (department store; 27 employees).

Raylass Department Store, Corner Main Street and Second Avenue, Lexington, N.C.; effective 4-1-64 to 9-2-64 (department store; 18 employees).

Raylass Department Store, Corner Elm and South Court Streets, Lumberton, N.C.; effective 4-1-64 to 9-2-64 (department store; 44 employees).

Raylass Department Stores, Inc., 220-222 Main Street, Salisbury, N.C.; effective 4-1-64 to 9-2-64 (department store; 19 employees).

Raylass Department Store, 9 and 11 West Fourth Street, Winston-Salem, N.C.; effective 4-1-64 to 9-2-64 (department store; 26 employees).

Raylass Department Store, 146 South Main Street, Rock Hill, S.C.; effective 4-1-64 to 9-2-64 (department store; 16 employees).

Silvers 5-10¢ Store, 114 North Wash Street, Albany, Ga.; effective 4-1-64 to 9-2-64 (variety store; 32 employees).

White's Stores, Inc., P.O. Box 859, Greenville, N.C.; effective 4-1-64 to 9-2-64 (variety store; 47 employees).

The following certificates were issued to establishments coming into existence after May 1, 1960, under paragraph (c), (d), (g), and (h) of § 519.6 of 29 CFR, Part 519. The certificate permits the employment of full-time students at rates of not less than 85 cents an hour in the classes of occupations listed, and provide for limitations on the percentage of full-time student hours of employment at rates below \$1.00 an hour to total hours of employment of all employees. The percentage limitations vary from month to month between the minimum and maximum figures indicated.

Britts Brick Plaza Corp., Chambers Bridge Road, Bricktown, N.J.; effective 4-1-64 to 9-2-64; office clerks, sales clerks, stock clerks, janitors, window trimmers, markers; between 9.7 percent and 10 percent (department store; 280 employees).

J. S. Dillon & Sons Stores Co., Inc., No. 43, 1740 Massachusetts, Lawrence, Kans.; effective 4-1-64 to 9-2-64; cashlers, clerks, carry-outs, wrappers, maintenance; 10 percent for each month (food store; 38 employees).

J. S. Dillon & Sons Stores Co., Inc., No. 46, 2900 Anderson, Highway 24, Manhattan, Kans.; effective 4-1-64 to 9-2-64; cashiers, clerks, carry-outs, wrappers, maintenance; 10 percent for each month (food store; 30 employees).

Famous Co., Inc., Parkview Shopping Center, Marshall, Tex.; effective 4-1-64 to 9-2-64; sales personnel, stock clerks, janitors; 10 percent for each month (department store; 16 employees).

Fifty-Nine & Penn Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 82, 2130 SW. 59th Street, Oklahoma City, Okla.; effective 4-1-64 to 9-2-64; clerks, sales, stocking; 10 percent for each month (variety store; 25 employees).

employees). Galliano Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 328, Galliano, La.; effective 3-17-64 to 9-2-64; clerks, sales clerks, stock clerks; between 7.5 percent and 10 percent (variety store; 10 employees).

(variety store; 10 employees). Frank Glass Minimax, 1001 South Broadway, La Porte, Tex.; effective 4-1-64 to 9-2-64; baggers, carry-out, janitors; between 8.3 percent and 10 percent (food store; 35 employees).

H. E. B. Food Store, No. 36, 200 Hancock Center, Austin, Tex.; effective 3-23-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 59 employees).

H. E. B. Food Store, No. 82, 2600 Seventh Street, Bay City, Tex.; effective 4-1-64 to 9-2-64; bottle boys, package boys, sack boys; 10 percent for each month (food store; 36 employees).

H. E. B. Food Store, No. 93, 411 East Central Avenue, Belton, Tex.; effective 3-23-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 26 employees).

H. E. B. Food Store, No. 92, Alameda at Airline, Corpus Christi, Tex.; effective 3-23-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 32 employees).

H. E. B. Food Store, No. 94, 703 Avenue F, Del Rio, Tex.; effective 4-1-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 21 employees).

