# FEDERAL REGISTER

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Agencies in this issue-

Agricultural Research Service Agricultural Stabilization and Conservation Service

Civil Aeronautics Board Civil Service Commission Coast Guard

Commodity Credit Corporation Consumer and Marketing Service Federal Aviation Administration

Federal Maritime Commission

Federal Power Commission Federal Trade Commission

Foreign Direct Investments Office Interagency Textile Administrative

Committee

Internal Revenue Service International Commerce Bureau

International Joint Commission-United States and Canada Interstate Commerce Commission Land Management Bureau Manpower Administration

National Park Service Patent Office

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# Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation
Administration

[Docket No. 69-SO-129; Amdt. 39-865]

# PART 39—AIRWORTHINESS DIRECTIVES

### Piper Model 28 and 32 Series Airplanes

There have been failures of the control wheels on Piper PA-28 and PA-32 model airplanes which resulted in loss of elevator and alleron control. Since this condition is likely to exist or develop in other airplanes of the same type design, an airworthiness directive is being issued to require an inspection of the control wheel hub for cracks and replacement if necessary on Piper PA-28 and PA-32 model airplanes.

Since a situation exists that requires immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective in less than 30 days.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (31 F.R. 13697), \$139.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

PPER. Applies to the following models; PA-28-140, /-150, /-160, /-180, /-235, and PA-32-260/-300. The following are affected serial numbers: PA-28-140, 28-20001 through 28-25327; PA-28-150/ -160/-180, 28-1 through 28-4377; PA-28-235, 28-10001 through 28-11039; PA-32-260, 32-1 through 32-1110, and PA-32-300, 32-40000 through 32-40565.

Compliance required within the next 25 hours' time in service after the effective date of this AD, unless already accomplished.

To prevent possible failure of the control wheel, accomplish the following:

(a) Remove the Piper medallion from the

face of each control wheel.

(b) Inspect each control wheel for cracks which may extend radially from the retaining pin. Cracks may be evident on the bottom of the control wheel hub where the pin enters the wheel as line cracks on the face or back of the hub or as a crack in the hub cavity in line with the pin. The inspection is to be done using any of the following methods. The first inspection method is preferred.

(1) Brush approximately a one-half inch path of dye penetrant from the top of the pin to the bottom on the front and back of the control wheel hub. Wipe clean with a soft dry cloth and inspect with a black light. Cracks will show as a single thin line and will be either needle shaped or extend across

the entire surface.

(2) Use a small pen light next to the surface and inspect under at least a 3-power giass. Pollow the same path with the pen

light as with the penetrant in method (1). Cracks the same shape as described in method (1) will show as black lines in the light field. If a line is only a scratch, the bottom will always be visible.

(3) An equivalent inspection method approved by the Chief, Engineering and Manufacturing Branch, FAA Southern Region.

(c) If cracks are found in the path along the hub as described in (b)(1), replace the control wheel before further time in service.

(d) The control wheel medallion may be replaced with regular contact cement which has been allowed to dry thoroughly before assembly or with any commercial 2-part epoxy adhesive. Under no circumstances use acetate adhesive or other plastic cements or any form of Locktite as these materials may not be compatible with the plastic material in the wheel.

(e) Piper Service Letter 527a, dated September 30, 1969, pertains to this same subject.

This amendment becomes effective November 4, 1969.

(Secs. 313(a), 601, and 603, Federal Avi tion Act of 1958, 49 U.S.C. 1354(a), 1421, and 1423; sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in East Point, Ga., on October 24, 1969.

James G. Rogers, Director, Southern Region.

[F.R. Doc. 69-13125; Filed, Nov. 3, 1969; 8:49 a.m.]

### Title 7—AGRICULTURE

Chapter I—Consumer and Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

SUBCHAPTER C—REGULATIONS AND STANDARDS
UNDER THE AGRICULTURAL MARKETING ACT
OF 1946

PART 70—GRADING AND INSPEC-TION OF POULTRY AND EDIBLE PRODUCTS THEREOF; AND U.S. CLASSES, STANDARDS, AND GRADES WITH RESPECT THERETO

### Miscellaneous Amendments

Under authority contained in the Agricultural Marketing Act of 1946, as amended (7 U.S.C. 1621–1627), the U.S. Department of Agriculture hereby amends the Regulations Governing the Grading and Inspection of Poultry and Edible Products Thereof; and U.S. Classes Standards, and Grades With Respect Thereto (7.CFR Part 70) as set forth below.

### STATEMENT OF CONSIDERATIONS

Proposed amendments to the Regulations Governing the Grading and Inspection of Poultry and Edible Products Thereof; and U.S. Classes, Standards, and Grades With Respect Thereto (7 CFR Part 70) were published in the Federal Register, 34 F.R. 12948, August 9, 1969. Comments were received from three interested parties. The comments were generally favorable and the regulations are amended as proposed.

The amendments provide for the grading of poultry parts after they have been cut from the carcass, make slight changes in the B and C quality poultry standards, and revise Procurement Grade I to provide more realistic tolerances to determine the value of carcasses used in fabricating further processed poultry products. In addition, the number of samples required for lot grading performed on a representative sample basis has been changed in accordance with sample numbers approved by the statistical staff of the Consumer and Marketing Service. The number of samples required for small lots is essentially the same as previously needed. The number of samples required for larger lots has been materially reduced. This change was not proposed previously. The Department feels that rulemaking procedures are not necessary on this change. The number of samples now required will be sufficient to accomplish the same results as were obtained under the previous sampling requirements. In addition, lot grading on a representative sample basis applies primarily to product previously processed and graded under official supervision, assuring greater uniformity of the product.

The amendments are as follows:

 Section 70.60 and the subheading "violations" preceding it are revised to read:

DENIAL OF SERVICE

### § 70.60 Debarment.

The acts or practices set forth in \$\\$ 70.61 to 70.66 or the causing thereof may be deemed sufficient cause for the debarment by the Administrator, of any person, including any agents, officers, subsidiaries, or affiliates of such person, from any or all benefits of the act for a specified period. The rules of practice governing withdrawal of inspection and grading services, set forth in Part 50 of this chapter, shall be applicable to such a debarment action.

2. Section 70.180 is revised to read:

### § 70.180 General.

Grading service performed with respect to any quantity of products shall, as the case may require, be on the basis of an examination, pursuant to the regulations in this part, of each unit thereof or of each unit in the representative sample thereof drawn by a grader. Whenever the grading service is performed on a representative sample basis, such sample shall be drawn and consist of not less than the minimum number of containers as indicated in the following table:

(Minimum number of containers comprising a representative sample.)

Containers	Container
in lot	in sampl
3 or less	(1)
4-20	4
21-100	6
101-500	8
501-1,000	
1,001-2,000	25
2,001-4,000	40
Over 4,000 .	60

3 All containers.

Paragraph (b) of § 70.183 is revised to read:

§ 70.183 Ready-to-cook poultry and specified poultry food products.

(b) Only when ready-to-cook poultry carcasses or parts, including those used in the fabrication of poultry food products, have been graded on an individual basis by a grader or by a person authorized to perform limited grading services pursuant to § 70.30(d) and thereafter checkgraded by a grader, and when fabrication of the poultry food products has been done under the supervision of a grader, may the container or the individual carcass or part or poultry food product be identified with the appropriate official letter grade mark. Checkgrading will be accom-plished in accordance with a statistical sampling plan prescribed by the Administrator. Grading with respect to quality factors for freezing defects and appearance of the finished products may be done on a sample basis in ac-cordance with a plan prescribed by the Administrator.

### § 70.350 [Amended]

4. In \$70.350, paragraph (b) is amended by changing the figure "\$70.356" to read "\$70.357," and paragraph (d) and the introductory text in paragraph (e) are revised to read:

(d) A ready-to-cook carcass which has a defect may be graded after the defective portion has been removed. The fact that a portion has been removed, will not be considered in determining the quality of the balance of the carcass if the remaining portion of the carcass is to be disjointed and packed as parts or used in the fabrication of poultry food products. Poultry parts which have been properly cut as described in paragraph (e) of this section may be graded after they have been cut from the carcass, if the class is known and the parts are not mis-shappen or have nearly the same appearance as prior to cutting from the

(e) The standards of quality are applicable to poultry parts cut in the manner described in subparagraphs (1) through (10) of this paragraph. Similar parts cut in a manner other than described in subparagraphs (1) through (10) of this paragraph may be grade identified only when approved by the Administrator upon his determination that the labeling for such parts accurately describes the product. Requests for such approval shall be made to the National Supervisor.

5. Paragraph (b) of § 70.353 is revised

§ 70.353 A Quality.

(b) Fleshing. The carcass has a well-developed covering of flesh considering the kind, class, and part.

(1) The breast is moderately long

and deep and has sufficient flesh to give it a rounded appearance with the flesh carrying well up to the crest of the breastbone along its entire length.

(2) The leg is well fleshed and moderately thick and wide at the knee and hip joint area and has a well-rounded, plump appearance with the flesh carrying well down toward the hock and upward to the

hip joint area.

(3) The drumstick is well fleshed and moderately thick and wide at the knee joint and has a well-rounded, plump appearance with the flesh carrying well down toward the hock.

(4) The thigh is well to moderately

fleshed.

(5) The wing is well to moderately fleshed.

6. In § 70.354, paragraphs (b) and (f) are revised to read:

§ 70.354 B Quality.

.

(b) Fleshing. The carcass has a moderate covering of flesh considering the kind, class, and part.

The breast has a substantial covering of flesh with the flesh carrying up to the crest of the breastbone sufficiently to prevent a thin appearance.

(2) The leg is fairly thick and wide at the knee and hip joint area and has sufficient flesh to prevent a thin

appearance.

- (3) The drumstick has a sufficient amount of fiesh to prevent a thin appearance with a flesh carrying fairly well down toward the hock.
- (4) The thigh has a sufficient amount of flesh to prevent a thin appearance.
- (5) The wing has a sufficient amount of flesh to prevent a thin appearance.

(f) Disjoined and broken bones and missing parts. Parts may be disjointed but are free of broken bones. The carcass may have two disjointed bones or one disjointed bone and one nonprotruding broken bone. Parts of the wing beyond the second joint may be removed at a joint. The tail may be removed at the base. The back may be trimmed in an area not wider than the base of the tail and extending from the tail to the area half way between the base of the tail and the hip joints.

7. Paragraph (b) in § 70,355 is revised to read:

§ 70.355 C.Quality.

(b) A carcasa that does not meet the requirements for A or B Quality may be C Quality. Both wings may be removed or neatly trimmed. Trimming of the breast and legs is permitted, but not to the extent that the normal meat yield is materially affected. The back may be trimmed in an area not wider than the base of the tail and extending from the tail to the area between the hip joints.

8. A new § 70.357 is added to read:

§ 70.357 Boneless poultry breast and thigh—A Quality.

