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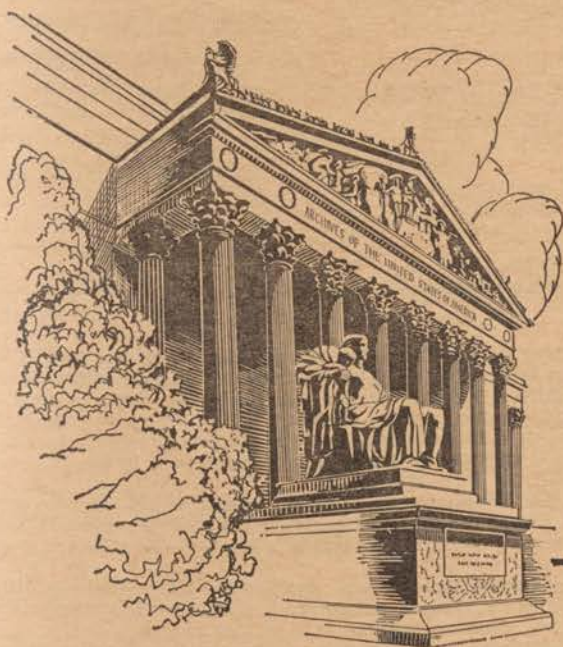
Thursday, August 29, 1968 • Washington, D.C.

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Current White House Releases

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS

The *Weekly Compilation of Presidential Documents* began with the issue dated Monday, August 2, 1965. It contains transcripts of the President's news conferences, messages to Congress, public speeches, remarks and statements, and other Presidential material released by the White House up to 5 p.m. of each Friday. This weekly service includes an Index of Contents preceding the text and a Cumulative Index to Prior

Issues at the end. Cumulation of this index terminates at the end of each quarter and begins anew with the following issue. Semiannual and annual indexes are published separately.

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The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date, appears at the end of each issue beginning with the second issue of the month.

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, 1968, and specifies how they are affected.

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Title 3—THE PRESIDENT

Proclamation 3863

AMERICAN EDUCATION WEEK, 1968

By the President of the United States of America

A Proclamation

Education—universal, equal, and excellent—is a goal which we have cherished since our country's birth.

In the last decade, however, we have sought to fulfill this goal with greater zeal, greater commitment, and greater success than at any period in our history.

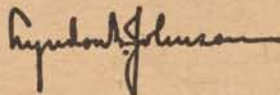
We began with new laws, creating the legal authority to translate our vision of educational opportunity into reality. This year we celebrate the 10th anniversary of the first great new Federal education law, the National Defense Education Act.

This historic law—and dozens which have followed it—has already had a profound effect on American life, and has increased immeasurably our most precious resource: the knowledge and understanding of our people.

To encourage and strengthen America's national fervor for education and to broaden support for America's schools and colleges, I, LYNDON B. JOHNSON, President of the United States of America, do hereby designate the period of November 10 through November 16, 1968, as American Education Week.

It is my deep conviction that our noblest national task is to lead each citizen to fulfill his own potential. In the belief that our national strength derives from the strength of individual citizens, I call upon every American to work toward an even better educational system in America—a system which will truly deepen and enrich American thought, and truly ennoble life for every man.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-seventh day of August in the year of our Lord nineteen hundred and sixty-eight and of the Independence of the United States of America the one hundred and ninety-third.



[F.R. Doc. 68-10538; Filed, Aug. 28, 1968; 10:00 a.m.]

Rules and Regulations

Title 7—AGRICULTURE

Subtitle A—Office of the Secretary of Agriculture

PART 18—EQUAL EMPLOYMENT OPPORTUNITY IN THE STATE COOPERATIVE EXTENSION SERVICES

Notice was given at 33 F.R. 7455 (May 18, 1968) that the Secretary of Agriculture planned the addition of a new Part 18 to Title 7, Subtitle A, of the Code of Federal Regulations.

Interested persons were invited to submit suggestions for improvement of the proposed new part for consideration prior to its issuance. All suggestions received having been considered, and certain changes made, Part 18 of Title 7, Subtitle A, is hereby issued, reading as follows:

- Sec.
- 18.1 Definitions.
- 18.2 Purpose, applicability, and coverage.
- 18.3 Development and adoption of equal employment opportunity programs.
- 18.4 Elements of program.
- 18.5 Formal complaint procedure.
- 18.6 Review and decision.
- 18.7 Reports.
- 18.8 Noncompliance.
- 18.9 Sanctions.

AUTHORITY. The provisions of this Part 18 issued under 5 U.S.C. 301, and Sec. 1-10, 38 Stat. 372, as amended, 7 U.S.C. 341-349.

§ 18.1 Definitions.

For the purpose of this part:

- (a) "Secretary" means the Secretary of Agriculture of the United States or his designee.
- (b) "Cooperative Extension Service" means the Cooperative Extension Service of each Land-Grant University.
- (c) "President" means the President or chief executive of each Land-Grant University or his designee.
- (d) "Discrimination" includes discrimination on the basis of race, color, national origin, sex, or religion.
- (e) "Employment" includes hiring, assignment, transfer, promotion, compensation, discipline, and discharge and all other conditions, terms and privileges of employment.
- (f) "Program" means a comprehensive Equal Employment Opportunity plan submitted by a President in satisfaction of the requirements of § 18.3.

§ 18.2 Purpose, applicability and coverage.

(a) **Purpose.** This part provides a cooperative procedure involving the President and Secretary to assure that the Cooperative Extension Service provides equal opportunity in employment to each individual without regard to race, color, national origin, sex, or religion.

(b) **Applicability.** The regulations in this part apply to every Land-Grant Uni-

versity operating a Cooperative Extension Service.

(c) **Coverage.** This part applies to all positions in all units of the Cooperative Extension Service, and to employees provided by county and other political subdivisions in support of Cooperative Extension Service programs.

§ 18.3 Development and adoption of equal employment opportunity programs.

(a) **Submission.** Within 90 days after the effective date of this part, the President shall furnish to the Secretary a positive continuing program to assure that employment is provided without discrimination.

(b) **Development.** The President and the Secretary may consult with each other at any time regarding the development and evaluation of the program in order to better effectuate the purpose of this part. The program may be a part of a general program establishing employment procedures for employees of the university and may cover other rights and privileges of employees.

(c) **Concurrence.** The Secretary may concur with the program proposed by the President. If the Secretary does not concur with the proposed program, he shall inform the President and make suggestions for improvement. The President will have 30 days thereafter to furnish a satisfactory proposal.

(d) **Amendment.** After concurrence has been obtained on the program, the President may make recommendations to amend the program to improve its effectiveness and furnish them to the Secretary for concurrence. If the Secretary, at any time finds that a program, as implemented, does not achieve the purposes described in § 18.2, he shall confer with the President concerning needed improvements and changes. The President will furnish a satisfactory amendment to the Secretary within 30 days for concurrence.

(e) **Effective date.** The program or amendments to it shall be made effective by the President not later than 30 days from the date of concurrence.

§ 18.4 Elements of program.

A satisfactory program shall include:

- (a) A statement of policy prohibiting discrimination in employment;
- (b) An administrative procedure enforcing that policy;
- (c) A positive affirmative action plan designed to assure equal opportunity in employment;
- (d) A procedure for identifying and eliminating employment practices tending to create or continue discrimination in employment;
- (e) A procedure for evaluating the success of the program;
- (f) Adequate provision for publicizing the program including dissemination of

information to all those covered by these regulations;

(g) A procedure for prompt processing of complaints assuring no less than minimum rights prescribed in § 18.5;

(h) Adequate provisions for the protection of complainants, employees, witnesses, and representatives from interference, harassment, intimidation and reprisal;

(i) A procedure for the informal resolution of complaints; and,

(j) A procedure for recording receipt and disposition of all complaints. A report of the receipt and a report of the disposition of all formal complaints will be sent promptly to the Secretary.

§ 18.5 Formal complaint procedure.

A procedure shall be provided for the filing of a formal written complaint if a complainant is not satisfied with the result of informal procedure or if the complainant does not desire to follow the informal procedure. A complaint procedure shall contain the following minimum provisions for the processing of formal complaints.

(a) **Elements of the formal complaint.** The formal complaint shall be in writing and state the name and address of the complainant; the basis of the claim; and indicate whether the alleged discrimination was based on race, color, national origin, sex, or religion.

(b) **Time limits for processing.** The procedure will include time limits for the orderly processing of complaints.

(c) **Who may file.** A complaint may be filed by an employee, a former employee, or an applicant for employment who believes that discrimination in employment has been practiced against him or that an employment practice in the Cooperative Extension Service has or will result in discrimination in employment against him. An employee, a former employee, or an applicant for employment, or an organization may file a complaint of general discriminatory practices: *Provided, however,* That upon request of the President, the complainant shall furnish to him names of individuals who are adversely affected by those practices.

(d) **Right of representation.** A complainant may designate in writing, an individual or an organization to represent him in the processing of his complaint, and is entitled to the advice of counsel at his expense at all stages of the proceeding. If the representative designated by the complainant is an employee of the U.S. Department of Agriculture, or of a Cooperative Extension Service, such employee, as well as an employee-complainant, shall have a reasonable amount of official time with pay, if he is in a pay status, for the purpose of appearing at any hearing on the complaint or conciliation effort. The rights and privileges set forth in this paragraph shall also be

available to any person whose alleged conduct is the cause of the complaint.

(e) *Where filed.* The procedure shall clearly state the persons, and their locations, with whom complaints may be filed. It shall also state that complaints may be filed with the Secretary. Complaints filed with the Secretary shall be promptly forwarded to the President or his designee for processing.

(f) *When filed.* A complaint shall be submitted within 90 days of the conduct giving rise to the complaint. The President or the Secretary may extend the prescribed time limit for good cause shown by the complainant.

(g) *Hearing.* A complainant or the President may request a hearing which shall be transcribed or recorded. The hearing shall be conducted promptly during regular working hours in the county where the alleged discrimination occurred or at a time and place agreed to by the President and the complainant. The President, the complainant and any person whose alleged conduct is the cause of the complaint shall have the right to call and cross-examine witnesses under oath. The hearing shall be provided by the President, and shall be conducted by an impartial board or hearing officer who shall promptly submit a proposed decision including findings of fact, conclusions, and recommendations for action to the President.

(h) *Decision by the President.* The President shall review the entire file on the complaint, including the record of the hearing if a hearing was held, and shall promptly:

- (1) Remand to the hearing board or officer for further action; or
- (2) Make a decision on the complaint; or
- (3) Otherwise dispose of the complaint.

The President shall notify the complainant of his decision or disposition and of his right to request in writing a review by the Secretary and the time limit in which such request for review must be made.

§ 18.6 Review and decision.

(a) *Review.* The complainant may request a review of his complaint by the Secretary:

- (1) Within 30 days of notification of disposition of his complaint by the President;
- (2) Within 30 days of notification of refusal by the President to accept his complaint; or
- (3) Upon failure of the President to act on the complaint in accordance with the program.

The Secretary may extend the prescribed time limit for good cause.

Any request shall be in writing. The President upon request by the Secretary, shall furnish to the Secretary the complete file, including the transcript of any hearing together with whatever other information the Secretary requests. The Secretary may request supplemental information from the President, order further investigation by the Office of the

Inspector General, U.S. Department of Agriculture, remand the complaint to the President for further action, and if circumstances warrant, hold a hearing under such procedure and on such issues as he determines appropriate to obtain information which would assist him in making a decision as provided under § 18.6(b).

(b) *Decision.* After the Secretary completes his review of the President's disposition of the complaint, he shall make a decision as to whether the President's decision or disposition of the complaint is proper. The decision of the Secretary shall be in writing and shall be sent to the President for appropriate action. A copy of the decision shall also be furnished to the complainant.

§ 18.7 Reports.

Within 6 months of the program going into effect and thereafter at least annually, the President shall submit a summary report to the Secretary on implementation and operation of the program. The Secretary may request additional reports as he deems advisable.

§ 18.8 Noncompliance.

A university conducting a Cooperative Extension Service will be in violation of this part:

(a) If the President fails to file a program in which the Secretary concurs under § 18.3, or fails to file an appropriate amendment in accordance with § 18.3 (d);

(b) If after concurrence in the President's program the Secretary finds that a university has failed to administer such program according to its terms;

(c) If the university or the President does not take appropriate action on the decision under § 18.6(b) which is satisfactory to the Secretary; or

(d) If the Secretary finds that any officer of the university has intimidated, coerced, or improperly pressured a complainant, employee, representative, or witness exercising the rights given him by this part or any program adopted pursuant thereto, and that corrective action has not been taken.

§ 18.9 Sanctions.

(a) When the Secretary finds that any noncompliance with this part has occurred, he may initiate action to refuse to authorize payment of funds for the Cooperative Extension Service, or take other appropriate action provided by law.

(b) The remedies available to the Secretary under this part, and remedies made available to any person under a program adopted pursuant to this part do not exclude any others which may be available under law.

Effective date. These regulations shall be effective 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 23d day of August, 1968.

ORVILLE L. FREEMAN,
Secretary of Agriculture.

[F.R. Doc. 68-10439; Filed, Aug. 28, 1968; 8:48 a.m.]

Chapter VIII—Agricultural Stabilization and Conservation Service (Sugar), Department of Agriculture

SUBCHAPTER I—DETERMINATION OF PRICES

[Sugar Determination 876.20]

PART 876—SUGARCANE: HAWAII

Fair and Reasonable Prices for 1968 Crop

Pursuant to the provisions of section 301(c)(2) of the Sugar Act of 1948, as amended (herein referred to as "act"), after investigation and due consideration of the evidence obtained at the public hearing held in Hilo, Hawaii, on May 10, 1968, the following determination is hereby issued:

§ 876.20 Fair and reasonable prices for the 1968 crop of Hawaiian sugarcane.

A producer of sugarcane in Hawaii who is also a processor of sugarcane, to which this section applies as provided in paragraph (f) of this section (herein referred to as "processor") shall have paid, or contracted to pay, for sugarcane of the 1968 crop grown by other producers and processed by him, or shall have processed sugarcane of other producers under a toll agreement, in accordance with the following requirements:

(a) *Toll agreements.* (1) The rate for processing sugarcane under a toll agreement at Olokele Sugar Co., Ltd., and Kekaha Sugar Co., Ltd., shall be not more than the rate provided in the agreement between the producer and the processing applicable to the prior crop.

(2) (i) The rate for processing sugarcane delivered by a producer under a toll agreement to those processors listed below shall be not more than that established for each such processor.

Processor	Rate for Processing (Percentage of gross proceeds from sugar and molasses)	Delivery point for sugarcane
Puna Sugar Co., Ltd.	34	Mill.
Kohala Sugar Co.	34	Do.
Laupahoehoe Sugar Co.	45	Loaded in trucks.
Mauna Kea Sugar Co., Inc.	45	Do.
Pepee Sugar Co.	45	Do.
Pauhau Sugar Co., Ltd.	45	Do.
Hawaiian Agricultural Co.	45	Do.
Hutchinson Sugar Co., Ltd.	45	Do.

(ii) The gross proceeds from sugar and molasses shall be determined in accordance with the Standard Sugar Marketing Contract and the Standard Molasses Marketing Contract entered into by the producer, or his agent, with the California and Hawaiian Sugar Co. (a cooperative agricultural marketing association herein referred to as C & H): *Provided*, That the gross proceeds so determined to be applicable to the sugar and molasses recovered from the sugarcane of the producer shall be converted to dollars per hundredweight of sugar, raw value basis, for the purpose of applying the rates for processing.

(iii) The applicable rate for processing established in this subparagraph for sugarcane of the producer shall cover (a) all transporting, handling, and processing costs applicable to the producers' sugarcane from the delivery point specified herein until the raw sugar and molasses recovered therefrom leaves the bulk sugar bin or the molasses tank of the processor, except those costs incurred for insuring such raw sugar and molasses while stored therein; (b) the cost of insuring such sugarcane against loss by fire to the same extent that sugarcane of the processor is insured; (c) the costs of weighing, sampling, and taring such sugarcane; (d) the cost of general weed and rodent control other than in sugarcane fields of producers and alongside the roads adjacent thereto; and (e) the cost of all research and experimental work applicable to the production and processing of such sugarcane.

(iv) The sugarcane received from producers shall be handled and processed by the processor in a manner which is no less favorable than the handling and processing of the sugarcane of the processor. The processor, in acting as agent for the producer, shall handle and deliver to C&H the raw sugar and molasses recovered from the sugarcane of the producer in a manner which is no less favorable than the handling and delivery to C&H of the raw sugar and molasses recovered from the sugarcane of the processor. The processor shall promptly transmit to the producer the amount of gross proceeds received for the sugar and molasses recovered from the sugarcane of the producer, less the applicable processing rate, and less the expenses paid by the processor, as agent for the producer, pursuant to the toll agreement. Handling and delivery expenses shall be limited to those direct expenses paid by the processor as agent for the producer, but shall not include overhead charges of the processor.

(b) *Purchase agreements.* (1) The price for sugarcane under adherent planter agreements shall be not less than the price determined in accordance with the agreement between the processor and the producer applicable to the prior crop.

(2) The price for the producers' share of sugarcane under cultivation contracts at Laupahoehoe Sugar Co. shall be not less than the price determined in accordance with the agreement between the processor and the producer applicable to the prior crop.

(3) The price for sugarcane under independent grower purchase agreements shall be not less than the price determined in accordance with the agreement between the processor and the producer applicable to the prior crop: *Provided*, That the items of expense which may be deducted in computing net returns for the 1968 crop shall be limited to the same items as for the 1967 crop, except that if the processor incurs handling and delivery expenses otherwise allowable under the agreement and which are incurred under abnormal conditions which the "State Executive Director" (i.e., the person employed to be responsible for the day-to-day operations of the Hawaiian

Agricultural Stabilization and Conservation Service State Office, or any employee in such office acting on behalf of such person), determines justify the incurrence of such expenses, such expenses also may be deducted.

(c) *Sugarcane weight and quality determination.* The determination of the net weight and quality of the sugarcane received from the producer, and the allocation of sugar and molasses recoveries to the producer shall be made in accordance with the methods customarily used by the processor; methods which have been approved by the Experiment Station of the Hawaiian Sugar Planters' Association; or methods agreed upon between the processor and the producer, which will reflect the true weight and quality of sugarcane and the quantities of sugar and molasses recovered from the sugarcane of the producer.

(d) *Overhead charges for services furnished to producers.* If the processor, at the producer's request, furnishes labor, materials, or services used in producing, harvesting, or transporting the producer's sugarcane, or transports the producer's sugar or molasses from the mill to the port in the processor's own equipment, the processor may charge in addition to the direct costs of such labor, materials, or services, the applicable overhead expenses. If equipment is charged at standard or budgeted rates which include repair and maintenance charges, and such rates are applied equally to both the processors' and producers' producing, harvesting, and transporting operation, and if the standard or budgeted rates are adjusted periodically to reflect current conditions, such rates shall be considered as the direct costs for use of equipment. Charges for applicable overhead expenses shall be based on estimated current budgets and adjusted after the end of the calendar year so as not to exceed the actual costs for such year. In addition, the processor may also charge a profit not to exceed 5 percent of the sum of the direct and overhead charges for such labor, materials, or services. Overhead expenses shall be limited to those which are properly apportionable under generally accepted accounting principles, as approved by the "State Executive Director."

(e) *Reporting requirements.* The processor shall submit to the "State Executive Director" a certified statement of the gross proceeds and handling and delivery expenses paid under (1) purchase agreements providing for payment for sugarcane based upon net returns from sugar and molasses, and (2) toll and agency agreements providing for the deduction of handling and delivery expenses on sugar and molasses from the gross proceeds obtained therefrom.

(f) *Applicability.* The requirements of this section are applicable to all sugarcane grown by a producer and processed under either a purchase or toll agreement by a processor who also produces sugarcane (a processor-producer is defined in § 821.1 of this chapter).

(g) *Subterfuge.* The processor shall not reduce returns to the producer below those determined in accordance with the

requirements herein through any subterfuge or device whatsoever.

(h) *Procedures for checking compliance.* The procedures to be followed by the ASCS State office in checking compliance with the requirements of this section are set forth under the heading Part 6—Fair Price Determination in Handbook 6-SU, issued by the Deputy Administrator, State and County Operations, Agricultural Stabilization and Conservation Service. Handbook 6-SU may be inspected at the State ASCS office and copies may be obtained from the Hawaii ASCS State Office, 1833 Kalakaua Avenue, Honolulu, Hawaii 96815.

STATEMENT OF BASES AND CONSIDERATIONS

(a) *General.* The foregoing determination establishes the fair and reasonable rate requirements which must be met, as one of the conditions for payment under the act, by a producer who processes sugarcane of the 1968 crop grown by other producers.

(b) *Requirements of the act.* Section 301(c)(2) of the act provides, as a condition for payment, that the producer on the farm who is also, directly or indirectly a processor of sugarcane, as may be determined by the Secretary, shall have paid, or contracted to pay under either purchase or toll agreements, for any sugarcane grown by other producers and processed by him at rates not less than those that may be determined by the Secretary to be fair and reasonable after investigation and due notice and opportunity for public hearing.

(c) *Public hearing—C. Brewer and Co. (representing Mauna Kea, Pepeekeo Paauihau, Hawaiian Agricultural, and Hutchinson Sugar Companies).* The representative of these sugar companies recommended a processing rate of 48 percent for the 1968 crop, and continuation of the profit charge on services furnished producers. He said no changes are planned in the method of calculating these charges. The witness submitted producing and processing cost data for the 5-year period 1963-67, and also for 1967, that indicated processing rates of 48.23 and 48.07 percent, respectively. The witness stated that last year the Department of Interior started a 5-year research program at the Wildlife Damage Research Station in Hilo on new methods of controlling rats in the fields and that the Hawaiian Sugar Planter's Association and the University of Hawaii Extension Service are cooperating in a borer control study on the Island of Kauai, and that Hawaii's sugar industry loses an estimated \$4.5 million annually due to rat damage. He said that the crop year 1967 was good on cane tonnage and poor on cane quality due to factors beyond their control. The witness testified that relations with independent growers and their associations were excellent and that technical assistance is made available to growers.

A producer representative recommended a processing rate of 40 percent and elimination of the 5 percent profit charge on services furnished growers by the processor. Growers' data were sub-

mitted which indicated a loss of \$10 per ton of sugar for the 1967 crop. In a supplemental brief it was recommended that the ASCS State Office in Hawaii mediate to settle any disagreement between the company and cane producers concerning the harvesting schedule.

Kohala Sugar Co. The representative of Kohala stated that the current rate of 34 percent was inadequate to properly compensate the company. The witness submitted cost and production data for 1967 and for the 5-year period 1963-67 indicating processing rates of 47.26 and 43.34 percent, respectively. The representative recommended the continuation of the other provisions of the 1967 determination.

A representative of producers stated that the tolling rate of 34 percent is already too high, and that many growers are quitting sugarcane farming because of the high production costs.

Laupahoehoe Sugar Co. The representative of this company recommended a processing rate of 50 percent for the 1968 crop, and the continuation of the profit charge on services furnished producers. He also requested the approval to allocate sugar and molasses credits on a monthly basis without giving effect to a weekly preliminary allocation. The witness stated that direct factory costs before depreciation and other overhead items averaged \$23.71 per ton of sugar processed in 1967; and that depreciation and interest on the invested capital for the new factory of Ookala are important factors in the final cost and that they will remain substantial items for the next several years. A supplemental statement submitted by the company concerning the cost of transporting cane, including road cost, indicates a cost range per ton of cane before allocation of overhead items other than supervision of \$1.17 for 1964 as against \$1.64 for 1967.

Puna Sugar Co. The representative of this company recommended a processing rate of 36 percent and a 10 percent fee for services rendered to producers. The witness stated that provisions concerning the delivery point should be continued for the 1968 determination. Supplemental data submitted indicated that a change in the delivery point from "mill" to "loaded in trucks" would require a processing rate of 60.35 percent. The representative submitted cost data for the years 1963 through 1967, and 5-year rolling averages for the period 1962-66 and 1963-67. He stated that grower yields increased from a low of 7.32 tons of sugar per acre in 1960, to a high of 8.56 tons for 1967, and that costs for harvesting and hauling were higher in 1967 mainly because of poor weather conditions and that increases in the cost of processing between the crop years 1966 and 1967 were primarily due to increased costs in the fire room and boiler repairs.

The representative of independent producers recommended the disallowance of the 5 percent fee for services rendered to producers by the company, and a change in the delivery point from "mill" to "loaded in trucks" with a processing fee of 45 percent. In a supplemental brief, statements from each grower section,

signed by all of the growers, with the exception of two, contained the following: "We, the undersigned, who are independent cane planters, cultivating cane in the Puna Sugar Co., Ltd., plantation area, do hereby consent and urge that the delivery point in the contract for processing of cane by Puna Sugar Co., Ltd., be changed from 'at the mill' to 'in trucks' beginning with the 1968 crop. Costs between growers shall be pooled." Producers stated they are against the company's proposal to use 5-year average costs as the basis for the processing rate.

(d) **1968 price determination.** This determination continues the provisions of the 1967 determination without change.

Consideration has been given to the recommendations and information submitted in connection with the hearing; to the returns, costs, and profits of producing and processing sugarcane obtained by a recent field study and recast in terms of prospective price and production conditions for the 1968 crop; and to other pertinent factors.

The recommendations of producers and processors for changes in the processing rates applicable to several of the companies have been considered. In determining processing rates the Department has considered the costs of previous crops projected to the present on the basis of normal crop conditions. This analysis indicates that changes in the relationship of producing and processing costs have not been sufficient to warrant an adjustment in processing rates and none is made in this determination.

The recommendations for changes in the profit charge on services furnished to producers by processors have again been reviewed. It is believed that the applicable provisions of the 1967 price determination continue to be equitable under prevailing circumstances and therefore the recommendations have not been adopted.

One processor proposed a change to allocate sugar and molasses credits on a monthly basis without giving effect to a weekly preliminary allocation. This method may be used in 1968 if approved by the Experiment Station of the Hawaiian Sugar Planters' Association, or if agreed upon between the processor and producers.

Producers delivering sugarcane to one plantation recommended that the delivery point for sugarcane be changed from "at the mill" to "loaded in trucks," and that the processing rate therefore be changed from 34 percent to 45 percent to offset the change. Action on this request has been deferred for the present. A statement submitted to the Department, signed by all but two of the producers concerned, indicated that producers have agreed to "pool" their expenses in the event their recommendation is adopted. However, details are lacking and the Department has insufficient information at this time upon which to base a decision that will protect adequately the interests of all concerned. Moreover, considerable differences exist between the recommendations of producers and the processor concerning the processing rate. Preliminary examination of this matter seems to

indicate that a processing rate somewhat in excess of the 45 percent recommended by producers would be required to compensate for the change in delivery point.

After consideration of all pertinent factors this determination is considered to be fair and reasonable. Accordingly, I hereby find and conclude that the foregoing determination will effectuate the price provisions of the Sugar Act of 1948, as amended.

(Sec. 413, 61 Stat. 932; 7 U.S.C. Supp. 1153, sec. 301, 61 Stat. 929, as amended; 7 U.S.C. Supp. 1131)

Effective date. This determination shall become effective when published in the FEDERAL REGISTER and is applicable to the 1968 crop of Hawaiian sugarcane.

Signed at Washington, D.C., August 26, 1968.

ORVILLE L. FREEMAN,
Secretary.

[F.R. Doc. 68-10455; Filed, Aug. 28, 1968; 8:48 a.m.]

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

[Valencia Orange Reg. 254]

PART 908—VALENCIA ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

Limitation of Handling

§ 908.554 Valencia Orange Regulation 254.

(a) **Findings.** (1) Pursuant to the marketing agreement, as amended, and Order No. 908, as amended (7 CFR Part 908), 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 by tending to establish and maintain such orderly marketing conditions for such oranges as will provide, in the interests of producers and consumers, an orderly flow of the supply thereof to market throughout the normal marketing season to avoid unreasonable fluctuations in supplies and prices, and is not for the purpose of maintaining prices to farmers above the level which it is declared to be the policy of Congress to establish under 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. 553) because the time intervening be-

tween 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 August 27, 1968.

(b) *Order.* (1) The respective quantities of Valencia oranges grown in Arizona and designated part of California which may be handled during the period August 30, 1968, through September 5, 1968, are hereby fixed as follows:

- (i) District 1: Unlimited movement;
 - (ii) District 2: 400,000 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 said amended marketing agreement and order.

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

Dated: August 28, 1968.

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

[F.R. Doc. 68-10549; Filed, Aug. 28, 1968;
11:25 a.m.]

[Pear Reg. 7, Amdt. 1]

**PART 927—BEURRE D'ANJOU,
BEURRE BOSC, WINTER NELIS,
DOYENNE DU COMICE, BEURRE EAS-
TER, AND BEURRE CLAIRGEAU VA-
RIETIES OF PEARS GROWN IN
OREGON, WASHINGTON, AND
CALIFORNIA**

**Regulation by Grades, Quality, and
Sizes**

Findings. (1) Pursuant to the market-
ing agreement, as amended, and Order
No. 927, as amended (7 CFR Part 927),

regulating the handling of the Beurre D'Anjou, Beurre Bosc, Winter Nelis, Doyenne du Comice, Beurre Easter, and Beurre Clairgeau varieties of pears grown in Oregon, Washington, and 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 Control 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 such pears, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 553) in that, as hereinafter set forth, the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient; and this amendment relieves restrictions on the handling of Beurre Bosc pears.

Order, as amended. The provisions of paragraph (a) (1) (i) of § 927.307 (Pear Regulation 7; 33 F.R. 11059) are hereby amended to read as follows:

§ 927.307 Pear Regulation 7.

(a) *Order.* (1) * * *

(i) Beurre D'Anjou pears shall be of a size not smaller than 195 size and shall grade at least U.S. No. 2: *Provided*, That pears of such varieties which fail to meet the U.S. No. 2 grade requirements only because of serious damage, but not very serious damage, caused by frost injury, healed hail marks, russetting or being seriously misshapen may be shipped if they are of a size not smaller than the 180 size, and: *Provided further*, That pears of such varieties which bear unhealed broken skin punctures not exceeding three-sixteenths (3/16) of an inch in diameter or depth, as the case may be, may be shipped if such pears otherwise grade at least U.S. No. 1 and are of a size not smaller than the 150 size;

Effective time. The provisions of this amendment shall become effective August 26, 1968.

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

Dated: August 26, 1968.

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

[F.R. Doc. 68-10437; Filed, Aug. 28, 1968;
8:48 a.m.]

**Chapter X—Consumer and Market-
ing Service (Marketing Agreements
and Orders; Milk), Department of
Agriculture**

[Milk Order 87]

**PART 1067—MILK IN OZARKS
MARKETING AREA**

Order Suspending Certain Provisions

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order regulating the handling of milk in the Ozarks marketing area (7 CFR Part 1067), it is hereby found and determined that:

(a) The following provisions of the order do not tend to effectuate the declared policy of the Act for the month of August 1968:

(1) In § 1067.7(b) the phrase "during any of the months of February through July, or to the extent of not more than 10 days' production during any of the months of August through January."

(2) In § 1067.11(b) all of the language and the table except the following: "A supply plant from which a quantity of milk * * * is shipped to a plant described in paragraph (a) of this section * * * unless such plant requests nonpool designation by means of a * * * written application to the market administrator."

(b) Notice of proposed rule making, public procedure thereon, and 30 days notice of the effective date hereof are impractical, unnecessary, and contrary to the public interest in that:

(1) This suspension order does not require of persons affected substantial or extensive preparation prior to the effective date.

(2) This suspension order is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area.

(3) A notice of proposed suspension of the diversion limitation and the supply plant percentage shipping requirement, both for August 1968, was issued August 12, 1968 (33 F.R. 11600). A cooperative association representing a very large percentage of the producers on the Ozarks market submitted views favoring the suspension of both provisions. Another cooperative association submitted views opposing suspension of the supply plant shipping requirements in the manner proposed which would result in the pooling of its plant which currently is regulated under the North Central Iowa Federal order.

(4) This suspension action was requested by Mid-America Dairymen to facilitate the efficient handling of reserve milk of the market. The association indicates that during August it will be necessary to move a large volume of producer milk to manufacturing plants. The association also states that because of the merging of three cooperative associations, additional time is needed to consolidate producer milk deliveries to plants in a manner to most efficiently handle reserve milk and meet diversion limitations.

(5) This suspension action is necessary to provide for the efficient handling of reserve milk of the market during the month of August 1968. The cooperative association requesting the suspension is the principal agency in the market responsible for the handling of reserve milk. Due to the large volume of milk which must be moved to manufacturing plants during August, and the temporary difficulties in consolidating the milk delivery operations, it is necessary that the diversion limitation be removed and that the supply plant percentage shipping requirement be suspended. Certain language in § 1067.11(b) in addition to that proposed in the notice issued August 12, 1968, is hereby suspended. The suspension of the additional language will serve to meet the objection of the cooperative association which opposed suspension of the pooling requirement in that such plant will be permitted to retain its nonpool status upon its request. The plant is currently regulated under another order. Hence, it is not necessary that such plant be regulated under this order to achieve orderly marketing.

For the reasons cited herein, good cause exists for making this order effective August 1, 1968.

It is therefore ordered, That the aforementioned provisions of the order are hereby suspended for the month of August 1968.

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

Effective date: August 1, 1968.

Signed at Washington, D.C., on August 23, 1968.

ORVILLE L. FREEMAN,
Secretary.

[F.R. Doc. 68-10438; Filed, Aug. 28, 1968; 8:48 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Docket No. 8154, Amdt. 39-643]

PART 39—AIRWORTHINESS DIRECTIVES

Beech Model 18 Airplanes

Amendment 39-419 (32 F.R. 7205), AD 67-16-1, as amended by Amendment 39-430 (32 F.R. 8024), requires repetitive inspection at four locations of the elliptical front spar lower cap of the wing center section of certain Beech model airplanes. Subsequent to the issuance thereof, Beech Models 3N, 3MN, and 3TM airplanes were type certificated by the Federal Aviation Administration in January 1968. The elliptical front spar lower cap in these airplanes is identical to those presently covered by AD 67-16-1. Consequently, it is necessary to amend the applicability statement of the AD to include these model airplanes.

Since immediate action is required in the interest of safety, compliance with the notice and public procedures provisions of the Administrative Procedure Act is not practical and good cause exists for making this amendment effective in less than thirty (30) days.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (31 F.R. 13697), § 39.13 of Part 39 of the Federal Aviation Regulations, Amendment 39-419 (32 F.R. 7205), AD 67-16-1, as amended by Amendment 39-430 (32 F.R. 8024), is amended as follows.

The applicability statement is amended to read as follows:

BEECH MODELS C18S, AT-11, C-45, C-45A, UC-45B, UC-45F, AT-7, AT-7A, AT-7B, AT-7C, JRB-1, JRB-2, JRB-3, JRB-4, SNB-1, SNB-2, SNB-2C, D18S, D18C, C-45G, TC-45G, C-45H, TC-45H, TC-45J (SNB-5), JRB-6, E18S, E18S-9700, G18S, H18 (Aircraft Serial Nos. BA-580, BA-618 through BA-730), 3N, 3NM, and 3TM airplanes and to aircraft of the above models subsequently redesignated under a supplemental type certificate, except those modified under STC SA 1192 WE.

This amendment becomes effective August 30, 1968.

(Secs. 313(a), 601 and 603 of the Federal Aviation Act of 1958; 49 U.S.C. 1354(a), 1421, 1423)

Issued in Kansas City, Mo., on Aug. 20, 1968.

DANIEL E. BARROW,
Acting Director, Central Region.

[F.R. Doc. 68-10432; Filed, Aug. 28, 1968; 8:47 a.m.]

[Airspace Docket No. 68-SW-36]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Alteration of Control Zone

On June 6, 1968, a notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 8393) stating that the Federal Aviation Administration was considering amending Part 71 of the Federal Aviation Regulations to alter the McAllen, Tex., control zone.

Interested persons were given 30 days in which to submit written data, views, or arguments.

No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 G.m.t., September 19, 1968.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on July 12, 1968.

A. L. COULTER,
Acting Director, Southwest Region.

In § 71.171 (33 F.R. 2102) the McAllen, Tex., control zone is amended, in part, by deleting " * * * lat. 26°12'20" N., long. 98°16'05" W. * * * lat. 26°12'20" N., long. 98°16'05" W. * * *

319° * * * " and substituting therefor, " * * * lat. 26°12'29" N., long. 98°16'15" W. * * * lat. 26°12'29" N., long. 98°16'15" W. * * * 309° * * * "

[F.R. Doc. 68-10425; Filed, Aug. 28, 1968; 8:46 a.m.]