H. E. B. Food Store, No. 85, 120 West Rice Street, Falfurrias, Tex.; effective 4-1-64 to 9-2-64; bottle boys, package boys, sack boys; 10 percent for each month (food store; 21 employees).

employees). H. E. B. Food Store, No. 84, 302 South Second Street, McAllen, Tex.; effective 4-1-64 to 9-2-64; bottle boys, package boys, sack boys; 10 percent for each month (food store; 31 employees).

H. E. B. Food Store, No. 20, Viking Mall Shopping Center, Port Lavaca, Tex.; effective 4-1-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 34 employees).

H. E. B. Food Store, No. 96, Comancho at Austin, Rockport, Tex.; effective 3-23-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 21 employees).

H. E. B. Food Store, No. 58, Loop 410 South and Lackland Drive, San Antonio, Tex.; effective 4-1-64 to 9-2-64; bottle boys, package boys, sack boys; 10 percent for each month (food store; 35 employees).

H. E. B. Food Store, No. 59, North Star Mall, San Antonio, Tex.; effective 4-1-64 to 9-2-64; bottle boys, package boys, sack boys;

10 percent for each month (food store; 45 employees).

H. E. B. Food Store, No. 56, 516 North Main, Taylor, Tex.; effective 4-1-64 to 9-2-64; bottle boys, sack boys, package boys; 10 percent for each month (food store; 34 employees).

H. E. B. Food Store, No. 54, 516 North 20th Street, Waco, Tex.; effective 4-1-64 to 9-2-64; package boys, bottle boys, sack boys; 10 percent for each month (food store; 50 employees).

Jupiter Discount Store, No. 4522, 101 East First Street, Newton, Iowa; effective 4-1-64to 9-2-64; sales clerks; between 0.6 percent and 5.1 percent (variety store; 15 employees).

Jupiter, No. 4514, 22 West Independence Street, Shamokin, Pa.; effective 4-1-64 to 9-2-64; sales clerks; between 0.7 percent and 5.9 percent (variety store; 18 employees).

S. S. Kresge Co., No. 554, King Plaza Center, 23d Avenue at 41st Street, Moline, Ill.; effective 4-1-64 to 9-2-64; sales; 10 percent for each month (variety store; 45 employees).

each month (variety store; 45 employees). S. S. Kresge Co., No. 25, Canterbury Shopping Center, 3041 West 159th Street, Markham, Ill.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 42 employees).

store; 42 employees). S. S. Kresge Co., No. 187, Palatine Plaza Shopping Center, 239 West Northwest Highway, Palatine, Ill; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 34 employees).

(variety store; 34 employees). S. S. Kresge Co., No. 39, Capital Plaza Shopping Center, 6200 Annapolis Road, Hyattsville, Md.; effective 4-1-64 to 9-2-64; part-time sales; 10 percent for each month (variety store; 73 employees).

S. S. Kresge Co., No. 131, Westgate Center, 2511 Jackson Road, Ann Arbor, Mich.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 35 employees).

S. S. Kresge Co., No. 468, Arborland Shopping Center, 3601 Washtenaw Avenue, Ann Arbor, Mich.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 49 employees).

S. S. Kresge Co., No. 516, Pontiac Mall Shopping Center, 343 North Telegraph Road, Pontiac, Mich.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 94 employees). S. S. Kresge Co., No. 135, 7971 Southtown

S. S. Kresge Co., No. 135, 7971 Southtown Center, Minneapolis, Minn.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (varlety store; 42 employees).

S. S. Kresge Co., No. 49, 1104 North Meyer Boulevard, Kansas City, Mo.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 43 employees).

S. S. Kresge Co., No. 72, 68 Town and Country Mall, Page at Woodson Road, St. Louis, Mo.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 48 employees).

S. S. Kresge Co., No. 274, Preakness Shopping Center, Paterson Hamburg Turnpike, Wayne, N.J.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (varlety store; 43 employees).

S. S. Kresge Co., No. 314, 7851 Ridgewood Drive, Cleveland, Ohio; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 43 employees).

S. S. Kresge Co., Northfield Square Shopping Center, Unit No. 110, Northfield Road, Northfield, Ohio; effective 4-1-84 to 9-2-64; sales clerks; 10 percent for each month (variety store; 31 employees).

S. S. Kresge Co., No. 62, West Mills Shopping Center, Coraopolis, Pa.; effective 4-1-64 to 9-2-64; sales clerk; between 2.2 percent and 7.8 percent (variety store; 39 employees).