The standards of quality contained in this section are applicable to raw poultry products labeled as ready-to-cook boneless poultry breasts or thighs or as ready-to-cook boneless poultry breast fillets or thigh fillets, or with words of similar import.

(a) The breast or thigh shall be cut as specified in § 70.350(e) (1) or (5)

respectively.

(b) Prior to deboning, the breast or thigh shall meet the A Quality requirements for ready-to-cook poultry parts as specified in § 70.353 (a), (b), (c), (d), (e), and (g).

(c) The bone or bones shall be removed in a neat manner without undue mutila-

tion of adjacent muscle.

§ 70.360 [Amended]

9. In § 70.360, paragraph (a) is amended by changing the figure "§ 70.356" to read "§ 70.357," and paragraph (e) is revised to read:

(e) U.S. Procurement Grades may be assigned to ready-to-cook poultry when graded as a lot on the basis of an examination of each carcass or part in the lot or each carcass in a representative sample thereof. Such ready-to-cook poultry carcasses or parts may be graded in a frozen or unfrozen state.

10. Section 70.367 is revised to read:

§ 70.367 U.S. Procurement Grade I.

Any lot of ready-to-cook poultry composed of one or more carcasses of the same kind and class may be designated and identified as U.S. Procurement Grade I when: (a) 90 percent or more of the carcasses in such lot meet the requirements of A Quality, with the fol-lowing exceptions: (1) Fat covering and conformation may be as described in this subpart for B Quality; (2) Trimming of skin and flesh to remove defects is permitted to the extent that not more than one-third of the flesh is exposed on any part and the meat yield of any part is not appreciably affected; (3) Discoloration of the skin and flesh may be as described in this subpart for B Quality; (4) One or both drumsticks may be removed if the part is severed at the joint; (5) The back may be trimmed in an area not wider than the base of the tail and extending to the area between the hip joints; (6) The wings or parts of wings may be removed if severed at a joint; (b) The balance of the carcasses meet the same requirements, except they may have only a moderate covering of flesh.

(Sections 203, 205, 60 Stat. 1087, 1090, 85 amended: 7 U.S.C. 1622, 1624; 29 F.R. 16210, as amended; 33 F.R. 17050)

The amendments relate to a voluntary program, are noncontroversial and are to the advantage of consumers, and their immediate implementation is desired by the trade. They provide new grade standards for consumer products, more efficient grading methods for poultry parts,

and a more realistic grade for poultry used in further processed items. Therefore, under the administrative procedure provisions of 5 U.S.C. 553, it is found, upon good cause, that further rulemaking procedure on the amendments is unnecessary and good cause is found for making the amendments effective less than 30 days after publication thereof.

Issued at Washington, D.C., this 30th day of October 1969, to become effective on date of publication in the Federal Register.

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

[F.R. Doc. 69-13119; Filed, Nov. 3, 1969; 8:48 a.m.]

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

SUBCHAPTER B-FARM MARKETING QUOTAS
AND ACREAGE ALLOTMENTS

### PART 728-WHEAT

Subpart—Regulations Pertaining to Farm Acreage Allotments, Yields, Wheat Certificate Program for Crop Years 1968–70, and Wheat Diversion Program for Crop Years 1969–70

COUNTY PROJECTED YIELDS AND DIVERSION PAYMENT RATES

The regulations pertaining to farm acreage allotments, yields, wheat certificate program for crop years 1968–70, and wheat diversion program for crop years 1969–70, 33 F.R. 6508, as amended, are further amended effective with the 1970 crop year by changing section 728.515 to read as follows:

§ 728.515 County projected yields and county diversion payment rates for the 1970 crop of wheat.

(a) A county projected yield has been determined for each wheat producing county in the United States for the 1970 crop, except for counties in Alaska, Hawaii, and New Hampshire, for which no apparent need for such yields exists. The county projected yield for 1970 was determined on the basis of the average of the 5-year (1964-68) annual yields per harvested acre of wheat for the county as determined by the Statistical Reporting Service, adjusted for abnormal weather conditions affecting such yields, for trends in yields, and for any significant changes in production practices.

(b) Farm per acre payment rates for diverting acreage from the production of 1970 crop wheat are computed by multiplying 50 per centum of the estimated 1970 county price support loan rate for wheat by the farm projected wheat yield. See § 728.406. The 1970 national average price support loan rate for wheat has been announced at \$1.25 per bushel, the same as in 1969, and the county rates in paragraph (c) of this section for computing diversion payments are based upon

1969 county price support loan rates for wheat. The county rates in paragraph (c) of this section are to be used only for purposes of computing diversion payments under the 1970 wheat program. The 1970 county price support loan rates for wheat will be established and announced at a later date.

(c) The county projected yields and the county rates to be used in determining diversion payments for 1970 are as follows:

### ALABAMA

County.	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)
Autsuga	28.8	1,30
Baldwin Barbour	32, 4	1.30 1.30
Tellion.	- 25 3	1.30
Blount	25,1	1, 30
Butler	24,6	1.30
Blount Bullock Butler Calhoun	28.0	1.30
CHambers	20,3	1.30 1.30
Chilton	23, 0	1.30
Cherokee Chilton Choetaw Charke Clay Ckeburne Coffee Colbert Concenth Conso	23.4	1, 30
Clay	26,1	1.30
Coffee	25, 9 26, 8	1, 30 1, 30
Colbert	28.0	1.30
Conecuh	24.6 24.1	1, 30 1, 30
Coosa Covington Crenshaw Cullman	24. 1 20. 9	1, 30
Cullman	20, 9	1, 30 1, 30
Dale	28.3	1, 30
Dalias	27.9	1,30
Elmore	27.1 25.1	1.30
Escambla	27.4	1.30
Favette	26.0 30.6	1.30 1.30
Dailns De Kalb. Elmore Escambla. Etowah Fayette Praukiln.	28.7	1.30 1.30
Create	93.0	1, 30 1, 30
Hale Henry Houston Jackson Jefferson Jefferson Hale Henry Houston Hale Henry Hall Hale Hale Hale Hale Hale Hale Hale	22, 5	1, 30
Henry	26.8	L 30 L 30
Jackson	24.8	1.30
Jefferson	27. 2 28. 8	1, 30 1, 30
Lamar	29. 6	1, 30
Lawrence	26, 8 23, 0	1, 30 1, 30
Lawrence Lee Limestone Lowndes Macon Muclion	28.8	1, 30 1, 30
Lowndes	23.7 24.5	1, 30 1, 30
Madison	27.2	1, 30
Marengo	26.8	1, 30
Murshall	29, 4 26, 9	1.3
Mobile	23.7	1, 30
Maringo. Maringo. Maringo. Maringo. Maringo. Mobile. Mooree Montgomery. Morgan. Perry. Pickens	29. 9 27. 6	1,30
Morgan	27.7	- 1,30
Pichena	26.1 26.7	1.30 1.30
Pike	28.7	1.30
Randolph	28, 0 22, 0	1, 30
St. Clair	25.1	9. 403
Shelby	27, 0 29, 1	1, 30 1, 30
Talladegu	24.4	1.30
Tallapoosa	25.3	1.30
Walker	25.6	1,30
Washington	26.1 22.5	1,30
Winston	28.0	1,30
Perry Pickens Pike Randolph Russell St. Clair Sbelby Sumter Talladegs Tallacoosa Trascoloosa Washington Wilcox Wiston State check yield	26.7	
Anzos		

AREXONA				
ApacheCochise	17, 9 52, 5 16, 5	0, 93 1, 25 , 93		
Gtla. Grasham	44. 9 43. 6 56. 8	1. 15 . 93 1. 31		
Mohave	25.3 17.0 48.5	1. 13 .93 1. 28		
Pinal.	52.0	1.31		

### ARIZONA-Continued

County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)
Santa Cruz. Yavapai. Yuma. State check yield.		1, 33
ARKAN	IAS	- 21
Arkansas	31. 4	1.37
Ashley	24, 2 24, 1 27, 4	1.35 1.25 1.20
Boone Bradley Calhoun	24.9	1. 23
Chicot.	29, 6 28, 9	1.20 1.36
Clark	29. 8 19. 9	1. 37 1. 37
Cleveland		***************************************
Craighead	28, 8 29, 3 31, 8	1, 34 1, 39 1, 21
Crittenden	36.3	1.42 1.41
Dallas Desha Drew Fanikner Franklin Fulton Garland Grant	29.9 26.2	1. 37 1. 35
Franklin	26. 2 30, 2 26. 6 19. 8	1, 35 1, 22 1, 31
GariandGrant	15.9 20.3	1, 20
Hempstead	28.7 31.0	1.38 1.35 1.30
Howard Independence Izard	80.0	1.33 1.27
Jackson Jefferson Jefferson	30.7	1. 37
Johnson Lafayette Lawrence	29, 5 29, 3 28, 1	1, 25 1, 36 1, 38
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Lee. Lincoin. Little River Logan. Logan. Lonoke. Madison. Marion. Miller Minelssippi Monroe. Montgomery Nevada. Newton	27. T 30. 7 34. 7	1, 35 1, 21 1, 37
Marion	32.0 28.4 22.0	1, 21 1, 25 1, 36
Mississippi	34.3 31.6	L 40 L 39
Montgomery Nevada Newton	20. 9	1, 25 1, 23
Ouachita	25, 2	1. 26
Philfips	31, 2	1.39
Polk	23. 3 25. 0 27. 1	1. 25 1. 25 1. 38
Pulsaki	28, 8 25, 6	1, 36 1, 38
St. Francis	32.5 18.7	1.41 1.30
Searcy	17. 4 26. 7	1, 25 1, 24
Stone	26.9 21.0	1.31 1.29
Saline Scott Searcy Sesarcy Sebastian Sevine Union Van Buren Wushington White Woodruff Yell	31.9 32.5	1.34 1.21
White Woodruff Yeli	21.1 30.0	1.38
YellState check yield	27. 2 31. 0	1. 25
CALIFOR	NEA	
AlamedaAlpine	31.8 20.8	1.40 1.28
Amador	30, 5	1.40
Contra Costa	80.0	1, 38 1, 40
Del Norte Bi Dorado Fresno		1, 38
Glenn	35. 0	1, 37

-	C 4 4 4 4	F 900 / 74 / 75 / 75	ATT BUILD	F-30042	tinued
	$\omega_{\rm AL}$	LEOIS	*****	-CULL	muucu