[Airspace Docket No. 68-SO-66]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Alteration of Control Zones and Transition Areas

The purpose of these amendments to Part 71 of the Federal Aviation Regulations is to alter the Augusta, Ga.; Brunswick, Ga. (Malcolm-McKinnon Airport), and Gulfport, Miss., control zones, and the Augusta, Ga.; Gulfport, Miss., Muscle Shoals, Ala., and Myrtle Beach, S.C., transition areas.

The above control zones are described in § 71.171 (33 F.R. 2058) and amended as follows, by the referenced citations:

Augusta, Ga. (33 F.R. 11449).
Brunswick, Ga. (Malcolm-McKinnon Airport) (33 F.R. 10563).
Gulfport, Miss. (33 F.R. 9599).

The above transition areas are described in § 71.181 (33 F.R. 2137) and amended as follows, where appropriate, by the referenced citations:

Augusta, Ga. (33 F.R. 11449).
Gulfport, Miss. (33 F.R. 9599).
Muscle Shoals, Ala. (33 F.R. 5351).
Myrtle Beach, S.C.

In the Augusta control zone description, reference is made to the Augusta VOR.

In the Brunswick control zone description, reference is made to the Brunswick VOR.

In the Gulfport control zone and transition area descriptions, reference is made to the Gulfport VOR.

In the Augusta transition area description, reference is made to the Augusta VOR and Greenwood, S.C., VOR.

In the Muscle Shoals transition area description, reference is made to the Muscle Shoals VOR.

In the Myrtle Beach transition area description, reference is made to Grannis Field, Fayetteville, N.C.

Since the VORs referenced in the above descriptions have been converted to VORTACs, and the name of Grannis Field, Fayetteville, N.C., has been changed to Fayetteville Municipal Airport (Grannis Field), it is necessary to alter the descriptions accordingly.

Since these amendments are editorial in nature, notice and public procedure hereon are unnecessary, and action is taken herein to alter the descriptions accordingly.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective immediately, as hereinafter set forth.

In § 71.171 (33 F.R. 2058), the following control zones are amended as hereinafter set forth:

AUGUSTA, GA. (33 F.R. 11449), BRUNSWICK, GA. (MALCOLM-MCKINNON AIRPORT) (33 F.R. 10563), AND GULFPORT, MISS. (33 F.R. 9599)

“* * * VOR * * *” is deleted and “* * * VORTAC * * *” is substituted therefor, wherever it appears. In § 71.181 (33 F.R. 2137), the following transition areas are amended as hereinafter set forth:

AUGUSTA, GA. (33 F.R. 11449), GULFPORT, MISS. (33 F.R. 9599), AND MUSCLE SHOALS, ALA. (33 F.R. 5351)

“* * * VOR * * *” is deleted and “* * * VORTAC * * *” is substituted therefor, wherever it appears.

MYRTLE BEACH, S.C.

“* * * Grannis Field, Fayetteville, N.C. * * *” is deleted and “* * * Fayetteville Municipal Airport (Grannis Field) * * *” is substituted therefor. (Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348(a))

Issued in East Point, Ga., on August 22, 1968.

JAMES G. ROGERS,
Director, Southern Region.

[F.R. Doc. 68-10426; Filed, Aug. 28, 1968; 8:46 a.m.]

[Airspace Docket No. 68-SO-68]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Alteration of Control Zone and Transition Areas

The purpose of these amendments to Part 71 of the Federal Aviation Regulations is to alter the Knoxville, Tenn., control zone, and the Chattanooga, Tenn., and Jackson, Miss., transition areas.

The Knoxville control zone is described in § 71.171 (33 F.R. 2058).

In the description, reference is made to the Knoxville RBN. Since the name of this RBN will be changed to “Singleton RBN,” effective November 14, 1968, it is necessary to amend the description accordingly.

The Chattanooga transition area is described in § 71.181 (33 F.R. 2137 and 9333).

In the description, reference is made to the North Chattanooga, Tenn., RBN. Since the name of this RBN will be changed to “Daisy RBN,” effective November 14, 1968, it is necessary to alter the description accordingly.

The Jackson transition area is described in § 71.181 (33 F.R. 2137 and 5350).

In the description, reference is made to the Jackson RBN. Since the name of this RBN will be changed to “Hawkins RBN,” effective November 14, 1968, it is necessary to amend the description accordingly.

Since these amendments are editorial in nature, notice and public procedure hereon are unnecessary. However, since it is necessary that sufficient time be

allowed to permit processing and publication, these amendments will become more effective more than 30 days after publication.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., November 14, 1968, as hereinafter set forth.

In § 71.171 (33 F.R. 2058), the Knoxville, Tenn., control zone is amended as follows:

“* * * Knoxville RBN * * *” is deleted and “* * * Singleton RBN * * *” is substituted therefor.

In § 71.181 (33 F.R. 2137), the Chattanooga, Tenn., transition area (33 F.R. 9333) and the Jackson, Miss., transition area (33 F.R. 5350) are amended as follows:

CHATTANOOGA, TENN.

“* * * North Chattanooga, Tenn., RBN * * *” is deleted and “* * * Daisy RBN * * *” is substituted therefor.

JACKSON, MISS.

“* * * Jackson RBN * * *” is deleted and “* * * Hawkins RBN * * *” is substituted therefor.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348(a))

Issued in East Point, Ga., on August 22, 1968.

JAMES G. ROGERS,
Director, Southern Region.

[F.R. Doc. 68-10427; Filed, Aug. 28, 1968; 8:47 a.m.]

[Airspace Docket No. 68-SW-33]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area

On June 14, 1968, a notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 8744) stating that the Federal Aviation Administration was considering amending Part 71 of the Federal Aviation Regulations to designate a 700-foot transition area at Bastrop, La.

Interested persons were given 30 days in which to submit written data, views, or arguments.

No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 G.m.t., September 19, 1968.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on July 19, 1968.

HENRY L. NEWMAN,
Director, Southwest Region.

In § 71.181 (33 F.R. 2137), the following transition area is added:

BASTROP, LA.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Morehouse Airport (lat. 32°45'30" N., long. 91°53'00" W.), and within 2 miles each side

of the Monroe VORTAC 030° radial extending from the 5-mile radius area to 19 miles northeast of the VORTAC.

[F.R. Doc. 68-10428; Filed, Aug. 28, 1968; 8:47 a.m.]

[Airspace Docket No. 68-SW-42]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area

On June 14, 1968, a notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 8745) stating that the Federal Aviation Administration was considering amending Part 71 of the Federal Aviation Regulations to designate a 700-foot transition area at Siloam Springs, Ark.

Interested persons were given 30 days in which to submit written data, views or arguments.

No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 G.m.t., September 19, 1968.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on July 19, 1968.

HENRY L. NEWMAN,
Director, Southwest Region.

In § 71.181 (33 F.R. 2137), the following transition area is added:

SILAM SPRINGS, ARK.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Smith Airport (lat. 36°11'21" N., long. 94°29'18" W.), and within 2 miles each side of the Fayetteville VORTAC 260° radial extending from the 5-mile radius area to 12.5 miles west of the VORTAC, excluding the portion within the Decatur, Ark., transition area.

[F.R. Doc. 68-10429; Filed, Aug. 28, 1968; 8:47 a.m.]

[Airspace Docket No. 68-SW-45]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area

On June 28, 1968, a notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 9508) stating that the Federal Aviation Administration was considering amending Part 71 of the Federal Aviation Regulations to designate a 700-foot transition area at Camden, Ark.

Interested persons were given 30 days in which to submit written data, views, or arguments.

No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 G.m.t., October 17, 1968.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on August 7, 1968.

A. L. COULTER,
Acting Director, Southwest Region.

In § 71.181 (33 FR 2137), the following transition area is added:

CAMDEN, ARK.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Harrell Airport (lat. 33°37'00" N., long. 92°45'45" W.), and within 2 miles each side of the 012° bearing from the Camden RBN (lat. 33°37'15" N., long. 92°45'45" W.) extending from the 5-mile radius area to 8 miles north of the RBN.

[F.R. Doc. 68-10430; Filed, Aug. 28, 1968; 8:47 a.m.]

[Airspace Docket No. 68-SW-46]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area

On June 28, 1968, a notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 9508) stating that the Federal Aviation Administration was considering amending Part 71 of the Federal Aviation Regulations to designate a 700-foot transition area at Palestine, Tex.

Interested persons were given 30 days in which to submit written data, views or arguments.

No objections have been received and the proposed amendment is hereby adopted without change.

Effective date. This amendment shall be effective 0901 G.m.t., October 17, 1968.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on August 7, 1968.

A. L. COULTER,
Acting Director, Southwest Region.

In § 71.181 (33 FR 2137), the following transition area is added:

PALESTINE, TEX.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Palestine Municipal Airport (lat. 31°47'00" N., long. 95°42'10" W.), and within 2 miles each side of the 208° bearing from the Palestine RBN (lat. 31°46'48" N., long. 95°42'03" W.) extending from the 5-mile radius area to 8 miles southwest of the RBN.

[F.R. Doc. 68-10431; Filed, Aug. 28, 1968; 8:47 a.m.]

[Docket No. 7947, Amdt. 91-57]

PART 91—GENERAL OPERATION AND FLIGHT RULES

Altitude Alerting System or Device

The purpose of this amendment to Part 91 of the Federal Aviation Regulations is to establish a requirement for an altitude alerting system or device in all U.S. registered turbojet civil airplanes.

These amendments are based on a notice of proposed rule making published in the FEDERAL REGISTER on December 20, 1967 (Notice 67-53, 32 F.R. 19190). Interested persons have been afforded an opportunity to participate in the rule making through submission of written comments. Due consideration has been given to all relevant matter presented.

The proposal for an altitude warning device was first issued by the FAA on February 6, 1967 as an advance notice of proposed rule making (Notice 67-2, 32 F.R. 2860) which requested public comment on several specific questions relating to these devices. Based on the comments received, the FAA issued Notice 67-53 containing a proposed rule with specific requirements for such a device. A majority of the comments on Notice 67-53 were in favor of requiring an altitude warning device.

The comments against the proposal are substantially the same as the negative responses to ANPRM 67-2 which have been discussed in Notice 67-53. There the FAA stated that, while some of the points raised had merit, there was sufficient justification to proceed with regulatory action. The latest comments support that determination.

Several individual operators and the Aircraft Industries Association strongly recommended that the rule specify the objective rather than specific parameters and other detailed requirements. This group stated that certain sophisticated systems and devices that will have altitude alerting capability as well as other desirable features are in an advanced stage of development. Some operators are now committed to install this equipment in connection with modernization programs. Assuming these systems will in fact accomplish the objective, the FAA does not wish to inhibit or restrict their development by overly specific requirements or insufficient lead time.

Consequently, the rule will allow the industry to accomplish the altitude alerting objective by any appropriate system or device. Safety will not be adversely affected by eliminating some of the detailed requirements of the proposed rule and may well be enhanced by encouraging the earlier development of systems that will include additional safety features. In addition, the effective date has been extended to 30 months after adoption in order to provide time for development of these more sophisticated systems. However, this is not to suggest that a more sophisticated system or device will be necessary to meet the purpose of this amendment. A device which will provide the required indications will suffice.

Some operators expressed the fear that the proposed amendment would require the altitude alerting system or device to be used in connection with terminal let-down and instrument approach procedures and thus preclude reliance on radio altimeters or other devices which are capable of more precise obstacle clearance and ground avoidance information. This is a misconception that probably resulted from a lack of clarity in the notices as to the primary purpose of the proposed altitude alerting requirement. The revised language of the amendment has

been clarified in this respect by using the term "system or device" which will permit the use of either one device or a system of more than one device. There was some objection to the phrase "altitude warning" due to its emergency connotation. Therefore the term "altitude alerting" is used since this is more appropriate to the purpose of this amendment.

There was considerable opposition to the proposal which permits a flight to be continued only if a failure or malfunction occurs after the airplane has taken off. The FAA has determined that the language would in fact create an unreasonable economic burden which is not justified in the interests of safety and the rule is revised accordingly.

In consideration of the foregoing, Part 91 of the Federal Aviation Regulations is amended, effective September 28, 1968, by adding a new § 91.51 to read as follows:

§ 91.51 Altitude alerting system or device; turbojet powered civil airplanes.

(a) No person may operate a turbojet powered U.S. registered civil airplane after February 28, 1971, unless that airplane is equipped with an approved altitude alerting system or device that is in operable condition and meets the requirements of paragraph (b) of this section.

(b) Each altitude alerting system or device required by paragraph (a) of this section must be able to—

(1) Alert the pilot, upon approaching a preselected altitude in either ascent or descent, by a sequence of both aural and visual signals in sufficient time to establish level flight at that preselected altitude;

(2) Provide the required signals from sea level to the highest operating altitude approved for the airplane in which it is installed;

(3) Preselect altitudes in increments that are commensurate with the altitudes at which the aircraft is operated;

(4) Be tested without special equipment to determine proper operation of the alerting signals; and

(5) Accept necessary barometric pressure settings if the system or device operates on barometric pressure.

However, for operations below 3,000 feet AGL, the system or device need only provide one signal, either visual or aural, to comply with this paragraph.

(c) Each operator to which this section applies must establish and assign procedures for the use of the altitude alerting system or device and each flight crewmember must comply with those procedures assigned to him.

(d) Notwithstanding any other provision of this section to the contrary, a person may—

(1) Ferry a newly acquired airplane from the place where possession of it was taken to a place where the altitude alerting system or device is to be installed;

(2) Continue a flight as planned to a place where repair or replacement can be made in the event that the altitude alerting system or device malfunctions or becomes inoperative;

(3) Ferry an airplane with an inoperative altitude alerting system or device from a place where repair or replacement cannot be made to a place where they can be made; or

(4) Conduct an airworthiness flight test, during which the altitude alerting system or device is turned off, to test it or to test an altimeter or other equipment in the airplane.

(Secs. 313(a), 601, Federal Aviation Act of 1958; 49 U.S.C. 1354(a), 1421)

Issued in Washington, D.C., on August 22, 1968.

D. D. THOMAS,
Acting Administrator.

[F.R. Doc. 68-10433; Filed, Aug. 28, 1968; 8:47 a.m.]

Title 15—COMMERCE AND FOREIGN TRADE

Chapter III—Bureau of International Commerce, Department of Commerce

SUBCHAPTER B—EXPORT REGULATIONS

[11th Gen. Rev. of Export Regs., Admt. 7]

PART 378—DISTRIBUTION LICENSE

Part 378 of the Code of Federal Regulations is added to read as set forth below.

Effective date: August 22, 1968.

RAUER H. MEYER,
Director, Office of Export Control.

Purpose and effect. The Office of Export Control has established a new validated license designated as the Distribution License.¹ This is a new "bulk-type" licensing procedure designed to facilitate the export of certain commodities under an international marketing program to previously approved consignees. All commodities for which a validated license is required (with a few exceptions set forth specifically in the regulations) may be exported under this procedure. The countries to which shipments may be made under a Distribution License are Australia, Belgium, Denmark, France, Greece, Italy, Japan, Luxembourg, Netherlands, Norway, United Kingdom, and West Germany.

The consignee, under a Distribution License, must be approved in advance by the Office of Export Control as an eligible distributor or user. To be eligible for this approval, the consignee must be (a) a subsidiary, affiliate, or branch of the U.S. exporter; (b) any other person or firm serving as distributor for the U.S. exporter, or its wholly owned foreign subsidiary, under a written agreement that provides effective means of assuring compliance with U.S. Export Regulations; or (c) an end-user importing commodities for its own end-use or for use in the production or manufacture of other commodities. Except in the case of a sub-

sidary, affiliate, or branch of the exporter, there must generally have been a minimum of a 2-year continuous business relationship between the foreign consignee and the U.S. exporter. Each consignee requesting approval under a Distribution License shall complete, and submit through the U.S. exporter, three copies of Form FC-1143, Distribution License Consignee Statement. This form conveys certain pertinent information regarding the consignee and provides certain necessary assurance and undertakings by the consignee.

To qualify for a Distribution License, a U.S. exporter must have exported during the calendar year immediately preceding the date of his application commodities covered by the application to the named consignees in a grand total value of not less than \$100,000 for the entire list of consignees. Further, he must have a reasonable expectation of a continued business volume for the next year of not less than \$100,000 in value; and, in addition, he must have a reasonable expectation that the Distribution License, if granted, will replace not less than 40 individual validated export licenses that would otherwise have been required.

An application for a Distribution License need not identify each specific commodity to be exported in the same detail required on an individual license application. However, the exporter is required to file a monthly report covering all exports made during the previous month under the Distribution License.

Each Customs Office will be notified of the approval of a Distribution License and exports may be made from any port. Presentation of the license to Customs prior to export is not required, but Shipper's Export Declarations shall be presented as usual bearing a full description of the commodities and the validated Distribution License number.

Although approved consignees may re-export commodities received under a Distribution License to other approved consignees under the same license, no other reexport may be made under a Distribution License without prior written authorization by the U.S. Government.

Accordingly, a new Part 378 is added to the Export Regulations to read as follows:

- Sec. 378.1 Distribution License.
- 378.2 Commodities subject to the Distribution License.
- 378.3 Countries of destination.
- 378.4 Qualification of U.S. exporter and foreign consignee.
- 378.5 Application for export license.
- 378.6 Action of Office of Export Control on license applications.
- 378.7 Export clearance.
- 378.8 Reexports.
- 378.9 Direct shipment to distributor's customer.
- 378.10 Amendment of license.
- 378.11 Records.
- 378.12 Reports.
- 378.13 Exceptions.
- 378.14 Effect of other provisions.

Supplement No. 1 to Part 378—Commodities Excluded From Distribution Licensing Procedure.

AUTHORITY: The provisions of this Part 378 issued under Sec. 3, 63 Stat. 7; 50 U.S.C. App.

2023; E.O. 10945, 26 F.R. 4487, 3 CFR 1959-1963 Comp.; E.O. 11038, 27 F.R. 7003, 3 CFR 1959-1963 Comp.

§ 378.1 Distribution License.

This part establishes a procedure for obtaining a Distribution License, which authorizes exports, during a period of 1 year, of certain commodities under an international marketing program to consignees that have been approved in advance as foreign distributors or users.

§ 378.2 Commodities subject to the Distribution License.

Any commodities requiring a validated license for export to the countries listed in § 378.3, i.e., commodities not identified by the symbol "B" in the last column of the Commodity Control List (see § 399.1), may be exported under the Distribution Licensing procedure; except:

(a) Commodities related to nuclear weapons, nuclear explosive devices, or nuclear testing, as described in § 373.7(b) of this chapter; and

(b) Commodities listed in Supplement No. 1 to this Part 378.

§ 378.3 Countries of destination.

Exports under the provisions of a Distribution License may be made from the United States to approved consignees in the following countries of destination only:

Australia.	Italy.
Belgium.	Japan.
Denmark.	Luxembourg.
The Federal Republic of Germany.	The Netherlands.
France.	Norway.
Greece.	The United Kingdom.

§ 378.4 Qualification of U.S. exporter and foreign consignee.

(a) **Applicant-consignee relationship.** The ultimate consignee of a Distribution License must be:

(1) A subsidiary, affiliate, or branch of the U.S. exporter serving as the distributor of the commodities to be exported under this license. This subsidiary, affiliate, or branch must be under the full and active control of the exporter and a majority of any voting stock in the subsidiary, affiliate, or branch must be owned by the exporter; or

(2) An agent, representative, or any other person or firm serving as the distributor of the commodities to be exported under this license pursuant to a written agreement with the U.S. exporter or its wholly owned subsidiary that provides for effective means for assuring compliance with U.S. export control regulations, including the provisions set forth in § 378.11; or

(3) An end-user importing the commodities for its own use or for use in the production or manufacture of commodities.

(b) **Activity of relationship.** (1) The U.S. exporter shall have exported to the distributor(s) and end-user(s) commodities covered by the application in a grand total value of not less than \$100,000, for the entire list of consignees in all the eligible countries of destination (§ 378.3), within the calendar year immediately preceding the date of filing of the application for a Distribution

¹ The reporting requirements contained herein have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

License. In addition, the exporter shall have a reasonable expectation of a continued business volume for the next year of not less than \$100,000 in value.

(2) The exporter shall further have a reasonable expectation that the Distribution License, if granted, will replace not less than 40 individual validated export licenses that would otherwise be required.

(c) *Duration of relationship.* The U.S. exporter generally shall have had a continuous business relationship for a period of not less than 2 years immediately preceding the date of filing of the application for a Distribution License with each ultimate consignee named in his application for a Distribution License; except that this restriction does not apply to an ultimate consignee that is a subsidiary, affiliate, or branch described in paragraph (a) (1) of this section.

(d) *Evidence of relationship.* An applicant for a Distribution License shall have in his possession, at the time the application is filed, documentary evidence of the existence of the relationship with each ultimate consignee, as described above. These documents and records shall be kept and made available for inspection in accordance with the provisions of § 381.11. (The Export Regulations contain further recordkeeping requirements. See § 381.11 of this chapter.)

(e) *Order requirement.* An applicant for a Distribution License need not hold an order as defined in § 372.4(f) (2) of this chapter from the ultimate consignee(s) for the commodities subject to this procedure at the time he applies for the license.

§ 378.5 Application for export license.

(a) *Documents required.* Each application for a Distribution License shall include the following documents:

(1) Form FC-420, Application Processing Card;

(2) Form FC-419, Application for Export License;

(3) Form FC-1143,² Distribution License Consignee Statement (See Supplement S-6 for facsimile of form.); and

(4) Comprehensive narrative statement by the exporter.

An application for a Distribution License need not be supported by the Import Certificate or Consignee Statement otherwise required under § 373.2 or § 373.65 of this chapter.

(b) *Preparation of documents—(1) Form FC-420.* The applicant shall prepare Form FC-420, Application Processing Card, in accordance with the provisions of § 372.5(a) (5) of this chapter except as follows:

(i) "Distribution License" shall be entered in the Export Control Commodity Number space;

(ii) The Processing Number space shall not be completed; and

²Form FC-1143 may be obtained at all U.S. Department of Commerce Field Offices and from the Office of Export Control (Attention: 852), U.S. Department of Commerce, Washington, D.C. 20230.

(iii) The applicant shall enter the word "various" in the commodity description space on the Form FC-420.

(2) *Form FC-419.* The applicant shall prepare and submit Form FC-419, Application for Export License, in accordance with the provisions of § 372.5 of this chapter, with the following specific modifications:

(i) The words "Distribution License" shall be entered in the space entitled, "Date of Application," in addition to entering the date in the same space.

(ii) Where there is more than one ultimate consignee, the words "see attached list" shall be inserted in the space entitled "Ultimate Consignee in Foreign Country." Attach to the application a duplicate list, in alphabetical order, of the country(ies) of ultimate destination followed by the name(s) of the ultimate consignee(s) in each country, also in alphabetical order.

(iii) All commodities identified by the symbol "A" in the last column of the Commodity Control List (see § 399.1), shall be either listed separately on the application or on an attachment thereto, or, if feasible, described in related product groups. Examples of acceptable product groups are "Semi-conductors, A type"; "electronic testing instruments, A type"; etc. All commodities not identified by either the symbol "A" or the symbol "B" on the Commodity Control List having Export Control Numbers with the same first two digits may be combined into a single entry. The commodity description for each such entry shall be in terms of broad descriptive categories corresponding with the commodity sections and subheadings that appear on the Commodity Control List (§ 399.1).

(iv) The estimated total value of each "A" commodity or "A" product group and of each group of non-"A" commodities to be exported during the 1 year validity period of the Distribution License shall be shown in the space provided for the total selling price, and a grand total shall be computed for all of the commodities.

(v) The following statement shall be entered at the bottom of the space provided for the commodity description on the application:

No commodity excluded from the Distribution License procedure under the Export Regulations will be exported to any consignee in any destination under this Distribution License if this application is approved.

(vi) The spaces entitled "Export Control Commodity No. and Processing No.," "Unit Price," and "Quantity To Be Shipped" shall be left blank.

(3) *Form FC-1143.* Three copies of Form FC-1143 shall be manually signed by the consignee or by a responsible official of the consignee who is authorized to bind the consignee to all of the terms, undertakings, and commitments set forth on the form. All copies shall be signed by the applicant and submitted with the application to the Office of Export Control.

(4) *Comprehensive narrative statement.* A comprehensive narrative statement shall be submitted by the applicant

in support of his application for a Distribution License. This statement shall set forth the scope of the applicant's marketing program pertinent to the application and shall detail the nature and duration of the business relationship existing between the applicant and each consignee. The statement shall explain the distributorship agreement (i.e., the form of ownership or other control existing between the U.S. exporter and his distributor), or for other consignees, the sales relationship. In addition, the statement shall show clearly that the activity of relationship meets the qualifications set forth in paragraph (b) of this section and shall include, for each consignee, the volume of business conducted in the commodities involved for the preceding year. In this statement, the commodities shall be shown in the same detail as on the license application.

NOTE: The preparation of an initial application for a Distribution License entails a substantial amount of work on the part of the exporter. Therefore, a prospective applicant may wish to consult with the Office of Export Control in advance of preparation of his application to obtain a preliminary determination as to the applicability of the Distribution License procedure and to obtain advice as to any special information that may be required in support of the application.

§ 378.6 Action by Office of Export Control on license applications.

(a) *Approved license application—(1) Issuance of license.* When an application for a Distribution License is approved, a Form FC-628, Export License, will be issued authorizing, subject to the provisions of the Export Regulations and to the terms and provisions of the license, the export of commodities covered during a validity period of 1 year. The Distribution License will be similar to a validated license described in § 372.11 of this chapter, with the following exceptions:

(i) *Validation.* The license will be validated in the license number space with a stamp which includes a facsimile of the U.S. Department of Commerce seal, the letter "H" and a series of numbers to indicate the year, month, and day on which the license was validated. An explanation of the coded dates shown on the license is set forth in the note following § 372.11.

(ii) *Distribution license number.* Immediately below the validation stamp, the Distribution License number assigned to the license will be indicated. This license number will be a four-digit number prefixed by the letter "V", and suffixed by a one-letter code indicating the Office of Export Control licensing division to which the license was assigned (that is: "C" for Capital Goods Division; "P" for Production Materials and Consumer Products Division; and "S" for Scientific and Electronic Equipment Division).

(iii) *Table of Denial and Probation Orders.* The licensee under a Distribution License is responsible for furnishing promptly to all of his ultimate consignees current reprints of the "Table of Denial and Probation Orders Currently in Effect" and each addendum thereto. Copies

of these reprints, issued April 1 and October 1, may be obtained without charge from the Office of Export Control.

(iv) *Special conditions.* If any other special conditions are imposed with respect to the use of a specific Distribution License more restrictive than the general conditions set forth in the Export Regulations, these conditions will be set forth on the license document at the time of issuance, or the licensee will be advised by other means.

(2) *Notification to Customs Offices.* The Office of Export Control will notify all Customs Offices of the issuance of the Distribution License.

(b) *Approved Form FC-1143.* Concurrently with the approval of a Distribution License application, two validated copies of each approved Form FC-1143 will be sent to the U.S. exporter. One copy shall be retained by the exporter, and one copy shall be sent by the exporter to the approved consignee. The letter of transmittal to the approved consignee shall (1) notify the consignee that he will be receiving reprints of the U.S. Department of Commerce "Table of Denial and Probation Orders Currently in Effect" and addendum thereto listing individuals and firms to whom the consignee may not sell or otherwise dispose of the U.S. commodities received under the Distribution License, and (2) advise the consignee that, in addition to the other requirements set forth in this procedure, he may not sell or otherwise dispose of any such U.S.-origin commodities when he has reason to believe the commodities will be used in designing, developing, or fabricating nuclear weapons or nuclear explosive devices, or in devising, carrying out, or evaluating nuclear weapons tests or nuclear explosions. If a consignee is not approved, the form will be returned to the U.S. exporter with a rider stating the reason for rejection.

(c) *Applications returned without action.* When a Distribution License application is returned without action, the application together with related documents will be returned to the applicant with the Form FC-204-B, Advise on Application Returned Without Action. This form will state the reason for return of the license application and will explain the corrections and additional information required if the application is to be resubmitted for further consideration by the Office of Export Control.

(d) *Rejected applications.* When an application for a Distribution License is rejected, the applicant will be notified by Form FC-204-A, Notice of Rejection. This notice will explain the reason for rejection. The applicant may apply for an individual or other appropriate type of validated license for transactions covered by the rejected Distribution License application.

§ 378.7 Export clearance.

(a) *General.* Generally, the Office of Export Control will notify all Customs Offices of the approval of a Distribution License within 15 days after dispatch of the license to the licensee. Therefore, an exporter should not plan to clear an

export at an earlier date unless he has verified that notification has reached the Customs Office at the intended port of exit.

(b) *Presentation of license or other approval action.* When clearing shipments for export under a Distribution License, the licensee shall, on demand, show to the Customs Officer or Postmaster either the original or a photocopy of the license or amendment. The license or amendment however is not required to be filed with the Customs Office or Post Office. When exporting by mail, the Distribution License number shall be entered on the address side of the wrapper on the package.

(c) *Limitation on amount shipped.* Exports under a Distribution License of any commodity identified in the last column of the Commodity Control List by the symbol "A" are limited for each entry, during the entire validity period of the license, to the amount shown on the license for that entry. This limitation does not apply to commodities not identified by the symbol "A". Exports of an entry not identified by the symbol "A" may exceed the amount shown for that particular entry provided the total amount of all such shipments does not exceed the grand total of the amounts authorized for all of the commodities not identified by the symbol "A" shown on the license.

(d) *Shipper's Export Declaration.* As set forth in the standard instructions for preparing Shipper's Export Declarations, the validated license number must be shown on the Declaration. In the case of a Distribution License the license number is prefixed by the letter "V" (see § 378.6(a)(1)(ii)).

NOTE: Although the Distribution License describes the commodities in broad descriptive terms, commodity descriptions on the Declaration shall be specific. The description of a commodity shall (1) conform to the applicable Commodity Control List description, and (2) incorporate any additional information where required by Schedule B; for example, the type, size, or name of specific commodity.

(e) *Destination Control Statement.* The following Destination Control Statement shall be entered on the Shipper's Export Declaration and other relevant documents as prescribed in § 379.10 of this chapter covering exports made under a Distribution License:

These commodities licensed by the United States for ultimate destination (name of country). Diversion contrary to U.S. law prohibited.

NOTE: Use of the above-cited statement does not preclude the consignee from reexporting to any of the exporter's other approved consignees or to other countries for whom specific prior approval has been received from the Office of Export Control. In such instances, diversion (i.e., reexport) is not contrary to U.S. law and hence is not prohibited.

§ 378.8 Reexports.

(a) *Distributor.* A distributor who is an approved consignee under a Distribution License may not reexport any commodity received under a Distribution License to any consignee in any other

country of destination without the specific prior authorization of the U.S. Government, except that reexports of these commodities may be made to any of the exporter's other consignees who have been approved under the Distribution License procedure.

(b) *End-user.* An end-user who is an approved consignee under a Distribution License is not precluded from exporting manufactured products incorporating U.S. commodities received under a Distribution License to any destination he has listed on the Form FC-1143 that has been approved by the U.S. Government. Reexport of the U.S.-origin commodity in the form received is prohibited, unless specifically authorized in writing by the U.S. Government.

§ 378.9 Direct shipment to distributor's customer.

If a distributor requests that commodities be delivered directly to his customer in the same country of destination or in another country to which reexport is authorized in accordance with § 378.8, the U.S. exporter may do so under his Distribution License by showing on the Shipper's Export Declaration, the name and address of the customer as ultimate consignee followed by a footnote. The footnote shall read, "by order of (name of distributor and his address)," and shall appear below the commodity description. Unless the name of the distributor appears in this manner on the Declaration, direct shipment may not be made to the distributor's customer under the Distribution License.

§ 378.10 Amendment of license.

If the exporter desires to add new consignees to this license or if the amount licensed under a Distribution License proves insufficient to meet his requirements, he may file new Forms FC-1143 and/or request an increase in the value authorized for export under the license at any time during the validity period of the license. Requests for amendment shall be submitted on Form IA-763, Request for and Notice of Amendment Action (see Supplement S-4 for facsimile of form), in accordance with the provisions of § 380.2 of this chapter. An amendment request for the addition of a new consignee shall be supported by Forms FC-1143, prepared as required by the provisions of § 378.5(b). Amendment of a Distribution License to extend the validity period will not be granted. A new license application with supporting Forms FC-1143 shall be filed for such purpose.

§ 378.11 Records.

(a) The U.S. exporter shall retain one copy of each validated or rejected Form FC-1143 for a period of 3 years from the date of a validation or rejection.

(b) All other forms, documents, correspondence, memoranda, books, and other records relating to any export from the United States under a Distribution License shall be kept and made available for inspection in accordance with the recordkeeping requirements of § 381.11 of this chapter.

(c) All records regarding a sale or reexport by a distributor who is an approved consignee under a Distribution License shall be retained by the distributor for a period of 3 years from the date of sale or reexport. As a minimum, these records shall contain for each sale or reexport the following:

(1) Full name and address of individual or firm to whom sale or reexport was made;

(2) Full description of each commodity sold or reexported;

(3) Units of quantity or value of each commodity sold or reexported; and

(4) Date of sale or reexport.

(d) All of the above-mentioned records shall be made available for inspection, upon request, by the U.S. Department of Commerce, by a U.S. Foreign Service Post, or by any other accredited representative of the U.S. Government. (The Export Regulations contain further recordkeeping requirements. See § 381.11 of this chapter.)

§ 378.12 Reports.

The exporter shall prepare and submit, on a monthly basis, a report on all exports made during the preceding month under the Distribution License. The report shall cite the license number indicated on the export license and, as a minimum, show, for each consignee, a separate aggregate value for each commodity category as shown on his license (i.e., for each "A" commodity or "A" product group, and for each non-"A" commodity category). The report shall be submitted in original only and transmitted to the Office of Export Control, (Attention: 852), U.S. Department of Commerce, Washington, D.C. 20230.

§ 378.13 Exceptions.

In the event that a U.S. exporter is unable to meet any of the requirements of this Distribution License procedure, but believes that unusual circumstances warrant a waiver or an exception to one or more of these requirements, he may consult with or write to the Office of Export Control explaining the circumstances in full and requesting a waiver or exception.

§ 378.14 Effect of other provisions.

Insofar as consistent with the provisions of this part, all of the provisions of the Export Regulations shall apply equally to applications for licenses and licenses issued under this part.

Supplement No. 1

COMMODITIES EXCLUDED FROM DISTRIBUTION LICENSING PROCEDURE

Export Control Commodity Number and Commodity Description

23120	Carboxyl terminated polybutadiene.
23120	Hydroxyl terminated polybutadiene.
28311	Copper ores and concentrates.
28312	Copper matte.
28398	Beryllium ores and concentrates.
28398	Rhenium concentrates (salts).
28401	Copper bearing ash and residues.
28402	Copper or copper-base alloy waste and scrap.