S. S. Kresge Co., No. 189, 19 Olmsted Plaza Shopping Center, West Harrisburg Pike, Middletown, Pa.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 25 employees).

S. S. Kresge Co., No. 129, Cheltenham Center, 2309 Cheltenham Avenue, Philadelphia, Pa.; effective 4-1-64 to 9-2-64; sales clerks; between 5.7 percent and 10 percent (variety store; 57 employees).

S. S. Kresge Co., No. 723, Village Shopping Center, Keith Street and Harrison Pike, Cleveland, Tenn.; effective 4-1-64 to 9-2-64; sales clerks; between 2.2 percent and 6.9 percent (variety store; 29 employees).

S. S. Kresge Co., No. 705, 134 West 43d Street, Houston, Tex.; effective 4-1-64 to 9-2-64; sales clerks; between 5.4 percent and 10 percent (variety store; 29 employees).

S. S. Kresge Co., No. 547, Springfield Plaza Shopping Center, 6414 Springfield Plaza, Springfield, Va.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 48 employees).

Kwik Shop, Inc., No. 70, 507 East 30th, Kutchinson, Kans.; effective 4-1-64 to 9-2-64; cashiers, clerks, carry-out, maintenance, wrappers; 10 percent for each month (food store; 12 employees).

store; 12 employees). Kwik Shop, Inc., No. 73, 1714 West 23d Street, Lawrence, Kans.; effective 4-1-64 to 9-2-64; cashiers, clerks, carry-out, maintenance, wrappers; between 7.6 percent and 10 percent (food store; 9 employees).

Kwik Shop, Inc., No. 71, 13th and Oliver, Wichita, Kans.; effective 4-1-64 to 9-2-64; cashiers, carry-out, clerks, wrappers, maintenance; between 8.7 percent and 10 percent (food store; 4 employees). Kwik Shop, Inc., No. 72, 2232 Amidon,

Kwik Shop, Inc., No. 72, 2232 Amidon, Wichita, Kans.; effective 4-1-64 to 9-2-64; clerks, cashiers, carry-out, maintenance, wrappers; between 8.7 percent and 10 percent (food store; 6 employees). Wm. A Lewis Clothing Co., Elmhurst Road

Wm. A Lewis Clothing Co., Elmhurst Road and Rand Road, Mt. Prospect, Ill.; effective 4-1-64 to 9-2-64; receptionists, wrappers, check writers, stock clerks; 10 percent for each month (apparel store; 42 employees).

G. C. Murphy Co., No. 298, Independence Hall, 2645 South Broad Street, Trenton, N.J.; effective 4-1-64 to 9-2-64; sales, clerks, stock keeping, janitors; 10 percent for each month (variety store; 70 employees).

Newberry Poplar Bluff Corp., Valley Plaza Shopping Center, Poplar Bluff, Mo.; effective 4-1-64 to 9-2-64; sales clerks, stock clerks, office clerks; 10 percent for each month (varlety store; 74 employees).

Pruett's Food Town, No. 4, 131 West Main Street, Dayton, Tenn.; effective 4-1-64 to 9-2-64; sack boys; 10 percent for each month (food store; 15 employees).

Raylass Department Store, 232 South Elm Street, Greensboro, N.C.; effective 4-1-64 to 9-2-64; selling, marking, clerks, stock-work, janitors; 10 percent for each month (department store; 19 employees).

Rio Grande Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 285, 2107 Central Avenue NW., Albuquerque, N. Mex.; effective 3-20-64 to 9-2-64; clerks, sales clerks, stock clerks; 10 percent for each month (variety store; 15 employees).

Rusty's North Side IGA, 620 North Second Street, Lawrence, Kans.; effective 4-1-64 to 9-2-64; sackers, carry-out; between 7.2 percent and 10 percent (food store; 22 employees).

Sterling's-Park, Inc., University Avenue and Markham Street, Little Rock, Ark.: effective 4-1-64 to 9-2-64; sales, stock clerks, janitors; 10 percent for each month (variety store; 26 employees).

F. W. Woolworth, No. 1397, Reisterstown Shopping Center, 11933-11939 Reisterstown Road, Reisterstown, Md.; effective 4-1-64 to 9-2-64; sales clerks; between 9.3 percent and 10 percent (varlety store; 25 employees).