County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)
Humboldt		
Imperial	66, 2	1,35
Inyo	25. 4	1.22
Kern	37.6	1.36
Kings	53.9	1.38
Luke	30, 4	1.34
Lasson	36, 2	1, 20
Los Angeles	27.1	1.38
Madera,,,,,,,	24.9	1.40
Marin	30.5	1,40
Mariposa	29.9	1.40
Mendocino	34.3	1, 29
Merced	43, 2	1.40
Modoc	44.0	1, 25
Mono	25, 5	1, 20
Monterey	32.4	1,30
Napa	35.7	1,30
Nevada	Company of the Company	O. Company of the last
Orange	21.4	1.38
Placer	28.0	1, 38
Plumas	22.7	1.28
Riverside	23.6	1.35
Sacramento	47.6	1.39
San Benito	32.1	1.37
San Bernardino	26.2	1.37
San Diego.	29.7	1.33
		1,00
San Francisco	56.3	1.42
San Luis Obispo	16.4	1.34
	21.5	1.40
Santa Barbara	18.1	1. 33
Santa Clara	27.3	1. 30
Courte Class		1.00
Santa Cruz	25.8	1.26
Shasta	25, 4	
Sierra.	37.1	1.19
Siskiyou	47.4	1. 26
Solano		1.39
Sonotna	24.7 34.0	1, 38
Stanislaus		1.41
Sutter	50.5	1, 38
Tehama	38, 0	1, 32
Trinity	**********	***********
Tulare	25.4	1,37
Tuolumna	25.2	1:40

Colorado		
Adams	22.0	1.1
Alarnosa	35, 1	
Arapahoe	21.2	1.1
Archuleta	30.6	9
Baea	16.8	1.1
Bent	20.9	1.1
Boulder	26.7	1.1
Chaffee	31.5	. 0
Cheyenne	17.7	1.1
Clear Creek		
Conejos	33.0	. 9
Costfila	34.8	.9
Crowley	19.0	1.1
Custer	20.7	1.0
Delta	45.1	. 9
Denver		
Dolores	22.0	.9
Douglas	21.3	1.1
Eagle	39.5	.0
Elbert	18.0	1.1
El Paso	15.6	1.1
Premont	22.0	1.0
Garfield	26.7	. 9
Gilpin		
Grand	22.8	. 0
Gunnison		
Himpdale		3335 W.S.
Huerfano	16.2	1.0
Inekson	26.4	. 9
Jefferson	25.4	1.1
Kiowa	16.0	1.1
Kit Carson	19.9	1.1
Lake		HOLD
La Plata	26.1	.9
Larimer	24. 2	1.1
Las Animas	14.7	1.1
Lincoln	17. 3	1.1
Logan	22.0	1.1
Mess	27.7	.0
Mineral		120000
Moffat	28.4	. 9
Monteguma	22.2	.90
Montrose	41.2	.9
Morgan	23.7	1.1
Otero	39.5	1.1
Ouray	23.1	.9
Park	The state of the s	75 Oct.
Phillips	24.1	1.1

#### COLORADO-Continued

Colorado—Continued				
County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)		
Pitkin. Prowers.	40.0 19.8	1, 13		
Rio Blanco	19.1	1.10		
Rio Grande	36.8 31.1	.92		
	- 35.0	.92		
San Juan San Mignel Sedgwick Summit Teller Washington	22. 9 23. 3	1, 13		
Teller	33,9	L 10 L 10		
	aliaba 48.1	1.10		
Yama State check yield	21. 8 20. 4	1.12		
Connecti	CUT			
Fairfield	32.7	1.41		
Hartford	32.7	1.41 1.41		
Middlesex	32.7 32.7	1.41		
New London	04-1	L41		
Middlessx New Haven New London Tolland Windham State check yield	32.7 32.7 32.7	L 41 L 41		
DELAWA				
2000	200			
Kent New Castle	35.7 41.6	1.41		
Sussex State check yield	36, 7 38, 1	1.40		
FLORID	A	- 19		
Alaebua	90.9	1 20		
Baker	20, 2 18, 2	1.32 1.32		
Bradford				
Bradford Breward Broward Calhorn	*********			
		1.32		
Citrus.				
Collier Columbia Dade	23. 9	1.32		
Dade De Soto				
Dixie				
Duval Escambia	27.4	1.32		
Flagler Franklin				
GadadenGlichrist	27. 0 20. 1	1, 32 1, 32		
Glades				
Gulf. Hamilton	23.8	1.32		
Highlands. Hillsborough.				
Holmes	25. 9	1.32		
Indian River	29.6	1,32		
Jefferson	22.6 17.1	1, 32 1, 32		
Loke		**********		
	22.6 21.5	1.32 1.32		
Loon	93.0	1.99		
Liberty	21. 2	1.90		
Lovy Liberty Madison Manatee	21. 5 21. 2 23. 9	1. 32 1. 32 1. 32		
Levy Liberty Madison Manatee Murion Martin	25.0	1.32		
Levy Ltherty Madison Manntee Murion Martin Morroe Nassau	25.0	1.32		
Leey Liberty Madison Munitee Murion Marith Monroe Nassau Okaloosa	25, 0 27, 5			
Levy Ltherty Madison Manntee Marion Maritn Monroe Nassan Okaloosa Okeschobee Orange Orange Orange	25. 0 27. 5	L 32		
Levy Liberty Madison Manntee Marion Marion Martin Monroe Nassan Okaloosa Okeechobee Orange Osicola Palm Beach	25. 0	L 32		
Levy Liberty Madison Manntee Marion Maritn Mooroe Nassan Okaloosa Okeechobee Orange Ostooloa Palm Beach Pason Pinelias	25. 0	1.32		
Levy Liberty Madison Manntee Marion Maritn Monroe Nassan Okaloosa Okeechobee Orange Oscola Palm Beach Pasco Pinelias Polk Putnam	25. 0	1.32		
Levy Liberty Madison Manntee Marion Marion Maritn Monroe Nassan Okaloosa Okeechobe Orange Oscola Palm Beach Pasco Pinelias	25. 0	1.32		

### PLORIDA-Continued

	Therefore	Rate for
	Projected yield	diversion
County	(bushels	payments (dellars
	per acre)	(dollars
		per bushel)
Sarasota		Section 1
		***************************************
Sumter	20.7	L 32
Taylor	20, 8	1, 32
Union.		*************
Seminole Sumtor Suwainoe Taylor Union Volusta Wakulia Walton Washington State check yield		*************
Walton	24. 5	1.32
Washington State clock yield	22.1	1. 32
Some cooks yandaranan	200 4	*************
Vanish Vanish	-	
Grond	TA	
The same of the sa	100000	No.
Appling	37, 9	1.32
Atkinson	34.1 27.8	1.33 1.32
BakerBaldwin	30, 9	1,32
Banks	28.6 24.6	1.32 1.32
Barrow	27, 2	1,32
Bartow	27.9	1.32 1.32
Berrien	32. 2 30. 3	1,32
Hibb	200.0	1, 32 1, 32
Blockiey Brantley Brooks	41.1	**********
Brooks	30.5 22.3	1, 32
Bryan Bulloch	31, 1	1.32 1.32
Burke	31.5	1, 32
ButtsCalboun	33. 0 34. 4	1. 32 1. 32
Camden		
Carroll	37. 6 32. 8	1, 32
Catoom.	26.5	1. 32
Chatham	20.7	1.33
Chatham		
Chattooga	29.7 34.0	1.32 1.32
Charlen	29.1	1.32
Clayton	26.3 31.7	1.32 1.32
Clinch	04.1	
Cobb	23.6	1.32
Coffee. Colquitt. Columbia.	33. 1 37. 3	1. 32 1. 32
Columbia	34, 6	1.32
Cook	27.7 22.2	1.37
Crawford	34. 2	1.23
Crisp	37, 2 19, 0	1.32 1.32
Dawson	22.3	1.32
Decatur	32, 4 26, 3	1, 32 1, 32
Dodge	24, 5	1.32
Dougherty	39, 0	1,33 1,33
Douglas	26, 0	1.32
Early Echols	28.6 21.3	1.32
	25.5	1.32
Elbert	27, 1 35, 6	1.32
Emanuel	28.3	1.32
Faunin	27, 2	1. 32 1. 32
Floyd	31. 1	1.02
Floyd Floyd Franklin Fulton Cilian	27.5	1.32
Fulton.	25, 6 25, 7	1,32
Gilmer	21.4	1.32 1.32
Gilasopek Glynn	20.7	
Gordon	27.0	1.32
Grady	30, 4 22, 1	1.32 1.32 1.32
Greene Gwinnett	28.1	1.32
Habersham	23.3 27.6	1.32 1.32 1.32 1.32 1.33
Hancock	24. 9	1.32
Haralson	27. 5 24. 0	2.04
Hart	29, 3	1, 32
Heard	33. 1	1.33
Henry	32, 0 43, 0	1.92
Irwin	30:7	1, 33
Jackson	28.1	1,32
Jasper Jeff Davis Jefferson	30.4	1.32
Jefferson	32.6	1, 37
Johnson	32.0	1.33
Jones	22.9	1.00