33250	Lubricating oil wholly made of fluorocarbon polymers or copolymers (damping fluids).
51209	Dibromotetrafluoroethane.
51209	Polybromotrifluoroethylene.
51209	Guanidine nitrate.
51209	3 Nitroaz 1,5 pentane diisocyanates.
51209	Tetrazene.
51209	Bis (2,2' dinitropropyl) formal and acetal.
51209	2 cyanoacetamide.
51209	Diethyl methyl phosphonite.
51209	Di-isopropyl amino ethyl chloride hydrochloride.
51209	Di-isopropyl carbodiimide.
51209	2 di-isopropyl aminoethanol.
51209	Di-methyl hydrogen phosphite.
51209	2,2' dinitropropane.
51209	Lead styphnate.
51209	Lysergic acid di ethyl amine.
51209	Malononitrile.
51209	Methyl dichlor phosphine.
51209	Methyl isonicotenate.
51209	Methyl phosphonyl dichloride.
51209	N, N-diethyl ethylene diamine.
51209	Trichlorotrifluoroethane (e.g., Freon 113 (R); and Freon-TF Solvent (R)); and dichlorotetrafluoroethane (e.g., Freon-114 (R)).
51209	Trifluoromonoethoxyethylene.
51329	Lithium metal.
51329	Boron metal.
51329	Calcium metal.
51340	Chlorine trifluoride.
51369	Beryllium oxides, hydroxides, peroxides, and compounds.
51369	Monocrystalline gallium compounds.
51369	Hafnium oxides containing more than 15 percent hafnium by weight.
51369	Hafnium oxides containing 15 percent or less hafnium by weight.
51369	Zirconium oxide containing less than one part hafnium to 500 parts zirconium.
51369	Other zirconium oxide, purity 97 percent or higher, or stabilized with lime and/or magnesia.
51470	Beryllium compounds, including, but not limited to, beryllium nitrate, beryllium sulfate, beryllium carbonate, zinc beryllium silicate.
51470	Hafnium compounds.
51470	Master alloys of copper containing 8 percent or more phosphor.
51470	Hydrides in which lithium is compounded with hydrogen or complexed with other metals or aluminum hydride.
51470	Zirconium compounds containing less than one part hafnium to 500 parts zirconium.
51500	Radioisotopes, cyclotron-produced or naturally occurring, having an atomic number 3 through 83, and compounds and preparations thereof; and radium, radium salts and compounds.
51500	Other radioisotopes, cyclotron-produced or naturally occurring, and compounds and preparations thereof.
51500	Deuterium and compounds, mixtures, and solutions containing deuterium, including heavy water and heavy paraffin, in which the ratio of deuterium atoms to hydrogen atoms exceeds 1:5000 by number.
51500	Other deuterium and compounds, mixtures, and solutions containing deuterium, including heavy water and heavy paraffin.
51500	Polonium metal.
51500	Polonium-bearing salts and compounds.

(R) Trademark registered in Patent Office of the United States.

51500 Lithium as follows: (a) Lithium 6 and 7 isotopes, (b) hydrides in which lithium enriched in the 6 isotope is compounded with hydrogen or its isotopes, or complexed with other metals or aluminum hydride, (c) alloys containing any quantity of lithium enriched in the 6 isotope, or (d) any other material containing lithium enriched in the 6 isotope, including compounds, mixtures and concentrates.

51500 Compounds enriched in lithium 7 isotopes.

58110 Resin (plastic) composites, unfinished or semfinished (including molding compounds, laminates and molded shapes), containing silica, quartz, carbon or graphite fibers in any form.

59970 Artificial graphite.

65180 Continuous yarns and rovings.

66230 High temperature refractory cements or bonding mortars, brick and similar shapes, and other refractory construction materials, n.e.c., containing 97 percent or more by weight of magnesium oxide, beryllium oxide, or zirconium oxide, or containing zirconium oxide, stabilized with lime and/or magnesium oxide.

66363 Artificial graphite products, n.e.c., in block, brick, plate, or rod form, smallest dimension 2 inches or over and having a boron content of one part per million or less, the total thermal neutron absorption cross section being less than, or equal to, 5 millibarns per atom.

66363 Carbon or graphite fibers.

66363 Artificial graphite products, n.e.c., whether or not containing other materials to give improved performance at high temperatures, having an apparent relative density of 1.90 or greater, except nonpyrolytic graphite of density between 1.90 and 1.95 when compared to water at 60° F. (15.5° C.).

66370 Refractory products wholly made of boron carbide or boron nitride.

66370 Crucibles containing 97 percent or more by weight of magnesium oxide, beryllium oxide, or zirconium oxide, or containing zirconium oxide stabilized with lime and/or magnesium oxide.

66370 Refractory products other than refractory construction materials, n.e.c., containing 97 percent or more by weight of magnesium oxide, beryllium oxide, or zirconium oxide, or containing zirconium oxide stabilized with lime and/or magnesium oxide.

66370 Crucibles and other refractories made of artificial graphite, whether or not containing other materials to give improved performance at high temperatures, having an apparent relative density of 1.90 or greater, except nonpyrolytic graphite of density between 1.90 and 1.95 when compared to water at 60° F. (15.5° C.).

66370 Artificial graphite refractory products, n.e.c., in block, brick, plate, or rod form, smallest dimension 2 inches or over and having a boron content of one part per million or less, the total thermal neutron absorption cross section being less than, or equal to, 5 millibarns per atom.

67160 Ferrozirconium containing more than 50 percent zirconium in which the ratio of hafnium content to zirconium content is less than one part to 500 parts by weight.

- 67850 Pressure tube and pipe fittings having a tube or pipe size connection of 8 inches or more inside diameter, for tube or pipe having a wall thickness of 8 percent or more of the inside diameter and made of (a) stainless steel, or (b) other alloy steel containing 10 percent or more nickel and/or chromium.
- 67860 Seamless pressure tube and pipe of 8 inches or more inside diameter, having a wall thickness of 8 percent or more of the inside diameter and made of (a) stainless steel, or (b) other alloy steel containing 10 percent or more nickel and/or chromium.
- 68211 Blister copper and other unrefined copper.
- 68212 Refined copper, including remelted, in cathodes, billets, ingots, except copper-base alloy ingots, wire bars, and other crude forms.
- 68212 Copper-base alloy ingots.
- 68213 Master alloys of copper.
- 68221 Bars, rods, angles, shapes, sections, and wire of copper or copper-base alloy.
- 68222 Plates, sheets, and strips (including perforated) of copper or copper-base alloy.
- 68223 Copper or copper alloy foil, including paper-backed.
- 68224 Copper or copper alloy powders and flakes.
- 68225 Pressure tube and pipe, copper-nickel alloy, of 8 inches or more inside diameter and having a wall thickness of 8 percent or more of the inside diameter.
- 68225 Other tubes, pipes, and blanks therefor, and hollow bars of copper or copper-base alloy.
- 68226 Pressure tube fittings and pipe fittings, copper-nickel alloy, having a tube or pipe size connection of 8 inches or more inside diameter, for tube or pipe having a wall thickness of 8 percent or more of the inside diameter.
- 68321 Bars, rods, angles, shapes, and sections of porous nickel having a purity of 99 percent or more.
- 68321 Other bars, rods, angles, shapes, sections, and wire of nickel alloy containing 32 percent or more nickel, except nickel-copper alloys containing not more than 6 percent of other alloying elements.
- 68322 Nickel powders with a particle size less than 200 microns.
- 68322 Plates, sheets, strips, and foil of porous nickel having a purity of 99 percent or more.
- 68323 Tubes, pipes, blanks and fittings therefor, and hollow bars of porous nickel having a purity of 99 percent or more.
- 68323 Pressure tube and pipe fittings containing 32 percent or more nickel, having a tube or pipe size connection of 8 inches or more inside diameter, for tube or pipe having a wall thickness of 8 percent or more of the inside diameter.
- 68933 Beryllium metal or beryllium alloys containing more than 50 percent beryllium, wrought and unwrought, and waste and scrap.
- 68950 Hafnium metal and alloys containing more than 15 percent hafnium by weight.
- 68950 Rhenium metal and rhenium metal alloys, wrought or unwrought.
- 68950 Zirconium metal and zirconium alloys containing more than 50 percent zirconium in which the ratio of hafnium content to zirconium content is less than one part to 500 parts by weight, wrought and unwrought, and waste and scrap.
- 68992 Copper or copper-base alloy castings and forgings.
- 68999 Beryllium or beryllium alloy castings and forgings containing more than 50 percent beryllium.
- 68999 Hafnium metal and hafnium alloy castings and forgings containing more than 15 percent hafnium by weight.
- 68999 Polonium metal castings and forgings.
- 68999 Rhenium or rhenium alloy castings and forgings.
- 68999 Zirconium or zirconium alloy castings and forgings containing more than 50 percent zirconium in which the ratio of hafnium content to zirconium content is less than one part to 500 parts by weight.
- 68999 Other articles wholly made of zirconium or zirconium alloys containing more than 50 percent zirconium in which the ratio of hafnium content to zirconium content is less than one part to 500 parts by weight.
- 68999 Other articles wholly made of zirconium or zirconium alloys.
- 68999 Articles wholly made of beryllium.
- 68999 Wire mesh, all types, including electroformed, containing 95 percent or more nickel, with 60 or more wires per linear centimeter or the equivalent thereof.
- 71120 Heat exchangers and heat-exchanger type condensers specially designed for nuclear reactors; and specially designed parts and accessories, n.e.c.
- 71120 Tubular type heat exchangers designed to operate at pressures of 1,500 p.s.i. and above and with all flow contact surfaces made of or lined with 10 percent or more nickel and/or chromium; and specially designed parts and accessories, n.e.c.
- 71120 Heat exchangers and heat exchanger type condensers, tubular designed for use in steam power generation and to operate at pressures of 300 p.s.i. and over and with all flow contact surfaces made of any of the following materials: aluminum, nickel, titanium, zirconium, or alloys containing 60 percent or more nickel, either separately or combined, and specially designed parts and accessories, n.e.c.
- 71130 Steam turbines designed for use of saturated steam for an output of 2,000 horsepower (1,500 kilowatts) up to and including 100,000 horsepower (75,000 kilowatts); and parts and accessories, n.e.c.
- 71170 Parts and accessories, n.e.c., specially fabricated for nuclear reactors, including mechanical devices designed to control or shutdown a nuclear reactor.
- 71420 Advanced electronic computers, i.e., those with a bus rate of 50,000,000 bits per second or more.
- 71911 Electrolytic cells for the production of fluorine, with a production capacity greater than 250 grams of fluorine per hour.
- 71911 Other electrolytic cells, n.e.c., and specially designed parts.
- 71919 Equipment specially designed for the production and/or concentration of deuterium oxide; and specially designed parts.
- 71921 Industrial pumps having all flow-contact surfaces made of any of the following materials: (a) 90 percent or more tantalum, titanium, or zirconium, either separately or combined, (b) 50 percent or more cobalt or molybdenum, either separately or combined, (c) polytetrafluoroethylene, or (d) polychlorotrifluoroethylene; and parts and attachment, n.e.c.
- 71921 Vertically shafted centrifugal pumps, glandless, hermetically sealed (canned) type or mechanical pressurized sealed type, having all flow contact surfaces made of or lined with 10 percent or more nickel and/or chromium and rated at 50 kilowatts or more; and parts and attachments, n.e.c.
- 71921 Other centrifugal pumps, glandless, hermetically sealed (canned) type, having all flow-contact surfaces made of 10 percent or more chromium or nickel, either separately or combined; and parts and attachments, n.e.c.
- 71921 Pumps designed to move molten metals by electromagnetic forces; and parts and attachments, n.e.c.
- 71922 Compressors and blowers (turbo, centrifugal, and axial flow types) having a designed capacity of 60 c.f.m. or more and all flow-contact surfaces made of aluminum, nickel, or alloy containing 60 percent or more nickel; and specially designed parts and attachments.
- 71923 Countercurrent solvent extractors specially designed for the extraction of radioactive substances (for example, pulsed columns and mixer-settlers made of stainless steel); and specially designed parts.
- 71923 Equipment for filtering, purifying, separating or treating radioactive impurities from nuclear reactor coolant; and specially designed parts.
- 71923 Gas centrifuges capable of the enrichment or separation of isotopes; and specially designed parts.
- 71923 Other centrifuges, power-driven, bowl type, with all product contact surfaces of aluminum, nickel, or alloy containing 60 percent or more nickel; and parts.
- 71923 Centrifuge bowls, wholly made of or lined with aluminum, nickel, or alloy containing 60 percent or more nickel; and parts.
- 71980 Nuclear reactor fuel chopping, disassembling or de jacketing machines; and specially designed parts and accessories, n.e.c.
- 71980 Hot or cold isostatic presses, as follows: (a) capable of achieving a maximum working pressure of 20,000 p.s.i. or greater and possessing a chamber cavity with an inside diameter in excess of 16 inches, or (b) capable of achieving a maximum working pressure of 5,000 p.s.i. or greater and having a controlled thermal environment within the closed cavity, except those possessing a chamber cavity with an inside diameter of less than 5 inches and which are also capable of achieving and maintaining a controlled thermal environment only between plus 176° F. (plus 80° C.) and minus 30° F. (minus 35° C.); and specially designed parts and accessories, n.e.c.

- 71992 Pipe valves having all of the following characteristics: a pipe size connection of 8 inches or more inside diameter, all flow contact surfaces made of or lined with alloys of 10 percent or more nickel and/or chromium and rated at 1,500 p.s.i. or more; and specially designed parts, n.e.c.
- 71992 Valves, 1 inch or more in diameter, fitted with bellows seal, and wholly made of or lined with aluminum, nickel, or alloy containing 60 percent or more nickel, except those having metal to metal seats; and specially designed parts.
- 71992 Valves, cocks, or pressure regulators with all flow contact surfaces made of or lined with polytetrafluoroethylene or polychlorotrifluoroethylene; and specially designed parts.
- 71992 Other valves fitted with bellows seal, and wholly made of or lined with aluminum, nickel, or alloys containing 60 percent or more nickel; and specially designed parts.
- 72210 Generators and turbine-generator sets specially designed for use with nuclear reactors; and specially designed parts and accessories, n.e.c.
- 72210 Other turbine-generator sets specially designed for use of saturated steam; and parts and accessories, n.e.c.
- 72310 Wire and cable coated with or insulated with polyvinyl fluoride.
- 72310 Wire and cable coated with or insulated with other fluorocarbon polymers or copolymers.
- 72310 Coaxial-type communications cable as follows: (a) Containing fluorocarbon polymers or copolymers, (b) using a mineral insulator dielectric, (c) using a dielectric aired by discs, beads, spiral, screw, or any other means, (d) designed for gas pressurization for the purpose of withstanding external overpressure or for raising the maximum voltage rating of the cable, or (e) intended for submarine laying.
- 72310 Other coaxial cable.
- 72310 Communications cable containing more than one pair of conductors as follows: (a) Submarine cable, or (b) cable containing fluorocarbon polymers or copolymers.
- 72310 Other communications cable containing more than one pair of conductors and containing any conductor, single or stranded, exceeding 0.9 mm. in diameter.
- 72310 Insulated nickel or nickel alloy wire as follows: (a) Insulated thermocouple nickel chrome wire containing less than 95 percent nickel and within a diameter range of 0.2 mm. to 5 mm., both inclusive, or (b) other insulated nickel or nickel alloy wire containing 32 percent or more nickel, except nickel copper alloy wire containing not more than 6 percent of other alloying elements.
- 72310 Other copper or copper-base alloy insulated wire and cable.
- 72620 Flash discharge type X-ray tubes; and specially designed parts and accessories, n.e.c.
- 72620 X-ray machines having any of the following characteristics: (a) Peak power exceeding 500 megawatts, (b) output voltage exceeding 500 kilovolts, or (c) output current exceeding 2,000 amperes with pulse width of 0.2 microseconds or less; and specially designed parts and accessories, n.e.c.
- 72911 Electrochemical and radioactive devices for the conversion of chemical energy to electrical energy, having any of the following characteristics: (a) Fuel cells, including regenerative cells, (i.e., cells for generating electric power, to which all the consumable components are supplied from outside the cells), (b) primary cells possessing a means of activation and having an open circuit storage life in the unactivated condition, at a temperature of 70° F. (21° C.), of 10 years or more, (c) primary cells capable of operating at temperatures from below minus 13° F. (minus 25° C.) to above plus 131° F. (plus 55° C.), including cells and cell assemblies (other than dry cells) possessing self-contained heaters, or (d) power sources other than nuclear reactors based on radioactive materials systems, except those having a power output of less than 0.5 watts in which the ratio of output (in watts) to weight (in pounds) is less than 1 to 2; and specialized parts, components, and subassemblies therefor.
- 72930 Image converter tubes specially designed for light shutter applications and having shutter speeds of less than 100 nanoseconds.
- 72930 Cold cathode tubes and switches, as follows: (a) Triggered spark-gaps, having an anode delay time of 15 microseconds or less and rated for a peak current of 3,000 amperes or more; or (b) cold cathode tubes, whether gas filled or not, operating in a manner similar to a spark gap, containing three or more electrodes and having all of the following characteristics: (i) Rated for an anode peak voltage of 2,500 volts or more, (ii) rated for peak currents of 300 amperes or more, (iii) an anode delay time of 10 microseconds or less, and (iv) an envelope diameter of less than 1 inch (25.4 mm.).
- 72930 Other cold cathode tubes operating in a manner similar to a spark gap, containing three or more electrodes and rated for a peak anode current of 30 amperes or more.
- 72952 Nuclear radiation detection and measuring instruments designed to measure neutron flux in connection with the determination of the power level of an operating nuclear reactor.
- 72952 Other nuclear radiation dosimeters capable of measuring dosages above 5 roentgens in one exposure.
- 72952 Vibration testing equipment capable of providing a thrust greater than 2,000 pounds.
- 72952 Vibration testing equipment capable of providing a thrust of 2,000 pounds or less.
- 72952 Control equipment specially designed for hot or cold isostatic presses (No. 71980) which are subject to the Import Certificate/Delivery Verification procedure.
- 72952 Control equipment specially designed for hot or cold isostatic presses (No. 71980) requiring a validated license to all Country Groups but not subject to the Import Certificate/Delivery Verification procedure.
- 72952 Mass spectrographs and mass spectrometers, as follows: (a) All multi-focus types (including double focus, tandem and cycloidal); or (b) single focus types possessing a radius of curvature of 5 inches or more.
- 72952 Other mass spectrographs and mass spectrometers, except mass spectrometer type leak detectors.
- 72970 Neutron generators employing the electrostatic acceleration of ions; and specially designed parts.
- 72970 Accelerators, as follows: (a) Betatrons, synchrotrons, cyclotrons, synchrocyclotrons and linear accelerators, (b) electron accelerators capable of imparting energies in excess of 500,000 electron volts, and (c) other electronuclear machines capable of imparting energies in excess of 1,000,000 electron volts to a nuclear particle or ion; and specially designed parts.
- 72970 Neutron generator tubes designed for operation without external vacuum system, and utilizing electrostatic acceleration to induce a tritium deuterium nuclear reaction; and specially designed parts.
- 72991 Magnets specially designed for electronuclear machines capable of imparting energies in excess of 1,000,000 electron volts to a nuclear particle or ion.
- 72992 Electric cold crucible vacuum induction furnaces designed to operate at pressures lower than 0.1 millimeter of mercury and at temperatures higher than 2,012° F. (1,100° C.).
- 72996 Electrical carbons, except carbon brushes, artificial graphite, whether or not containing other materials to give improved performance at high temperatures, having an apparent relative density of 1.90 and greater, except nonpyrolytic graphite of density between 1.90 and 1.95 when compared to water at 60° F. (15.5° C.).
- 72996 Electrical carbons, except carbon brushes, artificial graphite, smallest dimension 2 inches or over and having a boron content of one part per million or less, the total thermal neutron absorption cross section being less than, or equal to, 5 millibarns per atom.
- 72996 Other electrical carbons, except carbon brushes, artificial graphite, smallest dimension 2 inches or over.
- 73410 Nonmilitary helicopters as follows: (a) Over 10,000 pounds empty weight, or (b) 10,000 pounds or less empty weight of types which have been in or (b) 10,000 pounds or less empty weight of types which have been in normal civil use for 1 year or less, except piston engine powered.
- 73410 Nonmilitary aircraft, heavier-than-air, of types which have been in normal civil use for 1 year or less except piston engine powered.
- 73410 Nonmilitary ground effects machines (GEMS), including surface effect machines and other air cushion vehicles, which have been in normal civil use for 1 year or less, except piston engine powered.
- 73410 Other nonmilitary ground effects machine (GEMS), including other surface effect machines and air cushion vehicles.
- 86140 Streak cameras having writing speeds of 8 mm./microsecond and above, capable of recording events which are not initiated by the camera mechanism; and specially designed parts and accessories, n.e.c.

- 86140 Streak cameras having writing speeds of less than 8 mm./microsecond, capable of recording events which are not initiated by the camera mechanism; and specially designed parts and accessories, n.e.c.
- 86140 High-speed cameras having any of the following characteristics: (a) Using film widths 35 mm. or narrower and capable of recording at rates in excess of 3,000 frames per second when using a steady light flow as the lighting source, and 10,000 frames per second when using flash equipment connected to the unwinding system as the lighting source, (b) using film widths greater than 35 mm. and capable of recording in excess of 64 frames per second, or (c) capable of recording in excess of 250,000 frames per second; and specially designed parts and accessories, n.e.c.
- 86150 High-speed motion picture cameras having any of the following characteristics: (a) Using film widths 35 mm. or narrower and capable of recording at rates in excess of 3,000 frames per second when using a steady light flow as the lighting source, and 10,000 frames per second when using flash equipment connected to the unwinding system as the lighting source, (b) using film width greater than 35 mm. and capable of recording in excess of 64 frames per second, or (c) capable of recording in excess of 250,000 frames per second; and specially designed parts and accessories, n.e.c.
- 86198 Mass spectrographs and mass spectrometers, as follows: (a) All multifocus types (including double focus, tandem, and cycloidal), or (b) single focus types possessing a radius of curvature of 5 inches or more; and specially designed parts, n.e.c.
- 86198 Other mass spectrographs and mass spectrometers, except mass spectrometer type leak detectors; and specially designed parts, n.e.c.
- 86199 Parts (including positive ion sources), assemblies, components, and accessories, n.e.c., specially designed for mass spectrographs and mass spectrometers under No. 72952 which are subject to the Import Certificate/Delivery Verification procedure.
- 86199 Parts and accessories, n.e.c., for other mass spectrographs and mass spectrometers.
- 86199 Parts and accessories, n.e.c., for nuclear radiation dosimeters.
- 89927 Wire cloth sieves, all types, including electroformed, containing 95 percent or more nickel, with 60 or more sieves per linear centimeter or the equivalent thereof.

[F.R. Doc. 68-10416; Filed, Aug. 28, 1968; 8:45 a.m.]

Title 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs,
Department of the Treasury

[T.D. 68-215]

PART 16—LIQUIDATION OF DUTIES

Countervailing Duties; Sugar Content of Certain Articles From Australia

Net amount of bounty declared for the month of July 1968 for products of

Australia subject to the countervailing duty order published in T.D. 54582. Section 16.24(f), Customs Regulations, amended.

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of July 1968, of approved fruit products and other approved products containing sugar amounts to Australian \$116.70 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$116.70 per 2,240 pounds of sugar content. Additional duties on the above-described commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the net amount of the bounty shown above shall be assessed and collected.

The table in § 16.24(f) of the Customs Regulations is amended by inserting after the last line under "Australia—Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rate" in the column headed "Action." The table in § 16.24(f) is further amended by deleting therefrom under "Australia—Sugar content of certain articles" the number 68-131 in the column headed "Treasury Decision" and the words "New rate" appearing opposite such number in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624)

[SEAL]

LESTER D. JOHNSON,
Commissioner of Customs.

Approved: August 21, 1968.

JOSEPH M. BOWMAN,
Assistant Secretary
of the Treasury.

[F.R. Doc. 68-10456; Filed, Aug. 28, 1968; 8:48 a.m.]

Title 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

SUBCHAPTER B—FOOD AND FOOD PRODUCTS

PART 120—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

O,O-diethyl O-3-chloro-4-methyl-2-oxo-2H-1-benzopyran-7-yl phosphorothioate

A petition (PP 1F0306) was filed with the Food and Drug Administration by the Chemagro Corp., Post Office Box 4913, Hawthorn Road, Kansas City, Mo. 64120,

proposing the establishment of a tolerance of 0.1 part per million for residues of the insecticide O,O-diethyl O-3-chloro-4-methyl-2-oxo-2H-1-benzopyran-7-yl phosphorothioate in the raw agricultural commodity milk from use on dairy cows.

The petition was found to be deficient; however the petitioner requested that it be filed as submitted as provided for in § 120.7(d). Subsequently, the petition was amended to request a tolerance of 0.02 part per million for residues of the insecticide in milk. As the insecticide concentrates in the fat of milk, this is the equivalent of 0.5 part per million on a milk-fat basis, assuming that the milk contains 4 percent of fat.

The Secretary of Agriculture has certified that this pesticide chemical is useful for the purposes for which the tolerance is being established.

Based on consideration given the data submitted in the petition, and other relevant material, the Commissioner of Food and Drugs concludes that the tolerance established by this order will protect the public health. Therefore, by virtue of the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2)) and delegated to the Commissioner (21 CFR 2.120) § 120.189 is revised to read as follows to establish the subject tolerance:

§ 120.189 O,O-diethyl O-3-chloro-4-methyl-2-oxo-2H-1-benzopyran-7-yl phosphorothioate; tolerances for residues.

Tolerances are established for residues of the insecticide O,O-diethyl O-3-chloro-4-methyl-2-oxo-2H-1-benzopyran-7-yl phosphorothioate in or on raw agricultural commodities as follows:

1 part per million in or on meat, fat, and meat byproducts of cattle, goats, hogs, horses, poultry, and sheep.

0.5 part per million in milk-fat reflecting negligible residues in milk.

Zero in eggs.

(See also § 121.304 of this chapter.)

Any person who will be adversely affected by the foregoing order may at any time within 30 days from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C. 20201, written objections thereto, preferably in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall become effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 408(d) (2), 68 Stat. 512; 21 U.S.C. 346a (d) (2))

Dated: August 21, 1968.

J. K. KIRK,
Associate Commissioner
for Compliance.

[F.R. Doc. 68-10445; Filed, Aug. 28, 1968;
8:48 a.m.]

Title 24—HOUSING AND HOUSING CREDIT

Chapter II—Federal Housing Adminis- tration, Department of Housing and Urban Development

SUBCHAPTER A—GENERAL

PART 200—INTRODUCTION

Subpart D—Delegations of Basic Authority and Functions

MISCELLANEOUS AMENDMENTS

In § 200.57 paragraph (d) is amended to read as follows:

§ 200.57 Assistant Commissioner for Multifamily Housing and Deputy.

(d) To approve the sale and terms of sale of mortgages taken as security in selling property acquired in connection with Federal Housing Administration insurance claims; to approve the modification in the terms of project mortgages insured by the FHA, excepting approval or disapproval following initial endorsement of increases in project mortgage amounts; and to approve the modification of or authorize the foreclosure of any project mortgage acquired and held as a result of assignment under terms of the insurance contract or taken back and held in connection with the sale of an acquired property.

In § 200.59 paragraph (c) is amended to read as follows:

§ 200.59 Director of the Project Mort- gage Servicing Division and Deputy.

(c) To approve modification in the terms of project mortgages insured by the Federal Housing Administration, excepting approval or disapproval following initial endorsement of increases in project mortgage amounts; and to approve the modification of or authorize the foreclosure of any project acquired and held as a result of assignment under the terms of the insurance contract or taken back and held in connection with the sale of an acquired property.

In § 200.109 a new paragraph (d) is added to read as follows:

§ 200.109 HUD Regional Administra- tors (except Regional Administrator, Region VII) and Assistant Regional Administrators for FHA.

(d) To approve or disapprove, follow-
ing initial endorsement, increases in

project mortgage amounts recommended or referred by FHA field offices.

(Sec. 2, 48 Stat. 1246, as amended; Sec. 211, 52 Stat. 23, as amended; Sec. 607, 55 Stat. 61, as amended; Sec. 712, 62 Stat. 1281, as amended; Sec. 907, 65 Stat. 301, as amended; Sec. 807, 69 Stat. 651, as amended; 12 U.S.C. 1703, 1715b, 1742, 1747k, 1748f, 1750f)

Issued at Washington, D.C., August 19, 1968.

[SEAL] **PHILIP N. BROWNSTEIN,**
Federal Housing Commissioner.

[F.R. Doc. 68-10441; Filed, Aug. 28, 1968;
8:48 a.m.]

Title 31—MONEY AND FINANCE: TREASURY

Subtitle A—Office of the Secretary of the Treasury

PART 0—STANDARDS OF CONDUCT

Outside Employment and Other Out- side Activities and Engagements To Speak, Write, or Teach

In order to make 31 CFR Part 0 conform with the regulation of the Civil Service Commission, 5 CFR 735.203, as amended by the publication in the FEDERAL REGISTER on May 4, 1968, 33 F.R. 6809, Part 0 is amended by revising § 0.735-38 and § 0.735-39 as follows:

§ 0.735-38 Outside employment and other outside activities.

Employees shall not engage in any outside employment or other outside activities, with or without compensation, which (a) interfere with the efficient performance of official duties, (b) might bring discredit on or cause unfavorable and justifiable criticism of the Government or (c) might reasonably result in a conflict of interest, or an apparent conflict of interest, with official duties and responsibilities. Bureau heads will establish appropriate instructions to meet their peculiar needs in regard to outside employment and other outside activities of their employees. These instructions will require employees to obtain written permission from appropriate approving officials. To simplify administration of this rule, bureaus may include in their instructions criteria not inconsistent with the regulations in the subpart concerning outside activities which are clearly permissible and would normally not require written permission.

§ 0.735-39 Engagements to speak, write, or teach.

Employees may teach, lecture, or write providing such action is not prohibited by law, Executive Order 11222, or the regulations in this part. The requirements prescribed in § 0.735-38 also apply to engagements to speak, write and teach. However, an employee shall not, either for or without compensation, engage in teaching, lecturing, or writing, including teaching, lecturing, or writing for the purpose of the special preparation of a person or class of persons for an

examination of the Civil Service Commission or Board of Examiners for the Foreign Service, that depends on information obtained as a result of his Government employment, except when that information has been made available to the general public or will be made available on request, or when an appropriate approving official gives written authorization for use of nonpublic information on the basis that the use is in the public interest. In any of these activities the appropriate approving official in the bureau will determine whether the activity may be undertaken, and if so, whether as official duty, or whether in a private capacity. If it is undertaken as official duty, expenses will be borne by the Treasury Department, and the employee may not accept compensation or permit his expenses to be paid for by the person or group under whose auspices the activity is being performed, except as authorized by law. If it is determined that the activity shall be undertaken in a private capacity, the employee may not use duty hours or Government facilities, but he may accept compensation, and he may use his official title provided he makes it clear that he does not represent the Treasury Department. Treasury employees are prohibited from official attendance at segregated meetings. They should not participate in conferences or speak before audiences where any racial group has been segregated or excluded from the meeting, from any of the facilities, or the conferences or from membership in the group. (Administrative Circular 109 and supplements thereto). Finally, before an employee delivers a formal speech or releases an article relating to matters connected with Treasury Department business, he must submit it for review to the appropriate approving official.

Effective date. These amendments shall be effective upon publication in the FEDERAL REGISTER.

Dated: August 23, 1968.

[SEAL] **A. E. WEATHERBEE,**
Assistant Secretary
for Administration.

[F.R. Doc. 68-10436; Filed, Aug. 28, 1968;
8:47 a.m.]

Title 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 521—STAR ROUTE SERVICE

PART 535—TRANSPORTATION OF MAIL BY AIR TAXI OPERATORS

Contracts and Operations

The regulations of the Post Office Department are amended as follows:

I. In the list of surety companies under § 521.3 *Contracts* make the following changes to update the list of names of companies that are acceptable on bonds and contracts:

A. Insert in proper alphabetical order the following companies in the list of surety companies:

Allied Insurance Co., Los Angeles, Calif.
American International Insurance Co., New York, N.Y.
Guarantee Co. of North America, New York, N.Y.
International Insurance Co., New York, N.Y.
Millers Casualty Insurance Co. of Texas, Fort Worth, Tex.
Protective Insurance Co., Indianapolis, Ind.

B. Delete the following companies from the list of surety companies:

Farmers Elevator Mutual Insurance Co., Des Moines, Iowa.
Fidelity-Phenix Insurance Co., New York, N.Y.
North Star Reinsurance Corp., New York, N.Y.
Ranger Insurance Co., Houston, Tex.
St. Paul Mercury Insurance Co., St. Paul, Minn.
Security Mutual Casualty Co., Chicago, Ill.
State Fire and Casualty Co., Miami, Fla.

NOTE: The corresponding Postal Manual section is 521.33c(7).

II. In § 535.4 *Operations*, paragraph (d) (6) (ii) is revised to prescribe new flight and duty time limitations of air taxi pilots to conform with those limitations authorized by the Federal Aviation Agency.

§ 535.4 Operations.

- (d) *Safety.* * * *
- (6) *Flight and duty time limitations.* * * *
- (ii) No pilot may be scheduled to fly more than:
 - (a) 30 hours in any 7 days;
 - (b) 100 hours in any 30 consecutive days;
 - (c) 1,000 hours during any calendar year;

NOTE: The corresponding Postal Manual section is 535.446b.

As the foregoing amendments relate to a proprietary function of the Government and do not accept substantive rights, advance notice, public rule making procedures, or a delayed effective date are unnecessary.

(5 U.S.C. 301; 39 U.S.C. 501)

TIMOTHY J. MAY,
General Counsel.

AUGUST 26, 1968.

[F.R. Doc. 68-10447; Filed, Aug. 28, 1968; 8:48 a.m.]

Title 50—WILDLIFE AND FISHERIES

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

SUBCHAPTER C—THE NATIONAL WILDLIFE REFUGE SYSTEM

PART 32—HUNTING

Holla Bend National Wildlife Refuge, Ark.

On page 11546 of the FEDERAL REGISTER of August 14, 1968, there was published a

notice of a proposed amendment to § 32.11 of Title 50, Code of Federal Regulations. The purpose of this amendment is to provide public hunting of migratory game birds on the Holla Bend National Wildlife Refuge, Ark., as legislatively permitted.

Interested persons were given 10 days in which to submit written comments, suggestions, or objections with respect to the proposed amendment. No comments, suggestions, or objections have been received. The proposed amendment is hereby adopted without change.

Since this amendment benefits the public by relieving existing restrictions on hunting, it shall become effective upon publication in the FEDERAL REGISTER.

(Sec. 10, 45 Stat. 1224, 16 U.S.C. 7151, as amended; sec. 4, 80 Stat. 927, 16 U.S.C. 668dd)

1. Section 32.11 is amended by the following addition:

§ 32.11 List of open areas; migratory game birds.

ARKANSAS HOLLA BEND NATIONAL WILDLIFE REFUGE

ABRAM V. TUNISON,
Acting Director, Bureau of
Sport Fisheries and Wildlife.

AUGUST 26, 1968.

[F.R. Doc. 68-10417; Filed, Aug. 28, 1968; 8:46 a.m.]

PART 32—HUNTING

Holla Bend National Wildlife Refuge, Ark.

The following special regulations are issued and are effective on date of publication in the FEDERAL REGISTER.

§ 32.12 Special regulations; migratory game birds; for individual wildlife refuge areas.

ARKANSAS

HOLLA BEND NATIONAL WILDLIFE REFUGE

Public hunting of mourning doves on the Holla Bend National Wildlife Refuge, Ark., is permitted only on the areas designated by signs as open to hunting. This open area, comprising approximately 500 acres, is delineated on a map available at Refuge headquarters, Russellville, Ark. 72801; and from the Regional Director, Bureau of Sport Fisheries and Wildlife, Peachtree-Seventh Building, Atlanta, Ga. 30323. Hunting shall be in accordance with all applicable State and Federal regulations covering the hunting of mourning doves, subject to the following special conditions:

- (1) Hunting dates: September 2, 7, 11, 14, 1968.
- (2) Retrievers used by hunters will be kept under control at all times.
- (3) All firearms must be enclosed and/or unloaded when outside designated hunting areas.
- (4) Crows may also be taken during this hunt.
- (5) Hunters may not enter the refuge earlier than 12 a.m. daily.

The provisions of this special regulation supplement the regulations which govern hunting on Wildlife refuge areas generally which set forth in Title 50, Code of Federal Regulations, Part 32, and are effective through September 14, 1968.

W. L. TOWNS,
Acting Regional Director, Bureau of Sport Fisheries and Wildlife.

AUGUST 26, 1968.

[F.R. Doc. 68-10418; Filed, Aug. 28, 1968; 8:46 a.m.]

PART 32—HUNTING

Certain Wildlife Refuges in Montana

The following regulations are issued and are effective on date of publication in the FEDERAL REGISTER. These regulations apply to public hunting on portions of certain National Wildlife Refuges in Montana.

General Conditions: Hunting shall be in accordance with applicable State regulations. Portions of refuges which are open to hunting are designated by signs and/or delineated on maps. No vehicle travel is permitted except on maintained roads and trails. Special conditions applying to individual refuges are listed on the reverse side of maps available at refuge headquarters and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, 730 Northeast Pacific Street, Portland, Oreg. 97208.

§ 32.12 Special regulations; migratory game birds; for individual refuge areas.

Migratory game birds may be hunted on the following refuges:

Benton Lake National Wildlife Refuge, Great Falls, Mont. 59401.
Bowdoin National Wildlife Refuge, Malta, Mont. 59538.
Charles M. Russell National Wildlife Range, Lewistown, Mont. 59457.
Medicine Lake National Wildlife Refuge, Medicine Lake, Mont. 59247.
Ravalli National Wildlife Refuge, No. 5, Third Street, Stevensville, Mont. 59870.
Red Rock Lakes National Wildlife Refuge, Monida, Mont. 59744.