F. W. Woolworth Co., No. 399, 150 East Front Street, Traverse City, Mich.; effective 4-1-64 to 9-2-64; sales clerks, stock clerks; between 8.3 percent and 10 percent (variety store; 30 employees).

F. W. Woolworth Co., 5840 South Pulaski Road, Chicago, Ill.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 35 employees).

F. W. Woolworth Co., No. 2606, 11301 South Michigan Avenue, Chicago, Ill.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 46 employees).

F. W. Woolworth Co., No. 704, 101 East Third Street, Sterling, III.; effective 4-1-64 to 9-2-64; sales clerks; 10 percent for each month (variety store; 46 employees).

F. W. Woolworth Co., No. 2475, 101-103 East Main Street, Streator, III.; effective 4-1-64 to 9-2-64; sales clerks; between 5.7 percent and 10 percent (variety store; 23 employees). F. W. Woolworth Co., 224 Main Street, La-

F. W. Woolworth Co., 224 Main Street, Lafayette, Ind.; effective 3-27-64 to 6-30-64; sales clerks; between 0.8 percent and 8.1 percent (varlety store; 36 employees). Wrights Velda Rose, 5700 East Main, Mesa,

Wrights Velda Rose, 5700 East Main, Mesa, Ariz; effective 4-1-64 to 9-2-64; carry-out, bag boys, bottle boys; 10 percent for each month (food store; 33 employees).

Yuma-Mesa Variety, Inc., d/b/a T. G. & Y. Stores Co., No. 189, 349 West 16th Street, Yuma, Ariz.; effective 3-19-64 to 9-2-64; elerks, sales clerks, stock clerks; 10 percent for each month (variety store; 13 employees).

The following certificate was issued to an establishment under paragraph (k) of § 519.6 of 29 CFR, Part 519. This certificate supplements the certificate issued pursuant to other paragraphs of that section, but does not authorize the employment of full-time students at rates below \$1.00 an hour in additional occupations. The certificate contains limitations on the percentage of fulltime student hours of employment at rates below \$1.00 an hour to total hours of employment of all employees. The additional allowance applies to the specified month.

H & J Corp., d/b/a Ramey Super Market, No. 3, 1844 South Campbell, Springfield, Mo.; effective 3-13-64 to 9-2-64; between 1.0 percent and 5.0 percent for the months of March through September (food store; 35 employees).

Each certificate has been issued upon the representations of the employer which, among other things, were that employment of full-time students at special minimum rates is necessary to prevent curtailment of opportunities for employment, and the hiring of full-time students at special minimum rates will not tend to displace full-time employees. The certificates may be annulled or withdrawn, as indicated therein, in the manner provided in Part 528 of Title 29 of the Code of Federal Regulations. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of 29 CFR 519.9.

Signed at Washington, D.C. this 3d day of April 1964.

ROBERT G. GRONEWALD, Authorized Representative of the Administrator.

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[F.R. Doc. 64-3553; Filed, Apr. 10, 1964 8:45 a.m.]

No. 72-5

CERTIFICATES AUTHORIZING EM-PLOYMENT OF LEARNERS AT SPE-CIAL MINIMUM WAGES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended. 29 U.S.C. 201 et seq.), and Administra-tive Order No. 579 (28 F.R. 11524) the firms listed in this notice have been issued special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. The effective and expiration dates, occupations, wage rates, number or proportion of learners and learning periods, for certificates issued under general learner regulations (29 CFR 522.1 to 522.9), and the principal product manufactured by the employer are as indicated below. Conditions provided in certificates issued under the supplemental industry regulations cited in the captions below are as established in those regulations.

Apparel Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended, and 29 CFR 522.20 to 522.25, as amended).

The following learner certificates were issued authorizing the employment of 10 percent of the total number of factory production workers for normal labor turnover purposes. The effective and expiration dates are indicated.

B.C.J. Corp., 5 John Street, Carbondale, Pa.; effective 3-27-64 to 3-26-65 (children's dresses).

Blue Bell, Inc., Prentiss County, Baldwyn, Miss.; effective 4-1-64 to 3-31-65 (ladies', girls' and kiddies' blouses).