### RULES AND REGULATIONS

Georgia—Co	ontinued		IDANO—Continued			INDIANA—C	Indiana—Continued		
County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per sero)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	
Lamar	31. 2	1.32	Elmore	44.0	1, 15	Rush	42.0	1, 20 1, 20	
Lanier	20.9	1.32 1.32	Franklin	37.3	1, 17 1, 11	St. Joseph	38.1	1.35	
Lee	32.9	1.32	Gem	61.7	1, 15	Shelby	42.3	L 20 L 28	
Lincoln		1.32	Gooding		1. 17 1. 22	Starke	32.4	1.30	
Long.			Jefferson	67.0	1.13	Steuben	37.5 46.1	L 19 L 28	
Lumpkin	25, 0	1.32	Kootenal	48.7	1, 23	Switzerland	4 34.3	1, 21 1, 22	
McDuttle	32.0	1.32	Lenht	107-9:	1, 24 1, 13	Tippecanoe	44.4	1.49	
Macon	39.9	1.32	Lewis	68.1	1.22 1.18	UnionVanderburgh	42.7	1, 20	
Marion.,		1.32 1.32	Lincoln	43, 3	1, 12	Vermillion	41.3	1, 20 1, 20	
Meriwether	32, 6	1.32	Minidoka	60.4	1.18	Vigo. Wabash	40.2	1.21	
Mitchell,	36, 8	1.32	Oneida	20.0	1.17	Warren	40.4	L 24 L 27	
Monroe	31.3	1.32 1.32	Owyhee	76.3	1.15	Warrick Washington	38.1	1726	
Montgomery	29.4	1.33	Power.	30.4	1,16	Wayne	30, 5	1, 20	
Murray Muscogeo		L 32 L 32	Shoshone	32.4	1,10	White	43.3	1, 30 1, 20	
Newton	28.0	1.32 1.33	Twin Falls	72.2	1.20	Whitley State check yield	39, 1	400000000000000000000000000000000000000	
Oconte	100.0	1.32	Washington	44.8	1, 15				
Paulding	31.4	1. 32 1. 32	State check yield	47,8		ILLIN	ots		
Pickens	28.1	1, 32		17		Name of the last o			
Pike		1.32 1.32	INDIAN	iA.		Adams	36,8	1.26	
Polk	30, 2	1, 32	N. A. Commission of the Commis	41.4	1,18	Alexander	39,1		
Pulaski		1, 32 1, 32	Adams	39.1	1.19	Boone	. 38.3	1, 32 1, 26	
Quitman	29, 9	1.32	Bartholomew	41, 2 47, 8	1, 24 1, 25	Bureau	40.3	1.31	
Randolph	34.5	1, 32 1, 32	BeatonBlackford	37.8	1.20	Calhoun		1, 31 1, 29	
Richmond	29, 0	1.32 1.32	Boone	43.8	1. 19 1. 20	Cass	36.9	1, 23	
Rockdale Schley	37.7	1,32	Carroll	43.0	1, 24 1, 24	Champaign		1, 28 1, 28	
Screven	34.3 32.6	1, 32 1, 32	Clark	-41. 6 38. 1	1.28	Clark	43,7	1, 25	
Spalding	33.1	1, 32	Clay	41.9	1, 22 1, 22	Clinton	42.7	1, 22 1, 29	
Stephens	26, 0 31, 6	1, 32	Clinton Crawford	32, 8	1, 28	Coles	40,8	1. 26 1. 32	
Sumter	41.5	1, 32 1, 32	Daviess	39, 3	L 16 L 20	Crawford	44.1	1, 25	
Tallot Taliaferro	25, 2	1.32	Decatur.	40, 5	1, 23	Cumberland De Kalb	40.0	1, 28 1, 32	
Tattnall Taylor	23. 6 28. 7	1.32	De Kalb	36. 0 42. 1	1, 19 1, 18	De Witt	47, 1	1, 26	
Telfair	39.9	1.32	Dubots	37. 6 35. 8	1.28 1.24	Douglas	40,8	1, 26 1, 82	
Terrell Thomas	36.0	1, 32	Fayette	40.2	1. 20	Edgar	43.2	1, 23	
XIII	35.0	1.32 1.32	Floyd	35.1 44.1	L 18	Effingham	40.4	1, 28	
Towns.	23.3	1.32	Franklin	36, 2	1, 20	Ford	43, 2	1, 31 1, 29	
Treatles.	. 28, 1	1. 32 1. 32	Gibson	36, 3 46, 2	1, 29 1, 24	Franklin	39.7	1,30	
Turner	37.9	1, 32	Grant	42.6	1, 19 1, 17	Gallatin		1, 28	
Twiggs Union	30, 5	1.32 1.33	Hamilton	44.8	1, 19	Greene	40,4	1.32 1.32	
W DRUBE CO. C.	30.8	1.32 1.32	Harrison		1, 20 1, 28	Grundy	40.7	1,27	
Walker		1.32	Hendricks	42.5	1, 20	Hancock	35.1	1, 24 1, 17	
Ware. Warren. Washington	30.1	1.32	Henry Howard		1, 20	Henderson		1, 27	
	97.8	1.32	Huntington	41.9	1, 18 1, 24	Iroquois		1.28	
Wayne Webster Wheeler		1.32	Jackson	39, 4	1, 29	Jackson	40,2	1, 30 1, 28	
		1.32 1.32	Jay Jefferson	35, 6 36, 6	1. 18 1. 22	Jasper Jefferson	41.0	1,31	
White	29.0	1.32	Jennings	37.0	1, 22 1, 21	Jersey	43.6	1, 32 1, 28	
Wilkor	96 8	1,32 1,32	Knox	46, 1 47, 8	1,20	Johnson	. 32,8	1.19	
		1.32	Kosciusko,	36, 8	1, 23 1, 18	Kane	39.6	1.32	
Worth State check yield	34.0 31.9	1.82	Lagrange	41, 4	1.31	Kendall	41.8	1,32	
			La Porte	36.3	1, 30 1, 24	Lake	39.5	1, 28 1, 31	
IDARO	0		Madison	44.2	1.19	La Salle	39, 6	1. 31	
The state of the s			Marshall	36.3	1, 20 1, 20	Lee	39.8	L 31	
Adama	52.1	1, 15	Martin	38, 2	1. 17 1. 23	Logati	38.9 42.3	1, 30 1, 26	
Adams.  Basnock.  Bear Labs		1, 15 1, 16	Miami	36, 6	1, 26	McDonough	37.0	1,24	
Benewah	62.6	1.13 1.24	Montgomery	44.3	1, 19 1, 17	McLean	45. 4	1, 32 1, 27	
		1.14	Morgan	41.8	1, 31	Macon	46.5	1, 28 1, 32	
Boles	90, 8	1.16	Noble	36, 9 37, 7	1, 18 1, 20	Madison	44.6	1.32	
Bonney Ba	38.5	1.19	Orange	38.7	1, 27 1, 17	Mariou	43, 5	1.31	
Boundary	93, 9	1.13 1.16	Owen	38.7 41.2	1.49	Mason	36, 5	1.25	
Camas	30, 1	1.14 1,16	Perry	32.5	1. 28 1. 22	Massac	41.7	1, 23 1, 25	
Curbon	79.8	1.15	Porter	39.3	1. 31	Mercer	36.2	1, 28 1, 31	
Conta	80,8	1.15	Posey		1.23	Montgomery	42.7	1.32	
Clearwater	20, 0	1.11	Putnam	41, 6 39, 5	1. 19 1. 18	Morgan		1, 28 1, 27	
Custer	82, 5 48, 4	1. 22	Randolph	33. 2	1, 21	Ogle		1.31	
		1							