§ 32.22 Special regulations; upland game; for individual wildlife areas.

Upland game birds may be hunted on the following areas:

Bowdoin National Wildlife Refuge, Malta, Mont. 59538.

Special condition: Only pheasants may be hunted.

Charles M. Russell National Wildlife Range, Lewistown, Mont. 59457.
Ravalli National Wildlife Refuge, No. 5, Third Street, Stevensville, Mont. 59870.

§ 32.32 Special regulations; big game; for individual wildlife areas.

Big game animals may be hunted on the following refuge areas:

Charles M. Russell National Wildlife Range, Post Office Box 110, Lewistown, Mont. 59457.

Medicine Lake National Wildlife Refuge, Medicine Lake, Mont. 59247.
 Ravalli National Wildlife Refuge, No. 5, Third Street, Stevensville, Mont. 59870.
 Red Rock Lakes National Wildlife Refuge, Monida, Mont. 59744.

The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally, which are set forth in Title 50, Code of Federal Regulations, Part 32, and are effective through June 30, 1969.

TRAVIS S. ROBERTS,
Acting Regional Director, Bureau of Sport Fisheries and Wildlife.

AUGUST 19, 1968.

[F.R. Doc. 68-10412; Filed, Aug. 28, 1968; 8:45 a.m.]

PART 32—HUNTING

Certain Refuges in Arkansas and South Carolina

The following regulations are issued and are effective on date of publication in the FEDERAL REGISTER. These regulations apply to public hunting on the Wapanocca and Big Lake National Wildlife Refuges, Ark., and Cape Romain National Wildlife Refuge, S.C.

General conditions—Hunting shall be in accordance with applicable State regulations. Portions of the refuges which are open to hunting are designated by signs and/or delineated on maps. Maps are available at refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, Peachtree-Seventh Building, Atlanta, Ga. 30323.

§ 32.22 Special regulations. Upland game for individual refuge areas.

ARKANSAS

WAPANOCCA REFUGE

Squirrels, bobcats, rabbits, and raccoons may be hunted in accordance with the following special conditions:

(1) Squirrels, bobcats, and rabbits may be hunted October 1 through October 19, 1968.

(2) Raccoons may be hunted February 1 through March 15, 1969.

(3) Dogs are permitted during the raccoon hunts and are prohibited during the other hunts.

(4) Raccoon hunting permitted only from sunset until midnight.

(5) Cutting or burning of trees, fires, camping, and littering are prohibited.

(6) Shotguns and .22 caliber rifles are permitted.

BIG LAKE REFUGE

Squirrels and raccoons may be hunted during the prescribed State seasons and in accordance with the following special conditions.

(1) Hunting of raccoons is permitted only from sunset to midnight.

(2) Dogs are permitted during the raccoon hunt but are prohibited during the squirrel hunt.

(3) Fires and cutting of trees are not permitted.

(4) Shotguns only may be used to hunt squirrels. Shotguns or rifles not larger than .22 caliber may be used to hunt raccoons.

(5) Persons are prohibited from possessing while on the refuge, either on their person or in their vehicles, game for which there is not an open season on the refuge.

The provisions of these special regulations supplement the regulations which govern hunting on wildlife refuges generally which are set forth in Title 50, Code of Federal Regulations, Part 32 and are effective to June 30, 1969.

§ 32.12 Special regulations; migratory game birds; for individual wildlife refuge areas.

SOUTH CAROLINA

CAPE ROMAIN NATIONAL WILDLIFE REFUGE

Public hunting of rails on the Cape Romain National Wildlife Refuge, S.C., is permitted only on the area designated by signs as open to hunting. This open area, comprising 11,638 acres, is delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, Peachtree-Seventh Building, Atlanta, Ga. 30323. Hunting shall be in accordance with all applicable State regulations covering the hunting of rails subject to the following special conditions:

(1) Open season: October 19 through November 25, 1968.

(2) Guns must be encased or otherwise rendered incapable of firing except when in the designated hunting area.

The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32, and are effective through November 25, 1968.

W. L. TOWNS,
Acting Regional Director, Bureau of Sport Fisheries and Wildlife.

AUGUST 21, 1968.

[F.R. Doc. 68-10410; Filed, Aug. 28, 1968; 8:45 a.m.]

PART 32—HUNTING

De Soto National Wildlife Refuge, Iowa

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

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

IOWA

DE SOTO NATIONAL WILDLIFE REFUGE

Public hunting of deer on the De Soto National Wildlife Refuge, Iowa, is permitted only on the area designated by signs as open to hunting. This open area comprising 660 acres is delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, 1006 West Lake Street, Minneapolis, Minn. 55408. Hunting shall be in accordance with all State Regulations governing the hunting of deer with bow and arrow and shall be permitted only during the regular Iowa archery deer season, September 28, 1968, to November 28, 1968, both dates inclusive.

The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32, and are effective through November 28, 1968.

KERMIT D. DYBSETTER,
Refuge Manager, De Soto National Wildlife Refuge, Missouri Valley, Iowa.

AUGUST 22, 1968.

[F.R. Doc. 68-10411; Filed, Aug. 28, 1968; 8:45 a.m.]

Proposed Rule Making

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

[14 CFR Part 71]

[Airspace Docket No. 68-AL-17]

TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations which would alter the transition area at Sitka, Alaska.

The following transition area is presently designated at Sitka, Alaska:

That airspace extending upward from 700 feet above the surface within 3 miles northwest and 2 miles southeast of the Sitka RR southwest course, extending from the RR to 8 miles southwest of the RR; within 2 miles each side of the Biorka Island VORTAC 148° radial, extending from the VORTAC to 8 miles southeast of the VORTAC; within 2 miles each side of the Sitka RR southeast course, extending from the RR to 8 miles southeast of the RR; and within 2 miles each side of the Biorka Island VORTAC 006° radial, extending from 18 miles north to 23 miles north of the VORTAC; and that airspace extending upward from 1,200 feet above the surface within 9 miles northwest and 6 miles southeast of the Biorka Island VORTAC 027° and 207° radials, extending from 8 miles northeast to 19 miles southwest of the VORTAC; within 9 miles southwest and 6 miles northeast of the Biorka Island VORTAC 308° radial, extending from the VORTAC to 33 miles northwest of the VORTAC, and within 8 miles southwest and 5 miles northeast of the LDA northwest course, extending from 5 miles to 18 miles northwest of the LDA.

The transition area does not designate sufficient controlled airspace to provide protection for aircraft conducting the LDA/DME instrument approach procedure now being processed. Therefore, to provide protected airspace for aircraft conducting the proposed Sitka LDA/DME instrument approach procedure, the following action which involves domestic airspace is proposed:

Alter the Sitka, Alaska, transition area by redesignating it to comprise that airspace extending upward from 700 feet above the surface within 3 miles northwest and 2 miles southeast of the Sitka RR southwest course, extending from the RR to 8 miles southwest of the RR; within 2 miles each side of the Biorka Island VORTAC 148°T (120°M) radial, extending from the VORTAC to 8 miles southeast of the VORTAC; within 2 miles each side of the Sitka RR southeast course, extending from the RR to 8 miles south-

east of the RR; and within 2 miles each side of the LDA northwest course, extending from 10 miles northwest to 22 miles northwest of the LDA; and that airspace extending upward from 1,200 feet above the surface within 9 miles southwest and 22 miles northeast of the Biorka Island VORTAC 308°T (280°M) radial, extending from the VORTAC to 33 miles northwest of the VORTAC, and within 9 miles northwest and 6 miles southeast of the Biorka Island VORTAC 027°T (359°M) and 207°T (179°M) radials, extending from 8 miles northeast to 19 miles southwest of the VORTAC.

The action proposed herein would alter the Sitka, Alaska, transition area by deleting the 700-foot portion from 18 to 23 miles north of the VORTAC, adding a 700-foot portion from 10 to 22 miles northwest of the LDA, and redesignating the 1,200-foot portion to include the additional airspace required to encompass the terminal routes authorized in the proposed LDA/DME instrument approach procedure.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Chief, Air Traffic Division, Alaskan Region, Federal Aviation Administration, 632 Sixth Avenue, Anchorage, Alaska 99501. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before final action is taken on this proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conference with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Division. Any data, views, or arguments presented during such conference must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The public docket will be available for examination by interested persons at the office of the Regional Counsel, Federal Aviation Administration, 632 Sixth Avenue, Anchorage, Alaska 99501.

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

Issued in Anchorage, Alaska, on August 21, 1968.

LYLE K. BROWN,
Director, Alaskan Region.

[F.R. Doc. 68-10434; Filed, Aug. 28, 1968; 8:47 a.m.]

CIVIL AERONAUTICS BOARD

[14 CFR Ch. II]

[Economic Regs., Docket No. 19901;
EDR-143]

AIR FREIGHT INDUSTRY

Uniform Credit, Billing and Collection Practices

AUGUST 23, 1968.

Notice is hereby given that the Civil Aeronautics Board has under consideration rule making action to amend the economic regulations of the Board to establish uniform credit, billing and collection practices within the domestic and international air freight industry.

This advance notice of proposed rule making is being issued to invite public participation in the formulation of the Board's tentative conclusions as to the need for regulations in this area, and in the identification of the rule making problems involved. If, in the Board's view comments received indicate that further action is warranted, a supplemental notice of rule making with proposed rules will then be issued.

Interested persons may participate in this rule making proceeding through submission of twelve (12) copies of written data, views, or arguments pertaining thereto, addressed to the Docket Section, Civil Aeronautics Board, Washington, D.C. 20428. All relevant material received on or before October 14, 1968, will be considered by the Board before taking action on this proposal. Copies of such communications will be available for examination by interested persons in the Docket Section, Room 712, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C., upon receipt thereof.

By the Civil Aeronautics Board.

[SEAL]

MABEL McCART,
Acting Secretary.

Explanatory statement. By Order E-25488, August 3, 1967, and Order E-25340, June 23, 1967, the Board authorized direct air carriers and air freight forwarders to discuss through their respective associations air freight credit, billing and collection practices. In doing so, the Board recognized that problems may exist with respect to shipper delinquency in paying freight charges and therefore uniformity of credit practices might be desirable.

Twenty-seven air freight forwarders have petitioned the Board to adopt a regulation establishing uniform credit practices within the freight forwarding industry, and have submitted contemporaneously with the petition, copies of a Uniform Credit Billing and Collection Practices Agreement executed by petitioners which would not become effective until Board action, by rule or otherwise, makes it applicable to all Board authorized forwarders.

The agreement (see attached appendix)¹ provides that charges are payable in cash at the time shipments are accepted or collect shipments delivered except that credit may be extended for a period of 10 calendar days by advance arrangement. Billing will be made within 10 days after acceptance on prepaid shipments or after delivery of collect shipments, the 10-day credit period to run from date of such billing till day of payment mailed, according to postmark. If payment is not received, the air freight forwarder will use his own internal procedures for collection of delinquent accounts during the next 10-day period. Thereafter, and if the aggregate delinquent balance due exceeds \$250 and is not collected, the air freight forwarder shall, between the 21st and 25th day after date of billing, forward to the customer by certified mail, return receipt requested, a final notice stating that if the amount is not paid within the next 10 calendar days, the customer will be placed on a cash basis. If payment is not received within such 10-day period, the customer must be placed on a cash basis which may not be removed until full payment. However, a customer need not be placed on a cash basis when he has paid in full the uncontested portion of

his bill and explained the difference in writing to the air freight forwarder.

Petitioners request that no Board regulation become effective earlier than 180 days after final adoption, that tariff filing procedures of the Board be amended so that the grace period for billing not be shown in the tariff of the air freight forwarders, and that the Board provide for appropriate reporting requirements for policing such regulation through the Bureau of Enforcement.

Although the Board is submitting petitioners' proposal for public comment by this advance notice of proposed rule making, it has not reached any tentative conclusions as to the merits of the requested regulation. However, the Board considers that the petition may have general merit, and invites comments and data on the proposal.² It is requested that such comments and data primarily focus on whether there is a need

²The Board is also directing its staff to develop appropriate factual data as to the status of the carriers' freight receivable, in order that a determination may be made as to the magnitude of delinquent air freight billings, and whether the imposition of an additional regulation would improve the carriers' collection record to such an extent as to result in ultimate benefit to the shipping public.

for such a regulation, and consider the following preliminary questions:

- (1) Should such regulation be applicable only to domestic and international air freight forwarders, or also extend to all direct air carriers and foreign air carriers?
- (2) Should such regulation include a maximum billing period, within which bills shall be presented for payment?
- (3) Should such regulation include a maximum credit period for payment of bills, beyond which the account would be deemed past due and delinquent?
- (4) Should such regulation include detailed followup and tracing procedures to insure that customers receive proper notice of delinquent bills?
- (5) Should such regulation include a requirement that carriers shall not continue to extend credit to any account whose delinquencies exceed a stated amount?
- (6) Should such regulation include a requirement that the names of delinquent accounts whose credit has been withdrawn shall be made available to any other air carrier desiring such information?

Action on the forwarder agreement (CAB No. 20303) will, of course, be deferred pending conclusion of the rule making proceeding.

[F.R. Doc. 68-10444; Filed, Aug. 28, 1968; 8:48 a.m.]

¹Filed as part of the original document.

Notices

FEDERAL MARITIME COMMISSION MARYLAND PORT AUTHORITY AND BALTIMORE STEVEDORING CO., INC.

Notice of Agreement Filed for Approval

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

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Mr. Philip G. Kraemer, Director of Transportation, Maryland Port Authority, Pier 2, Pratt Street, Baltimore, Md. 21202.

Agreement No. T-2205 between the Maryland Port Authority (MPA) and Baltimore Stevedoring Co., Inc. (Company), provides for a 1 year lease to Company of certain property at Locust Point, Baltimore, to be used as a marine terminal. The amount of rental is based on the tonnage handled over the facility, computed pursuant to a schedule set forth in the agreement. Company agrees to file its tariffs with the Federal Maritime Commission. The agreement is subject to all the terms and conditions of Agreement No. T-32 between MPA and the Baltimore and Ohio Railroad.

Dated: August 26, 1968.

By order of the Federal Maritime Commission,

THOMAS LISI,
Secretary.

[F.R. Doc. 68-10458; Filed, Aug. 28, 1968; 8:48 a.m.]

MARYLAND PORT AUTHORITY AND STOCKARD SHIPPING AND TER- MINAL CORP.

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the

Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Mr. Philip G. Kraemer, Director of Transportation, Maryland Port Authority, Pier 2, Pratt Street, Baltimore, Md. 21202.

Agreement No. T-2201 between the Maryland Port Authority (MPA) and Stockard Shipping and Terminal Corp. (Stockard) provides for a 1-year lease to Stockard of certain property at Locust Point, Baltimore, to be used as a marine terminal. The amount of rental is based on the tonnage handled over the facility, computed pursuant to a schedule set forth in the agreement. Stockard agrees to file its tariffs with the Federal Maritime Commission. The agreement is subject to all the terms and conditions of Agreement No. T-32 between MPA and the Baltimore and Ohio Railroad.

Dated: August 26, 1968.

By order of the Federal Maritime Commission,

THOMAS LISI,
Secretary.

[F.R. Doc. 68-10459; Filed, Aug. 28, 1968; 8:48 a.m.]

GENERAL SERVICES ADMINISTRATION

[Federal Property Management Regs. Temporary Reg. F-19]

SECRETARY OF DEFENSE

Delegation of Authority Regarding Electric Service Rate

1. *Purpose.* This regulation delegates authority to the Secretary of Defense to represent the customer interest of the Federal Government in electric service rate proceedings.

2. *Effective date.* This regulation is effective immediately.

3. Delegation.

a. Pursuant to the authority vested in me by the Federal Property and Administrative Services Act of 1949, 63 Stat. 377, as amended, particularly sections 201(a)(4) and 205(d), authority is delegated to the Secretary of Defense to represent the interests of the executive agencies of the Federal Government before the Oklahoma Corporation Commission in proceedings to make changes in the rates and charges of the Oklahoma Gas and Electric Co. for electric service.

b. The Secretary of Defense may redelegate this authority to any officer, official, or employee of the Department of Defense.

c. This authority shall be exercised in accordance with the policies, procedures, and controls prescribed by the General Services Administration, and further, shall be exercised in cooperation with the responsible officers, officials, and employees thereof.

LAWSON B. KNOTT, Jr.,
Administrator of General Services.

AUGUST 23, 1968.

[F.R. Doc. 68-10405; Filed, Aug. 28, 1968; 8:45 a.m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-5574, etc.]

FRANCIS FRIESTAD ET AL.

Notice of Applications for Certificates, Abandonment of Service and Petitions To Amend Certificates¹

AUGUST 20, 1968.

Take notice that each of the Applicants listed herein has filed an application or petition pursuant to section 7 of the Natural Gas Act for authorization to sell natural gas in interstate commerce or to abandon service heretofore authorized as described herein, all as more fully described in the respective applications and amendments which are on file with the Commission and open to public inspection.

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 (18 CFR 1.8 or 1.10) on or before September 16, 1968.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further

¹ This notice does not provide for consolidation for hearing of the several matters covered herein.

notice before the Commission on all applications in which no protest or petition to intervene is filed within the time required herein if the Commission on its own review of the matter believes that a grant of the certificates or the authorization for the proposed abandonment is required by the public convenience and necessity. Where a protest or petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given: *Provided, however*, That pursuant to § 2.56, Part 2, Statement of General Policy and Interpretations, Chapter I of Title 18 of the Code of Federal Regulations, as amended, all permanent certificates of public convenience and ne-

cessity granting applications, filed after July 1, 1967, without further notice, will contain a condition precluding any filing of an increased rate at a price in excess of that designated for the particular area of production for the period prescribed therein unless at the time of filing of protests or petitions to intervene the Applicant indicates in writing that it is unwilling to accept such a condition. In the event Applicant is unwilling to accept such condition the application will be set for formal hearing.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

GORDON M. GRANT,
Secretary.

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pres- sure base
G-5574 E 8-9-68	Francis Friestad (successor to Glenn Tompkins et al.), 1016 Lexington Way, Rockford, Ill. 61108.	Consolidated Gas Supply Corp., Union District, Clay County, W. Va.	20.0	15.325
G-11918 D 8-9-68	Mobil Oil Corp., Post Office Box 2444, Houston, Tex. 77001.	United Gas Pipe Line Co., Iowa Field, Calcasieu and Jefferson Davis Parishes, La.	Assigned	
E160-648 C 8-9-68	Bradley H. Keyes (successor to Dresser Industries, Inc.), Box 847, Aztec, N. Mex. 87410.	El Paso Natural Gas Co., West Kutz Pictured Cliffs Field, San Juan County, N. Mex.	12.0	15.025
C161-901 C 8-8-68	Freeda M. Davidson, Vadis, W. Va. 26445.	Consolidated Gas Supply Corp., Freeman Creek District, Lewis County, W. Va.	25.0	15.325
C162-1251 C 8-9-68	Joseph E. Seagram & Sons, Inc., d.b.a. Texas Pacific Oil Co. (Operator) et al., Post Office Box 747, Dallas, Tex. 75221.	Arkansas Louisiana Gas Co., Cameron Field, Le Flore County, Okla.	15.0	14.65
C163-20 C 8-8-68	Humble Oil & Refining Co. (Operator) et al., Post Office Box 2180, Houston, Tex. 77001.	Arkansas Louisiana Gas Co., Arkansas Area, Latimer and Le Flore Counties, Okla.	15.01556	14.65
C163-1453 C 8-12-68		Natural Gas Pipeline Co. of America, South Lundell Field Area, Duval County, Tex.	16.0	14.65
C164-822 E 8-8-68	James F. Smith (successor to Atlantic Richfield Co.), c/o Maston C. Courney, attorney, Post Office Box 189, Amarillo, Tex. 79106.	Kansas-Nebraska Natural Gas Co., Inc., Southeast Dombey Field, Beaver County, Okla.	15.0	14.65
C165-1145 C 8-9-68	Pan American Petroleum Corp., Post Office Box 381, Tulsa, Okla. 74102.	Arkansas Louisiana Gas Co., Cameron Field, Le Flore County, Okla.	15.0	14.65
C166-1077 C 8-9-68	John C. Orley et al., 800-A Enterprise Bldg., Tulsa, Okla. 74103.	Arkansas Louisiana Gas Co., Cameron Field, Le Flore County, Okla.	15.0	14.65
C167-66 C 8-8-68	Amerada Petroleum Corp., Post Office Box 2040, Tulsa, Okla. 74102.	Arkansas Louisiana Gas Co., Cameron Field, Le Flore County, Okla.	15.0	14.65
C167-1616 C 8-8-68	Hayes & Co., agent for D. A. Dorward, 41 North Chesterfield Rd., Columbus, Ohio 43209.	Equitable Gas Co., Court House District, Lewis County, W. Va.	25.0	15.325

Filing code: A—Initial service.
B—Abandonment.
C—Amendment to add acreage.
D—Amendment to delete acreage.
E—Succession.
F—Partial succession.
See footnotes at end of table.

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pres- sure base
C169-1740 E 8-2-68	Inter-American Petroleum Corp. et al (successor to Rodney P. Calvin (Operator) et al.), 609 East Speer Blvd., Denver, Colo. 80203.	El Paso Natural Gas Co., South Blanco (Pictured Cliffs) Field, Rio Arriba County, N. Mex.	12.0	15.025
C168-999 A 2-9-68	Continental Oil Co. (successor to Furman Petroleum Corp.), Post Office Box 2197, Houston, Tex. 77001.	Phillips Petroleum Co., Fuhrman Mascho Field, Andrews County, Tex.	410.0	14.65
C168-1389 A 6-13-68	J. Harry Henderson, Jr., Post Office Box 1907, Alexandria, La. 71301.	Southern Natural Gas Co., South Barataria Field, Jefferson Parish, La.	915.5	15.025
C169-133 A 8-8-68	Black Oil Co., 203 Park Ave., Oklahoma City, Okla. 73102.	Northern Natural Gas Co., Northeast Buffalo Field, Harper County, Okla.	17.0	14.65
C169-134 A 8-9-68	Pennzoil United, Inc., Post Office Drawer 1388, Parkersburg, W. Va. 26101.	United Fuel Gas Co., Washington District, Kanawha County, W. Va.	28.0	15.325
C169-135 A 8-9-68	Lock 3 Oil, Coal & Dock Co. et al., 415 Porter Bldg., Pittsburgh, Pa. 15219.	Cumberland and Allegheny Gas Co., Union District, Barbour County, W. Va.	25.0	15.325
C169-136 B 8-9-68	Adams & Stump Oil & Gas Co., c/o Calhoun County Bank, agent, Grantsville, W. Va. 26147.	Consolidated Gas Supply Corp., Lee District, Calhoun County, W. Va.	Uncon-	
C169-137 (C161-1772) F 8-2-68	Kanso Petroleum Co. (successor to Conroy, Inc. (Operator) et al.), 979 First National Office Bldg., Oklahoma City, Okla. 73102.	Kansas-Nebraska Natural Gas Co., Inc., Surveyor Creek Field, Washington County, Colo.	710.0	16.4
C169-138 (C167-626) F 8-2-68	Solo Petroleum Co. (successor to Conroy, Inc. (Operator) et al.), Houston, Tex. 77052.	Kansas-Nebraska Natural Gas Co., Inc., North Shore Field, Logan County, Colo.	710.0	16.4
C169-139 B 8-12-68	Texaco, Inc., Post Office Box 82332, Houston, Tex. 77052.	Texas Eastern Transmission Corp., South Bird Island, Kleberg County, Tex.	Depleted.	
C169-140 B 8-12-68	J. F. Ruffin, Jr., trustee, 608 West Pine St., Hattiesburg, Miss. 39401.	United Gas Pipe Line Co., Maxie-Pistol Ridge Field, Pearl River County, Miss.	Depleted.	
C169-141 (C167-3594) F 8-5-68	Calvin Investments, Inc. (successor to Atlantic Richfield Co.), c/o Stag, Cady & Beard, 408 Petroleum Tower, Shreveport, La. 71101.	United Gas Pipe Line Co., Sibley Field, Webster Parish, La.	12.8008	15.025
C169-142 A 8-12-68	George Jackson, agent, Post Office Box 351, Clarksburg, W. Va. 26301.	Carnegie Natural Gas Co., New Milton District, Doddridge County, W. Va.	25.0-28.0	15.325
C169-143 A 8-9-68	Mobil Oil Corp.	Tennessee Gas Pipeline Co., a division of Tenneco, Inc., East Cameron Block 64 Field, Offshore Cameron, La.	20.0	15.025
C169-144 A 8-12-68	Carl Perkins, Route No. 3, Pemboro, W. Va. 26415.	Equitable Gas Co., McElroy District, Tyler County, W. Va.	25.0	15.325
C169-145 A 8-12-68	W. M. Galloway, c/o Floyd J. Ray, 4112 Beckland Dr., Farmington, N. Mex. 87401.	El Paso Natural Gas Co., South Blanco Pictured Cliffs Field, Rio Arriba County, N. Mex.	12.0	15.025
C169-146 A 8-12-68	Texaco, Inc.	Gas Gathering Corp., Bayou des Glaises Field, St. Martin Parish, La.	21.25	15.025
C169-147 A 8-12-68	Humble Oil & Refining Co.	Tennessee Gas Pipeline Co., a division of Tenneco, Inc., East Cameron Block 64 Field, Offshore Louisiana.	21.25	15.025
C169-148 B 8-12-68	J. Ray McDermott & Co., Inc., c/o J. Evans Attwell, attorney, Vinson, Elkins, Weems & Searls, First City National Bank Bldg., Houston, Tex. 77002.	Kansas-Nebraska Natural Gas Co., Inc., Yenter Field, Logan County, Colo.	Depleted	
C169-149 B 8-12-68	J. Ray McDermott & Co., Inc.	Tennessee Gas Pipeline Co., a division of Tenneco, Inc., Red Fish Bay, Nueces, and San Patricio Counties, Tex.	Depleted	
C169-150 A 8-12-68	Michel T. Halboury, 5111 Westheimer Rd., Houston, Tex. 77027.	Natural Gas Pipeline Co. of America, East Holly Beach Field, Cameron Parish, La.	21.5	15.025
C169-151 B 8-13-68	Trihuna Oil Corp., 230 Park Ave., New York, N.Y. 10017.	Texas Eastern Transmission Corp., Egan Field, Acadia Parish, La.	Depleted	
C169-152 A 8-13-68	The California Co., a division of Chevron Oil Co., 1111 Tulane Ave., New Orleans, La. 70112.	Trunkline Gas Co., Shell Island Pass Field Area, St. Mary Parish, La.	22.0	15.025

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pressure base
CI69-153 (C163-1299) F 8-12-68	Humble Oil & Refining Co. (successor to Mobil Oil Corp.).	Natural Gas Pipeline Co. of America, South Lundell Area, Duval County, Tex.	16.0	14.65
CI69-154 A 8-14-68	Lora Oil & Gas Co., 600 Eastlawn Ave., Parkersburg, W. Va.	Cabot Corp., acreage in Calhoun County, W. Va.	17.5	15.325
CI69-155 B 8-14-68	Chief Drilling, Inc. et al., c/o Robert E. Wright, attorney, Box 20, Sistersville, W. Va. 26175.	Consolidated Gas Supply Corp., Clay District, Ritchie County, W. Va.	Unecological	
CI69-156 B 8-14-68	H. H. Smith Gas Co., c/o Glenn L. Haight, agent, Smithville, W. Va.	Consolidated Gas Supply Corp., Murphy District, Ritchie County, W. Va.	Unecological	
CI69-157 B 8-15-68	Getty Oil Co., Post Office Box 1404, Houston, Tex. 77001.	Michigan Wisconsin Pipe Line Co., Lacassine Refuge Field, Cameron Parish, La.	Depleted	
CI69-158 A 8-15-68	Sarkeys, Inc., 4400 North Lincoln Blvd., Oklahoma City, Okla. 73105.	Arkansas Louisiana Gas Co., Southeast Stigler Area, Haskell County, Okla.	15.0	14.65
CI69-159 A 8-15-68	Sohio Petroleum Co.	Northern Natural Gas Co., Northwest Camrick Pool, Texas County, Okla.	18.75	14.65
CI69-160 A 8-14-68	Phillips Petroleum Co., Bartlesville, Okla. 74003.	Natural Gas Pipeline Co. of America, Panhandle Area, Beaver County, Okla., and Moore County, Tex.	(10)	14.65

¹ Deletes acreage assigned to Energy Corp. of America, Inc., et al.

² Presently effective rate under Amerada's FPC GRS No. 133.

³ Fuhrman Petroleum Corp. never made certificate filing to cover subject acreage.

⁴ Less 0.3 cent treating cost.

⁵ Application previously noticed June 27, 1968, in Docket No. G-3193 et al. at a total initial rate of 14 cents per Mcf.

⁶ Amendment to application filed to reflect a total initial rate of 15.5 cents per Mcf in lieu of 14 cents.

⁷ Buyer retains 7 cents per Mcf to amortize cost of gathering lines and facilities.

⁸ Price determined by volume of gas sold.

⁹ Includes 1.75 cents upward B.t.u. adjustment. Subject to upward and downward B.t.u. adjustment.

¹⁰ Exchange of gas on a volume weighted average B.t.u. basis.

[F.R. Doc. 68-10316; Filed, Aug. 28, 1968; 8:45 a.m.]

[Docket No. CP69-36]

VILLAGE OF PITTSBURG, ILL., AND TRUNKLINE GAS CO.

Notice of Application

AUGUST 22, 1968.

Take notice that on August 19, 1968, the village of Pittsburg, Williamson County, Ill. (Applicant), c/o William C. Iwert, 134 South La Salle Street, Chicago, Ill. 60603, filed in Docket No. CP69-36 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Trunkline Gas Co. (Respondent) to establish physical connection of its transportation facilities with the facilities proposed to be established by Applicant and to sell and deliver to the latter its natural gas requirements, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to interconnect a lateral line with Trunkline's pipeline and from this point of interconnection construct a 3-inch high pressure lateral 500 feet eastward to the town border station which is located at the east corporate limits of the village of Pittsburg. Further Applicant proposes to construct complete distribution facilities to serve all prospective customers in the village and vicinity.

The application states that at present, the residents of the village and environs have no natural gas service.

The estimated third year peak day and annual requirements of Applicant are 251 Mcf and 23,419 Mcf, respectively.

Total estimated cost of the new construction is \$110,000, which cost will be financed by the issuance of gas revenue certificates.

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 (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before September 20, 1968.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 68-10421; Filed, Aug. 28, 1968; 8:46 a.m.]

[Docket No. CP68-164]

NATURAL GAS PIPELINE COMPANY OF AMERICA

Notice of Petition To Amend

AUGUST 22, 1968.

Take notice that on August 19, 1968, Natural Gas Pipeline Company of America (Petitioner), 122 South Michigan Avenue, Chicago, Ill. 60603, filed in Docket No. CP68-164 a petition to amend the order issued in said docket on May 3, 1968, by authorizing a reallocation of a portion of the storage withdrawal capacity allocated therein, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

By the order issued May 3, 1968, in the instant docket, Petitioner was authorized to construct and operate certain natural gas facilities increasing Petitioner's storage withdrawal capacity by 156,000 Mcf. Said order also approved the allocation of this additional withdrawal capacity among certain of Petitioner's customers.

By the instant filing, Petitioner requests that the storage withdrawal capacity allocated by said order to Mississippi River Transmission Corp., which has refused this offer of storage, be reallocated to certain of its other customers, effective September 1, 1968. The allocation resulting from this reoffer is as follows:

Additional maximum withdrawal quantities in Mcf at 1,000 B.t.u. per cubic foot and 14.65 p.s.i.a. at 60° F.

Customer

Associated Natural Gas Co.	5
Commonwealth Edison Co.	166
Illinois Power Co.	122
Iowa Electric Light & Power Co.	78
Iowa-Illinois Gas & Electric Co.	404
Iowa Power & Light Co.	31
Iowa Southern Utilities Co.	13
Nebraska City, Nebr., City of	6
North Shore Gas Co.	159
Northern Illinois Gas Co.	1,444
Northern Indiana Public Service Co.	497
The Peoples Gas Light & Coke Co.	1,122
Sullivan, Illinois, City of	4
Wisconsin Southern Gas Co., Inc.	42

Total..... 4,093

Petitioner states that no additional facilities are required to effectuate this proposed allocation of storage withdrawal quantities.

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 (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before September 19, 1968.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 68-10422; Filed, Aug. 28, 1968; 8:46 a.m.]

[Docket Nos. RI69-55, etc.]

WILLIAM E. SNEE ET AL.

Order Providing for Hearings on and Suspension of Proposed Changes in Rates¹

AUGUST 22, 1968.

The Respondents named herein have filed proposed increased rates and charges of currently effective rate schedules for sales of natural gas under Commission jurisdiction, as set forth in Appendix A hereof.

The proposed changed rates and charges may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is in the public interest and consistent with the Natural Gas Act that the Commission enter upon hearings regarding the lawfulness of the proposed changes, and that the supplements herein be suspended and their use be deferred as ordered below.

The Commission orders:

¹ Does not consolidate for hearing or dispose of the several matters herein.

(A) Under the Natural Gas Act, particularly sections 4 and 15, the regulations pertaining thereto (18 CFR Ch. I), and the Commission's rules of practice and procedure, public hearings shall be held concerning the lawfulness of the proposed changes.

(B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until

date shown in the "Date Suspended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act.

(C) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.

(D) Notices of intervention 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 (18 CFR 1.8 and 1.37(f)) on or before October 2, 1968.

By the Commission.

[SEAL]

GORDON M. GRANT,
Secretary.

APPENDIX A

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until—	Cents per Mcf		Rate in effect subject to refund in docket Nos.
									Rate in effect	Proposed increased rate	
RI69-55...	William E. Snee et al., Post Office Box 2023, Uniontown, Pa. 15401.	4	3	Arkansas Louisiana Gas Co. (Wilburton and Milton Fields, Latimer and Le Flore Counties, Okla.) (Oklahoma "Other" Area).	\$680	7-30-68	9-1-68	2-1-69	\$15.0	\$16.015	
do	do	5	6	Arkansas Louisiana Gas Co. (Red Oak, Bokoshe, and Spiro Fields, Latimer and Le Flore Counties, Okla.) (Oklahoma "Other" Area).	3,045	7-30-68	9-1-68	2-1-69	\$15.0	\$16.015	
RI69-56...	Ashland Oil & Refining Co., Post Office Box 18695, Oklahoma City, Okla. 73118.	192	1	Panhandle Eastern Pipe Line Co. (Southwest Lanora Field, Dewey County, Okla.) (Oklahoma "Other" Area).	6,093	7-26-68	8-26-68	1-26-69	\$15.45	\$18.437	
do	do	189	5	Colorado Interstate Gas Co. (Mocene Field, Beaver County, Okla.) (Panhandle Area).	410	7-31-68	8-31-68	1-31-69	\$15.255	\$17.304	
RI69-57...	Mobil Oil Corp. (Operator) et al., Post Office Box 2444, Houston, Tex. 77001.	333	22	Arkansas Louisiana Gas Co. (Red Oak Area, Latimer et al. counties, Okla.) (Oklahoma "Other" Area).	47,118	7-29-68	9-1-68	2-1-69	\$15.0	\$16.015	
RI69-58...	Texaco, Inc. (Operator) et al., Post Office Box 2420, Tulsa, Okla. 74102.	351	1	Panhandle Eastern Pipe Line Co. (Putnam Field, Dewey County, Okla.) (Oklahoma "Other" Area).	403	7-31-68	10-1-68	3-1-69	\$16.297	\$17.460	
RI69-59...	Stephens Production Co., Post Office Box 248, Fort Smith, Ark. 72901.	2	2	Arkansas Louisiana Gas Co. (Backbone Area, Le Flore County, Okla.) (Oklahoma "Other" Area).	183	7-29-68	9-1-68	2-1-69	15.0	\$16.015	
RI69-60...	Pauley Petroleum Inc., 10000 Santa Monica Blvd., Los Angeles, Calif. 90067, Attn: L. E. Scott, Vice president.	7	3	El Paso Natural Gas Co. (Cotton Draw Unit Area, Lea and Eddy Counties, N. Mex.) (Permian Basin Area).	22,000 1,900	7-26-68	8-26-68	1-26-69	\$16.95 \$15.90	\$17.95 \$16.90	
RI69-61...	Mobil Oil Corp., Post Office Box 2444, Houston, Tex. 77001, Attention: Mr. H. H. Beeson.	216	7	El Paso Natural Gas Co. (Piceance Creek Field, Rio Blanco County, Colo.)	29,707	7-31-68	9-27-68	2-27-69	12.78	\$13.78	
do	do	307	9	do	5,249	7-31-68	9-27-68	2-27-69	12.78	\$13.78	
do	do	311	7	do	69	7-31-68	9-27-68	2-27-69	12.78	\$13.78	
RI69-62...	Harkins & Co. (Operator) et al., Post Office Box 1490, Alice, Tex. 78332, Attn: Mr. A. G. Holzappel.	2	4	Texas Eastern Transmission Corp. (North Arneckeville Field, De Witt County, Tex.) (R.R. District No. 2).	400	7-30-68	8-30-68	1-30-69	\$14.3733	\$14.8733	RI69-310.
RI69-63...	American Petrofina Co. of Texas, Post Office Box 2159, Dallas, Tex. 75221, Attn: Walker W. Smith, Esq.	38	4	Texas Eastern Transmission Corp. (Midway East Field, San Patricio County, Tex.) (R.R. District No. 4).	1,960	8-5-68	11-1-68	4-1-69	\$15.6	\$16.6	RI69-130.