The Chaffee Manufacturing Co., Inc., Chaffee, Mo.; effective 4-1-64 to 3-31-65 (men's trousers).

Chester Sportswear Co., Chester, S.C.; effective 3-25-64 to 3-24-65 (men's dress and sport shirts).

Ely and Walker, A Division of Burlington Inds., Inc., Monterey, Tenn.; effective 3-30-64 to 3-29-65 (boys' sport shirts).

Fortex Manufacturing Co., Inc., Fort Deposit, Ala.; effective 4-7-64 to 4-6-65 (men's pajamas).

Georgetown Dress Corp., Route 17 South, Georgetown, S.C.; effective 4-17-64 to 4-16-65 (children's sportswear and dresses).

J. H. Manufacturing Co., Inc., Centerville, Tenn.; effective 3-25-64 to 3-24-65 (men's pants).

Kane Manufacturing Co., Leitchfield, Ky.; effective 4-5-64 to 4-4-65 (men's and boys' cossack outerwear jackets).

Leitchfield Manufacturing Co., Leitchfield, Ky.; effective 4-5-64 to 4-4-65 (men's trousers, men's and boys' jackets).

Martin Manufacturing Co., Inc., Ramer, Tenn.; effective 3-31-64 to 3-30-65 (men's woven shirts and uniform jackets).

Oxford Manufacturing Co., A Division of Kellwood Co., Oxford, Miss.; effective 3-31-64 to 3-30-65 (boys' semi-dress pants).

J. H. Rutter-Rex Manufacturing Co., Inc., Columbia, Miss.; effective 3-30-64 to 3-29-65 (men's cotton work shirts).

Salant and Salant, Inc., 408 East Florida Avenue, Union City, Tenn.; effective 4-13-64 to 4-12-65 (men's and boys' cotton work pants).

The Seaford Garment Company, Phillips Street, Seaford, Del.; effective 3-27-64 to 3-26-65 (men's shirts). Ware Place Manufacturing Co., Inc., Route No. 3, Pelzer, S.C.; effective 3-30-64 to 3-29-65 (ladies' dresses). Dickie Manufacturing Co.,

Williamson-Dickie Manufacturing Co., Plant No. 19, Maverick County Airfield, Eagle Pass, Tex.; effective 3-26-64 to 3-25-65 (men's and boys' work pants).

(men's and boys' work pants). Windon Manufacturing Co., Winona, Miss.; effective 3-31-64 to 3-30-65 (men's cotton sport shirts).

Jack Winter Sportswear, Inc., 515 West Central, Warren, Ark.; effective 4-1-64 to 3-31-65 (women's slacks, pants and shirts).

The following learner certificates were issued for normal labor turnover purposes. The effective and expiration dates and the number of learners authorized are indicated.

Anthracite Overall Manfacturing Co., Inc., 430 Penn Avenue, Scranton, Pa.; effective 3-30-64 to 3-29-65; 10 learners (men's work and dress trousers, overalls and work jackets).

Romac, Inc., Donaldson, Pa.; effective 3-27-64 to 3-26-65; 10 learners (ladies' house dresses).

Shroyer Dress Co., 315 North Water Street, Selinsgrove, Pa.; effective 3-25-64 to 3-24-65; 10 learners (women's and misses' cotton and rayon dresses).

Tamaqua Garment Co., Tamaqua, Pa.; effective 3-30-64 to 3-29-65; 10 learners (women's street dresses).

Vicky Sportswear, 2 South Sheridan Street, McAdoo, Pa.; effective 3-30-64 to 3-29-65; 5 learners (women's blouses).

The following learner certificates were issued for plant expansion purposes. The effective and expiration dates, and the number of learners authorized are indicated.

Bernice Manufacturing Corp., Bernice, La.; effective 3-26-64 to 9-25-64; 100 learners (women's jumpers and ladies' nightwear).

Gallant Sportswear, Inc., 607 East Main Street, Cherryville, N.C.; effective 3-31-64 to 9-30-64; 30 learners (men's and boys' sport shirts).

The H. D. Lee Company, Inc., Lebanon, Mo.; effective 3-27-64 to 9-26-64; 65 learners (men's and boys' pants).