Project   State for comparing preparation of the comparing preparation o		ontinued		Iowa—Continued		Kansas—Co	Kansas—Continued		
Perf   1.00	County	yield (bushels	diversion payments (dollars	County	yield (bushels	diversion payments (dellars	County	yield (bushels	diversion payments (dollars
Color	Peorla			Marshall	37.0				
Pubmis	Perry			Milis	34.0		Minmi	23.1	
Publish	Pike	30.0	1,26	Monoun	30, 0	1.28	Montgomery	31.7	1.27
Puttand	Pope.			Montgomery			Morris.		
Color   Colo	Putnam	39.0	1.28	Museutine	30, 0	1,27	Nemalia	31.7	1.28
Roof   Endand	Randolph			O'Brien Osceola			N00000	6.16	
Section   Content   Cont	Rock Island	38.3	1.29	Page	31.0	1.31	Norton	24, 1	1.20
Second	St. Clair			Palo Aito	29, 0		Usage	20.0	1.28
Section	Saturamon	45, 0	1, 28	Poenhouton	26,3	1.30	Ottawa	25.0	1.23
Shelly	Scott Scott			Polk	33.9		Phillins		
September   Sept	Shelby	43.5	1, 29	Pethylicold.	30, 0	1, 20	Pottnwatomie	28.4	1.28
Parentime	Stark			2000	04111		Rawlins		
Variable   1.5	Tuzewell	37,8	1,26	Shelby	33.0	1,26	Reno	26, 2	1.22
Water   Wate	Villon-			Story			Rice		1, 22
Washington	Wabash	44.8	1.24	Tama	37.0	1, 29	Riley	27.7	1, 27
	Washington						Rush		
Wilson	Wayne	41, 5	1.26	Van Buren	31.0	1.23	Russell	18,4	1.21
Williamston. 37.7 2 1.30 Williamston. 37.0 1.30 Williamston. 38.0 1.30 Will				Warran			Sooti		1,17
Woodford   St. 7   1.21   Woodford   St. 0   1.20   Woodford   St. 0	Will	39, 9	1.32	Washington	33.0	1, 25	Sedgwick	28.3	
West   Vertewartanis    32.0   1.29	Winnebaro			Webster			Shawnoe		
Minashipis   38.0   1.28   Minashipis   38.0   1.28   Minashipis   32.0   1.29   Minashipis   32.0	Woodford	38, 7	1.28	West Pottawattamie	32.0		Sheridan	24.2	1.10
Achiat	State check yield.	62.3		Winneshiek	35, 0		Smith		1, 22
Adair	2075			WOOGDUFY	20.10	1, 28	Stafford	22.2	1,29
State check yield.   33.3   Summer   27.4   1.31	Iowa			Worth	06,0				
Allamakee. 3 34.0 1.31 Allamakee. 3 34.0 1.31 Allamakee. 3 34.0 1.31 Allamakee. 3 34.0 1.32 Allamakee. 3 34.0 1.32 Allamakee. 3 34.0 1.32 Benion. 3 7.0 1.32 Black Hawk. 28.0 1.30 Anderson. 28.5 1.29 Washington. 29.4 1.20	129.00	10000	234	State check yield	32, 3		Sumner	27.4	
Allemines. 934.0 1.31 Argianosos. 934.0 1.23 Argianosos. 934.0 1.23 Berlott. 937.0 1.29 Berlott. 937.0 1.20 Berlott. 10.20 Ber		28.0	1.27				Trego		1, 20
Bested	Allamakee	34.0	1.31	KANS	A.B		Wabauusee	27.3	1.27
Beston.   37, 0   1.20   Alben.   22, 5   1.20   Wilson.   23, 0   1.	Appanoose				-		Washington	20.4	1, 25
Boons	Benton.	37, 0	1, 29	Allen			Wichita	24, 0	
Bereinf   37.0   1.31   Barber   24.7   1.22   Barbont   33.0   1.29   Barbont   35.0   1.31   Barbont   37.0   1.20   Barbont   37.0   1.20   Barbont   37.0   1.20   Class   32.1   1.20   Class   33.0   1.20   Class   33.0   1.20   Class   33.0   1.20   Clark   1.20	Boone					1.31	Woodson	28.0	1, 28
Bourbon   S. C.   Bourbon   S. C.   Low   Bourbon	Bremer	37.0	1.31	Barber	24.7		Wyandotte	31.6	
Buller	Buena Vista		1, 20	Bourbon	28.7	1.29	Color Color S Paris Color	2 1770	
Carroll.   39, 0   1.28   Chases   28, 1   1.25	Butler	35, 0					Kentus	CKY	
Cess	Lamoun	07.0		Dund			2010100		
Cherokee	Carron	36.0	1, 28	Classe				The same of the sa	
Chelekashw   30.0   1.31   Clark   30.3   1.71   Anderson   30.5   1.53   Clarke   30.0   1.31   Clarke   30.0   1.32   Clarke   30.0   1.32   Corresponding   30.0   1.32   Corresponding   30.0	Cass.	35, 6	1. 27	Chautauqua	33.0	1.25	Adult	28.1	1,28
Clarke   29.0   1.27   Clottd   29.3   1.24   Barren   37.2   1.27   Clay   33.0   1.31   Coffey   29.0   1.28   Batth   27.2   1.27   Clay   29.0   1.28   Batth   27.2   1.27   Clay   29.0   1.28   Commende   17.8   1.28   Batth   27.2   1.29   Clay   29.1	Cass.	35, 0 33, 0 29, 0	1. 27 1. 28 1. 32	Cherokee	33, 0 30, 1 24, 8	L 25 L 27 L 15	Allen	30.9	1,27
Cinton	Cass Cedar Cerro Gordo Cheroken	35, 0 33, 0 29, 0 31, 0	1. 27 1. 28 1. 32 1. 28	Chautauqua Cherokeo Cheyeune	38. 0 30. 1 24. 8 19. 3	1. 25 1. 27 1. 15 1. 17	AllenAnderson	30.9	1, 27 1, 20 1, 25
Cinston	Cass Cedar Cerro Gordo Cherokes Chickasaw	35, 0 33, 0 29, 0 31, 0 30, 0 29, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27	Chartanqua Cherokee Cheyeuns Clark Clay Cloud	33. 0 30. 1 24. 8 19. 3 25. 1 25. 3	1. 25 1. 27 1. 15 1. 17 1. 24 1. 24	Allen Anderson Ballard Barren	30.9 30.5 35.4 37.2	1, 27 1, 28 1, 25 1, 27
Crawford   31.0   1.28   Decarati   2.24   1.25   Dolladin   2.25   1.26   Dolladin   2.25   2.25   Dolladin   2.25   Dolladin   2.25   2.25   Dolladin   2.25   Dolladi	Cass Certa Certa Gordo Cherches Chickasaw Chickasaw Chickasaw Chickasaw Chickasaw Chicke Chickasaw Chicke Chickasaw	35, 0 33, 0 29, 0 31, 0 30, 0 29, 0 33, 0	1. 27 1. 28 1. 32 1. 38 1. 31 1. 27 1. 31	Charlandqua Cherokee Cheyenne Clark Clark Clottd Coffey	33. 0 30. 1 24. 8 19. 3 25. 1 20. 3 29. 6	1.25 1.27 1.15 1.17 1.34 1.24 1.28	Allen Anderson Ballard Barren Bath	30, 9 30, 5 35, 4 37, 2 27, 2	1.27 1.25 1.25 1.27 1.29
Decalur	Cass Cedar Cerro Gordo Cherokoe Chickasaw Clarke Clarke Clayton Clinton	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 33, 0 37, 0	1.27 1.28 1.32 1.28 1.31 1.27 1.31 1.29 1.35	Charkee Cherekee Chark Clark Clark Codfey Control	33. 6 30. 1 24. 8 19. 3 26. 1 25. 3 29. 6 17. 6 28. 6	L 25 L 27 L 15 L 17 L 17 L 19 L 124 L 128 L 119 L 125	Allen. Anderson. Bailard. Barren Bath. Bell. Boone.	30. 9 30. 5 36. 4 37. 2 27. 2	1.27 1.20 1.25 1.27 1.29
Delaware   35.0   1.29	Cass Cedar Cerro Gordo Cherokee Chicknasw Clarke Clark Clary Clayton Clinton Crawford	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 33, 0 37, 0 37, 0	1.27 1.28 1.32 1.31 1.31 1.31 1.20 1.25	Chautauqua Cheykee Cheyenne Clark Clay Clottd Coffey Comunehe Cowley Crawford	33. ( 30. 1 24. 8 19. 3 25. 3 29. ( 17. 8 28. ( 31. 2	1. 25 1. 27 1. 1.15 1. 1.7 1. 24 1. 1.24 1. 1.25 1. 1.19 1. 1.25 1. 1.28	Allen. Anderson. Ballard. Barren Bath Bell. Boone. Bourbon	30. 9 30. 5 36. 4 37. 2 27. 2 33. 8 32. 3	1.27 1.25 1.27 1.27 1.29 1.39 1.30
Deckinson   35, 0   1.34   Experience   25, 0   1.35   Elik   27, 0   1.26   Buillist   32, 1   1.26   Buillist   33, 1   1.26   Buillist   33, 1   1.26   Buillist   34, 0   1.27   Elimorth   21, 1   1.26   Buillist   35, 2   1.26   Buillist   35, 3   1.26   Buillist   35, 2	Cass Cedar Cero Gordo Checkos Chickes Chickes Clay Clay Clay Clay Clay Clay Clay Clay	35, 0 33, 0 20, 0 31, 0 30, 0 22, 0 33, 0 37, 0 37, 0 31, 0 32, 0	1.25 1.25 1.32 1.28 1.31 1.27 1.31 1.20 1.25 1.25 1.25	Chautauqua Cherokee Cheyenne Clark Clay Cloud Coffey Comnebe Cowley Cawford Decatur Destur Dinktrison	33. 6 30. 1 24. 8 19. 3 25. 1 26. 3 29. 6 28. 6 31. 2 28. 6 31. 2 29. 1	1. 28 1. 27 1. 1, 16 1. 17 1. 19 1. 1, 24 1. 1, 28 1. 19 1. 1, 26 1. 1, 28 1. 19 1. 25 1. 19 1. 25 1. 19	Allen Anderson Baltard Barren Bath Hell Hoone Board Boyd Boyle	30. 9 30. 5 36. 4 37. 2 27. 2 33. 8 32. 3 23. 0 28. 9	1.27 1.25 1.25 1.27 1.29 1.39 1.39
Diburge   3.0   1.38   Ellis   1.80   1.20   1.20   Ellis   27.1   1.20	Cass Cedar Cero Gordo Checkos Chickes Chickes Clay Clay Clay Clay Clay Clay Clay Clay	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 33, 0 37, 0 37, 0 37, 0 31, 0 32, 0 30, 0	1.25 1.25 1.32 1.28 1.31 1.27 1.31 1.20 1.25 1.25 1.25	Chautauqua Cherokee Cheyenne Clark Clay Clottd Coffey Comunehe Cowley Cenwford Decatur Dankhrson Domiphan	33.6 30.1 24.8 19.3 25.1 29.6 17.8 28.6 31.2 29.1 25.3	1. 25 1. 27 1. 15 1. 17 1. 24 1. 24 1. 28 1. 19 1. 25 1. 19 1. 28 1. 19 1. 23 1. 19 1. 23	Allen Anderson Baltard Barren Batth Hell Boone Bourbon Boyd Boyle Bracken Bracken Bracken Bracken Bracken	30. 9 30. 5 36. 4 37. 2 27. 2 33. 8 32. 3 23. 0 28. 9 36. 3	1.27 1.28 1.27 1.27 1.29 1.30 1.30 1.30
Emmet   26,0	Cass Cedar Cerro Gordo Cherokee Chickasaw Clarke Clayton Clinton Crawford Dallas Decatur Delaware Des Motios	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 33, 0 37, 0 37, 0 37, 0 37, 0 32, 0 30, 0 30, 0 37, 0	1.27 1.28 1.32 1.28 1.31 1.27 1.31 1.20 1.35 1.28 1.28 1.28 1.25 1.25 1.25	Chautauqua Cherokee Cheyenne Clark Clay Clottd Coffey Comunehe Cowley Crawford Decatur Diskinson Doughan Doughan	33. 6 30. 1 24. 8 19. 3 25. 3 29. 6 17. 28. 6 31. 2 25. 3 27. 28. 6	1. 25 1. 27 1. 15 1. 17 1. 24 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28 1. 1. 28	Allen. Anderson. Baltard. Barren Bath. Bell. Boone. Boyd. Boyle. Breken. Breathitt. Breekinridge.	30. 9 30. 5 36. 4 37. 2 27. 2 33. 5 32. 3 23. 0 28. 9 36. 3	1.77 1.25 1.25 1.77 1.29 1.38 1.30 1.30 1.30 1.30
Payette   S.   1.0	Cass Cedar Cerro Gordo Cherokes Chickasaw Clarke Clay Clayton Clinton Crawford Dallas Decatur Delaware Des Motinson Dickinson Dickinson Dubuque	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 33, 0 37, 0 37, 0 37, 0 31, 0 32, 0 30, 0 35, 0 35, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27 1. 31 1. 29 1. 25 1. 28 1. 28	Chaptanqua Cheyene Cheyene Chay Clark Clay Cloud Coffey Compete Cowley: Cenwford Decatur Diskinson Domiphan Douglas Edwards Kik Kik	33. ( 30. 1 24. 8 19. 3 25. 1 27. ( 28. ( 31. 2 25. 3 31. 2 27. ( 30. 7 37. ( 38. ( 39. (	1. 25 1. 27 1. 15 1. 17 1. 19 1. 12	Allen Anderson Ballard Barren Bath Bett Bett Boone Bourbon Boyd Boyle Breakintt Breekinridge Bruiltt Breekinridge	30, 9 30, 5 36, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 36, 3	1.27 1.25 1.25 1.27 1.29 1.30 1.30 1.30 1.30 1.29