* The stated effective date is the effective date requested by Respondent.

* Periodic rate increase.

* Pressure base is 14.65 p.s.i.a.

* Subject to compression charge of 0.75 cent (one stage) or 1.5 cents (two stages) to be deducted by buyer if buyer is required to compress the gas.

* Includes 0.015-cent tax reimbursement.

* "Fractured" rate increase. Ashland filing from conditioned permanent certificated initial rate to 17.9 cent base rate. Initial contract base rate is 18 cents per Mcf.

* Includes base rate of 15 cents plus upward B.t.u. adjustment before increase and 17.9 cent base rate plus upward B.t.u. adjustment after increase (1,030 B.t.u. gas. Base rate subject to upward and downward B.t.u. adjustment.

* Renegotiated rate increase.

* Base rate subject to upward and downward B.t.u. adjustment.

* Includes base rate of 15 cents plus 0.255 cent upward B.t.u. adjustment (1017 B.t.u. gas), before increase and base rate of 17 cents plus 0.289 cent upward B.t.u. adjustment plus 0.015-cent tax reimbursement after increase.

* Includes base rate of 14 cents plus 2.282 cents upward B.t.u. adjustment plus 0.015-cent tax reimbursement before increase and 15 cents plus 2.445 cents upward B.t.u. adjustment (1,163 B.t.u. gas) plus 0.015-cent tax reimbursement after increase.

* Non-Devonian gas.

* Devonian gas.

* Does not include excess reserves of recoverable gas added by Supplement Nos. 6 (Rate Schedule No. 216), 8 (Rate Schedule No. 307), and 6 (Rate Schedule No. 311).

* Pressure base is 15.025 p.s.i.a.

* Subject to a downward B.t.u. adjustment.

All of the producers' proposed increased rates and charges exceed the applicable area price levels for increased rates as set forth in the Commission's Statement of General Policy No. 61-1, as amended [18 CFR Ch. I, Part 2, § 2.56].

[F.R. Doc. 68-10423; Filed, Aug. 28, 1968; 8:45 a.m.]

[Docket No. CP69-30]

WESTERN GAS INTERSTATE CO.

Notice of Application

AUGUST 22, 1968.

Take notice that on August 14, 1968, Western Gas Interstate Co. (Applicant),

1500 Fidelity Union Tower, Dallas, Tex. 75201, filed in Docket No. CP69-30 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of taps and minor related gas sales facilities and the sale and delivery of gas to

its parent and only customer, Southern Union Gas Co. (Southern Union) for distribution and resale primarily to residential and irrigation customers, in Cimarron, Texas, and Beaver Counties, Okla., and Dallam, Sherman, and Moore Counties, Tex., all as more fully set forth in the application which is on file with

the Commission and open to public inspection.

By this application, Applicant seeks authorization (1) to the extent that such authorization may be required, for the sale of up to 400,000 Mcf of gas per year to Southern Union and the installation and operation of gas sales facilities to deliver such gas, namely, 129 taps and minor related gas sales facilities which had been installed and operated by Applicant's predecessor but which may not have been authorized by the Commission's December 11, 1967, order in Docket No. CP68-43; (2) for the sale and delivery of up to 44,000 Mcf per year to Southern Union and for the installation and operation of four taps and minor gas sales facilities installed by Applicant during 1968 to enable Southern Union to initiate the distribution and resale of such volumes to certain of its customers; and (3) permitting Applicant to install and operate up to 20 additional taps and minor related gas sales facilities over the 12-month period following issuance of such certificates and to sell and deliver through such facilities gas required by Southern Union for distribution and resale to new customers.

Applicant states that the cost of the four taps and minor related gas sales facilities installed during 1968 was \$2,800 and estimates that the total cost of the 20 taps proposed for installation in the year following certificate issuance will be \$14,000. These facilities were and will be financed from cash on hand.

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 (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before September 19, 1968.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no protest or petition to intervene is filed within the time required herein, if the commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a protest or petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 68-10424; Filed, Aug. 28, 1968; 8:46 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[S 1632]

CALIFORNIA

Notice of Proposed Classification of Public Lands for Multiple-Use Management

1. Pursuant to the Act of September 19, 1964 (78 Stat. 986; 43 U.S.C. 1411-18) and to the regulations in 43 CFR, Parts 2410 and 2411, it is proposed to classify for multiple-use management, the public lands described in paragraph 3. As used herein, "public lands" means any lands withdrawn or reserved by Executive Order No. 6910 of November 26, 1934, as amended, or within a grazing district established pursuant to the Act of June 28, 1934 (48 Stat. 1269), as amended, which are not otherwise withdrawn or reserved for a Federal use or purpose.

2. Publication of this notice has the effect of segregating all public lands described below from appropriation only under the agricultural land laws (43 U.S.C. Chapters 7 and 9; 25 U.S.C. § 334) and from sale under section 2455 of the Revised Statutes (43 U.S.C. 1171). The lands shall remain open to all other applicable forms of appropriation including the mining and mineral leasing laws.

3. The public lands proposed to be classified are within Lassen County. The lands are shown on maps and described in documents available for inspection at the Susanville District Office, Fifth and Cedar Streets (Post Office Box 1090) Susanville, Calif. 96130. The descriptions of the lands are as follows:

MOUNT DIABLO MERIDIAN, CALIFORNIA

HAYDEN HILL AREA S1632

Lassen County

All public lands in:

T. 35 N., R. 8 E.,
Secs. 24 to 28, inclusive.
T. 38 N., R. 9 E.,
Sec. 24.

The public lands proposed to be classified aggregate approximately 1,360 acres.

4. For a period of 60 days from the publication of this notice in the FEDERAL REGISTER, all persons who wish to submit comments, suggestions, or objections in connection with the proposed classification may present their views in writing to the Susanville District Manager, Bureau of Land Management, Post Office Box 1090, Susanville, Calif. 96130.

For the State Director.

REX J. MORGAN,
District Manager.

AUGUST 14, 1968.

[F.R. Doc. 68-10440; Filed, Aug. 28, 1968; 8:48 a.m.]

CALIFORNIA

Notice of Termination of Proposed Withdrawal and Reservation of Lands

AUGUST 23, 1968.

Notice of the Forest Service, U.S. Department of Agriculture application, Serial No. Los Angeles 0155815, for withdrawal of national forest lands from appropriation under the general mining laws in aid of programs of the Forest Service, was published as F.R. Doc. 62-9876 on pages 9778-9779 of the issue for October 2, 1962, as amended by F.R. Doc. 65-2645 on page 3459 of the issue of March 16, 1965, and further amended to correct by F.R. Doc. 65-3458 on page 4434 of the issue of April 5, 1965. The applicant agency has canceled its application as to the lands described below:

SAN BERNARDINO NATIONAL FOREST

SAN BERNARDINO MERIDIAN, CALIFORNIA

T. 1 N., R. 1 E.,
Sec. 19, lots 1 and 2, NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 20, N $\frac{1}{2}$, N $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 21, N $\frac{1}{2}$, N $\frac{1}{2}$ S $\frac{1}{2}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 22;
Sec. 26, N $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 28, NW $\frac{1}{4}$ NE $\frac{1}{4}$.
T. 5 S., R. 3 E.,
Sec. 9, SW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$.

The areas described aggregate approximately 2,130 acres of land in the San Bernardino National Forest in Riverside and San Bernardino Counties, Calif.

Therefore, pursuant to the regulations contained in 43 CFR, Part 2311, such lands at 10 a.m. on October 21, 1968, will be relieved of the segregative effect of the above-mentioned application.

WALTER F. HOLMES,

Assistant Land Office Manager.

[F.R. Doc. 68-10406; Filed, Aug. 28, 1968; 8:45 a.m.]

MONTANA

Notice of Change of Project Office Address

The new address for the Bureau of Land Management project office at Belle Fourche, S. Dak., is:

Bureau of Land Management, 310 Round Up Street, Post Office Box 190, Belle Fourche, S. Dak. 57717.

EUGENE H. NEWELL,
Acting State Director.

[F.R. Doc. 68-10407; Filed, Aug. 28, 1968; 8:45 a.m.]

MONTANA

Notice of Malta District Office Closure for Moving

AUGUST 22, 1968.

The Malta District Office, Bureau of Land Management, 550 South Second

Street East, Malta, Mont., will be closed for moving on Friday, September 27, 1968.

The District Office will reopen for business at 8 a.m., Monday, September 30, 1968, at 501 South Second Street East, Malta, Mont.

Grazing applications to lease, filings, or payments due on September 27, 1968, will be accepted as timely if received on September 30, 1968.

DANTE SOLARI,
District Manager.

[F.R. Doc. 68-10408; Filed, Aug. 28, 1968;
8:45 a.m.]

OREGON

Modification of District Boundaries, Baker and Prineville Districts

AUGUST 23, 1968.

Notice is hereby given that effective September 1, 1968, the area of responsibility of the Baker District is reduced by eliminating all of Gilliam County. The area eliminated is hereby added to the area of responsibility of the Prineville District.

Applications for grazing purposes involving the vacant, unappropriated public domain lands in Gilliam County shall be filed in the Bureau of Land Management Office, Post Office Box 550, Prineville, Oreg. Applications for other use, entry, or disposal, or inquiries relating thereto, shall be filed in the office of the Manager, Land Office, Bureau of Land Management, Post Office 2965, Portland, Oreg.

ARCHIE D. CRAFT,
State Director.

[F.R. Doc. 68-10409; Filed, Aug. 28, 1968;
8:45 a.m.]

National Park Service

YOSEMITE NATIONAL PARK, CALIF.

Notice of Intention To Negotiate Concession Contract

Pursuant to the provisions of section 5 of the Act of October 9, 1965 (79 Stat. 969; 16 U.S.C. 20), public notice is hereby given that thirty (30) days after the date of publication of this notice, the Department of the Interior, through the Director of the National Park Service, proposes to negotiate a concession contract with Best's Studio, Inc., authorizing it to continue to provide accommodations, facilities, and services for the public at Yosemite National Park for a period of fifteen (15) years from January 1, 1969, through December 31, 1983.

The foregoing concessioner has performed its obligations under the present contract to the satisfaction of the National Park Service and, therefore, pursuant to the act cited above, is entitled to be given preference in the renewal of the contract and in the negotiation of a new contract. However, under the act cited above, the Secretary is also required to consider and evaluate all proposals received as a result of this notice. Any proposal to be considered and evaluated

must be submitted within thirty (30) days after the publication date of this notice.

Interested parties should contact the Chief of Concessions Management, National Park Service, Washington, D.C. 20240, for information as to the requirements of the proposed contract.

Dated: August 21, 1968.

LESLIE P. ARBERGER,
Acting Assistant Director,
National Park Service.

[F.R. Doc. 68-10413; Filed, Aug. 28, 1968;
8:45 a.m.]

Office of the Secretary CORNELIUS R. MACHEN

Report of Appointment and Statement of Financial Interests

AUGUST 23, 1968.

Pursuant to section 302(a) of Executive Order 10647, the following information on a WOC appointee in the Department of the Interior is furnished for publication in the FEDERAL REGISTER:

Name of appointee. Cornelius R. Machen.

Name of employing agency. Department of the Interior.

The title of the appointee's position. Director, DEPA Area 16.

The name of the appointee's private employer or employers. Pacific Gas & Electric Co.

The statement of "financial interests" for the above appointee is enclosed.

DAVID S. BLACK,
Acting Secretary of the Interior.

AUGUST 13, 1968.

STATEMENT OF FINANCIAL INTERESTS

In accordance with the requirements of section 302(b) of Executive Order 10647, I am filing the following statement for publication in the FEDERAL REGISTER:

(1) Names of any corporations of which I am, or had been within 60 days preceding my appointment, on August 13, 1968, as Director, DEPA Area 16, Defense Electric Power Administration, an officer or director:

None.

(2) Names of any corporations in which I own, or did own within 60 days preceding my appointment, any stocks, bonds, or other financial interests:

American Tobacco Co.
Pacific Gas & Electric Co.
Standard Oil of New Jersey.
Tenneco, Inc.

(3) Names of any partnerships in which I am associated, or had been associated within 60 days preceding my appointment:

None.

(4) Names of any other businesses which I own, or owned within 60 days preceding my appointment:

None.

C. R. MACHEN.

AUGUST 20, 1968.

[F.R. Doc. 68-10446; Filed, Aug. 28, 1968;
8:48 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

LICENSED DEALERS UNDER LABORA- TORY ANIMAL WELFARE ACT

List of Persons

Pursuant to § 2.127 of the regulations (9 CFR 2.127) under the Act of August 24, 1966 (80 Stat. 350; 7 U.S.C. 2131 et seq.), commonly known as the Laboratory Animal Welfare Act, notice is hereby given that, as of July 30, 1968, the following persons were licensed as dealers under said Act and regulations as indicated below:

ALABAMA

G. R. Floyd and E. A. Marchand, partners, Route 1, Box 235D, McDonald Road, Irvington 36544.

ARKANSAS

George J. E. Holzwarth, doing business as George J. E. Holzwarth Co., Post Office Box 186, Fayetteville 72701.
Pel-Freez Bio-Animals, Inc., Post Office Box 68, Rogers 72756.

CALIFORNIA

AZO Research Associates, 1205 San Pablo Avenue, Berkeley 94710.
The Hine Laboratories, doing business as The Lazy H. Animal Ranch, 1195 Mee Lane, St. Helena 94574.
Henry K. Knudsen, doing business as Knudsen's Biological Supplies, J 12488 South, Highway 50, Lathrop 95330.
Charles V. Means, Jr., doing business as California Caviary, 10830 Prairie Avenue, Inglewood 90303.

DELAWARE

J. Merrel Shockley, Route 1, Delmar 19940.

DISTRICT OF COLUMBIA

George Mazur Enterprises, Inc., 77 Eye Street SE., Washington 20003.

FLORIDA

Dawson Research Corp., 114 West Grant Avenue, Orlando 32806.
Olin D. Tisdale Farm, Route 1, Century 32535.

IDAHO

Nez Perce Humane Society, Inc., Post Office Box 568, Lewiston 83501.

ILLINOIS

John C. Akers, doing business as Sailfin Pet Shop, 104 North Sixth Street, Champaign 61820.
Ani-Lab Corp., 196th Street and Route 54, Homewood 60430.
Oscar V. Calanca, doing business as Calanca's Beagles, Rural Route 1, Box 175, Grayslake 60030.
Don A. Carlson and Carl S. Carlson, partners, doing business as Viking Kennels, 238 Sanders Road, Deerfield 60015.
Dr. Lawrence G. Clark and Edwin W. Short, partners, doing business as Roseland Research, Route 1, Box 15, Crete 60417.
CWC, Inc., Beecher 60401.
General Foods Corp., c/o Gaines Research Kennels, Rural Route 3, St. Anne 60964.
George Lomax, Opdyke 62872.
Robert R. Motsinger, doing business as Robert Motsinger Kennel, Rural Route 2, St. Joseph 61873.
National Dairy Products Corp., 801 Waukegan Road, Glenview 60025.
Omis Corp., 504 North Parkside Avenue, Chicago 60644.
Southern Illinois Farms, Valmeyer 62295.
Lewis N. Warren, Box 125, Pana 62557.

INDIANA

Atlantic Kennels, Inc., Rural Route 1, Box 167, Zionsville 46077.
 Robert A. Everett, doing business as Oakdale Farm and Kennel, Rural Route 5, Decatur 46733.
 Robert R. Metcalf, doing business as Indiana Beagles, Rural Route 1, Box 88, Auburn 46706.
 David W. Wilson, doing business as Wilson Small Animal Farm, Rural Route 3, Box 91, Vincennes 47591.
 Alton S. Windsor, Sr., doing business as Windsor Biology Gardens, Box 1210, Bloomington 47401.
 Harry K. Zook, doing business as Maple Hill Kennel, Rural Route 5, Martinville 46151.

IOWA

Dewey Adams, 514 North Kent Street, Knoxville 50138.
 Henry F. Bockenstedt, R.F.D. 1, Earlville 52041.
 Coralea Hull, Rural Route 1, Weldon 50264.
 Dave Irving, Route 1, Chariton 50049.
 Robert R. Lauer, doing business as Lauer's Kennels, 1210 Home Park Boulevard, Waterloo 50701.
 Elmer B. Scherbring, doing business as Clearview Kennels, Box 106, Earlville 52041.

KANSAS

Charles M. Brink, Route 2, Box 13, Paola 66071.
 Omer and Catharine Hasler, partners, Rural Route 2, Valley Falls 66088.
 Dale Sappington, doing business as Sappington Research Animal Supply, 6021 Gibbs Road, Kansas City 66106.
 Theracon, Inc., Box 1493, Topeka 66601.

KENTUCKY

Earl Feeback, doing business as Bourbon County Dog Pound, County Farm, Ruddles Mills Road, Route 3, Paris 40361.
 William A. Newman, Star Route, Beech Creek 42321.
 M. E. Northcutt, doing business as Goodwill Kennels, Rural Route 5, Cynthiana 41031.
 J. W. Toombs, Moreland 40454.

MAINE

The Jackson Laboratory, Otter Creek Road, Bar Harbor 04609.

MARYLAND

Animal Resources, Inc., Post Office Box 67, Woodsboro 21798.
 Commando K-9 Detectives, Inc., 7501 Sheriff Road, Landover 20786.
 W. L. Eckert, Harney Road, Taneytown 21787.
 Flow Laboratories, Inc., Rockville 20850.
 Dr. C. D. Hobart, doing business as Pulaski Veterinary Clinic, 9707 Pulaski Highway, Baltimore 21220.
 Edgar E. Walls, Sr., Route 1, Box 57A, Centerville 21617.

MASSACHUSETTS

Dr. Thomas Boria, doing business as Scientific Breeding Laboratory, 1108 Main Street, Worcester 01603.
 John Czepliel, 26 Paderewski Avenue, Chicopee 01013.
 Dr. Orville H. Drumm, doing business as O'Malley Animal Hospital, 100 Boylston Street, Clinton 01510.
 Alvin C. Finch, doing business as Pineland Farm Kennels, Leonard Street, Raynham 02767.
 Vincent R. Malone, 42 Oakland Street, Medway 02053.
 Northeast Primates, Inc., Route 114, North Main Street, Middleton 01949.
 Roma Kennels, Inc., Main Street, Dunstable 01827.

MICHIGAN

Evelyn S. Armstrong, doing business as Oak Shadows Farm, 5933 South Ninth Street, Kalamazoo 49001.
 Heric Fehrenbach, doing business as H-Bar-B Research Beagles, 201 Main Street, Essexville 48732.
 Grant Hodgins, doing business as Hodgins Kennels, 6110 Lange Road, Howell 48843.
 Laboratory Research Enterprises, 5040 Meredith Road, Kalamazoo 49002.
 Edward Radzilowski, doing business as Meadow Brook Farms and Co., 10533 Gratiot, Richmond 48062.
 Tri-Co Research Projects, Inc., 314 South Sherwood Avenue, Plainwell 49080.

MINNESOTA

Delores N. Beise, Route 4, Hastings 55033.
 Melvin Beise, Jordan 55352.
 James Goebel, Janesville 56048.
 Earland Guetzkow, New Germany 55367.
 Donald Hippert, Kasson 55944.
 Ben M. Kruger, Hayfield 55940.
 Allen W. LaFave, 402 Third Street SE., East Grand Forks 56721.
 Norman L. Larson, doing business as Wayside Kennels, Route 2, Box 449, Long Lake 55336.
 Nick Reiland, Mazeppa 55956.
 Bill Ryan, Millville 55957.
 Math Serger, Watkins 55389.
 M. J. Wachlin, Sargeant 55973.

MISSISSIPPI

Holley Vanlandingham, Post Office Box 133, Vardaman 38878.

MISSOURI

Bill Adams, doing business as Adams Kennels, 602 North Allen, Marshall 65340.
 Wanda Barnfield, doing business as Bar-Wan Rabbitry and Kennel, Route 1, Box 60, Crocker 65452.
 Larry W. Faulkner, Box 566, Platte City 64079.
 Wilbert Gruenefeld, Route 1, Jonesburg 63351.
 Elmer G. Hines, doing business as Sho-Me Kennels, Rural Route 1, Grain Valley 64029.
 Woodrow W. Huffstutler, Vienna 65582.
 Harold Miller, Granger 63442.
 Dick Palmer, doing business as Palmer's Livestock Farm, Rural Route 2, Box 186, Liberal 64762.
 Charles E. Sharp, D. O., and Roy Woods, partners, doing business as Calleo Animal Welfare, Box D, Calleo 63534.
 Charles J. Strader and Sonja J. Strader, partners, doing business as Lone Star Kennels, Rural Route 1, Harrisonville 64701.
 Wilburn B. Wilhelm, Route 4, Lamar 64579.

MONTANA

Earl M. Pruy, doing business as Pruy Veterinary Hospital, 1515 Livingston, Missoula 59801.

NEBRASKA

Harold Hansen and Viola Hansen, partners, Route 2, Hooper 68031.
 Mrs. Sylvia Melsinger, Rural Route 1, Ashland 68003.
 Don and Donna Merten, partners, Albion 68620.
 Mrs. William Packer, Route 2, Wood River 68883.

NEW HAMPSHIRE

John B. Simpson, Pike 03780.

NEW JERSEY

Affiliated Medical Enterprises, Inc., Post Office Box 57, Princeton 08540.
 James Joseph Barton and Edward D. Barton, partners, doing business as Barton's West End Farms, Rural Delivery 1, Box 45, Hackettstown 07840.

Henry Christ, Box 217, Marlboro Road, Old Bridge 08857.
 George Clauss, 18-19 Saddle River Road, Fairlawn 07410.
 John W. Jaeger, doing business as John W. Jaeger Enterprises, Post Office Box 345, Rural Delivery 1, Sussex 07461.
 K-G Farms, Inc., 3651 Hill Road, Parsippany 07054.
 Ernest Parker and Walter H. Daniels, partners, doing business as West Jersey Kennels, Lindenwood 08021.
 Price Laboratories, Inc., 2367 Lakewood Road, Toms River 08753.
 Valley Farms, Post Office Box 585, West Paterson 07424.
 James E. Williams, doing business as Hilldale Farms, Box 728, Dutchmill Road, Franklinville 08322.

NEW YORK

Ronald M. Barlow, doing business as Barlow Research Animals, Ridge Road, Pompey 13138.
 Mrs. Eugenia K. Bean, Rural Route 3, Iowa Road, Moravia 13118.
 Claude Benjamin, doing business as Lake Brook Kennel, Hobart 13788.
 Cornell Dog Farm, 37 Sapsucker Woods Road, Ithaca 14850.
 Dr. Thomas M. Flanagan, doing business as Grouse Ridge Kennel's, Manley Road, Norwich 13815.
 Food and Drug Research Laboratories, Inc., Maurice Avenue at 58th Street, Maspeth 11378.
 Patrick Grella, doing business as New Windsor Farms, Forrester Road, Rock Tavern 12575.
 George K. Holbert, Box 27, Sugar Loaf 10981.
 Arthur F. Keicher, 948 South French Road, Cheektowage 14225.
 William H. Lasher, Rural Delivery 1, Catskill 12414.
 Marshall Research Animals, Inc., North Rose 14516.
 Steven Molnar, 231 Union Street, Box 182, Hudson 12534.
 Clarence Morey, Rural Delivery 2, Waverly 14892.
 J. J. Nowak, doing business as J. J. Nowak Kennels, 4347 Broadway, Depew 14043.
 Michael Partisky, Route 52, Holmes 12531.
 Robert W. Steedman, North Road, Leroy 14482.
 Donald L. Stumbo, doing business as Stumbo Farms, Reed Road, Lima 14485.
 Eugene E. Wells, Box 174, Springfield Center 13468.
 Warren H. Wilson, Shay Road, Middlesex 14507.

NORTH CAROLINA

Warren E. Bowes, Route 4, Box 20, Roxboro 27573.

OHIO

Paul Anthony, Route 1, Trestle Road, St. Paris 43072.
 Carrol Blue, doing business as Blue's Animal Farm, Route 1, Plain City 43064.
 James C. Cotrell and George F. Cotrell, partners, doing business as Cotrell Farm and Kennel, Route 1, Fort Laramie 45845.
 Romeo Marchetti and Quintino Marchetti, partners, doing business as Roe-Quinn Kennels, 16728 Route 700, Burton 44021.
 Frank H. Maxfield, doing business as Maxfield Animal Supply, Box 44004, 3192 Little Dry Run Road, Cincinnati 45244.
 A. W. Sterrett, doing business as A. W. Sterrett Laboratory Animals, 2223 Savoy Avenue, Akron 44305.

OKLAHOMA

Charles Alexander, doing business as Alexander's Kennels, Route 1, Wayne 73095.
 Professional Biological Supply, Inc., Box 351, Pocola 74902.

Carl Walden, doing business as Circle Mountain Kennels, Route 1, Ochelata 74051.

OREGON

James Dennis, 332 A Street, Vernonia 97064.
Robert Shoemaker, doing business as R. G. Kennels, 17225 Southeast McLoughlin Boulevard, Milwaukie 97222.
Beulah White, doing business as Forest Creek Kennels, Highway 238, Jacksonville 97530.

PENNSYLVANIA

The Buckshire Corp., Ridge Road, Route 1, Perkasie 18944.
Dierolf Farms, Inc., Post Office Box 26, Rural Delivery 2, Boyertown 19512.
Sam Esposito, Box 137, Rural Delivery 1, Quakertown 18951.
W. J. Haas, doing business as Three Springs Kennels, 146 Bascom Street, Pittsburgh 15214.
Haycock Kennels, Inc., Rural Delivery 4, Quakertown 18951.
Charles Hazzard, doing business as North Creek Breeding Colony, Rural Delivery 2, Honey Brook 19344.
Russell B. Hutton, St. Thomas 17252.
M. L. Kredovskiy, doing business as Lone Trail Kennels, Post Office Box 46, Friedensburg 17933.
William R. Miller, doing business as Broken Arrow Kennels, Box 111, McConnellsburg 17233.
Janet Neamand, doing business as White Eagle Farms, 2015 Lower State Road, Rural Delivery 3, Doylestown 18901.
George F. Pierce, doing business as Pleasant View Kennel, Box 131, Rural Delivery 3, Hummelstown 17036.
Marlin U. Zartman, Rural Delivery 2, Douglassville 19518.

RHODE ISLAND

James Leo Burke, doing business as Shangri-La Kennels, 750 Greenville Avenue, Johnston 02919.

TENNESSEE

Barney, Inc., 4119 Hillsboro Road, Nashville 37215.
Terrell Fisher, Route 1, Greenbrier 37073.
William L. Hargrove, Jr., West Avenue, Medina 38355.
James B. Wampler, doing business as Rocky Mountain Kennels, Post Office Box 991, Cleveland 37311.
Dr. James O. Brick, doing business as Laboratory Animal Consulting Service and Supply, 1407 Fifth Street NE, Knoxville 37921.

TEXAS

Baylor University College of Medicine, 1200 Moursund Avenue, Houston 77025.
Dr. Lavell T. Davis, doing business as Davis Biologic Supply, 2500 West Morton, Denison 75020.
Carmon Nichols, doing business as Carmon Nichols Kennels, 100 South Elm Street, Bonham 75418.
Dr. James E. Teague, doing business as Dublin Veterinary Clinic, Post Office Box 206, Dublin 76446.

UTAH

Thomas F. Inlay, doing business as Dogs for Research, 4996 South Redwood Road, Murray 84107.

VERMONT

Richard Frank Lahue, doing business as Shady Maples Animal Farm, Box 132, East Berkshire 05447.

VIRGINIA

ANTEC Corp., 1162 Daleview Drive, McLean 22101.
Tom R. Bright, Box 575, Coeburn 24230.
Sidney J. Edwards, 2014 West Norfolk Road, Chesapeake 23703.
Hazelton-Saunders, Inc., Post Office Box 8, Midlothian 23113.

Leslie H. Judd and Ronnie Judd, partners, doing business as Rockey Lane Kennels, Route 1, Edinburg 22824.
Graham E. Kestner, Box 792, Saltville 24370.
Noel E. Leach, doing business as Leach Kennels, Route 3, Chase City 23924.
Jack T. Musick, 2333 Shakeville Road, Bristol 24201.
Earl Saunders, doing business as Myers Creek Kennel and Supply Co., Route 2, Box 666, Lancaster 22503.
John F. Thompson, R.F.D. 2, Box 63, Saltville 24370.

WASHINGTON

H. D. Cowan, 18015 140th Avenue SE., Renton 98055.
Robert L. Dry and Margot F. Dry, partners, doing business as Berliner Zwingler Kennels, Route 1, Box 302, Colbert 99005.
Charles C. Kruger, D.V.M., doing business as Schaeferhaus Kennels, 33707 30th Avenue South, Auburn 98002.
Mrs. Janet R. Wilcox, doing business as Jareaux Kennels, 26607 Pacific Highway South, Kent 98031.

WEST VIRGINIA

Irvin H. Catlett, doing business as The "Show Me" Farm, Route 4, Box 195B, Martinsburg 25401.
Mrs. Ella Jane Custer, doing business as Custer's Boarding Kennels, Dallas Pike, Triadelphia 26059.
R. H. Kester, doing business as Ro-Lyn Kennels, Route 4, Box 249, Martinsburg 25401.

WISCONSIN

Fred J. Barr, doing business as Barr Beagle Kennels, Route 2, Greenwood 54437.
John W. Evans, doing business as Merry Hill Kennel, Route 1, Box 177, Sun Prairie 53590.
Walter Peuschel, 13101 North Wauwatosa Road, 76 West, Mequon 53092.
Ridgman Farms, Inc., 301 West Main Street, Mount Horeb 53572.
Leonard Tauber, Route 1, Waldo 53093.
Wedge's Creek Research Farm, Neillsville 54456.

Done at Washington, D.C., this 26th day of August 1968.

G. H. WISE,
*Acting Director, Animal Health
Division, Agricultural Research
Service.*

[F.R. Doc. 68-10454; Filed, Aug. 28, 1968;
8:48 a.m.]

DEPARTMENT OF COMMERCE

Business and Defense Services
Administration

GEORGETOWN UNIVERSITY ET AL.

Notice of Applications for Duty-Free
Entry of Scientific Articles

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Sci-

entific Instrument Evaluation Division, Business and Defense Services Administration, Washington, D.C. 20230, within 20 calendar days after date on which this notice of application is published in the FEDERAL REGISTER.

Regulations issued under cited Act, published in the February 4, 1967, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Scientific Instrument Evaluation Division, Department of Commerce, Washington, D.C.

A copy of each comment filed with the Director of the Scientific Instrument Evaluation Division must also be mailed or delivered to the applicant, or its authorized agent, if any, to whose application the comment pertains; and the comment filed with the Director must certify that such copy has been mailed or delivered to the applicant.

Docket No. 69-00034-33-46040. Applicant: Georgetown University, 37th and O Streets NW., Washington, D.C. 20007. Article: Electron microscope, Model Elmiskop 101. Manufacturer: Siemens AG, West Germany. Intended use of article: The article will be used for research studies of fine structural changes in inflammatory, immunologic, and degenerative diseases of the nervous system. Application received by Commissioner of Customs: July 12, 1968.

Docket No. 69-00039-33-46040. Applicant: University of Maryland, School of Dentistry, 618 West Lombard Street, Baltimore, Md. 21201. Article: Electron microscope, Model EM6B. Manufacturer: G.E.C.-A.E.I. Electronics Ltd., United Kingdom. Intended use of article: The article will be used for studies seeking the following objectives, which involve elucidation of mechanisms contained in:

- The interrelationships of the enamel organ and dental sac connective tissue.
- The disorganization and reorganization of the functional complexes and their possible relationship to glycocalyx.
- The formation and disappearance of the glycocalyx.
- The interrelationship of the endoplasmic reticulum, vesicles, vacuoles, mitochondria, and glycogen accumulations.

The investigations seek elucidation of these interrelationships and interactions via histochemical, cytochemical, and radioautographic techniques. Application received by Commissioner of Customs: July 15, 1968.

Docket No. 69-00043-33-46040. Applicant: Michigan State University, Department of Zoology, 220 Natural Science Building, East Lansing, Mich. 48823. Article: Electron microscope, Model HU-11E. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article will be used to study the division times of cystocytes under conditions where temperature is maintained at 25° centigrade in a hanging drop. Subsequently to study the effect of temperature shocks and various chemicals which retard the formation of mitotic apparatus on mitosis; the further development of ovaries grown in vitro and vivo, using phase contrast

microscopy, electron microscopy and histochemistry as applied to electron microscopy. Application received by Commissioner of Customs: July 18, 1968.

Docket No. 69-00045-33-46040. Applicant: St. Vincent Hospital, 25 Winthrop Street, Worcester, Mass. 01604. Article: Electron microscope, EM9A. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article will be used for the following projects:

1. A study to consider the ultra-structural changes in capillaries which might account for bleeding in thrombo-cytopenic purpura.
2. The correlation of cell ultra-structure in liver with biochemical changes produced by dietary manipulation.
3. Electron microscopic studies of mammalian respiratory cilia in oxygen toxicity.
4. Electron microscopic studies of morphologic changes in alveolar macrophages in correlation with migration of cells in experimental pulmonary infection.
5. Comparison of study of sections from renal biopsies by both light microscope and electron microscope for its teaching value to physicians and to help evaluate in which diseases electron microscopy will be specifically helpful.

Application received by Commissioner of Customs: July 18, 1968.

CHARLEY M. DENTON,
Assistant Administrator for In-
dustry Operations, Business
and Defense Services Ad-
ministration.

[F.R. Doc. 68-10419; Filed, Aug. 28, 1968;
8:46 a.m.]

RESEARCH FOUNDATION OF STATE UNIVERSITY OF NEW YORK ET AL.

Notice of Applications for Duty-Free Entry of Scientific Articles

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Scientific Instrument Evaluation Division, Business and Defense Services Administration, Washington, D.C. 20230, within 20 calendar days after date on which this notice of application is published in the FEDERAL REGISTER.

Regulations issued under cited Act, published in the February 4, 1967, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Scientific Instrument Evaluation Division, Department of Commerce, Washington, D.C.

A copy of each comment filed with the Director of the Scientific Instrument Evaluation Division must also be mailed

or delivered to the applicant, or its authorized agent, if any, to whose application the comment pertains; and the comment filed with the Director must certify that such copy has been mailed or delivered to the applicant.

Docket No. 69-00007-33-46040. Applicant: Research Foundation of State University of New York at Albany, Department of Biological Sciences, Suny at Albany, Albany, N.Y. 12203. Article: Electron microscope, Model EM-300, and accessories. Manufacturer: Philips Electronic Instruments, The Netherlands. Intended use of article: The article will be used for the following:

1. Biophysical and morphological investigation of the molecular architecture of fibrinogen, which is a protein highly significant in the process of blood clotting and wound healing.
2. Ultrastructural investigations of aspects of the major program on cell movements.
3. Ultrastructural studies of selected microbiological agents including bacteria and viruses.
4. Molecular analysis of problems arising through the interdisciplinary activities of the Neurobiology Program in studying chemical communication within the nervous system.

Application received by Commissioner of Customs: July 1, 1968.