J. H. Manufacturing Co., Inc., Centerville, Tenn.; effective 3-25-64 to 9-24-64; 50 learners (boys' sport shirts and dress shirts).

Levi Strauss & Co., 220 North Houston, Denison, Tex.; effective 3-25-64 to 9-24-64; 200 learners (men's and boys' casual wear slacks).

Vista Slack Corp., 660 L Street, Chula Vista, Calif.; effective 3-30-64 to 9-29-64; 40 learners (men's separate trousers).

Whiteville Garment Manufacturing Co., Plant No. 2, South Main Street, Whiteville, S.C.; effective 3-27-64 to 9-26-64; 35 learners (boys' dungarees).

Glove Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended, and 29 CFR 522.60 to 522.65, as amended).

Newton Glove, Inc., Box 271, Newton, N.C.; effective 4-21-64 to 4-20-65; 10 percent of the total number of machine stitchers for normal labor turnover purposes (cotton and leather work gloves).

Knitted Wear Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended, and 29 CFR 522.30 to 522.35, as amended).

Casa Grande Mills, A Division of the Parsons and Baker Co., Phoenix Highway, Casa

NOTICES

Grande, Ariz.; effective 3-30-64 to 9-29-64; 5 learners for plant expansion purposes (infants' cotton knit underwear, men's and boys' jockey briefs).

Regulations Applicable to the Employment of Learners (29 CFR 522.1 to 522.9, as amended).

France Neckwear Manufacturing Co., 1217 South 13th Street, Wilmington, N.C.; effective 3-29-64 to 9-28-64; 5 percent of the total number of factory production workers for normal labor turnover purposes, in the occupation of sewing machine operator, hand sewer, presser, finishing operations involving hand sewing, each for a learning period of 320 hours at the rates of not less than \$1.10 an hour for the first 160 hours, and not less than \$1.15 an hour for the remaining 160 hours (men's and boys' neckwear).

Each learner certificate has been issued upon the representations of the employer which, among other things, were that employment of learners at special minimum rates is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of 29 CFR 522.9. The certificates may be annulled or withdrawn, as indicated therein, in the manner provided in 29 CFR Part 528.

Signed at Washington, D.C., this 3d day of April 1964.

ROBERT G. GRONEWALD, Authorized Representative of the Administrator.

[F.R. Doc. 64-3557; Filed, Apr. 10, 1964; 8:45 a.m.]