Franklin	Cass Cedar Cerro Gordo Cherokee Chicknasw Clarke Clayton Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Diekinson Dubuque East Pottawattamie	35, 0 33, 0 20, 0 31, 0 30, 0 29, 0 37, 0 37, 0 31, 0 32, 0 35, 0 37, 0 37, 0	1.27 1.32 1.38 1.31 1.27 1.41 1.29 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25	Chautauqua Cherokee. Cheyenne Clark Clay Clottd Coffey Cornanehe Cowley Crawford Decatur Dinktrison Doniphan Douglas Edwards Kik Ellis Kike	33. ( 30. 1 24. 8 19. 3 25. 1 25. 3 29. ( 27. 1 28. ( 20. 27. 1 27. 1 28. ( 28. ( 28	1. 25 1. 27 1. 15 1. 17 1. 24 1. 28 1. 19 1. 28	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Bracken Breakintidge Breekinridge Builltt Butter Caldwell	30, 9 30, 5 36, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 36, 3 33, 5 33, 3 27, 1 36, 7	1.77 1.29 1.25 1.27 1.29 1.39 1.39 1.39 1.29 1.29 1.29
Fraince   33.0   1.31   Gove   28.1   1.19   Carter   24.2   1.29	Cass Cedar Cerro Gordo Cheroko Chickasaw Claicke Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Moines Dickinson Dubinque East Pottawattamie Emmes	35, 0 33, 0 31, 0 30, 0 30, 0 37, 0 37, 0 37, 0 31, 0 32, 0 35, 0 35, 0 37, 0 31, 0 31, 0 35, 0 37, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27 1. 31 1. 29 1. 28 1. 28	Chautauqua Cherokee Cheyenne Clark Clay Clottd Coffey Comunehe Cowley Crawford Decatur Dinktnson Domphan Domphan Edwards Kik Ellis Kills Killsworth Filmoy Ford	33. 6 30. 1 24. 8 19. 3 25. 1 25. 3 29. 6 31. 2 25. 3 20. 2 27. 1 28. 6 27. 1 27. 1 28. 6 27. 1 27. 1 28. 6 29. 6 20. 2 20. 3 20. 3 20. 3 20. 6 20. 6	1. 25 1. 27 1. 15 1. 17 1. 24 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 28 1. 1. 28 1. 1. 28 1. 1. 29 1. 2. 20 1. 2. 20 1. 2. 20 1. 2. 20 1. 2. 20 1. 2. 20 1. 2. 20 1. 2. 20 1. 20 1. 20 1. 20 1. 20 1. 20 1. 20 1. 10	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Bracken Breakintidge Breekinridge Builltt Butter Caldwell	30, 9 30, 5 36, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 36, 3 33, 5 33, 3 27, 1 36, 7	1.77 1.29 1.27 1.27 1.29 1.30 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25
Greenby 33.0 1.38 Graham 20.9 1.20 Casey 28.0 1.26 Grandly 25.5 1.30 Grandly 25.5 1.30 Grandly 25.5 1.30 Grandly 25.5 1.30 Grandly 21.6 1.15 Christian 40.9 1.26 Grandly 21.6 1.17 Chark 33.1 1.30 Greeley 20.8 1.15 Chark 33.1 1.30 Greeley 20.8 1.15 Chark 33.1 1.30 Grandly 21.6 1.17 Chark 33.1 1.30 Grandly 21.6 1.17 Chark 33.1 1.30 Grandly 21.6 1.17 Chark 33.1 1.30 Grandly 21.6 1.18 Chardly 21.6 1.18 Chardly 21.6 1.25 Grandly	Cass Cedar Cerro Gordo Cheroko Chickasaw Claickasaw Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Dibuque East Pottawattamle Emmet Fayette Floyd	35, 0 31, 0 30, 0 31, 0 30, 0 37, 0 37, 0 37, 0 32, 0 37, 0 31, 0 35, 0 37, 0	1.27 1.32 1.32 1.31 1.25 1.31 1.29 1.28 1.28 1.28 1.29 1.24 1.31 1.28 1.29 1.24 1.31 1.34 1.36 1.36 1.37	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Diskinson Domphan Douglas Edwards Elis Ellis Ellis Flimoy Ford Franklin	33. ( 30. 1 24. 8 19. 3 25. 1 26. 3 29. ( 31. 1 25. 3 29. ( 31. 2 26. 3 27. ( 28. 22. 22. 22. 22. 22. 22. 22. 22. 22.	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12 1. 13 1. 12 1. 13 1. 12 1. 13 1. 12 1. 14 1. 15	Allen Anderson Ballard Barren Bath Bell Bell Beone Bourbon Boyle Breakinttt Breekinridge Brailtt Breekinridge Builtt Caldwell Calloway Campbell Carlide	30, 9 30, 5 30, 5 35, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 36, 3 33, 5 33, 5 33, 3 27, 1 36, 7 36, 0 27, 3 30, 5	1.77 1.25 1.25 1.77 1.29 1.30 1.30 1.30 1.30 1.29 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Guthrie         32.0         L.28         Gray         21.6         I.17         Clark         33.1         L.39           Hamiltón         32.0         1.29         Creenwood         28.0         I.20         Clinton         35.5         I.29           Hardin         34.0         1.30         Hamiltón         20.3         I.15         Crittenden         32.4         1.28           Harrison         32.0         1.27         Harper         22.5         7         1.23         Crittenden         32.4         1.28           Henry         33.0         1.24         Harber         22.5         1.23         Cumberiand         27.8         1.28           Hewer         28.6         1.32         Harkeall         21.6         1.6         Edmouston         28.7         1.25           Humboldt         32.0         1.39         Hodgeman         18.7         1.20         Ellott         28.0         1.31         1.28         Leftenson         28.5         1.31         Experte         30.1         1.25           Ids         25.0         1.23         Jackson         28.5         1.30         28.1         1.30         28.1         29.0         28.1         29.0	Cass Cedar Cerro Gordo Cherokos Chickasaw Clarke Clay Clayton Clinton Crawford Dallas Devatur Delaware Des Moines Dickinson Dubuque East Pottawattamis Ermet Fayette Floyd Franklin	35, 0 33, 0 31, 0 30, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 30, 0 30, 0 31, 0 30, 0 37, 0 31, 0 32, 0 35, 0 37, 0 37, 0 31, 0 32, 0 31, 0 32, 0 31, 0 32, 0 31, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27 1. 31 1. 29 1. 25 1. 28 1. 28 1. 28 1. 28 1. 29 1. 24 1. 31 1. 29 1. 24 1. 31 1. 29 1. 31 1. 29 1. 25 1. 29 1. 20 1. 20 20 20 20 20 20 20 20 20 20 20 20 20 2	Chattauqua Cheyenne Cheyenne Clark Clay Cloud Coffey Commebe Cowley: Cenwford Decatur Dinkinson Domiphan Douglas Edwards Kik Ellis Kilsworth Finney Ford Franklin Geary	33. ( 30. 1 24. 8 19. 3 25. 1 25. 3 29. ( 17. 8 28. 3 1. 2 29. 3 11. 2 27. 20. 7 27. 4 28. 22. 22. 22. 22. 22. 22. 22. 22. 22.	1. 28 1. 27 1. 15 1. 17 1. 19 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 13 1. 13 1. 12 1. 12 1. 13 1. 13 1. 12 1. 13	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Breeken Breeken Breekinridge Bruiltt Buther Caldwell Calloway Campbell Carroll Carroll Carroll Carrol	30, 9 30, 5 36, 4 37, 2 27, 2 33, 8 32, 3 23, 0 28, 9 36, 3 37, 2 36, 9 37, 2 37, 2 37, 2 34, 2	1.77 1.29 1.27 1.29 1.30 1.30 1.30 1.30 1.29 1.26 1.26 1.26 1.25 1.25 1.25 1.25 1.25 1.25
Hantook   32,0   1,39   Greenwood   28,0   1,26   Clinton   35,5   1,29     Hardin   34,0   1,30   Hamilton   20,3   1,15   Crittenden   32,4   1,25     Hardin   32,0   1,27   Harper   22,5   1,23   Cumberland   27,8   1,28     Heary   33,0   1,24   Harvey   30,3   1,23   Daviss   36,1   1,25     Howard   28,0   1,32   Haskey   21,6   1,16   Edmouson   28,7   1,28     Humboldt   32,0   1,34   Haskey   21,6   1,16   Edmouson   28,7   1,28     Humboldt   32,0   1,33   Hackson   28,5   1,30   Estili   33,3   1,29     Ids   28,0   1,37   Jackson   28,5   1,30   Estili   33,3   1,29     Jackson   34,0   1,25   Jewell   24,5   1,23   Faprette   30,1   1,30     Jackson   33,0   1,28   Johnson   29,9   1,31   Floyd   30,3   1,29     Jusper   33,0   1,28   Johnson   29,9   1,31   Floyd   30,3   1,29     Johnson   37,0   1,28   Kingman   25,7   1,23   Grard   27,2   1,25     Johnson   37,0   1,28   Kingman   26,7   1,23   Grard   27,2   1,25     Lee   34,0   1,29   Labette   31,6   1,27   Grard   27,4   1,20     Lim   35,0   1,26   Labette   32,3   1,19   Grant   22,4   1,29     Louisa   35,0   1,26   Lin   23,4   1,29   Grand   27,4   1,29     Louisa   35,0   1,26   Lin   23,4   1,29   Grand   27,4   1,29     Lyon   37,0   1,26   Lin   23,4   1,29   Grand   27,4   1,29     Lyon   37,0   1,26   Lin   23,4   1,29   Grand   23,4   1,29     Mahasaka   35,0   1,26   Marion   27,6   1,21   Hardin   28,7   1,29     Mahasaka   35,0   1,26   Marion   27,6   1,23   Harian   28,7   1,29	Cass Cedar Cerro Gordo Cherokos Chicknasw Chicknasw Clarke Clay Clayton Clinton Crawford Dallas Devatur Delaware Des Moines Dickinson Dubingue East Pottawattamie Fayette Floyd Pranaklin Franost Greeno	35, 0 33, 0 31, 0 30, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27 1. 31 1. 29 1. 25 1. 28 1. 23 1. 25 1. 24 1. 31 1. 30 1. 30 1. 30 1. 31	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Diskinson Domphan Dounghas Edwards Elik Elik Elik Filmoy Ford Franklin Geary Gore Goran	33. ( 30. 1 24. 3 35. 1 36. 3 36. 3 37. 3 38. 3 39. 3 31. 