Docket No. 69-00014-33-46040. Applicant: The University of Rochester, Purchasing Department, River Campus Station, Rochester, N.Y. 14620. Article: Electron microscope, Model Elmiskop 101. Manufacturer: Siemens AG, West Germany. Intended use of article: The article will be used for research on the structure of macromolecular constituents of cells and particularly of protein molecules and their subunits. These include: (1) the proteins ferritin and apoferritin, actin, myosin, several phosphorylases and antibody molecules; (2) constituents of isolated cell particles such as mitochondria and chromosomes; (3) inorganic compounds of iron such as hydrous ferric oxides, located in cells or tissues; (4) structural components of viruses and bacteria. Application received by Commissioner of Customs: July 8, 1968.

Docket No. 69-00019-33-46040. Applicant: National Institutes of Health, 9000 Rockville Pike, Bethesda, Md. 20014. Article: Electron microscope, Model EM-300. Manufacturer: N. V. Philips Gloeilampenfabrieken, The Netherlands. Intended use of article: The article will be used in connection with many of the research developmental and production projects which are carried on by the Viral Leukemia and Lymphoma Branch, Viral Biology Branch, and Special Virus-Leukemia Program. These projects require information gained only by electron microscopy. However, it is the interdisciplinary approach, which meshes the contributions of the biochemist, the virologist, and the molecular biologist with changes in ultrastructure, that the most meaningful understanding of carcinogenesis will be achieved. Application received by Commissioner of Customs: July 9, 1968.

Docket No. 69-00020-33-46040. Applicant: National Institutes of Health, 9000

Rockville Pike, Bethesda, Md. 20014. Article: Electron microscope, Model EM-300. Manufacturer: N. V. Philips Gloeilampenfabrieken, The Netherlands. Intended use of article: The article will be used in connection with many of the research developmental and production projects which are carried on by the Viral Leukemia and Lymphoma Branch, Viral Biology Branch, and Special Virus-Leukemia Program. These projects require information gained only by electron microscopy. However, it is the interdisciplinary approach, which meshes the contributions of the biochemist, the virologist, and the molecular biologist with changes in ultrastructure, that the most meaningful understanding of carcinogenesis will be achieved. Application received by Commissioner of Customs: July 9, 1968.

Docket No. 69-00023-33-46040. Applicant: Union College, Center for Science and Engineering, Schenectady, N.Y. 12308. Article: Electron microscope, HU-11E. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article will be used for both research and teaching purposes. Research programs already in progress are as follows:

1. Fine structure and cytochemistry of fertilization in coenocytic marine algae. Changes in membrane ultrastructure during fertilization will be studied as a possible block to polyspermy which has not been observed in this organism.
2. Identification of the causative agent producing mammary tumors in mice, and an ultrastructural study of the virus-like B-particle which is intimately associated with the oncogenic process.

Application received by Commissioner of Customs: July 10, 1968.

Docket No. 69-00033-33-46040. Applicant: St. John's Mercy Hospital, 614 South New Ballas Road, St. Louis, Mo. 63141. Article: Electron microscope, Model HU-11E and 70-mm. camera. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article will be used in the following research projects:

1. The immuno-pathology of the kidney with emphasis on the ultrastructural changes in the glomerular basement membrane.
2. Kidney pathology as related to disease processes.
3. Ultrastructural changes in the kidney related to drug reactions.
4. Ultrastructural study of developing blood supply and the effect on this of various drugs and antimetabolites.
5. Ultrastructure of the periosteum of normal bone of the rat as well as one bone and periosteum of the rat that is suffering from disease process osteolathyrism.
6. The cell membrane of mycoplasma pneumoniae is being studied in relation to drug and chemical produced alterations or modifications.

Application received by Commissioner of Customs: July 12, 1968.

CHARLEY M. DENTON,
Assistant Administrator for In-
dustry Operations, Business
and Defense Services Admin-
istration.

[F.R. Doc. 68-10420; Filed, Aug. 28, 1968;
8:46 a.m.]

Maritime Administration

C4 TROOPSHIPS

Notice of Availability for Conversion and Restoration for Commercial Operation

Pursuant to the Ship Exchange Act (section 510(i) of the Merchant Marine Act, 1936), as added by Public Law 86-575 and amended by Public Law 89-254, 46 U.S.C. 1160(i), two C4 troopships owned by the United States of America, represented by the Secretary of Commerce, acting by and through the Maritime Administrator, are available to non-subsidized American steamship operators in exchange for their older and less efficient ships in accordance with the terms herein stated. Other disposition: This Notice of Availability of the ships for exchange under the Ship Exchange Act shall not preclude the Maritime Administrator from pursuing such other disposition of the ships as he may deem to be in the best interest of the United States. As required by the Ship Exchange Act, approval of the Defense Department has been received for trade-out of these ships.

(a) *Basis for assignment.* Exchange of these ships will be made in accordance with the provisions of the Ship Exchange Act and of General Order 92 (46 CFR Part 375) as published in the FEDERAL REGISTER issue of March 1, 1962 (27 F.R. 2011). However, for the purpose of making assignment of the ships, applications will be closely evaluated to determine the type of conversion and resulting efficiency of the ships, including suitability of the ship for military or national defense use and the extent of upgrading of the American Merchant Marine; the applicant's operating ability; the applicant's financial responsibility; and other factors having a bearing on the intent of the Ship Exchange Act.

(b) *Valuation.* The basis for valuation of the traded-in and traded-out vessels will be the same as previously used in the case of the C4 troopships as announced in the FEDERAL REGISTER issues of February 1, 1964 (29 F.R. 1665, 1667), April 14, 1964 (29 F.R. 5092), June 11, 1964 (29 F.R. 7520), August 3, 1966 (31 F.R. 10425), November 17, 1967 (32 F.R. 15848), December 30, 1967 (32 F.R. 21043), March 7, 1968 (33 F.R. 4277), and May 21, 1968 (33 F.R. 7500).

(c) *Applications.* Applications for the exchange of ships shall be submitted to the Chief, Office of Ship Operations, Maritime Administration, Washington, D.C. 20235, on Form MA-182. To assist the Maritime Administration in arriving at a proper determination of the ship assignments, applicants shall furnish with their applications the following information in the order listed:

(1) A statement of the applicant's ship operating ability and experience, including the number and types of American-flag ships presently owned and operated by the applicant and the trades in which operated.

(2) Names, official numbers, and types of ships to be traded-in.

(3) Financial resources available to the applicant and proposed method of financing.

(4) Outline plans and description of the proposed ship conversions and, in the case of a containership, the dimensions of the containers to be used and the number to be carried. There shall also be included a description of the ship's cargo handling capability.

(5) Bale cubic and deadweight capacity after conversion.

(6) Estimated speed in knots after conversion.

(7) Proposed manning schedule.

(8) Estimated costs of proposed conversion and restoration for commercial operation.

(9) Description of proposed commercial trade of traded-out ship.

(10) Pro forma statement of anticipated operating results for operation in proposed commercial trade, on an annual basis.

Applications must be received on or before September 17, 1968.

(d) *Ships available.* The C4's available for assignment are:

Name	Type	Reserve fleet
General Leroy Eltinge.....	C4-S-A1	Suisun Bay, Calif.
General R. M. Blatchford....	C4-S-A1	Do.

The principal characteristics of the C4 troopships are:

Length overall—522' 10";
Beam—71' 6";
Speed—17 knots;
Deadweight tonnage—approximately 15,000.

Dated: August 23, 1968.

By order of the Acting Maritime Administrator.

JOHN M. O'CONNELL,
Assistant Secretary.

[F.R. Doc. 68-10435; Filed, Aug. 28, 1968; 8:47 a.m.]

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

ASSISTANT SECRETARY AND DEPUTY ASSISTANT SECRETARY FOR MODEL CITIES AND GOVERNMENTAL RELATIONS

Delegations of Authority

SECTION A. *Authority delegated with respect to specific programs and matters.* The Assistant Secretary for Model Cities and Governmental Relations and the Deputy Assistant Secretary for Model Cities and Governmental Relations each is hereby authorized to exercise the powers and authorities of the Secretary of Housing and Urban Development with respect to the programs and matters listed below:

1. Establishment of technical advisory services to assist municipalities and others in relation to community facilities under section 207 of the Housing Amendments of 1955, as amended (42 U.S.C.

1407), except the powers and authorities under subsection 402(a) of the Housing Act of 1950, as amended (12 U.S.C. 1749a(a)).

2. Studies relative to State and local housing and building laws, standards, codes, and regulations; State and local zoning and land use laws, codes, and regulations; and Federal, State, and local tax policies; under subsection 301(a) of the Housing and Urban Development Act of 1965 (42 U.S.C. 1456 note).

SEC. B. *Additional authority delegated.* 1. The Assistant Secretary for Model Cities and Governmental Relations is further authorized to make such rules and regulations as may be necessary to carry out the powers and authorities delegated in section A.

2. The Assistant Secretary for Model Cities and Governmental Relations and the Deputy Assistant Secretary for Model Cities and Governmental Relations each is further authorized to redelegate to any employee under his jurisdiction any of the powers and authorities delegated in section A.

3. The Assistant Secretary for Model Cities and Governmental Relations is further authorized, with respect to employees or positions under his jurisdiction, to:

a. Designate one or more employees to serve as Acting Assistant Secretary for Model Cities and Governmental Relations during the absence of such Assistant Secretary, or to serve in an acting capacity in any other position during the absence of the appointee to the position or during a vacancy in the position.

b. Authorize the head of an organizational unit to designate one or more subordinate employees to serve as acting head of such unit during the absence of the head of the unit, or to serve in an acting capacity in any other position in the unit during the absence of the appointee to the position or during a vacancy in the position.

SEC. C. *Delegations of authority superseded.* These delegations of authority supersede the delegations published at 31 F.R. 9752 (July 19, 1966), as amended at 32 F.R. 9325 (June 30, 1967), and 32 F.R. 13466 (Sept. 26, 1967).

(Sec. 7(d) of Department of HUD Act, 42 U.S.C. 3535(d))

Effective date. These delegations of authority and supersedures shall be effective as of August 29, 1968.

ROBERT C. WEAVER,
Secretary of Housing and Urban Development.

[F.R. Doc. 68-10443; Filed, Aug. 28, 1968; 8:48 a.m.]

ASSISTANT SECRETARY AND DEPUTY ASSISTANT SECRETARY FOR METROPOLITAN DEVELOPMENT

Delegations of Authority

The Secretary's delegations of authority to the Assistant Secretary for Metropolitan Development and the Deputy Assistant Secretary for Metropolitan Development (31 F.R. 7358, May 20, 1966, as amended at 31 F.R. 8969, June 29, 1966;

31 F.R. 13148, Oct. 11, 1966; and at 33 F.R. 11099, Aug. 3, 1968) are hereby amended under section A by adding new paragraphs 13, 14, 15, and 16 to read:

SECTION A. Authority delegated with respect to specific programs. * * *

13. Urban Information and Technical Assistance Program under Title IX of the Demonstration Cities and Metropolitan Development Act of 1966 (42 U.S.C. 3351-3356).

14. Community Development Training Programs under Part 1 of Title VIII of the Housing Act of 1964, as amended (20 U.S.C. 801-805), including technical assistance and studies under section 804.

15. Program of Fellowships for City Planning and Urban Studies under Part 2 of Title VIII of the Housing Act of 1964, as amended (20 U.S.C. 811).

16. Clearinghouse Service under section 3(b) of the Department of Housing and Urban Development Act (42 U.S.C. 3532(b)) and pursuant to E.O. 11297 of August 11, 1966 (31 F.R. 10765, Aug. 13, 1966).

(Sec. 7(d) of Department of Housing and Urban Development Act, 42 U.S.C. 3535(d))

Effective date. These amendments of delegations of authority are effective as of April 29, 1968.

ROBERT C. WEAVER,
*Secretary of Housing and
Urban Development.*

[F.R. Doc. 68-10442; Filed, Aug. 28, 1968;
8:48 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Report 402]

COMMON CARRIER SERVICES INFORMATION¹

Domestic Public Radio Services Ap- plications Accepted for Filing²

AUGUST 26, 1968.

Pursuant to §§ 1.227(b) (3) and 21.26 (b) of the Commission's rules, an application, in order to be considered with any domestic public radio services application appearing on the attached list, must be substantially complete and tendered for filing by whichever date is earlier: (a) The close of business 1 business day preceding the day on which the Commission takes action on the previously filed application; or (b) Within 60 days after the date of the public notice listing the first prior filed application (with which

¹ All applications listed in the appendix are subject to further consideration and review and may be returned and/or dismissed if not found to be in accordance with the Commission's rules, regulations, and other requirements.

² The above alternative cutoff rules apply to those applications listed in the appendix as having been accepted in Domestic Public Land Mobile Radio, Rural Radio, Point-to-Point Microwave Radio, and Local Television Transmission Services (Part 21 of the rules).

subsequent applications are in conflict) as having been accepted for filing. An application which is subsequently amended by a major change will be considered to be a newly filed application. It is to be noted that the cutoff dates are set forth in the alternative—applications will be entitled to consideration with those listed in the appendix if filed by the end of the 60-day period, only if the Commission has not acted upon the application by that time pursuant to the first alternative earlier date. The mutual exclusivity rights of a new application are governed by the earliest action

with respect to any one of the earlier filed conflicting applications.

The attention of any party in interest desiring to file pleadings pursuant to section 309 of the Communications Act of 1934, as amended, concerning any domestic public radio services application accepted for filing, is directed to §§ 21.27 of the Commission's rules for provisions governing the time for filing and other requirements relating to such pleadings.

FEDERAL COMMUNICATIONS
COMMISSION,
BEN F. WAPLE,
Secretary.

[SEAL]

APPENDIX

APPLICATIONS ACCEPTED FOR FILING

DOMESTIC PUBLIC LAND MOBILE RADIO SERVICE

- 935-C2-P-69—South Central Bell Telephone Co.; (KIC344); C.P. to change the location of the 152.51 MHz facilities from location No. 1: Sears Roebuck Bldg., North Watkins St., Memphis, Tenn., to location No. 2: 201 Court Ave., Memphis, Tenn., replace transmitter and change antenna system for same. Also add test frequencies 157.77, 157.89, and 157.98, MHz, at location No. 2.
- 936-C2-P-69—American Mobile Radio, Inc.; (KMA249); C.P. to add an additional base channel to operate on frequency 454.225 MHz at location No. 2: 9 Mustang Rd., Palos Verdes, Calif., also add 454.225 MHz at a new site to be identified as location No. 3: lot No. 15, Signal Hill Tract, 2339 Raymond Ave., Long Beach, Calif.
- 937-C2-P-69—Mobile Radio Dispatch Service, Inc.; (KEA256); C.P. to add a base channel to operate on 454.025 MHz at a new site to be identified as location No. 3: 400' north of Grandview Ave., at New Jersey Turnpike, Edison, N.J.
- 941-C2-P-69—New York Telephone Co.; (KEA763); C.P. to relocate the 454.45, 454.55, and 454.65 MHz facilities at location No. 1 from: 32 Avenue of the Americas, New York, N.Y., to a new site to be identified as location No. 3: 237 East 37th St., New York, N.Y.; delete standby transmitters operating on same frequencies and replace transmitters also at location No. 3; add (3) three base channel and a standby transmitter to operate on frequencies 454.375, 454.525, and 454.625 MHz and change antenna system.
- 942-C2-P-69—General Telephone Company of Illinois; (New); C.P. for a new two-way station, base frequency 152.81 MHz. Location: North of State Route No. 13, near Harrisburg, Ill.
- 943-C2-P-69—Madera Radio Dispatch; (KMD350); C.P. to add a second base channel to operate on frequency 454.325 MHz at location No. 1: Ranch of J. B. Pell, Coarsegold, Calif.
- 944-C2-P-69—Ace Answering Service; (KFJ889); C.P. to change antenna system operating on base frequency: 152.03 MHz at station located 0.25 mile southeast of Del Rio, Tex.
- 953-C2-MI-69—Auto-Phone Co.; (KLF482); Modification of license to change repeater frequency from 72.22 MHz to: 72.34 MHz at location No. 1: Approximately 15 miles north-northeast of Chico, Mount Cohasset, Calif.
- 954-C2-P-69—National Communications System, Inc.; (KMM703); C.P. to relocate facilities from southeast of Bijou, Calif. to: 1.3 miles south of Bijou, Calif., operating on frequency 454.10 MHz.
- 955-C2-P-69—James W. Bayne and John Sullivan doing business as Suburban Electronics Service; (New); C.P. for a new two-way station. Base frequency: 454.125 MHz. Location: ½ mile north Mill Ridge School, 0.5 mile west of Danbury, Conn.
- 992-C2-P-69—Clyde McCord doing business as Anniston Communications Service; (KIY532); C.P. to replace the transmitter and change antenna system operating on base frequency 152.21 MHz at its station located Blue Mountain, 0.75 mile northeast of Anniston, Ala.
- 204-C2-R-69—The Pacific Telephone & Telegraph Co.; (KA4329); Renewal of Developmental license expiring Oct. 10, 1968. Term: Oct. 10, 1968 to Oct. 10, 1969. Mobile: (43 Units) operating in any location within the territory of the grantee.
- 997-C2-P-69—Auto-Phone Co.; (KLF482); C.P. to add a second base channel to operate on frequency 454.05 MHz at location No. 1: Approximately 15 miles north-northeast of Chico, Mount Cohasset, Calif., and add 75.94 MHz. Control, at location No. 2: 725 Oleander Ave., Chico, Calif., and add 72.30 MHz for repeater frequency at location No. 1.
- 998-C2-P-69—Auto-Phone Co.; (KME439); C.P. to add an additional base channel to operate on frequency 454.15 MHz at location No. 1: Pilot Peak, Calif., and add 75.86 MHz for control at location No. 3: 16th and Grand St., Oroville, Calif.
- 999-C2-P-69—Answer Iowa, Inc.; (KAL879); C.P. to change antenna location from 1100 Keosauqua St., Des Moines, Iowa, to: Ninth and Pleasant, Des Moines, Iowa, and replace transmitter for base frequency: 152.210 MHz.
- 1000-C2-P-69; AAA Answerphone, Inc.—Jackson; (KKV692); C.P. to add a base channel to operate on frequency 152.06 MHz at a new site to be identified as location No. 2: 1151 North State St., Jackson, Miss.

CORRECTIONS

- 828-C2-MP-69—The Medical-Dental Bureau, Inc.; (KLF512); Correct call sign to read KLF512 not KLF612. All other particulars remain the same as reported in public notice dated Aug. 19, 1968, report No. 401, page 2.

6412.2 MHz to 6112.2 MHz toward Hall, Tex., at its station located on Highway No. 377 West, near Greenleaf Cemetery, Brownwood, Tex.

948-C1-P-69—General Telephone Company of the Southwest; (KLT62); C.P. to change antenna system operating on frequencies 6204.7 and 6392.6 MHz, and replace transmitters at station located corner of First and Brown Sts., San Saba, Tex.

951-C1-P-69—American Telephone & Telegraph Co.; (KKX61); C.P. to add 4130 MHz toward Ysleta, Tex., at station located 510 Texas St., El Paso, Tex.

952-C1-P-69—American Telephone & Telegraph Co.; (KLT32); C.P. to add 4170 MHz toward Elm Rock Mountain, Tex., at station located 4.5 miles northeast of Ysleta, Tex.

986-C1-P-69—South Central Bell Telephone Co.; (KJ360); C.P. to add 10795 and 11035 MHz toward Glasgow, Ky., and change antenna system at station located approximately 2.5 miles northeast of Horse Cave, Ky.

987-C1-P-69—South Central Bell Telephone Co.; (KLG21); C.P. to add 3850 and 3930 MHz toward McLaughlin, Miss., at its station located at 100 Brumie St., Hattiesburg, Miss.

988-C1-P-69—South Central Bell Telephone Co.; (KKA74); C.P. to add 4050 and 4130 MHz toward Hattiesburg, Miss., and 3810 and 3890 MHz toward Wiggins, Miss., at its station located 2.5 miles southwest of McLaughlin, Miss.

989-C1-P-69—South Central Bell Telephone Co.; (KKA75); C.P. to add 4090 and 4170 MHz toward McLaughlin, Miss., and 3850 and 3930 MHz toward Sauder, Miss., at station located 4 miles northeast of Wiggins, Miss.

990-C1-P-69—South Central Bell Telephone Co.; (KKA77); C.P. to add 4050 and 4130 MHz toward Wiggins, Miss., and 3810 and 3890 MHz toward Biloxi, Miss., at station located 1 mile southwest of Sauder, Miss.

991-C1-P-69—South Central Bell Telephone Co.; (New); C.P. for a new fixed station. Frequencies: 4090 and 4170 MHz. Location: 1056 West Howard Ave., Biloxi, Miss.

INFORMATIVE

The Alaska Communication System; 550 Federal Office Bldg., Seattle, Wash.; has submitted a request for the following frequencies to provide a public toll telephone service at the locations noted.

2121.8 MHz; 800F9; 1 watt; Union Oil Graying Site, Alaska (60°50'24" N.-151°36'55" W.) to West Forelands Marathon Site, Alaska (60°48'56" N.-151°46'53" W.).

2171.8 MHz; 800F9; 1 watt; West Forelands Marathon Site, Alaska (60°48'56" N.-151°46'53" W.) to Union Oil Graying Site, Alaska (60°50'24" N.-151°36'55" W.).

2121.8 MHz; 800F9; 1 watt; Nikishka ACS Repeater Site, Alaska (60°43'13" N.-151°21'51" W.) to Pan American Granite Point Site A, Cook Inlet, Alaska (60°58'38" N.-151°18'46" W.).

2171.8 MHz; 800F9; 1 watt; Pan American Granite Point Site A, Cook Inlet, Alaska (60°58'38" N.-151°18'46" W.) to Nikishka ACS Repeater Site, Alaska (60°43'13" N.-151°21'51" W.).

2118.2 MHz; 800F9; 1 watt; Nikishka Repeater Site, Alaska (60°43'13" N.-151°21'51" W.) to Pan American MGS Site D, Cook Inlet, Alaska (60°44'08" N.-151°30'46" W.).

2168.2 MHz; 800F9; 1 watt; Pan American MGS Site D, Cook Inlet, Alaska (60°44'08" N.-151°30'46" W.) to Nikishka Repeater Site, Alaska (60°43'13" N.-151°21'51" W.).

2129.0 MHz; 800F9; 1 watt; Atlantic-Richfield Trading Bay NR, Alaska (60°55'42" N.-151°36'18" W.).

2179.0 MHz; 800F9; 1 watt; Atlantic-Richfield Trading Bay NR, Alaska (60°55'42" N.-151°36'18" W.) to Atlantic-Richfield King Salmon Platform, Alaska (60°51'55" N.-151°31'52" W.).

The above proposal has been received in the Frequency Registration and Notification Branch of the Frequency Allocation and Treaty Division.

POINT-TO-POINT MICROWAVE RADIO SERVICE (NONTELEPHONE)

993-C1-P-69—Frank K. Spaul, doing business as Microwave Service Co.; (KNK45); Modification of C.P. to add point of communication toward Palm Springs on frequency 5975.0 MHz on azimuth 252°50'. (Informative: Applicant proposes to provide NBC network programming to Desert Empire Broadcasting Co., owner of a new TV station in Palm Springs, Calif.)

994-C1-P-69—American Television Relay, Inc.; (KNK67); C.P. to add point of communication via power split toward Palm Springs, Calif., on frequency 6301.0 MHz on azimuth 342°50'. (Informative: Applicant proposes to provide NBC network programming to Desert Empire Broadcasting Co., owner of a new TV station in Palm Springs, Calif.)

INFORMATIVE: PENNSYLVANIA AND NEW JERSEY

Radio Broadcasting Co.—File number should read 5757-C2-P-68 not 5757-C2-P-69.

Radio Dispatch Co.—File number should read 5042-C2-P-68 not 5042-C2-P-69 and call sign should read: KGB874.

All other particulars remain the same as reported in public notice dated Aug. 19, 1968, report No. 401, page 5.

INFORMATIVE

The Alaska Communication System; 550 Federal Office Bldg., Seattle, Wash.; has submitted a request for the following frequencies to provide a public toll telephone service at the locations noted.

454.65 MHz; 60F9; 20 watts; Shell Oil Platform C, Cook Inlet, Alaska (60°44'26" N.-151°31'00" W.) to Shell Oil Platform A, Cook Inlet, Alaska (60°47'45" N.-151°29'44" W.).

459.65 MHz; 60F9; 20 watts; Shell Oil Platform A, Cook Inlet, Alaska (60°47'45" N.-151°29'44" W.) to Shell Oil Platform C, Cook Inlet, Alaska (60°44'26" N.-151°31'00" W.).

454.45 MHz; 60F9; 20 watts; Pan American Granite Point Site (Cook Inlet) (60°58'38" N.-151°18'46" W.) to Cook Inlet, Alaska (60°59'57" N.-151°17'52" W.).

459.45 MHz; 60F9; 20 watts; Reverse path of above.

The above proposal has been received in the Frequency Registration and Notification Branch of the Frequency Allocation and Treaty Division.

RURAL RADIO SERVICE

930-C1-P/ML-69—The Mountain States Telephone & Telegraph Co.; (KPT89); C.P. and Modification license to replace transmitter operating on 157.86 MHz. Location: Subscriber: Continental Material Corp., 7.1 miles south of Jeffrey City, Wyo.

932-C1-P/ML-69—The Mountain States Telephone & Telegraph Co.; (KZA96); C.P. and Modification license to replace transmitter operating on 158.07 MHz at station located 13.8 miles north of Hanna, Wyo.

931-C1-P/ML-69—The Mountain States Telephone & Telegraph Co.; (KPG75); C.P. and Modification license to replace transmitter operating on 157.86 MHz at station located 50.1 miles south of Riverton, Wyo.

934-C1-P/L-69—The Mountain States Telephone & Telegraph Co.; (New); C.P. and license for a new rural subscriber fixed station. Frequency: 157.77 MHz. Subscriber and location: Kerr McGee Corp., 22.8 miles west-southwest of Bill, Wyo.

933-C1-P/L-69—The Mountain States Telephone & Telegraph Co.; (New); C.P. and license for a new rural subscriber fixed station to be located at 34.3 miles north-northwest of Bill, Wyo. Frequency: 157.77 MHz. Subscriber: Union Pacific Railroad Co.

984-C1-P-69—Golden West Telephone Co.; (New); C.P. for a new rural subscriber station to be located 9 miles north of Hoopa, Weitchpec, Calif., to operate on 157.86 MHz.

1001-C1-ML-69—The Mountain States Telephone & Telegraph Co.; (KPQ20); Modification of license to add the "Kerr McGee Corporation" and "Union Pacific Railroad Company" as points of communication at station located 7.5 miles south of Casper, Wyo.

996-C1-P-69—The Mountain States Telephone & Telegraph Co.; (KZS59); C.P. to change antenna location near Camp Verde, 14.7 miles east-southeast of Camp Verde, Ariz., to 15.4 miles north-northeast of Pine, Ariz., operating on 158.01 MHz. Subscriber: Kiewit Construction Site.

POINT-TO-POINT MICROWAVE RADIO SERVICE (TELEPHONE CARRIERS)

945-C1-P-69—General Telephone Company of the Southwest; (KLG23); C.P. to change frequency from 6189.1 MHz to 6249.1 MHz toward Hall, Tex.; replace transmitters and relocate facilities from 1.1 miles on Old Mason Highway South, Brady, Tex. to on the Old Mason Highway, 0.5 mile east from intersection of Highway No. 337 and Old Mason Highway, Brady, Tex.

946-C1-P-69—General Telephone Company of the Southwest; (KLG34); C.P. to change frequency from 6160.2 MHz to 6100.9 MHz toward Brownwood, Tex.; change frequency from 6130.5 MHz to 6071.2 MHz toward San Saba, Tex.; replace existing transmitters and change antenna location from: 2.8 miles north-northwest of Hall, Tex., to 2.5 miles northwest of Hall, Tex., and change antenna system.

947-C1-P-69—General Telephone Company of the Southwest; (KLG35); C.P. to replace transmitters operating on 6411.2 MHz and 6234.3 MHz, and change frequency from

995-C1-P-69—Frank K. Spain, doing business as Microwave Service Co.; (KLV77); C.P. to add point of communication on frequency 6315.9 MHz toward Lubbock, Tex., on azimuth 114°00'. (Informative: Applicant proposes to provide ABC network programming to television station KSEL-TV in Lubbock, Tex.)

INFORMATIVE

It appears that the following sets of applications may be mutually exclusive and subject to the Commission's rules regarding ex parte presentations by reason of economic competition:

CALIFORNIA

Microwave Service Co.; (KNK45); File No. 993-C1-P-69.

American Television Relay, Inc.; (KNK67); File No. 994-C1-P-69.

[F.R. Doc. 68-10457; Filed, Aug. 28, 1968; 8:48 a.m.]

SECURITIES AND EXCHANGE COMMISSION

ALCAR INSTRUMENTS, INC.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Alcar Instruments, Inc., 225 East 57th Street, New York, N.Y., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 68-10448; Filed, Aug. 28, 1968; 8:48 a.m.]

[70-4662]

COLUMBIA GAS SYSTEM, INC.

Notice of Proposed Issue and Sale of Debentures at Competitive Bidding

AUGUST 22, 1968.

Notice is hereby given that the Columbia Gas System, Inc. ("Columbia"), 120 East 41st Street, New York, N.Y. 10017, a registered holding company, has filed a declaration, pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6 and 7 of the Act and Rule 50 promulgated thereunder as applicable to the proposed transaction. All interested persons are referred to the declaration, which is summarized below, for a complete statement of the proposed transaction.

Columbia proposes to issue and sell, subject to the competitive bidding requirements of Rule 50 under the Act, \$40 million principal amount of ----- percent debentures, series due October 1993. The interest rate of the debentures (which will be a multiple of one-eighth of 1 percent) and the price, exclusive of accrued interest, to be paid to Columbia

(which will be not less than 98½ percent nor more than 101½ percent of the principle amount thereof) will be determined by the competitive bidding. The debentures will be issued under an indenture between Columbia and Morgan Guaranty Trust Company of New York, trustee, dated as of June 1, 1961, as heretofore supplemented by various indentures and as to be further supplemented by a 12th supplemental indenture to be dated October 1, 1968.

The net proceeds from the sale of the debentures will be added to the general funds of Columbia and together with funds presently available and funds to be generated from operations, will be used by Columbia to finance, in part, the cost of its subsidiary companies' 1968 construction program, estimated at \$173 million.

It is stated that no State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transaction. A statement of the fees, commissions, and expenses related to the proposed transaction is to be filed by amendment.

Notice is further given that any interested person may, not later than September 13, 1968, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 68-10414; Filed, Aug. 28, 1968; 8:45 a.m.]

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 68-10449; Filed, Aug. 28, 1968; 8:48 a.m.]

GOLDEN AGE MINES, LTD.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Golden Age Mines, Ltd., 250 University Avenue, Toronto, Ontario, Canada, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 24, 1968, through September 2, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 68-10450; Filed, Aug. 28, 1968; 8:48 a.m.]

MASTER-CRAFT ELECTRONICS CORP.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Master-Craft Electronics Corp.,

115 Broadway, New York, N.Y. 10010, and all other securities of Master-Craft Electronics Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F.R. Doc. 68-10451; Filed, Aug. 28, 1968;
8:48 a.m.]

PARAMOUNT GENERAL CORP.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Paramount General Corp., Los Angeles, Calif., and all other securities of Paramount General Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 26, 1968, through September 4, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F.R. Doc. 68-10452; Filed, Aug. 28, 1968;
8:48 a.m.]

[File No. 7-2947]

WEAN UNITED, INC.

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

AUGUST 22, 1968.

In the matter of application of the Pittsburgh Stock Exchange for unlisted trading privileges in a certain security.

The above named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f) (1) (B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

Wean United, Inc., Common Stock, \$1 Par Value, File No. 7-2947.

Upon receipt of a request, on or before September 6, 1968, from any interested person, the Commission will determine whether the application shall be set down

for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter addressed to the Secretary, Securities and Exchange Commission, Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DuBois,
Secretary.

[F.R. Doc. 68-10415; Filed, Aug. 28, 1968;
8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

AUGUST 23, 1968.

The common stock, 10-cent par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

ORVAL L. DuBois,
Secretary.

[F.R. Doc. 68-10453; Filed, Aug. 28, 1968;
8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1213]

MOTOR CARRIER, BROKER, WATER CARRIER, AND FREIGHT FORWARDER APPLICATIONS

AUGUST 23, 1968.

The following applications are governed by Special Rule 1.247¹ of the Com-

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

mission's general rules of practice (49 CFR, as amended), published in the FEDERAL REGISTER issue of April 20, 1966, effective May 20, 1966. These rules provide, among other things, that a protest to the granting of an application must be filed with the Commission within 30 days after date of notice of filing of the application is published in the FEDERAL REGISTER. Failure seasonably to file a protest will be construed as a waiver of opposition and participation in the proceeding. A protest under these rules should comply with § 1.247(d) (3) of the rules of practice which requires that it set forth specifically the grounds upon which it is made, contain a detailed statement of protestant's interest in the proceeding (including a copy of the specific portions of its authority which protestant believes to be in conflict with that sought in the application, and describing in detail the method—whether by joinder, interline, or other means—by which protestant would use such authority to provide all or part of the service proposed), and shall specify with particularity the facts, matters, and things relied upon, but shall not include issues or allegations phrased generally. Protests not in reasonable compliance with the requirements of the rules may be rejected. The original and one copy of the protest shall be filed with the Commission, and a copy shall be served concurrently upon applicant's representative, or applicant if no representative is named. If the protest includes a request for oral hearing, such requests shall meet the requirements of § 1.247(d) (4) of the special rules, and shall include the certification required therein.

Section 1.247(f) of the Commission's rules of practice further provides that each applicant shall, if protests to its application have been filed, and within 60 days of the date of this publication, notify the Commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application, failure in which the application will be dismissed by the Commission.

Further processing steps (whether modified procedure, oral hearing, or other procedures) will be determined generally in accordance with the Commission's General Policy Statement Concerning Motor Carrier Licensing Procedures, published in the FEDERAL REGISTER issue of May 3, 1966. This assignment will be by Commission order which will be served on each party of record.

The publications hereinafter set forth reflect the scope of the applications as filed by applicants, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

No. MC 263 (Sub-No. 183), filed August 9, 1968. Applicant: GARRETT FREIGHTLINES, INC., 2055 Garrett Way, Pocatello, Idaho 83201. Applicant's representative: Maurice H. Greene, 334 First Security Bank Building, Boise,

Idaho 83702. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *In-fusorial or diatomaceous earth, asbestos, chemicals, and cleaning compounds, and sulfite woodpulp*, in bags or containers, from the plant sites of Eagle-Picher Industries, Inc., at or near Clark or Colado, Nev., to points in California south of the southern boundaries of Monterey, Kings, Tulare, and Inyo Counties, Calif. NOTE: If a hearing is deemed necessary, applicant requests it be held at Reno, Nev., or San Francisco, Calif.

No. MC 531 (Sub-No. 242), filed August 12, 1968. Applicant: YOUNGER BROTHERS, INC., 4904 Griggs Road, Post Office Box 14287, Houston, Tex. 77021. Applicant's representative: Wray E. Hughes (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Sulphuric acid and phosphatic fertilizer solution* in bulk, in tank vehicles, from the plant site of Freeport Chemical Co., division of Freeport Sulphur Co., at or near Uncle Sam, St. James Parish, La., to points in Alabama, Arkansas, Florida, Georgia, Illinois and south of U.S. Highway 50, including East St. Louis, Kentucky, Louisiana, Mississippi, Missouri and south of the Missouri River, Oklahoma, Tennessee, and Texas. NOTE: Common control may be involved. If a hearing is deemed necessary, applicant did not specify location.

No. MC 2253 (Sub-No. 36), filed August 9, 1968. Applicant: CAROLINA FREIGHT CARRIERS CORPORATION, Highway 150, Cherryville, N.C. 28021. Applicant's representative: W. C. Mauldin, Post Office Box 697, Cherryville, N.C. 28021. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities* (except those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, between Asheville, N.C., and junction U.S. Highway 25 and U.S. Highway 29 at Greenville, S.C.; From Asheville over U.S. Highway 25 to junction U.S. Highway 29 at Greenville, and return over the same route, serving Greenville and points in South Carolina, Georgia, and Florida, in connection with carriers authorized regular routes. NOTE: Applicant states that this authority is not subject to the Clover, S.C., gateway restriction. If a hearing is deemed necessary, applicant requests it be held at Charlotte, N.C., or Washington, D.C.