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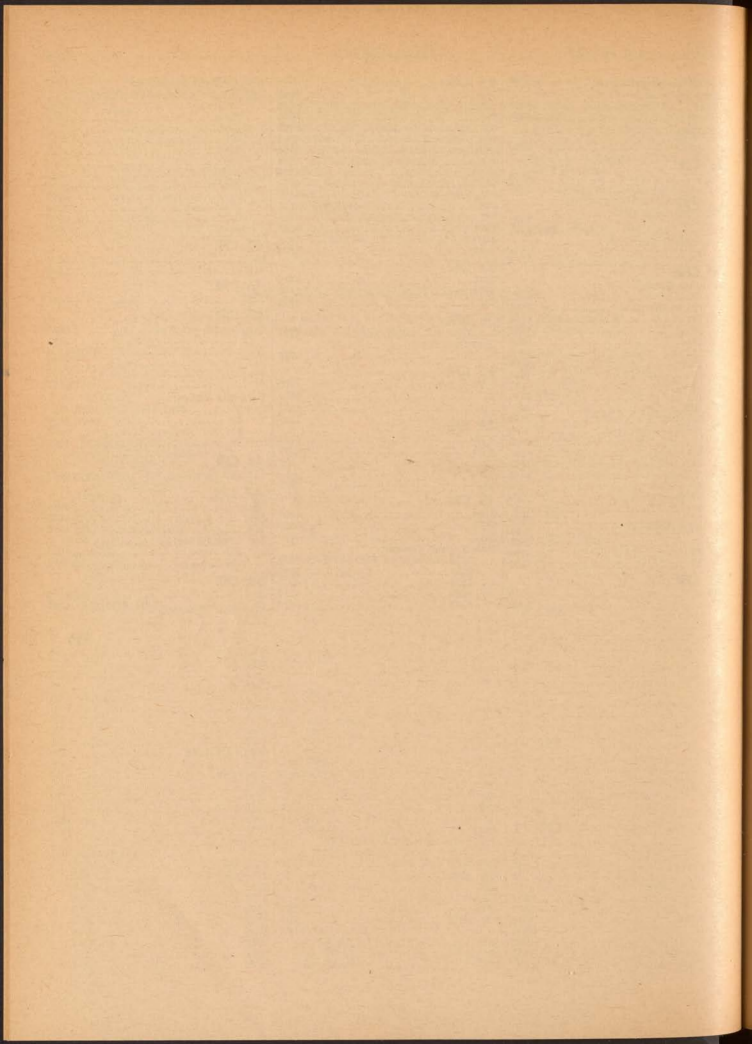
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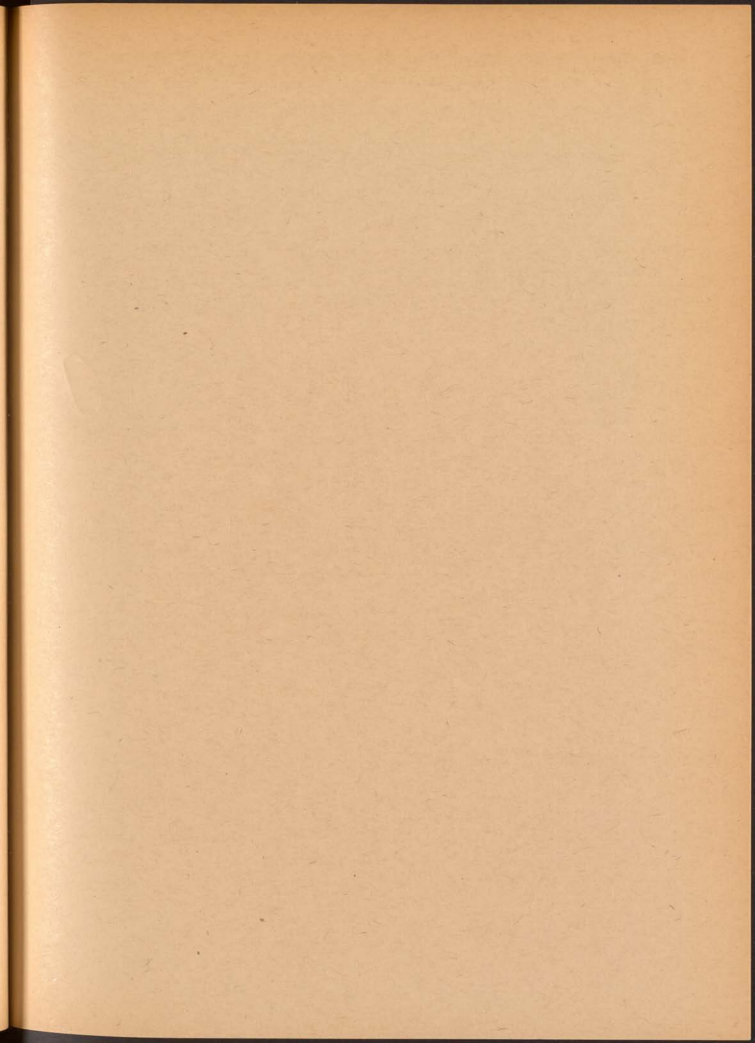