3	L 28 L 27 L 15 L 17 L 24 L 15 L 17 L 24 L 28 L 19 L 29 L 29 L 19 L 29 L 29 L 31	Allen Anderson Baltard Barren Batta Barren Batth Hell Boone Bourbon Boyd Boyle Bracken Breaknitt Breckinridge Builtt Hutter Caldwell Carloway Campbell Carriel Carrer Carrer Carrer Carrer Carrer Carrer Carrer Carrer Carrer	30, 9 30, 8 30, 4 37, 2 27, 2 33, 8 32, 3 23, 0 28, 9 36, 3 27, 1 36, 7 36, 9 27, 3 37, 2 38, 9 38, 8 39, 3 30, 3 31, 3 32, 1 30, 3 31, 3 32, 3 32, 3 33, 5 34, 3 35, 3 36, 3 37, 2 38, 9 38, 9 38	1.77 1.29 1.27 1.27 1.28 1.30 1.30 1.30 1.29 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Harrito	Cass Cedar Cerro Gordo Cherokos Chickasaw Claicke Clay Clayton Clinton Crawford Dallas Devatur Delaware Des Moines Dickinson Dubuque East Pottawattamie Fayette Fayette Flyd Franklin Frunost Grandy Guthrie	35, 0 31, 0 30, 0 31, 0 30, 0 37, 0 37, 0 37, 0 31, 0 32, 0 35, 0 37, 0 37, 0 31, 0 32, 0 35, 0 37, 0 31, 0 32, 0 35, 0 35, 0 37, 0 37, 0 38, 0	1.27 1.28 1.32 1.31 1.27 1.31 1.29 1.28 1.28 1.28 1.29 1.24 1.33 1.30 1.30 1.31 1.31 1.31 1.31 1.31	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Diskinson Domphan Domphan Edwards Elik Elik Elik Flimoy Ford Franklin Geary Gove Gorat Gorat Grant Grant Grant Chark Chart Ch	33. ( 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 31. 2 30. 3 30. 3	L 28 L 27 L 15 L 17 L 19 L 18 L 19 L 28 L 19 L 29 L 28 L 19 L 29 L 18 L 19 L 19 L 29 L 18 L 19 L 19 L 29 L 18 L 19	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Bracken Breathitt Breekinridge Brucken Caldwell Calloway Campbell Carroll Carroll Carroll Carroll Carter Cosey Christian Clark	30, 9 30, 5 30, 4 37, 2 27, 2 33, 5 32, 3 23, 0 26, 9 36, 3 27, 1 36, 7 36, 0 27, 3 37, 2 24, 9 37, 2 24, 9 37, 2 38, 5 37, 2 38, 5 38, 5 38	1.77 1.29 1.27 1.27 1.28 1.30 1.30 1.30 1.29 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Henry   33.0   1.24   Harvey   30.3   1.25   Daviess   36.1   1.25	Cass Cedar Cerro Gordo Cherokes Chickasaw Clarke Clay Clayton Clinton Crawford Dailas Devatur Delaware Des Moines Dickinson Dubuque East Pottawattamie Ermet Floyd Pranklin Frenost Grenoe Grimdy Gathrie Gathrie Hamilton	35, 0 32, 0 31, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 30, 0 37, 0	1. 27 1. 28 1. 32 1. 28 1. 31 1. 27 1. 31 1. 29 1. 25 1. 28 1. 28 1. 28 1. 29 1. 24 1. 31 1. 29 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 33 1. 30 1. 30	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Diskinson Domphan Domphan Edwards Elik Elik Elik Flimoy Ford Franklin Geary Gove Gorat Gorat Grant Grant Grant Chark Chart Ch	33. ( 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 31. 2 30. 3 30. 3	L 28 L 27 L 15 L 17 L 24 L 12	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Bricken Breathitt Breekinnidge Builtt Huttor Caldwell Carliole Carroll Carrer Casey Christian Clark Clark Clark Clary	30, 9 30, 5 36, 4 37, 2 27, 2 33, 8 32, 3 23, 0 28, 9 36, 3 37, 1 36, 7 36, 7 37, 2 38, 3 31, 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	1.77 1.20 1.20 1.21 1.20 1.30 1.30 1.30 1.30 1.30 1.20 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Howard   28.0   1.32	Cass Cedar Cerro Gordo Cheroko Chickasaw Claicke Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Dickinson Dubuque East Pottawattamle Emmet Fayette Floyd Franklin Fremost Greene Grundy Guthrie Hamilton	35, 0 32, 0 31, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 38, 0 37, 0 38, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 38 1. 31 1. 27 1. 31 1. 29 1. 25 1. 28 1. 28	Chattauqua Cherekee Cheyenne Chark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Dinkinson Domphan Douglas Edwards Elik Elisworth Finney Ford Frankin Geary Gore Graham Grant Gray Greeey Greewood Hamilton	33. ( 30. 1 24. 3 35. 1 36. 3 39. 3 39. 3 31. 25. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31. 27. 3 31.	L 28 1. 27 1. 15 1. 17 1. 24 1. 1. 25 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 28 1. 19 1. 31 1. 3	Allen Anderson Baltard Barren Battard Barren Batth Hell Boone Bourbon Boyd Boyle Bracken Breathitt Breckinridge Builltt Hutler Caldwell Carloway Campbell Carrer Carrer Casey Christian Clark Clark Clary Clary Clinton Crittenden	30, 9 30, 4 37, 2 27, 2 33, 8 32, 3 23, 0 28, 9 36, 3 37, 1 36, 7 37, 3 30, 5 37, 2 24, 2 28, 9 40, 9 33, 1	1.77 1.29 1.27 1.27 1.28 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Idea	Cass Cedar Cerro Gordo Cherokee Chickasaw Chickasaw Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Dickinson Dubuque East Pottawattamle Emmet Fayette Floyd Franklin Fremost Greene Grinndy Guthrie Hamilton Harrison	35, 0 31, 0 30, 0 31, 0 33, 0 37, 0 37, 0 37, 0 32, 0 37, 0 31, 0 35, 0 37, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 31, 0 32, 0 37, 0 31, 0 31, 0 32, 0 31, 0	1.27 1.28 1.32 1.31 1.29 1.31 1.29 1.38 1.28 1.28 1.28 1.29 1.31 1.31 1.38 1.29 1.31 1.30 1.30 1.31 1.31 1.31 1.33 1.30 1.30	Chartanqua Cherokee Cheyenne Clark Clark Clary Cloud Coffey Comnebe Cowley Crawford Decatur Dinktrison Domphan Domphan Domphan Filmey Ford Filmey Ford Franklin Geary Gore Graham Gray Gray Gray Gray Gray Gray Gray Gray	33, ( 30, 1 30, 1 30, 1 30, 1 30, 1 31, 25, 3 31, 25, 3 31, 25, 3 31, 25, 3 31, 25, 3 31, 20, 3 31, 3	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12	Allen Anderson Ballard Barren Bath Bath Bell Beone Bourbon Boyd Boyle Bracken Breakintide Breekinridge Brailitt Buther Caldwell Calloway Campbell Carloi Carrei Care Casey Christian Clark Clay Clitton Crittenden Crittenden	30, 9 30, 5 30, 5 30, 5 30, 5 31, 2 32, 3 23, 0 28, 9 30, 3 33, 5 33, 3 27, 1 36, 0 27, 1 36, 0 37, 2 28, 9 30, 3 31, 3 31, 3 32, 1 36, 0 37, 2 38, 3 38, 3 38	1.77 1.20 1.20 1.20 1.20 1.30 1.30 1.30 1.30 1.30 1.20 1.20 1.20 1.20 1.20 1.20 1.20 1.2
Towa	Cass Cedar Cerro Gordo Cherokee Chickasaw Chickasaw Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Dickinson Dubuque East Pottawattamle Emmet Fayette Floyd Franklin Fremost Greene Grinndy Guthrie Hamilton Harrison	35, 0 31, 0 30, 0 31, 0 33, 0 37, 0 37, 0 37, 0 32, 0 37, 0 31, 0 35, 0 37, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 31, 0 32, 0 37, 0 31, 0 31, 0 32, 0 31, 0	1.27 1.28 1.32 1.31 1.29 1.31 1.29 1.38 1.28 1.28 1.28 1.28 1.28 1.29 1.31 1.38 1.30 1.32 1.31 1.38 1.30 1.32 1.31 1.38 1.31 1.38 1.30 1.32 1.31 1.38 1.33 1.30 1.32 1.31 1.38	Chartanqua Cherokee Cheyenne Clark Clark Clark Clary Cloud Coffey Commebe Cowley Crawford Decatur Dinktnson Domphan Domphan Douglan Edwards Ells Ells Ells Finney Ford Franklin Geary Gore Graham Gray Gray Gray Gray Greewwood Hamilton Harper Harvey Haskell	33. ( 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 30. 1 31. 1 22. 23. 1 31. 22. 23. 1 31. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20	1. 25 1. 27 1. 15 1. 17 1. 18 1. 12	Allen Anderson Ballard Barren Ballard Barren Bath Hell Boone Bourbon Boyte Breaken Breaklitt Breekinridge Brailitt Buther Caldwell Cailoway Campbell Oarlide Carroll Carren Casey Christian Clark Clark Clary Clinton Crittenden Crittenden Crittenden Cumberland Davless Edmonson	30, 9 30, 5 30, 5 30, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 30, 3 33, 5 33, 3 27, 1 36, 9 27, 1 36, 9 37, 2 28, 9 30, 3 31, 3 3 31, 3 31, 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	1.77 1.25 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.30
Jusper   33.0   1.28   Johnson   29.9   1.31   Floyd   30.0   1.29   Jefferson   30.0   1.24   Kearny   26.4   1.15   Franklin   30.9   1.29   Johnson   37.0   1.28   Kingman   25.7   1.22   Fulton   30.2   1.25   Johnson   35.0   1.24   Kingman   26.7   1.22   Fulton   30.2   1.25   Johnson   35.0   1.25   Libette   31.6   1.20   Gallatin   37.2   1.28   Keokuk   29.0   1.25   Labette   31.6   1.27   Garrard   27.5   1.30   Keokuk   29.0   1.32   Labette   23.3   1.19   Grant   22.4   1.25   Libette   23.3   1.19   Grant   22.4   1.25   Libette   23.3   1.19   Grant   23.4   1.25   Libette   23.4   Libette   23.4   1.25	Cass Cedar Cerro Gordo Cheroko Chickasaw Chickasaw Claicke Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Moines Dickinson Dubuque East Pottawattamie Franklin Fremont Grandy Guthrie Hamilton Harrison Harrison Henry Howard Humboltt	35, 0 31, 0 30, 0 31, 0 30, 0 37, 0 37, 0 37, 0 31, 0 32, 0 37, 0 31, 0 32, 0 35, 0 36, 0 37, 0 38, 0 38	1.27 1.28 1.32 1.38 1.31 1.27 1.31 1.29 1.28 1.28 1.29 1.24 1.31 1.38 1.30 1.32 1.31 1.31 1.31 1.31 1.31 1.31 1.31	Chattanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Douglas Edwards Kik Ellis Hilmort Filmoy Ford Franklin Geary Gova Graham Grant Gray Greley Greeley Greeley Harvey Haskell Hodigeman	33, ( 30, 1 30, 1 30, 1 30, 1 30, 1 31, 1 25, 1 26, 1 31, 1 25, 1 30, 1 31, 1 25, 1 30, 1 31, 1 20, 1 30, 1	1. 25 1. 27 1. 15 1. 17 1. 18 1. 12 1. 13 1. 12 1. 14 1. 15 1. 17 1. 18	Allen Anderson Ballard Barren Ballard Barren Bath Hell Boone Bourbon Boyte Bracken Breathitt Breckinridge Builitt Hutlor Caldwell Cailoway Campbell Carrell Carrell Carrell Carte Casey Christian Clark Clark Clark Clark Clark Clark Clark Cumberland Dawlese Edmonson Elliott Estill	30, 9 30, 5 30, 5 30, 5 31, 4 37, 2 27, 2 33, 5 32, 3 23, 0 28, 9 36, 3 37, 2 31, 5 30, 5 31, 3 30, 5 31, 3 31, 5 32, 3 30, 5 31, 3 31, 5 31, 3 31, 5 32, 3 31, 5 32, 3 31, 5 32, 3 33, 5 33, 5 33, 5 33, 5 33, 5 33, 5 33, 3 30, 1 30, 1 30	1.77 1.20 1.21 1.22 1.23 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Interest   Section   Sec	Cass Cedar Cerro Gordo Cheroko Chickasaw Claickasaw Claickasaw Clayton Clinton Crawford Dallas Devatur Delaware Des Motnes Dickinson Dubuque East Pottawattamle Emmet Fayette Floyd Franklin Fremost Greene Grindy Guthrie Hamilton Harrison Henry Howard Humboldt Ida Lowa	35, 0 31, 0 30, 0 31, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 35, 0 37, 0 31, 0 35, 0 36, 0 37, 0 37, 0 37, 0 38, 0	1.27 1.28 1.32 1.31 1.27 1.31 1.29 1.28 1.28 1.28 1.28 1.29 1.24 1.31 1.30 1.30 1.28 1.30 1.30 1.28 1.30 1.30 1.28 1.30 1.30 1.28 1.30 1.30 1.28 1.30 1.30 1.31	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Diskinson Domphan Douglas Edwards Kik Ellis Ellisworth Finney Ford Franklin Geary Gore Graham Grant Grant Gray Greeley Greeley Greeley Greeley Greeley Greenwood Hamilton Harper Harvey Hackell Hodgeman Jackson Jefferson	33. ( 30. 1	1. 28 1. 17 1. 18 1. 19 1. 12	Allen Anderson Ballard Barren Bath Bell Bath Bell Boone Bourbon Boyde Breakintt Breekinridge Bricken Breakintt Breekinridge Carlot Calloway Campbell Carlot	30, 9 30, 5 30, 6 30, 6 31, 2 32, 3 33, 5 33, 3 33, 5 33, 3 30, 5 31, 3 30, 5 31, 3 31, 5 32, 4 31, 5 32, 4 31, 2 32, 9 33, 3 30, 5 31, 3 31, 5 32, 3 32, 1 33, 5 33, 3 34, 2 36, 9 36, 3 37, 2 36, 9 36, 3 37, 2 38, 9 38, 3 38, 5 38, 3 38, 5 38, 3 38, 5 38, 3 38, 5 38, 5 38	1.77 1.20 1.20 1.20 1.20 1.20 1.20 1.20 1.20