No. MC 2594 (Sub-No. 2), filed August 13, 1968. Applicant: MICHAEL'S TRUCK RENTAL SERVICE, INC., 97 Summit Road, Port Washington, N.Y. 11050. Applicant's representative: Morris Honig, 150 Broadway, New York, N.Y. 10038. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Such merchandise as is usually dealt in by retail supermarkets and retail chain grocery houses*, between New York, N.Y., on the one hand, and on the other, points in Bergen, Essex, Hudson, Middlesex, Monmouth, Passaic, and Union Coun-

ties, N.J., under contract with Brillo Manufacturing Co., a division of Purex Corp. NOTE: If a hearing is deemed necessary, applicant requests it be held at New York, N.Y., Philadelphia, Pa., or Washington, D.C.

No. MC 2900 (Sub-No. 161), filed August 12, 1968. Applicant: RYDER TRUCK LINES, INC., 2050 Kings Road, Jacksonville, Fla. 32203. Applicant's representative: Larry D. Knox (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities* (except those of unusual value, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading), serving Ford Motor Co. plantsite at the intersection Westport Road and Murphy Lane, Jefferson County, near Louisville, Ky., as an off-route point in connection with Ryder's regular route to serve Louisville, Ky. NOTE: If a hearing is deemed necessary, applicant requests it be held at Detroit, Mich.

No. MC 5470 (Sub-No. 42), filed August 15, 1968. Applicant: TAJON, INC., Rural Delivery No. 5, Mercer, Pa. 16137. Applicant's representative: Theodore Polydoroff, 917 Munsey Building, Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pig iron*, in dump vehicles, from Buffalo, N.Y., to points in Connecticut, Delaware, Illinois, Indiana, Massachusetts, Maryland, Michigan, New Hampshire, Rhode Island, Virginia, and Vermont. NOTE: If a hearing is deemed necessary, applicant requests it be held at Buffalo, N.Y., or Washington, D.C.

No. MC 16903 (Sub-No. 29), filed August 12, 1968. Applicant: MOON FREIGHT LINES, INC., 120 West Grimes Lane, Bloomington, Ind. 47402. Applicant's representative: Ferdinand Born and Walter F. Jones, Jr., 601 Chamber of Commerce Building, Indianapolis, Ind. 46204. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Stone, marble, granite, and slate* (including crushed in bulk); from points in Vermont and Washington County, N.Y., to points in Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and the District of Columbia; (2) *laminated panels* faced with stone, marble, granite, or slate; from points in Vermont to points in Alabama, Arkansas, Colorado, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Virginia, West Virginia, Wisconsin, and the District of Columbia; (3) *stone, marble, granite, and slate* (including crushed in bulk) and *laminated*

panels faced with stone, marble, granite, or slate; from points in Maine and New Hampshire to points in Alabama, Arkansas, Colorado, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Vermont, Virginia, West Virginia, Wisconsin, and the District of Columbia; and, (4) *slate and stone*; from points in North Hampton, Wyo., and Monroe and Lehigh Counties, Pa., to points in Alabama, Arkansas, Colorado, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Vermont, Virginia, West Virginia, Wisconsin, and the District of Columbia. NOTE: If a hearing is deemed necessary, applicant requests it be held at Boston, Mass.

No. MC 22167 (Sub-No. 24), filed August 5, 1968. Applicant: CONSOLIDATED COPPERSTATE LINES, a corporation, 1220 West Washington Boulevard, Montebello, Calif. 90641. Applicant's representative: David Axelrod, 39 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities*, except dangerous explosives, household goods as defined in *Practices of Motor Common Carriers of Household Goods*, 17 M.C.C. 467, commodities in bulk and commodities requiring special equipment, between Houston, Tex., and New Orleans, La.; (1) from New Orleans, over Interstate Highway 10 and U.S. Highway 61 to Baton Rouge, La., thence over U.S. Highway 190 to Kinder, La., thence over U.S. Highway 165 to junction Interstate Highway 10 and U.S. Highway 90 near Iowa, La., thence over U.S. Highway 90 to Lake Charles, La., and to the Louisiana-Texas State line, thence over U.S. Highway 90 and Interstate Highway 10 to Houston, Tex., and return over the same route, serving all intermediate points; and, (2) from Houston over U.S. Highway 90 (via Beaumont, Tex.) to junction Interstate Highway 10, thence over Interstate Highway 10 and U.S. Highway 90 to Lake Charles, La., thence over Interstate Highway 10 and U.S. Highway 90 to New Orleans, La., and return over the same route, serving all intermediate points. NOTE: If a hearing is deemed necessary, applicant requests it be held at New Orleans, La., or Los Angeles, Calif.

No. MC 29079 (Sub-No. 47), filed August 12, 1968. Applicant: BRADA MILLER FREIGHT SYSTEM, INC., 1210 South Union, Post Office Box 935, Kokomo, Ind. 46901. Applicant's representative: Virgil H. Schwartz (same address

as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Telephone directories, telephone directory pages* (signatures), from the plantsite of R. R. Donnelley & Sons Co. at or near Dwight, Ill., to points in Ohio, Michigan, and Indiana, and St. Louis, Mo. NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 35890 (Sub-No. 36), filed August 12, 1968. Applicant: BLODGETT UNCRATED FURNITURE SERVICE, INC., 845 Chestnut Street SW., Grand Rapids, Mich. 49502. Applicant's representative: Charles H. Trayford, 137 East 36th Street, New York, N.Y. 10016. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Furniture*, from points in Maryland and York County, Pa., to points in Ohio, Michigan, Indiana, and Illinois. NOTE: If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

No. MC 37896 (Sub-No. 22), filed August 9, 1968. Applicant: YOUNG-BLOOD TRUCK LINES, INC., Fletcher, N.C. 28732. Applicant's representative: H. Charles Ephraim, 1411 K Street NW., Washington, D.C. 20005. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: *General commodities*, except those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, serving the Ford Motor Co. plantsite at the intersection of Westport Road and Murphy Lane, Jefferson County, near Louisville, Ky., as an off-route point in connection with applicant's present regular routes covering service to and from Louisville, Ky. NOTE: If a hearing is deemed necessary, applicant requests it be held at Louisville, Ky.

No. MC 41432 (Sub-No. 103), filed August 15, 1968. Applicant: EAST TEXAS MOTOR FREIGHT LINES, INC., 2355 Stemmons Freeway, Post Office Box 10125, Dallas, Tex. 75207. Applicant's representative: Rollo E. Kidwell (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: *General commodities* (except those of unusual value, livestock, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment), (1) between Birmingham, Ala., and Shreveport, La., from Birmingham over U.S. Highway 11 to junction Interstate Highway 20 near Woodstock, Ala., thence over Interstate Highway 20 to junction U.S. Highway 11 near Cottondale, Ala., thence over U.S. Highway 11 to junction U.S. Highway 80 at or near Cuba, Ala., thence over U.S. Highway 80 to junction Interstate Highway 20 at or near Toombsville, Miss., thence over Interstate Highway 20 to Newton, Miss., thence over U.S. Highway 80 to junction Interstate Highway 20 at or near Edwards, Miss., thence over Interstate Highway 20 to Vicksburg, Miss., thence over U.S. Highway 80 to Monroe, La.,

thence over Interstate Highway 20 to Doyline, La., thence over U.S. Highway 80 to Shreveport, and return over the same route (using also other segments of Interstate Highway 20 between Birmingham and Shreveport, as completed), serving the intermediate points of Monroe and West Monroe, La., the site of Louisiana Army Ammunition Plant at or near Doyline, La., and Jackson, Meridian, and Vicksburg, Miss., and the off-route points of the plantsite of American Manufacturing and Research Corp. at or near Bastrop, La., the plantsites of International Paper Co. at or near Springhill, La., the plantsites of Commercial Solvents Corp. and of R. T. Vanderbilt Co., Inc., at or near Sterlington, La., the plantsite of Westinghouse Electric Corp. at or near Cedars, Miss., and the plantsite of R. G. Le Tourneau, Inc., on or near U.S. Highway 61 approximately 7½ miles south of Vicksburg, Miss.; and also serving the junction of U.S. Highway 11 and U.S. Highway 80 at or near Cuba, Ala., for purpose of joinder only with Route 2, below, the junction of Interstate Highway 20 and Mississippi Highway 35 and the intermediate point of Forest, Miss., for purpose of joinder with Route 5, below, only, and the junction of Interstate Highway 20 and U.S. Highway 167 only for the purpose of joinder with Route 3, below, (2) between Atlanta, Ga., and junction of U.S. Highway 80 and U.S. Highway 11 at or near Cuba, Ala., from Atlanta over U.S. Highway 29 to junction Interstate Highway 85 at or near the Alabama-Georgia State line.

Thence over Interstate Highway 85 to junction U.S. Highway 80 at or near Montgomery, Ala., thence over U.S. Highway 80 to junction U.S. Highway 11 at or near Cuba, Ala., and return over the same route (using also other segments of Interstate Highway 85 between Atlanta and Montgomery, as completed), serving no intermediate points and serving the junction of U.S. Highways 80 and 11 for purpose of joinder only with Route 1, above, (3) between Little Rock, Ark., and junction of U.S. Highway 167 and Interstate Highway 20 at or near Ruston, La., over U.S. Highway 167, serving no intermediate points and serving the junction of U.S. Highway 167 and Interstate Highway 20 for purpose of joinder only with Route 1, above, (4) between Memphis, Tenn., and Jackson, Miss., from Memphis over Interstate Highway 55 to junction U.S. Highway 51 at or near Grenada, Miss., thence over U.S. Highway 51 to Canton, Miss., thence (via access road at Canton) over Interstate Highway 55 to junction U.S. Highway 51 at or near Tougaloo, Miss.

Thence over U.S. Highway 51 to Jackson, and return over the same route (using other segments of Interstate Highway 55 between Memphis and Jackson, as completed), serving no intermediate points, and serving junction of Interstate Highway 55 and Mississippi Highway 35 and Vaiden, Miss., for purpose of joinder only with Route 5, (5) between junction Interstate Highway 55

and Mississippi Highway 35 at or near Vaiden, Miss., and junction Mississippi Highway 35 and Interstate Highway 20 at or near Forest, Miss., over Mississippi Highway 35, serving the junction of Interstate Highway 55 and Mississippi Highway 35 and the intermediate point of Vaiden, Miss., for purpose of joinder only with Route 4, above, and serving the junction of Mississippi Highway 35 and Interstate Highway 20 and the intermediate point of Forest, Miss., for purpose of joinder only with Route 1, above. NOTE: Applicant holds authority under MC 41432 (Sub-No. 99) to operate over alternate routes between Atlanta, Ga., and Birmingham, Ala., on the one hand, and, on the other, Shreveport, La., serving no intermediate points over the highways that are described in Nos. (1) and (2) above. If a hearing is deemed necessary, applicant requests it be held at Jackson, Miss.

No. MC 43654 (Sub-No. 75), filed August 8, 1968. Applicant: DIXIE OHIO EXPRESS, INC., 237 Fountain Street, Akron, Ohio 44304. Applicant's representative: R. E. Gifford (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: *General commodities*, except perishables, livestock, petroleum, and its products, in tank trucks, coal, sand, gravel, grain, household goods, as defined by the Commission, classes A and B explosives, and those requiring special equipment, serving the plantsite of the Ford Motor Co., near the intersection of Westport Road and Murphy Lane, Jefferson County, near Louisville, Ky., as an off-route point in connection with applicant's regular route operations. NOTE: If a hearing is deemed necessary, applicant requests it be held at Louisville, Ky.

No. MC 44639 (Sub-No. 25), filed August 19, 1968. Applicant: SAM MAITA AND IRVING LEVIN, a partnership, doing business as L. & M. EXPRESS CO., 220 Ridge Road, Lyndhurst, N.J. 07071. Applicant's representative: Herman B. J. Weckstein, 60 Park Place, Newark, N.J. 07102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Wearing apparel and materials and supplies* used in the manufacture of wearing apparel, between Crewe, Va., and Wilson, N.C. NOTE: Applicant states it desires to tack the above sought authority with its presently held authority wherein it is authorized to conduct operations in the States of Virginia, New York, New Jersey, Maryland, and North Carolina. If a hearing is deemed necessary, applicant requests it be held at New York, N.Y.

No. MC 59367 (Sub-No. 60), filed July 26, 1968. Applicant: DECKER TRUCK LINE, INC., Post Office Box 915, Fort Dodge, Iowa 50501. Applicant's representative: Donald L. Stern, 630 City National Bank Building, Omaha, Nebr. 68102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Foodstuffs* (except meats and packing-house products) as defined by the Commission, from storage facilities used by

National Processors, Inc., and Lamb-Weston, Inc., at Fort Dodge, Iowa, to points in Wisconsin and Illinois. NOTE: If a hearing is deemed necessary, applicant requests it be held at Omaha, Nebr., Des Moines, Iowa, or Chicago, Ill.

No. MC 60087 (Sub-No. 10) (Correction), filed July 9, 1968, published FEDERAL REGISTER issue of August 15, 1968, and republished in part, as corrected, this issue. Applicant: CURRY MOTOR FREIGHT LINES, INC., 700 Northeast Third Street, Amarillo, Tex. 79105. Applicant's representative: Grady L. Fox, 222 Amarillo Building, Amarillo, Tex. 79101. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities, * * * (8) (a) between junction U.S. Highways 83 and 87 at or near Eden, Tex., and Robert Lee, Tex., from Eden over U.S. Highway 87 to San Angelo, thence over Texas Highway 208 to Robert Lee, and (b) between San Angelo and Barnhart, Tex., over U.S. Highway 67, and return over the same routes, as alternate routes, serving no intermediate or off-route points which are not presently authorized to be served by applicant, in connection with (8) (a) and (b) above. NOTE: The purpose of this partial republication is to redescribe the routes involved in Item (8), a portion of which was inadvertently omitted therefrom in the previous publication. The rest of the application remains as previously published.

No. MC 61440 (Sub-No. 114), filed August 15, 1968. Applicant: LEE WAY MOTOR FREIGHT, INC., 3000 West Reno, Oklahoma City, Okla. 73108. Applicant's representative: Richard H. Champlin, 3000 West Reno, Post Office Box 82488, Oklahoma City, Okla. 73108. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities, including classes A and B explosives (except commodities in bulk, household goods as defined by the Commission, and those commodities requiring special equipment), when moving (1) on Government Bills of Lading, and (2) on commercial bills of lading containing endorsements approved in interpretation of Government Rate Tariff-Eastern Central 332 ICC 161, 164, 165, between points in Kentucky, Indiana, Illinois, Missouri, Arkansas, Louisiana, Texas, Oklahoma, and Kansas, to provide a service to and from points in Ohio, Pennsylvania, West Virginia, and New York, set forth in its presently held authority in MC 61440 (Sub 89). Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

No. MC 61592 (Sub-No. 122), filed August 12, 1968. Applicant: JENKINS TRUCK LINE, INC., 3708 Elm Street, Bettendorf, Iowa 52722. Applicant's representative: Val M. Higgins, 1000 First National Bank Building, Minneapolis, Minn. 55402. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Engines, including engine parts and attachments, from points in Clinton

County, Iowa, to points in the United States (except Hawaii); and (2) materials, equipment, and supplies used in the manufacture of item (1), from points in the United States (except Hawaii), to points in Clinton County, Iowa. NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 63215 (Sub-No. 1), filed February 15, 1968. Applicant: MITCHELL A. KIZIOR AND ADELINE P. KIZIOR, a partnership, doing business as LA BUDA CARTAGE, 2635 West Cermak Road, Chicago, Ill. 60608. Applicant's representative: Themis N. Anastos, 120 West Madison Street, Chicago, Ill. 60602. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Hospital, medical and dental supplies, and related articles, and materials and supplies used in the manufacture and packaging thereof, between Argo Argonne Industrial District, DuPage Township, Will County, Ill., and points in Cook County, Ill. NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 64932 (Sub-No. 454), filed August 19, 1968. Applicant: ROGERS CARTAGE CO., a corporation, 1439 West 103d Street, Chicago, Ill. 60643. Applicant's representative: Carl L. Steiner, 39 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Anhydrous ammonia, in bulk, in tank vehicles, from the plantsite of Central Farmers Fertilizer Co. at or near Palmyra, Marion County, Mo., to points in Illinois and Iowa. NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 65475 (Sub-No. 8), filed August 7, 1968. Applicant: JETCO, INC., 2780 Jefferson Davis Highway, Arlington, Va. 22202. Applicant's representative: W. T. Croft, 1815 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Commodities, the transportation of which, because of size or weight, requires the use of special equipment, between the plantsite of the West Virginia Pulp and Paper Co. at or near Wickliffe, Ky., on the one hand, and, on the other, points in North Carolina, Virginia, West Virginia, Maryland, Pennsylvania, Delaware, New Jersey, New York, and the District of Columbia. NOTE: If a hearing is deemed necessary, applicant requests it be held at Washington, D.C., or New York, N.Y.

No. MC 71516 (Sub-No. 88), filed August 12, 1968. Applicant: ALABAMA HIGHWAY EXPRESS, INC., 3300 Fifth Avenue South, Birmingham, Ala. 35203. Applicant's representative: Robert E. Tate, 2025 City Federal Building, Birmingham, Ala. 35203. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities (except those of unusual value, classes A and B explosives, household goods as defined by the commission and liquid commodities in bulk), between the plantsite of the Ford Motor Co. located at the inter-

section of Westport Road and Murphy Lane, Jefferson County, near Louisville, Ky.; on the one hand, and, on the other, points in Alabama. NOTE: If a hearing is deemed necessary, applicant requests it be held at Louisville, Ky., or Birmingham, Ala.

No. MC 72545 (Sub-No. 7), filed August 15, 1968. Applicant: FRANK P. MANNER, doing business as MANNER TRUCKING SERVICE, Post Office Box 637, Orland, Calif. 95963. Applicant's representative: Pete H. Dawson, 4453 East Piccadilly Road, Phoenix, Ariz. 85018. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry fire retardants, in bags, and/or in bulk, in hopper-type trucks, from Orland, Calif., to points in Arizona, Colorado, New Mexico, South Dakota, Utah, and Wyoming. NOTE: If a hearing is deemed necessary, applicant requests it be held at Phoenix, Ariz., or San Francisco, Calif.

No. MC 76264 (Sub-No. 22), filed August 12, 1968. Applicant: WEBB TRANSFER LINE, INC., Box 231, Shelbyville, Ky. 40065. Applicant's representative: Robert H. Kinker, 711 McClure Building, Frankfort, Ky. 40601. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Pallets, boxes, and component parts of boxes, on flat bed trailers, from Rocky Mount, N.C., to points in Illinois, Indiana, Michigan, and Ohio. NOTE: Applicant holds contract carrier authority under MC 117606, therefore dual operations may be involved. If a hearing is deemed necessary, applicant requests it be held at Louisville, Ky.

No. MC 84739 (Sub-No. 22), filed August 7, 1968. Applicant: SEVERSON TRANSPORT, INC., Route No. 1, Box 163, Edgerton, Wis. 53534. Applicant's representative: Robert A. Sullivan, 1800 Buhl Building, Detroit, Mich. 48226. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Commodities such as canned goods, from Watertown, Hillsboro, and Lomira, Wis., and points within 3 miles thereof, to points in Ohio, Pennsylvania, and West Virginia, and (2) sugarcane, from Clyman, Wis., and points within 3 miles thereof, to points in Ohio, Pennsylvania, and West Virginia. NOTE: If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

No. MC 93944 (Sub-No. 7), filed August 15, 1968. Applicant: DANIELA BROS., INC., 250 Diamond Avenue, Norristown, Pa. 19401. Applicant's representative: Theodore Polydoroff, Suite 930, 1120 Connecticut Avenue NW., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Ores, in dump vehicles, from points in Essex County, N.J., to points in Bucks and Montgomery Counties, Pa. NOTE: If a hearing is deemed necessary, applicant requests it be held at Philadelphia, Pa.

No. MC 94350 (Sub-No. 192), filed August 1, 1968. Applicant: TRANSIT HOMES INC., Haywood Road, Post Office Box 1628, Greenville, S.C. 29602. Applicant's representative: Mitchell King, Jr.

(same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Trailers designed to be drawn by passenger automobiles in initial movements*, from points in Mecklenburg County, N.C., to points in that part of the United States east of the Mississippi River including Louisiana and Minnesota. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Charlotte, N.C.

No. MC 100666 (Sub-No. 121), filed August 12, 1968. Applicant: MELTON TRUCK LINES, INC., Post Office Box 7666, Shreveport, La. 71107. Applicant's representative: Wilburn L. Williamson, 450 American National Building, Oklahoma City, Okla. 73102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Roofing and building board and materials and accessories* used in the installation thereof, from points in Chippewa County, Wis., to points in Mississippi, Arkansas, Oklahoma, Texas, New Mexico, and Louisiana. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Oklahoma City, Okla.; Shreveport, La., or Little Rock, Ark.

No. MC 103721 (Sub-No. 17), filed August 15, 1968. Applicant: RAYMOND B. LONG, INC., Ridge Road, Tylersport, Pa. 18971. Applicant's representative: Theodore Polydoroff, Suite 930, 1120 Connecticut Avenue NW., Washington, D.C. 20036. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Ores*, in dump vehicles, from points in Essex County, N.J., to points in Bucks and Montgomery Counties, Pa. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Philadelphia, Pa.

No. MC 106398 (Sub-No. 369), filed August 5, 1968. Applicant: NATIONAL TRAILER CONVOY, INC., 1925 National Plaza, Tulsa, Okla. 74151. Applicant's representative: Irvin Tull (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Trailers*, designed to be drawn by passenger automobiles, and *buildings*, in sections, equipped with hitchball connector, from points in Cleveland County, N.C., to points in the United States on and east of a line beginning at the mouth of the Mississippi River, and extending along the Mississippi River to its junction with the western boundary of Itasca County, Minn., thence northward along the western boundaries of Itasca and Koochiching Counties, Minn., to the international boundary line between the United States and Canada. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Charlotte, N.C.

No. MC 107295 (Sub-No. 127), filed August 14, 1968. Applicant: PRE-FAB TRANSIT CO., a corporation, 100 South Main Street, Farmer City, Ill. 61842. Applicant's representative: Mack Stephenson, 301 Building, 301 North Second Street, Springfield, Ill. 62702. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular

routes, transporting: *Cement, cement products, prestressed concrete, and materials necessary to the erection and construction thereof*, from plantsite of Texas Industries, Inc., Dallas, Tex., to points in Arkansas, Kansas, Louisiana, Mississippi, and Oklahoma and *damaged, rejected, or repossessed materials* on return. **NOTE:** Applicant states it would tack at Arkansas to enable service to points in the United States in and east of Alabama, Tennessee, Missouri, Iowa, and Minnesota. If a hearing is deemed necessary, applicant requests it be held at Dallas, Tex.

No. MC 107295 (Sub-No. 129), filed August 16, 1968. Applicant: PRE-FAB TRANSIT CO., a corporation, 100 South Main Street, Farmer City, Ill. 61842. Applicant's representative: Mack Stephenson, 301 Building, 301 North Second Street, Springfield, Ill. 62702. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Ornamental iron, and plastic articles, and parts thereof, lamps, lamp and mail box posts, and fittings thereof, gates, and when shipped with any foregoing, cement compound and promotional materials*, between Lodi, Ohio, Mount Carroll, Ill., and Tifton, Ga., on the one hand, and, on the other, points in the United States (except Alaska and Hawaii). Applicant indicates tacking at Lodi, Ohio, or Mount Carroll, Ill., with presently held authority originating at points in Arkansas, Illinois, Indiana, Iowa, Kentucky, Michigan, Missouri, Ohio, Tennessee, and Wisconsin. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Cleveland, Ohio.

No. MC 107496 (Sub-No. 673), filed August 16, 1968. Applicant: RUAN TRANSPORT CORPORATION, Keosauqua Way at Third, Post Office Box 855, Des Moines, Iowa 50304. Applicant's representative: H. L. Fabritz (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Sugar*, from Memphis, Tenn., to points in Kentucky. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Memphis, Tenn., or Des Moines, Iowa.

No. MC 107515 (Sub-No. 620), filed August 8, 1968. Applicant: REFRIGERATED TRANSPORT CO., INC., Post Office Box 10799, Station A, Atlanta, Ga. 30310. Applicant's representative: B. L. Gundlach (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen prepared food*, from Monroe City, Mo., to points in Alabama, Florida, Georgia, North Carolina, South Carolina, and Tennessee (except Memphis). **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Kansas City, Mo.

No. MC 107515 (Sub-No. 621), filed August 8, 1968. Applicant: REFRIGERATED TRANSPORT CO., INC., Post Office Box 10799, Station A, Atlanta, Ga. 30310. Applicant's representatives: G. L. Gundlach (same address as above), also Paul M. Daniell, First Federal Building,

Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Paper, paper articles, and paper products*, from Reigelwood, N.C., Catawba, S.C., Franklin, Va., and Savannah, Ga., to points in Alabama, Arkansas, Georgia, Illinois, Indiana, Kansas, Iowa, Kentucky, Louisiana, Michigan, Minnesota, Mississippi, Missouri, Nebraska, Ohio, Oklahoma, Texas, and Wisconsin. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Atlanta, Ga., or Raleigh, N.C.

No. MC 107743 (Sub-No. 9), filed August 8, 1968. Applicant: SYSTEM TRANSPORT, INC., East 6523 Broadway, Spokane, Wash. 99206. Applicant's representative: George LaBlissoniers, 920 Logan Building, Seattle, Wash. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber*, from points in Washington east of the Cascade Mountain Range, Idaho, and Montana, on and west of U.S. Highway 89 to points in Colorado and Utah. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Spokane or Seattle, Wash.

No. MC 107934 (Sub-No. 19), filed August 13, 1968. Applicant: BYRD MOTOR LINE, INCORPORATED, Post Office Box 787, Lexington, N.C. 27292. Applicant's representative: John R. Simms, Jr., 1700 Pennsylvania Avenue NW., Washington, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Juices, beverages, beverage preparations, drinks (nonalcoholic), fruits and fruit products* not requiring refrigeration, and (2) *fruit juice powder or crystals, and citrus*, from points in Florida; and Waycross, Ga., to points in Georgia, South Carolina, North Carolina, and Virginia. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Tampa or Orlando, Fla.

No. MC 108460 (Sub-No. 35), filed August 12, 1968. Applicant: PETROLEUM CARRIERS COMPANY, a corporation, 5104 West 14th Street, Post Office Box 762, Sioux Falls, S. Dak. 57101. Applicant's representative: Richard Hopewell, 511 Northwestern National Bank Building, Sioux Falls, S. Dak. 57101. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Iron and steel articles, angles, bars, beams, iron and steel, piling, pipe coating material, plates floor, plates structural reinforcement, rods coiled, rods guy anchor, steel sheet, steel structural, strip coiled, tees* and (2) *pipe coating material* when moving with shipments of pipe, from Omaha, Nebr., and Council Bluffs and Sioux City, Iowa, to Hull, Iowa, and points in South Dakota, restricted to (1) traffic having an immediately prior movement by water; and (2) to traffic destined to the named destination points. **NOTE:** Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at Sioux Falls, S. Dak., Sioux City, Iowa, or Omaha, Nebr.

No. MC 109294 (Sub-No. 11), filed August 12, 1968. Applicant: COMMERCIAL

TRUCK CO. LTD., 230 Brunette Street, New Westminster, British Columbia, Canada. Applicant's representative: Joseph O. Earp, 607 Third Avenue, Seattle, Wash. 98104. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber*, between points in Okanogan County, Wash., on the one hand, and, on the other, the port of entry on the international boundary line between the United States and Canada, at or near Oroville, Wash. NOTE: If a hearing is deemed necessary, applicant requests it be held at Seattle, Wash.

No. MC 110420 (Sub-No. 569), filed August 12, 1968. Applicant: QUALITY CARRIERS, INC., 100 South Calumet Street, Burlington, Wis. 53105. Applicant's representative: Allan B. Torhorst, Post Office Box 339, Burlington, Wis. 53105. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Calcined clay residue*, dry, in bulk, from Owensville, Mo., to Venice Ill. NOTE: If a hearing is deemed necessary applicant requests it be held at Chicago, Ill., or St. Louis, Mo.

No. MC 110420 (Sub-No. 570), filed August 12, 1968. Applicant: QUALITY CARRIERS, INC., 100 South Calumet Street, Burlington, Wis. 53105. Applicant's representative: Allan B. Torhorst, Post Office Box 339, Burlington, Wis. 53105. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid adhesives*, in bulk, from Palatine, Ill., to points in Colorado, Illinois, Indiana, Iowa, Michigan, Minnesota, Kentucky, Ohio, Missouri, Pennsylvania, and Wisconsin. NOTE: Applicant states this application is filed to eliminate various gateway operations via interline through Chicago, Carpentersville, and Mapleton, Ill. If a hearing is deemed necessary, applicant requests it be held at Chicago Ill.

No. MC 111302 (Sub-No. 49), filed August 14, 1968. Applicant: HIGHWAY TRANSPORT, INC., Post Office Box 79, Powell, Tenn. 37849. Applicant's representative: Paul E. Weaver, 1120 West Griffin Road, Lakeland, Fla. 33801. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from points in Robertson County, Tenn., to points in Alabama, Florida, Georgia, South Carolina, North Carolina, Kentucky, Virginia, Indiana, Illinois, Missouri, Ohio, and Tennessee. NOTE: If a hearing is deemed necessary, applicant requests it be held at Nashville, Tenn.

No. MC 111302 (Sub-No. 50), filed August 14, 1968. Applicant: HIGHWAY TRANSPORT, INC., Post Office Box 79, Powell, Tenn. 37849. Applicant's representative: Paul E. Weaver, 1120 West Griffin Road, Lakeland, Fla. 33801. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid plastics*, from Bartow, Fla., to points in Alabama, Georgia, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee, and Texas. NOTE: If a hearing is deemed

necessary, applicant requests it be held at Miami or Tampa, Fla.

No. MC 111545 (Sub-No. 108), filed August 12, 1968. Applicant: HOME TRANSPORTATION COMPANY, INC., Post Office Box 6426, Station A, Marietta, Ga. 30060. Applicant's representative: Robert E. Born, 1425 Franklin Road SE., Marietta, Ga. 30060. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Iron and steel, iron and steel articles, iron and steel mill products, pipe, pipe fittings, and commodities requiring the use of special equipment*, between points in Alabama and Chattanooga, Tenn., on the one hand, and, on the other, points in Arkansas, Louisiana, Oklahoma, and Texas. NOTE: If a hearing is deemed necessary, applicant requests it be held at Birmingham, Ala.

No. MC 111651 (Sub-No. 12), filed August 4, 1968. Applicant: MIDDLEWEST FREIGHTWAYS, INC., 6810 Prescott Avenue, St. Louis, Mo. 63147. Applicant's representative: Robert H. Kinker, Box 464, 711 McClure Building, Frankfort, Ky. 40601. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities*, except those of unusual value, classes A and B explosives (except small-arms ammunition and fireworks), livestock, used or uncrated furniture, and commodities injurious or contaminating to other lading, serving the Ford Motor Co. plantsite at the intersection of Westport Road and Murphy Lane, Jefferson County, near Louisville, Ky., as an off-route point in connection with applicant's authority to and from Louisville, Ky. NOTE: If a hearing is deemed necessary, applicant requests it be held at Louisville, Ky.

No. MC 112590 (Sub-No. 10), filed August 7, 1968. Applicant: UNITED MOTOR FREIGHT, INC., 2008 North East Street, Lansing, Mich. 48906. Applicant's representative: Ronald R. Pentecost, 1018-46 Michigan National Tower, Lansing, Mich. 48933. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities* (except those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities, in bulk, and those requiring special equipment), between points within the counties of Eaton, Ionia, and Clinton, Mich., on the one hand, and, on the other, Willow Run Airport, and Detroit Metropolitan Airport, Wayne County, Mich., and Capitol City Airport, Lansing, Mich. NOTE: If a hearing is deemed necessary, applicant requests it be held at Lansing or Ionia, Mich.

No. MC 112617 (Sub-No. 251), filed August 8, 1968. Applicant: LIQUID TRANSPORTERS, INC., Post Office Box 5135, Cherokee Station, Louisville, Ky. 40205. Applicant's representative: L. A. Jaskiewicz, 600 Madison Building, 1155 15th Street NW., Washington, D.C. 20005. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Anhydrous ammonia*, in bulk, in tank vehicles, from

Tilton, Ill., to points in Indiana, Kentucky, Michigan, Ohio, and Wisconsin. NOTE: Applicant indicates tacking possibilities. If a hearing is deemed necessary, applicant requests it be held at St. Louis, Mo., or Chicago, Ill.

No. MC 113267 (Sub-No. 201), filed August 12, 1968. Applicant: CENTRAL & SOUTHERN TRUCK LINES, INC., 312 West Morris Street, Caseyville, Ill. 62232. Applicant's representative: Lawrence A. Fischer (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products, meats, fresh, frozen, and cured, and prepared foods*, from points in Wisconsin to points in Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee, Virginia, and West Virginia. NOTE: Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at Memphis, Tenn.

No. MC 113678 (Sub-No. 323), filed August 15, 1968. Applicant: CURTIS, INC., 770 East 51st Avenue, Denver, Colo. 80216. Applicant's representatives: Duane W. Acklie, and Richard Peterson, Post Office Box 806, Lincoln, Neb. 68505. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Foodstuffs*, in vehicles equipped with temperature control devices, from (1) points in Washington and Idaho, to points in Arizona, California, and Oregon, and (2) from points in Oregon, to points in Arizona, California, Washington, and Idaho. NOTE: If a hearing is deemed necessary, applicant requests it commence at Portland, Oreg., and terminate at San Francisco, Calif.

No. MC 113855 (Sub-No. 180) (Amendment), filed April 24, 1968, published in FEDERAL REGISTER issue of May 9, 1968, and republished as amended this issue. Applicant: INTERNATIONAL TRANSPORT, INC., South Highway 52, Rochester, Minn. 55902. Applicant's representative: Van Osdel, 502 First National Bank Building, Fargo, N. Dak. 58102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Chemically extracted and digested marine protein*, from Cape Flattery and Neah Bay, Wash., to points in Oregon, California, Idaho, Nevada, Utah, Montana, Wyoming, Colorado, North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Arkansas, Missouri, Iowa, Minnesota, Wisconsin, Illinois, Michigan, Massachusetts, New York, Delaware, Maryland, New Jersey, and the District of Columbia. NOTE: The purpose of this republication is to include the additional States of Massachusetts, New York, Delaware, Maryland, New Jersey, and the District of Columbia to the destination territory, thereby broadening the scope of the application. If a hearing is deemed necessary, applicant requests it be held at Seattle, Wash., or Portland, Oreg.

No. MC 114004 (Sub-No. 66), filed August 8, 1968. Applicant: CHANDLER TRAILER CONVOY, INC., 8828 New Benton Highway, Little Rock, Ark. 72204. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular

routes, transporting: *Trailers*, designed to be drawn by passenger automobiles, in secondary movements, by truckaway service, between points in the United States, including Alaska (except Hawaii, Newport, Ark., and points within 10 miles thereof, and Jacksonville, Ark.). NOTE: If a hearing is deemed necessary, applicant requests it be held at Little Rock, Ark.