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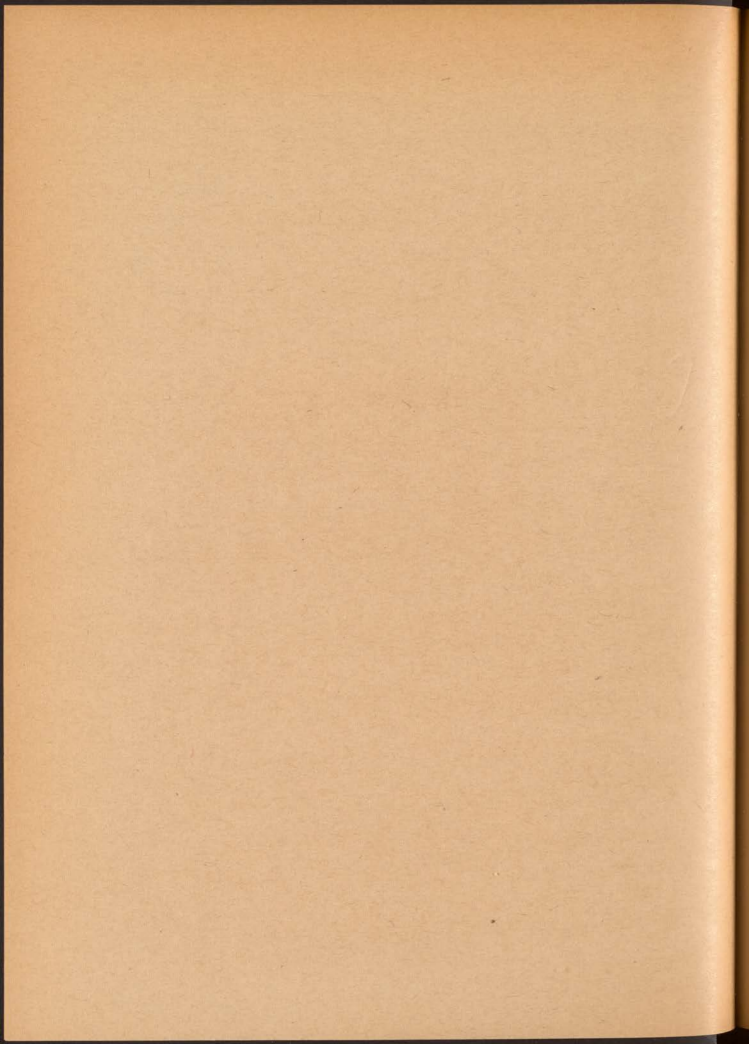
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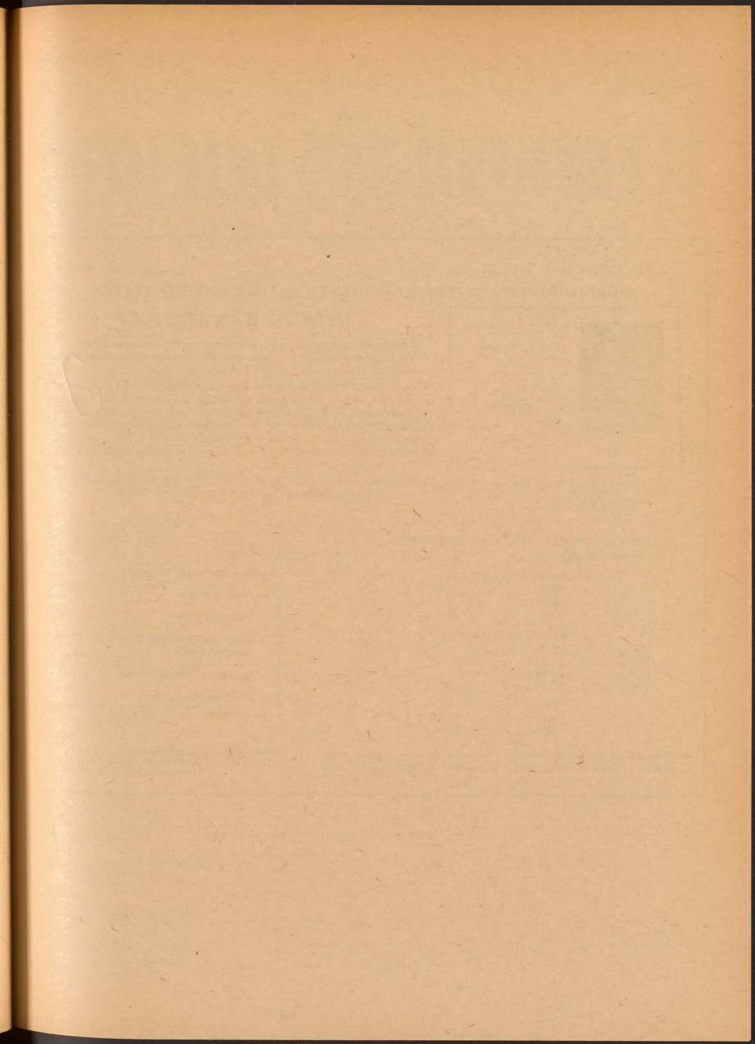
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