No. MC 114019 (Sub-No. 191), filed August 7, 1968. Applicant: MIDWEST EMERY FREIGHT SYSTEM, INC., 7000 South Pulaski Road, Chicago, Ill. 60629. Applicant's representative: Carl L. Steiner, 39 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Materials and supplies* used in the agricultural, water treatment, food processing, wholesale grocery and institutional supply industry, when shipped in mixed loads with salt and salt products (otherwise authorized), (1) from the plantsites of Morton Salt Co. at or near Manistee and Marysville, Mich., to points in Illinois, Indiana, Ohio, Michigan, Wisconsin, points in that part of Pennsylvania on and west of U.S. Highway 219, points in that part of New York on and west of New York Highway 14, Covington, Newport, and Louisville, Ky., and St. Louis, Mo.; (2) from the plantsites of Morton Salt Co. at or near Fairport, Ohio, to St. Louis, Mo., and points in Illinois, Indiana, Kentucky, Maryland, Michigan, New York, Pennsylvania, Virginia, and West Virginia; (3) from the plantsites of Morton Salt Co. at or near Rittman, Ohio, to points in Illinois, Indiana, Michigan, New York, Pennsylvania, West Virginia, and points in New Jersey within the Philadelphia, Pa., commercial zone as defined by the Commission, St. Louis, Mo., Covington, Newport, and Louisville, Ky., and (4) from the plantsites of Morton Salt Co. at or near Silver Springs, N.Y., to points in Pennsylvania, West Virginia, that part of New York on and south of U.S. Highway 6, points in New Jersey within the New York, N.Y., and Philadelphia, Pa., commercial zones as defined by the Commission, Illinois, Indiana, and Ohio. NOTE: Applicant is presently authorized to transport salt from and to above-named points under MC-114019 Sub-No. 38. If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 114533 (Sub-No. 166), filed August 15, 1968. Applicant: BANKERS DISPATCH CORPORATION, 4970 South Archer Avenue, Chicago, Ill. 60632. Applicant's representative: Warren W. Wallin, 330 South Jefferson Street, Chicago, Ill. 60606. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Exposed and processed film and prints, complimentary replacement film, and incidental dealer handling supplies* (except motion picture films and materials and supplies used in connection with commercial and television motion pictures), between Chicago, and Mount Vernon, Ill., on the one hand, and, on the

other, St. Louis, Mo.; (2) *eyeglasses, frames, lenses, and parts thereof*, between Chicago, Ill., on the one hand, and, on the other, St. Louis, Mo. NOTE: Applicant is authorized to conduct operations as a *contract carrier* under MC 128618, therefore, dual operations may be involved. Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at St. Louis, Mo., or Chicago, Ill.

No. MC 114890 (Sub-No. 37), filed August 15, 1968. Applicant: C. E. REYNOLDS TRANSPORT, INC., 2209 Range Line, Joplin, Mo. 64802. Applicant's representative: J. David Harden, Jr., 450 American National Building, Oklahoma City, Okla. 73102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Nitric acid*, in bulk, in tank vehicles, from Atlas, Mo., to points in Tennessee. NOTE: If a hearing is deemed necessary, applicant requests it be held at Kansas City, Mo., or Memphis, Tenn.

No. MC 115022 (Sub-No. 15), filed August 7, 1968. Applicant: CHAMBERLAIN MOBILEHOME TRANSPORT, INC., 64 East Main Street, Thomaston, Conn. 06787. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Mobile homes*, designed to be drawn by passenger automobiles, in initial movement, from points in Hartford County, Conn., to points in Alabama, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, West Virginia, Wisconsin, and the District of Columbia. NOTE: Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at Hartford, Conn., Boston, Mass., New York, N.Y., or Washington, D.C.

No. MC 115554 (Sub-No. 11), filed August 8, 1968. Applicant: SCOTT'S TRANSPORTATION SERVICE, INC., Post Office Box 1136, Cedar Rapids, Iowa 52406. Applicant's representative: William A. Landau, 1415 East Grand Avenue, Des Moines, Iowa 50306. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Wire cases*, from Cedar Rapids, Iowa, to points in Alabama, Arizona, Colorado, Florida, Georgia, Illinois (except points in the Chicago, Ill., commercial zone), Indiana, Kansas, Kentucky, Louisiana, Michigan, Minnesota (except points in the Minneapolis-St. Paul commercial zone), Mississippi, Missouri, Nebraska, New Mexico, North Carolina, Ohio, Oklahoma, South Carolina, Tennessee, Texas, Utah, Virginia, and West Virginia. NOTE: If a hearing is deemed necessary, applicant requests it be held at Cedar Rapids or Des Moines, Iowa.

No. MC 115876 (Sub-No. 17) (Amendment), filed May 14, 1968, published in FEDERAL REGISTER issue of May 30, 1968, and republished as amended, this issue. Applicant: ERWIN HURNER, 2605 South Riverside Drive, Moorhead, Minn.

56560. Applicant's representative: Alan Foss, 502 First National Bank Building, Fargo, N. Dak. 58102. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Malt beverages and articles* dealt in by wholesale malt beverage distributors, (1) from St. Louis, Mo., to Portland, N. Dak., Moorhead and Perham, Minn., (2) from Moorhead, Minn., to Portland, N. Dak., and Perham, Minn., (3) from Minneapolis and Shakopee, Minn., to Portland, N. Dak., and Perham, Minn., under contract with D-S Beverages, Inc. NOTE: Applicant holds common carrier authority in MC 117148, therefore dual operations may be involved. The purpose of this republication is to add Perham, Minn., as a destination point. If a hearing is deemed necessary, applicant requests it be held at Fargo, N. Dak., or Minneapolis, Minn.

No. MC 116544 (Sub-No. 96), filed August 12, 1968. Applicant: WILSON BROTHERS TRUCK LINE, INC., 700 East Fairview Street, Post Office Box 636, Carthage, Mo. 64836. Applicant's representative: Robert Wilson (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Meats, meat products, meat byproducts, and articles described in sections A and C of appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766* (except hides and commodities in bulk in tank vehicles), from Pratt, Kans., to points in Florida, Georgia, Alabama, South Carolina, North Carolina, Tennessee, Mississippi, Louisiana, Texas, Arkansas, Oklahoma, Missouri, Nebraska, Iowa, Illinois, Indiana, Kentucky, Minnesota, and Wisconsin. NOTE: If a hearing is deemed necessary, applicant requests it be held at Wichita, Kans., or Kansas City, Mo., or Oklahoma City, Okla.

No. MC 117615 (Sub-No. 6), filed August 9, 1968. Applicant: BOYER VALLEY COMPANY, a corporation, Post Office Box 100, Charter Oak, Iowa 51439. Applicant's representative: William A. Landau, 1415 East Grand Avenue, Des Moines, Iowa 50306. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Animal blood*, in liquid form, in bulk, in tank vehicles, from Omaha, Nebr., to Sioux City, Iowa, under a continuing contract with Pacific Adhesive Co., Inc. NOTE: If a hearing is deemed necessary, applicant requests it be held at Omaha, Nebr.; Des Moines or Sioux City, Iowa.

No. MC 118282 (Sub-No. 17), filed August 7, 1968. Applicant: JOHNNY BROWN'S, INC., 6801 Northwest 74th Ave., Miami, Fla. 33166. Applicant's representatives: Archie B. Culbreth and Guy H. Postell, 1273 West Peachtree Street NE., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass and plastic products*, (1) between Wooster, Ohio, on the one hand, and, on the other, points in Frederick County, Va., and (2) from points in Frederick County, Va., to points in Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa,

Kansas, Kentucky, Louisiana, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Jersey, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Virginia, West Virginia, Wisconsin, and the District of Columbia, restricted to service to or from the plantsites of Rubbermaid Commercial Products, Inc., at Wooster, Ohio, or in Frederick County, Va., in connection with (1) and (2) above. NOTE: Applicant holds contract carrier authority under Docket No. MC 125811 and (Sub-No. 5), therefore, dual operations may be involved. If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

No. MC 119654 (Sub-No. 8), filed August 14, 1968. Applicant: HI-WAY DISPATCH, INC., 26th Street and By-pass, Marion, Ind. 46952. Applicant's representative: Robert C. Smith, 620 Illinois Building, Indianapolis, Ind. 46204. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Fiberboard, chipboard, or corrugated covers, discs, fillers, partitions, platform or wrappers for packing or interior forms, flat or folded flat, from Milwaukee, Wis., to points in Indiana on and north of U.S. Highway 40.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 119767 (Sub-No. 213), filed August 5, 1968. Applicant: BEAVER TRANSPORT CO., a corporation, 100 South Calumet Street, Burlington, Wis. 53105. Applicant's representative: Allan B. Thorhorst, Post Office Box 339, Burlington, Wis. 53105. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Clay, in packages, from points in Pulaski County, Ill., to points in Nebraska, Indiana, Michigan, and Tennessee.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 119777 (Sub-No. 113), filed August 8, 1968. Applicant: LIGON SPECIALIZED HAULER, INC., Box L, Madisonville, Ky. 42431. Applicant's representative: Fred F. Bradley, 213 St. Clair Street, Frankfort, Ky. 40601. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Iron and steel articles (except those commodities, which because of size or weight require special equipment), (a) from Evansville, Ind., to the plantsite of George L. Mesker Steel Corp. located in Union County, Miss., and (b) from the plantsite of George L. Mesker Steel Corp. located in Union County, Miss., to points in Oklahoma.* NOTE: The authority sought herein shall not be tacked or otherwise joined for purpose of providing a through service. Applicant holds contract carrier authority under MC 126970 (Sub-No. 1) and (Sub-No. 2 TA), therefore dual operations may be involved. If a hearing is deemed necessary, applicant requests it

be held at Louisville or Frankfort, Ky., or Evansville, Ind.

No. MC 119927 (Sub-No. 2), filed August 2, 1968. Applicant: PENN DISPATCH, INC., 368 Whitehall Street, Allentown, Pa. 18102. Applicant's representative: Harry J. Liederbach, 539 Street Road, Southampton, Pa. 18966. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Toilet preparations, soap, cosmetics, and related advertising material, from Allentown, Pa., to points in Berks, Bucks, Carbon, Lehigh, Montgomery, and Northampton Counties, Pa., and damaged and returned merchandise, on return, under contract with Avon Products.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Philadelphia, Pa., or Washington, D.C.

No. MC 120543 (Sub-No. 57), filed August 12, 1968. Applicant: FLORIDA REFRIGERATED SERVICE, INC., U.S. Highway 301 North, Post Office Box 1297, Dade City, Fla. 33525. Applicant's representative: Lawrence D. Fay, 1205 Universal Marion Building, Post Office Box 1086, Jacksonville, Fla. 32201. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Citrus extracts, pulp and citrus concentrates, from points in Arizona to points in Florida and Illinois.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Tampa or Miami, Fla.

No. MC 124796 (Sub-No. 40), filed August 7, 1968. Applicant: CONTINENTAL CONTRACT CARRIER CORP., 7236 East Slauson, Los Angeles, Calif. 90022. Applicant's representative: J. Max Harding, 300 NSEA Building, 605 South 14th Street, Lincoln, Nebr. 68501. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) *Sweetening compounds, from Carol Stream, Ill., to points in Alabama, Arizona, California, Georgia, Idaho, Mississippi, Nevada, New Mexico, Oregon, Utah, and Washington; and, (2) rejected, outdated or returned shipments, and raw materials and ingredients used in the manufacture of sweetening compounds, on return.* Restriction: All service restricted against the transportation of bulk commodities and further restricted to traffic originating or terminating at the plantsite or warehouse facilities of Alberto-Culver at Carol Stream, Ill., under continuing contract with Alberto-Culver Co. NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 124813 (Sub-No. 56) (Amendment), filed July 31, 1968, published FEDERAL REGISTER issue of August 15, 1968, amended, and republished as amended this issue. Applicant: U M T H U N TRUCKING CO., a corporation, 910 South Jackson Street, Eagle Grove, Iowa 50533. Applicant's representative: William A. Landau, 1451 East Grand Avenue, Des Moines, Iowa 50306. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Feed ingredients, (1) between points in Wisconsin, on the one*

hand, and on the other, points in Minnesota and Iowa, and (2) between points in Minnesota, on the one hand, and, on the other, points in Iowa. NOTE: Applicant holds contract carrier authority under Docket No. MC 118468 (Sub-No. 16) and subs, therefore, dual operations may be involved. The purpose of this republication is to reflect the broadening of the territorial authority sought. If a hearing is deemed necessary, applicant requests it be held at Minneapolis, Minn., or Des Moines, Iowa.

No. MC 125708 (Sub-No. 94), filed August 12, 1968. Applicant: HUGH MAJOR, 150 Sinclair Avenue, South Roxana, Ill. 62087. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Iron and steel and iron and steel articles, from Centralia, Sparta, Irvington, and Flora, Ill., Louisiana, Mo., and Clarksville, Ohio, to points in the United States (except Alaska and Hawaii).* NOTE: If a hearing is deemed necessary, applicant requests it be held at St. Louis, Mo., or Washington, D.C.

No. MC 125708 (Sub-No. 95), filed August 12, 1968. Applicant: HUGH MAJOR, 150 Sinclair Avenue, South Roxana, Ill. 62087. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) *Agricultural implements, farm machinery, farm equipment, and agricultural implement parts and attachments, farm machinery parts and attachments, farm equipment parts and attachments, from Bethany, Mo., to points in the United States (except Alaska and Hawaii) and (2) materials, supplies, and equipment used in the manufacture of and processing of agricultural implements, farm machinery and farm equipment, from points in the United States (except Alaska and Hawaii), to Bethany, Mo.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Kansas City or St. Joseph, Mo.

No. MC 127042 (Sub-No. 25), filed August 15, 1968. Applicant: HAGEN, INC., 4120 Floyd Boulevard, Sioux City, Iowa 51108. Applicant's representative: Jack H. Blanshan, 29 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, meat byproducts and articles distributed by meat packinghouses, as described in sections A and C of appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766, from Albert Lea, Minn., to points in Iowa and Nebraska restricted to the transportation of traffic originating at the plantsite and warehouses of Wilson & Co., Inc., at Albert Lea, Minn.* NOTE: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

No. MC 127406 (Sub-No. 3), filed August 13, 1968. Applicant: KINGSWAY LUMBER CARRIERS, INC., Industrial Park, New Rochelle, N.Y. 10803. Applicant's representative: Martin Werner, 2 West 45th Street, New York, N.Y. Authority sought to operate as a common carrier, by motor vehicle, over irregular

routes, transporting: *Lumber and lumber products*, from Maybrook, N.Y., to points in Fairfield, Litchfield, and New Haven Counties, Conn.; points in New Jersey on and north of New Jersey Highway 33, and points in Albany, Columbia, Delaware, Dutchess, Greene, Orange, Putnam, Rockland, Sullivan, Ulster, and Westchester Counties, N.Y., and Pike and Wayne Counties, Pa., and *returned shipments of lumber and lumber products*, on return. **NOTE:** Applicant states the authority herein could be joined with a portion of the operating authority applicant now holds in certificate MC 127406 Sub-No. 1, from New Rochelle, N.Y., to New York City, N.Y., and Suffolk Counties, N.Y. If a hearing is deemed necessary, applicant requests it be held at New York City, N.Y.

No. MC 129423 (Sub-No. 2) filed August 15, 1968. Applicant: ADBY CONSTRUCTION & TRANSPORTATION CO., LTD., 7204 118th Avenue, Edmonton, Alberta, Canada. Applicant's representative: Howard C. Burton, 504 Strain Building, Great Falls, Mont. 59401. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: (1) *Lime*, in bags, from ports of entry on the international boundary line between the United States and Canada, at or near Roosville, Mont.; Eastport and Porthill, Idaho; and Crawford Cave, Nelway, and Laurier, Wash., to points in Washington, Idaho, and Montana, for the account of Summit Lime Works, Ltd.; (2) *lumber*, from points in Flathead and Lincoln Counties, Mont., to the port of entry on the international boundary line between the United States and Canada, located at or near Roosville, Mont., and *returned shipments*, on return for the account of Cooper-Widham, Limited. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Great Falls or Kalispell, Mont.

No. MC 129715 (Sub-No. 2), filed August 8, 1968. Applicant: J. P. STEVENS, doing business as J. P. STEVENS TRUCKING, 1608 South Date Street, Plainview, Tex. 79072. Applicant's representative: Sam Dawkins, Jr., 1306 First City National Bank Building, Houston, Tex. 77002. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Ammoniated rice hulls*, in bulk, from Houston, Tex., to points in New Mexico, Colorado, Oklahoma, and Kansas, under contract with Delta Industries, Inc., Houston, Tex. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Houston or Dallas, Tex.

No. MC 129904 (Sub-No. 2), filed August 12, 1968. Applicant: HAMILTON'S TRANSPORTS, INC., 139 West Hall, Oberlin, Kans. 67749. Applicant's representative: John E. Jandera, 641 Harrison Street, Topeka, Kans. 66603. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid fertilizer*, in bulk, in tank vehicles, from Seldon, Kans., to points in Perkins, Chase, Lincoln, Hays, Hitchcock, Frontier, Dawson, Red Willow, Furnas, Harlan,

Gosper, Phelps, and Dundie Counties, Nebr. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Kansas City, Mo.

No. MC 129909 (Sub-No. 1), filed August 7, 1968. Applicant: COR-NEL CONTRACTING CORPORATION, R.F.D. No. 3, Box 421-D, Como Drive, Somerset, N.Y. 08873. Applicant's representative: Charles J. Williams, 47 Lincoln Park, Newark, N.J. 07102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Crude iron oxide* in bulk, in dump vehicles, from ports of entry on the international boundary line between the United States and Canada located at or near Buffalo, Niagara Falls, and Lewiston, N.Y., to Edison Township, N.J. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Newark, N.J., or New York, N.Y.

No. MC 129931 (Sub-No. 1), filed August 12, 1968. Applicant: RATLIFF & RATLIFF, INC., Route 5, Lexington, N.C. 27292. Applicant's representative: Francis J. Ortman, 1700 Pennsylvania Avenue NW., Washington, D.C. 20006. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Structural glazed tile brick*, in trailers equipped with loading and unloading devices, from Charlotte, N.C., to points in North Carolina and South Carolina, under contract with Ralph O. Johnson Co. **NOTE:** Applicant holds common carrier authority under MC 107409 and Subs thereunder, therefore dual operations may be involved. If a hearing is deemed necessary, applicant requests it be held at Charlotte, N.C., or Washington, D.C.

No. MC 129977 (Sub-No. 1), filed August 13, 1968. Applicant: HERMAN MANESS, doing business as HERMAN MANESS AUTO TRANSPORTERS, 1340 Highway 45 South, Jackson, Tenn. 38301. Applicant's representative: Dale Woodall, 900 Memphis Bank Building, Memphis, Tenn. 38103. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *New automobiles*, from Baton Rouge, La., to points in Arkansas, Alabama, Mississippi, Missouri, and Tennessee. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at New Orleans, La.

No. MC 133000 (Sub-No. 1), filed August 5, 1968. Applicant: DIAMOND SAND & STONE CO., a corporation, 744 Riverside Avenue, Jacksonville, Fla. 32204. Applicant's representative: Richard B. Austin, 1946 Gulf Life Tower, Jacksonville, Fla. 32204. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Road building and construction aggregates* in bulk only, between points in Alabama, south of the southern boundaries of Chambers, Tallapoosa, Coosa, Chilton, Perry, Hale, and Sumter Counties, Ala.; points in Georgia, south of the southern boundaries of Harris Talbot, Crawford, Biss, Wilkinson, Johnson, Emanuel, Jenkins, and Screven Counties, Ga.; and points in Florida, north of the northern boundaries of

Pasco, Sumter, Lake, Seminole, and Brevard Counties, Fla. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Tallahassee, Fla.; Dothan, Ala.; or Albany, Ga.

No. MC 133007, filed June 26, 1968. Applicant: CAPE FEAR MOTOR LINES, INC., Post Office Box 84, Whiteville, N.C. 28472. Applicant's representative: Gene O. Hill (same address as applicant). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Baskets, basket materials, crates, crate material, and agricultural commodity containers, wooden boxes, box material, crate material, pallets, and pallet boxes, pallets and pallet material*, (1) from Murfreesboro and points in Hertford and Northampton Counties, N.C., to points in Florida, Georgia, and South Carolina and (2) from points in Clarke County, Va., to points in North Carolina, South Carolina, Georgia, and Florida. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Raleigh or Whiteville, N.C.

No. MC 133080, filed August 9, 1968. Applicant: PHOENIX TRUCKING CORP., 53 Gilchrist Street, Jersey City, N.J. Applicant's representative: Morton E. Kiel, 140 Cedar Street, New York, N.Y. 10006. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Scrap metal*, (1) between Jersey City, N.J., on the one hand, and, on the other, points in Connecticut and New York, and those in Pennsylvania on and east of U.S. Highway 15; and, (2) between New York, N.Y., on the one hand, and, on the other, points in New Jersey and those in Pennsylvania on and east of U.S. Highway 15, under contract with Schiavone-Bonomo Corp. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at New York, N.Y.

No. MC 133081, filed August 12, 1968. Applicant: CLAUDE J. STEVENS AND WARREN WILSON, a partnership, doing business as STEVENS-WILSON, Stover, Mo. 65708. Applicant's representative: Frank J. Iuen, 101 East High Street, Jefferson City, Mo. 65101. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Sisal products, jute products, plastic products, cotton products, and other related cordage items*, from New Orleans, La., Mobile, Ala., Houston, Tex., Chicago, Ill., and Milwaukee, Wis., to points in Missouri, Kansas, Iowa, Illinois, Nebraska, Arkansas, and Oklahoma. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Jefferson City, or St. Louis, Mo.

No. MC 133082, filed August 6, 1968. Applicant: JAMES E. MOORE, doing business as MOORE'S HAULING, Broad Street and Summeytown Pike, Lansdale Montgomery, Pa. 19446. Applicant's representative: Raymond A. Thistle, Jr., Suite 1710, 1500 Walnut Street, Philadelphia, Pa. 19102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Paper bags, paper rolls, cello products, cello rolls, plastic bags, and plastic film other than cellulose*, between the

plantsite of Paramount Packaging Corp. in the Borough of Chalfont, Bucks County, Pa., on the one hand, and, on the other, points in New York, New Jersey, Maryland, and the District of Columbia. **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Philadelphia, Pa.

No. MC 133085, filed August 13, 1968. Applicant: TRENCO, INC., Post Office Box 697, 1422 Shiffer Avenue, Williamsport, Pa. 17701. Applicant's representative: Robert H. Griswold, Post Office Box 432, 100 Pine Street, Harrisburg, Pa. 17108. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Yarn, fabric, materials, and supplies used in the processing, manufacturing, packaging, and transportation of yarns and fabric, and textile machinery which does not, because of size or weight, require the use of special equipment, between the plantsites of Milton Yarn Corp. at Milton, Pa., H. W. S. Silk Corp. at Montoursville, Pa., and Essex Yarn Corp., Tidewater Weaving Corp. and Virginia Elastic Corp. at Tappahannock, Va., on the one hand, and, on the other, points in Delaware, Massachusetts, New Jersey (except Camden and Trenton), New York, North Carolina, Pennsylvania, South Carolina, Tennessee, and Virginia.* **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Harrisburg, Pa., or Washington, D.C.

No. MC 133093, filed August 13, 1968. Applicant: CLIFFORD JONES, doing business as JONES TRUCK LINES, 9909 Suez, El Paso, Tex. 79925. Applicant's representative: M. Ward Bailey, 2412 Continental Life Building, Fort Worth, Tex. 76102. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Meat and meat products; (1) from El Paso, Tex., to points in Kansas, Missouri, Illinois, Wisconsin, Minnesota, South Dakota, and North Dakota; (2) from points in Iowa, Missouri, Nebraska, and Kansas, to points in Arizona and California; (3) from Dallas and El Paso, Tex., to points in New Mexico, Arizona, California, Nevada, Oregon, Washington, Colorado, Kansas, Nebraska, Iowa, Louisiana, Mississippi, Alabama, Georgia, Oklahoma, Arkansas, Tennessee, Missouri, Illinois, Indiana, Ohio, Florida, and Texas; (4) from points in New Mexico, Arizona, California, Nevada, Oregon, Washington, Colorado, Kansas, Nebraska, Iowa, Louisiana, Mississippi, Alabama, Georgia, Oklahoma, Arkansas, Tennessee, Missouri, Illinois, Indiana, Ohio, Florida, and Texas, to Dallas, El Paso, Laredo, and Brownsville, Tex.; and (5) Between Los Angeles, Calif., on the one hand, and, on the other, points in Kentucky, Texas, Oklahoma, Georgia, Alabama, Mississippi, Arkansas, Louisiana, Tennessee, Oregon, and Washington, under contract with International Meat & Food Products Co., Dallas, Tex., Kal-Kan Foods, Inc., Los Angeles, Calif., and Arthur Nallick Wholesale Meat, St. Louis, Mo.* **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

MOTOR CARRIERS OF PASSENGERS

No. MC 101746 (Sub-No. 4), filed August 7, 1968. Applicant: CLARENCE CAMPBELL CRISER, MARY ELIZABETH CRISER, AND THOMAS MONTGOMERY CRISER, a partnership, doing business as INDEPENDENT LIVERY, Hot Springs, Va. 24445. Applicant's representative: Erwin S. Solomon, Box R, Hot Springs, Va. 24445. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) *Passengers and their baggage in the same vehicle with passengers, between Hot Springs, Va., on the one hand, and, on the other, points in the District of Columbia, Maryland, Pennsylvania, Delaware, New Jersey, New York, West Virginia, Ohio, Kentucky, North Carolina, South Carolina, Connecticut, Massachusetts, Indiana, Rhode Island, Georgia, Florida, Illinois, and Tennessee; (2) passengers and their baggage in the same vehicle with passengers having an immediately prior movement by aircraft, from Ingalls Field (approximately 3 air miles), southeast of Hot Springs, Va., to points in the District of Columbia, Maryland, Pennsylvania, Delaware, New Jersey, New York, West Virginia, Ohio, Kentucky, North Carolina, South Carolina, Connecticut, Massachusetts, Indiana, Rhode Island, Georgia, Florida, Illinois, and Tennessee.* **NOTE:** If a hearing is deemed necessary, applicant requests it be held at Roanoke or Richmond, Va.

No. MC 129969 (Sub-No. 1), filed August 12, 1968. Applicant: LAKE LAND BUS LINES, INC., East Blackwell Street, Dover, N.J. 07801. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Passengers, between the Port of Authority Bus Terminal, located at New York, N.Y., and the plantsite of Clay-Adams, Inc., located at Parsippany, N.J., under contract with Clay-Adams, Inc.* **NOTE:** Applicant holds common carrier authority under MC 109806 and subs thereunder, therefore dual operations may be involved. If a hearing is deemed necessary, applicant requests it be held at Newark, N.J.

APPLICATION FOR BROKERAGE LICENSES

No. MC 130065, filed August 5, 1968. Applicant: NASHVILLE TRAFFIC SERVICE, INC., 1807 Eighth Avenue South, Nashville, Tenn. 37203. Applicant's representative: Walter Harwood, 515 Nashville Bank & Trust Building, Nashville, Tenn. 37201. For a license (BMC 4) to engage in operations as a broker at Nashville, Tenn., in arranging for transportation in interstate or foreign commerce of general commodities, except household goods as defined by the Commission, and classes A and B explosives, between Nashville, Tenn., on the one hand, and, on the other points in the United States including Alaska and Hawaii.

APPLICATIONS IN WHICH HANDLING WITHOUT ORAL HEARING HAS BEEN REQUESTED

No. MC 2860 (Sub-No. 31), filed August 2, 1968. Applicant: NATIONAL FREIGHT, INC., 57 West Park Avenue,

Vineland, N.J. 08360. Applicant's representative: James W. Lawson, 1000 16th Street NW., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *General commodities (except those of unusual value, classes A and B explosives, livestock, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment); (1) serving the junction of Pennsylvania Turnpike and U.S. Highway 1, and (2) serving the junction of Pennsylvania Turnpike and U.S. Highway 130 northeast of Philadelphia, Pa., for purpose of joinder only as additional radial base points in connection with carrier's authority between points in Camden County, N.J., on the one hand, and, on the other, points in Pennsylvania, except that no shipments shall be transported to or from points in Bucks, Berks, Chester, Delaware, Lehigh, Montgomery, Northampton, and Philadelphia Counties, Pa., over the proposed irregular routes.* **NOTE:** Applicant states it holds regular-route authority on general commodities with the usual exceptions between Philadelphia, Pa., and New York, N.Y., via New Brunswick, N.J., over U.S. Highway 1, and via Camden, N.J., over U.S. Highway 130, serving all intermediate points and off-route points in New Jersey within 15 miles of Secaucus, N.J., including Secaucus (No. MC 75185, Sub-No. 224, May 5, 1960, issued to and acquired from Service Trucking Co., Inc., pursuant to the authority granted in No. MC-F-9472). A second authority over the same routes, with service at additional off-route points, but with differing commodity exceptions is also held (No. MC 84665, May 6, 1964, issued and acquired from the Millar Transport Co., Inc., pursuant to authority granted in MC-F 9848). Applicant holds irregular-route authority for general commodities with the usual exceptions between points in Camden County, N.J. (among other counties not here pertinent), and points in Pennsylvania (among other States also unrelated to this operation) MC 2860, National Freight, Inc., September 14, 1965. Applicant uses that authority in combination with the above-described routes to provide nonscheduled service between the Pennsylvania points included in this application and New York, N.Y., and related authorized intermediate and off-route points in northern New Jersey. Use of the additional gateway to those in Camden County, N.J., is sought to avoid the present need to traverse the congested Philadelphia-Camden area in that operation.

No. MC 65115 (Sub-No. 7), filed August 15, 1968. Applicant: WILLIAM C. BRANAM and JOE E. SUTTON, a partnership, doing business as J & B TRUCKING CO., 5601 Boyle Avenue, Vernon, Calif. 90058. Applicant's representative: Donald Murchison, 211 South Beverly Drive, Beverly Hills, Calif. 90212. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *General commodities, except those of unusual value,*

classes A and B explosives, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, those injurious or contaminating to other lading, and automobiles, (1) between points in Los Angeles, San Bernardino, Riverside, Orange, and San Diego Counties, Calif.; and (2) between points in Los Angeles, San Bernardino, Riverside, Orange, and San Diego Counties, Calif., on the one hand, and, on the other, points in Hawaii.

No. MC 107064 (Sub-No. 68), filed August 15, 1968. Applicant: STEERE TANK LINES, INC., 2808 Fairmount Street, Post Office Box 2998, Dallas, Tex. 75221. Applicant's representative: Hugh T. Matthews, 630 Fidelity Union Tower, Dallas, Tex. 75201. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Sulphur and sulphur products*, between points in New Mexico and those in Texas on and west of U.S. Highway 83.

No. MC 129713 (Sub-No. 2), filed August 15, 1968. Applicant: CHESTER-

FIELD STEEDE AND EDWIN STEEDE, a partnership, doing business as STEEDE TRUCKING, 194-55 111th Road, Hollis, N.Y. 11412. Applicant's representative: William J. Hanlon, 744 Broad Street, Newark, N.J. 07102. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Hospital, dental, and laboratory equipment, and supplies*, between Carlstadt, N.J., on the one hand, and, on the other, New York, N.Y., and points in Nassau County, N.Y., under contract with IPCO Hospital Supply Corp. and its division Standard Scientific.

No. MC 129762 (Sub-No. 2), filed July 26, 1968. Applicant: BRADY SAND TRANSPORTS, INC., 707 West 12th Street, Brady, Tex. 76825. Applicant's representative: Hughes T. Matthews, 630 Fidelity Union Tower, Dallas, Tex. 75201. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Sand*, from points in McCullough County, Tex., to points in Utah, Arizona, Colorado, New Mexico,

Kansas, Oklahoma, Arkansas, Louisiana, and Mississippi, for the account of Texas Mining Corp.

No. MC 133094, filed August 14, 1968. Applicant: PACIFIC INTERMOUNTAIN EXPRESS CO., a corporation, 1417 Clay Street, Oakland, Calif. 94604. Applicant's representative: Alfred G. Krebs (same address as applicant). Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Ice show paraphernalia*, between points in the United States (except Alaska and Hawaii), under a continuing contract with Shipstads & Johnson Ice Follies. NOTE: Applicant is authorized to operate as a common carrier under MC 730 and subs thereunder, therefore, dual operations may be involved.

By the Commission.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 68-10399; Filed, Aug. 28, 1968; 8:45 a.m.]

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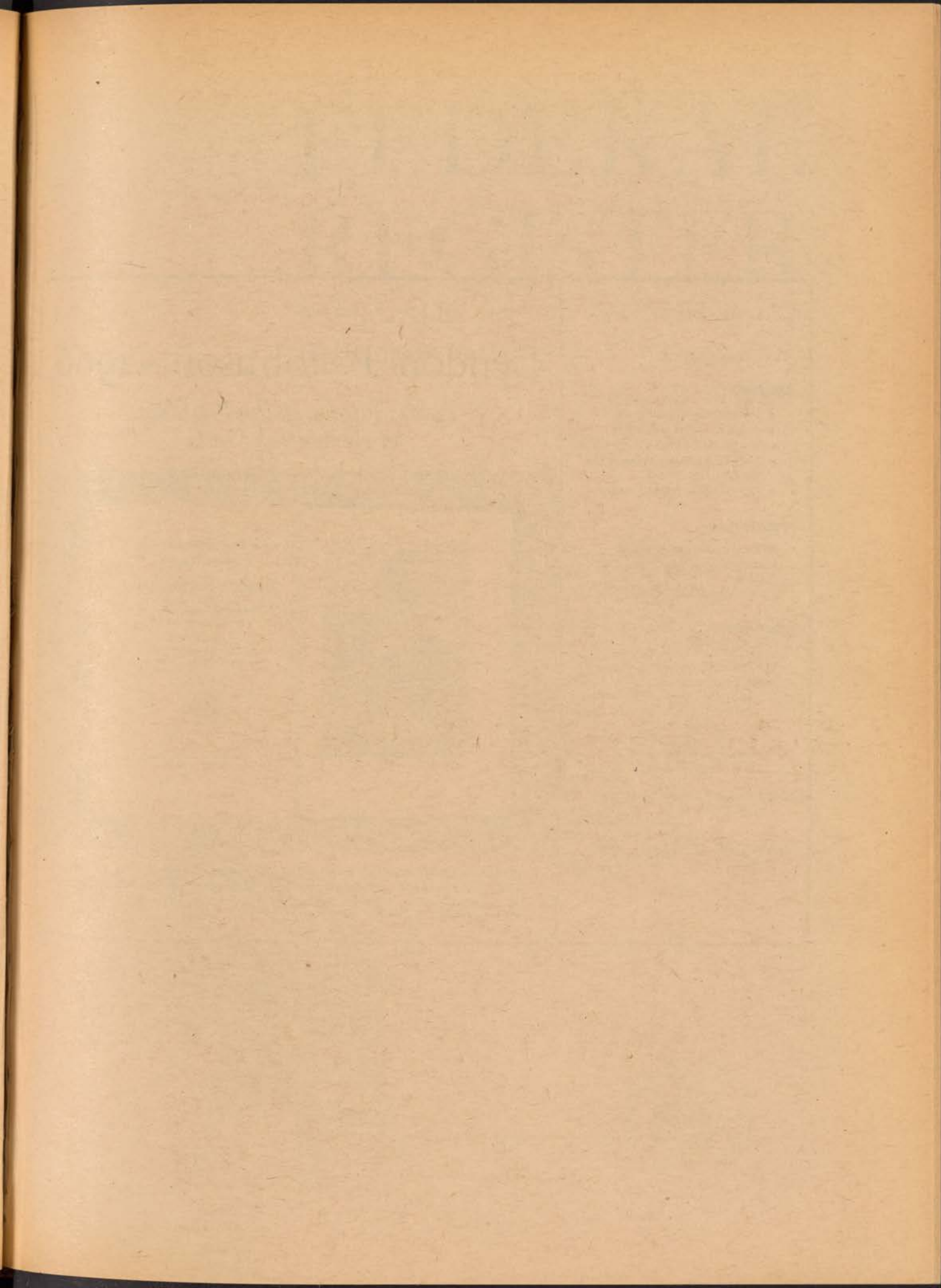
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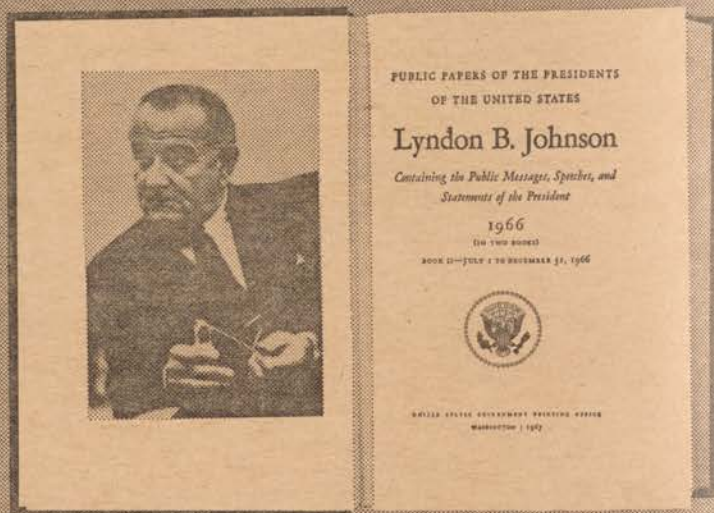
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