Jones	Cass Cedar Cerro Gordo Cherokos Chickasaw Clarke Clay Clayton Clinton Crawford Dallas Devatur Delaware Des Moines Dickinson Dubingue East Pottawattamie Fayette Floyd Francklin Francet Greece Grundy Guthele Hamilton Harrison Henry Howard Humboldt Ids Iowa Jackson	35, 0 31, 0 30, 0 31, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 37, 0 37, 0 38, 0 37, 0 37, 0 38, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 38 1. 31 1. 27 1. 31 1. 20 1. 25 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 30 1. 32 1. 30 1. 30 1. 32 1. 30	Chartanqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Dinkinson Domphan Domphan Domphan Domphan Filmoy Ford Franklin Geary Gove Graham Grant Grant Grant Gray Greeley Greenwood Hamilton Harper Harvey Haskell Hodgeman Jackson Jefferson Jewell	33, ( 30, 1 30, 1 30, 1 30, 1 30, 1 31, 2 35, 3 31, 2 35, 3 31, 2 37, 30, 2 37, 30, 2 30, 2 30, 2 31, 3 31,	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12	Allen Anderson Ballard Barren Bath Bath Bell Boone Bourbon Boyd Boyle Breakintidge Breakintidge Breakintidge Builltt Buther Caldwell Calilowny Campbell Carlial Carten Castey Christian Clark Clay Clinton Crittenden Cumberland Davises Edmonton Elliott Estill Fayette Fleming Floyd	30, 9 30, 5 30, 5 30, 5 30, 5 31, 2 32, 3 33, 5 33, 3 33, 3 34, 1 36, 1 36, 1 37, 2 38, 9 38, 3 38, 5 38, 5 38, 3 38, 5 38, 3 38, 5 38, 3 38, 5 38, 3 38, 5 38, 5 38	1.77 1.29 1.29 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.29 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Kossuth   29,0   1,32   Laste   23,3   1,19   Grant   22,4   1,29   Louis   34,0   1,23   Lenveworth   28,1   1,31   Graves   36,5   1,27   Louis   35,0   1,25   Lincol   23,4   1,22   Grayson   33,5   1,27   Louis   35,0   1,25   Lincol   23,4   1,22   Grayson   33,5   1,27   Louis   35,0   1,25   Lincol   29,7   1,31   Green   31,4   1,29   Lucas   29,0   1,24   Louis   23,6   1,31   Green   31,4   1,30   Lucas   29,0   1,26   Lyon   27,9   1,27   Hancock   31,9   1,26   Lyon   27,0   1,26   Mallson   29,0   1,26   Marion   27,6   1,23   Hardin   39,7   1,27   Madison   35,0   1,26   Marion   27,6   1,23   Hardin   39,7   1,27   Marion   27,6   1,23   Hardin   30,7   1,27   Marion   27,6   1,23   Marion   29,6   1,23   Marion   29,7   1,27   Marion   29,7   1,28   1,28   Marion   29,7   1,28   1,28   Marion   29,7   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28   1,28	Cass Cedar Cerro Gordo Cherokos Chickasaw Chickasaw Chickasaw Clay Clayton Clinton Crawford Dallas Devis Decatur Delaware Des Moines Dickinson Dubinque East Pottawattamis Franklin Franklin Franklin Franklin Harrison Hamilton Harrison Henry Howard Henry Howard Humboldt Ids Iowa Jasper Jaskon Jasper Jaskon Jasper Jordon	35, 0 32, 0 31, 0 30, 0 37, 0 37, 0 37, 0 37, 0 38, 0 37, 0 38, 0 37, 0 38, 0 38	1.27 1.28 1.32 1.38 1.31 1.27 1.31 1.29 1.28 1.28 1.28 1.29 1.24 1.31 1.30 1.32 1.30 1.30 1.32 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.30	Chattauqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Dinkinson Domphan Domphan Domphan Filmoy Ford Franklin Geary Gove Grant Grant Grant Grant Grant Grant Grant Grant Hamper Harvey Haskell Hodgeman Jackson Jefferson Jewell Johnson	33. ( 30. 1 24. 3 19. 3 25. 3 29. 3 27. 3 28. ( 20. 27. 3 28. ( 20. 27. 3 20. 27. 3 21. 22. 22. 3 20. 27. 3 21. 3 22. 3 23. 3 24. 3 26. 3 26. 3 27. 3 28. 3 28. 3 29. 3 21. 3 21. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 28. 3 38. 38. 38. 38. 38. 38. 38. 38. 38. 38.	1. 28 1. 27 1. 15 1. 17 1. 24 1. 1. 28 1. 1. 29 1. 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 28 1. 1. 19 1. 20 1.	Allen Anderson Ballard Barren Batt Batt Bett Bett Boone Bourbon Boyd Boyd Boyle Bracken Breathitt Breekinridge Brillet Calloway Campbell Carloll Carren Carr	30, 9 30, 5 30, 6 30, 6 31, 2 32, 3 33, 5 32, 3 33, 5 33, 3 33, 5 33, 5 34, 3 36, 9 37, 2 24, 2 25, 9 36, 3 37, 2 26, 9 37, 2 26, 9 37, 2 26, 9 38, 9 38	1.77 1.20 1.21 1.22 1.23 1.30 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Line	Cass Cedar Cerro Gordo Cherokes Chickasaw Chickasaw Chickasaw Clay Clay Chayton Clinton Crawford Dallas Davis Decatur Delaware Des Moines Dickinson Dubuque East Pottawattamie Emmet Fayette Floyd Franklin Frenoct Greec Grindy Guthrie Hambton Harrison Heary Howard Humboldt Ids Iowa Jackson Jasper Jefferson Jasper Jefferson Jasper Jefferson Jasper Jefferson Jasper Jefferson Jasper Jefferson Johnson	35, 0 31, 0 30, 0 31, 0 33, 0 37, 0 37, 0 37, 0 31, 0 32, 0 35, 0 37, 0 36, 0 37, 0 38, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 38 1. 31 1. 27 1. 31 1. 29 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 29 1. 24 1. 31 1. 30 1. 32 1. 30	Chattauqua Cherokee Cheyenne Clark Clark Clay Cloud Coffey Comnebe Cowley Crawford Decatur Douglas Edwards Kik Ellis Kikworth Filmoy Ford Franklin Geary Gova Graham Grant Gray Greeley Greeley Greeley Harvey Haskell Hottgeman Jackson Jewell Johnson Jewell Johnson Kearny Kingman	33. ( 30. 1 30. 1 31. 2 35. 3 36. 3 37. 38. 3 31. 2 38. 31. 2 38. 31. 2 39. 31. 2 30. 20. 20. 20. 20. 20. 20. 20. 20. 20. 2	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 13 1. 13 1. 13 1. 13 1. 13 1. 12 1. 12 1. 12 1. 12 1. 13 1. 13 1. 13 1. 13 1. 12 1. 12 1. 13 1. 13 1. 12 1. 12 1. 13 1. 13 1. 13 1. 12 1. 12 1. 13 1. 13 1. 13 1. 12 1. 13 1. 13 1. 12 1. 13	Allen Anderson Ballard Barren Bath Bath Bell Bene Bourbon Boyde Boyle Breckinridge Bricken Breathitt Breekinridge Builtt Butlor Cakiwell Calloway Campbell Carroll Carroll Carroll Carrol Carro	30, 9 30, 9 30, 6 30, 4 37, 2 33, 5 32, 3 23, 0 36, 3 33, 5 33, 5 33, 5 33, 5 34, 7 36, 7 36, 7 36, 9 33, 3 30, 5 37, 2 22, 9 40, 9 40	1.77 1.20 1.21 1.22 1.23 1.30 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Linn         35.0         1.25         Lincoln         23.4         1.22         Grayson         33.5         1.29           Louisa         35.0         1.25         Lin         29.7         1.31         Green         31.4         1.29           Lucas         29.0         1.24         Lin         23.6         1.17         Greenup         23.3         1.30           Lyon         37.0         1.30         Lyon         27.9         1.27         Hancock         31.9         1.26           Mallson         29.0         1.26         McPherson         26.8         1.23         Harlin         29.7         1.27           Mabaska         35.0         1.26         Marion         27.6         1.23         Harlin         29.7         1.23	Cass Cerro Gordo Cherokee Chickasaw Chickasaw Chickasaw Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Moines Dickinson Dubuque East Pottawattamie Emmet Fayette Floyd Franklin Francel Greece Grundy Guthrie Handock Hardin Harrison Heary Howard Humboldt Ids Lowa Jackson Jasper Jeferson Jasper Jeferson Jasper Jeferson Jasper Jeferson Jones Kookuk	35, 0 31, 0 31, 0 33, 0 37, 0 37, 0 37, 0 37, 0 31, 0 32, 0 35, 0 37, 0 35, 0 37, 0 36, 0 37, 0 38, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 38 1. 31 1. 27 1. 31 1. 29 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 29 1. 24 1. 31 1. 30 1. 32 1. 30	Chartanqua Cherokee Cheyenne Chark Clark Clark Clord Coffey Comnebe Cowley Crawford Decatur Diskinson Deniphan Douglas Edwards Ells Ells Ells Finney Ford Franklin Geary Gore Graham Gray Grav Grant Gray Greeley Greenwood Hamilton Harper Harvey Haskell Hottgeman Jackson Jeffenen Jewell Johnson Kearny Kingman Kiowa Labette	33, ( 30, 1 30, 1 30, 1 30, 1 30, 1 30, 1 30, 1 30, 1 31, 1 25, 1 30, 1 31, 1	1. 25 1. 27 1. 15 1. 17 1. 18 1. 12 1. 13 1. 13 1. 13 1. 13 1. 13 1. 13 1. 13 1. 13 1. 13 1. 14 1. 15 1. 15 1. 15 1. 17 1. 18	Allen Anderson Ballard Barren Ballard Barren Bath Hell Boone Bourbon Boyte Breschutt Breschutt Breckinridge Builitt Hutter Caldwell Cailoway Campibell Carrell	30, 9 30, 5 30, 6 30, 6 31, 4 37, 2 27, 2 33, 8 32, 3 23, 0 28, 9 36, 3 33, 5 33, 3 30, 5 31, 2 24, 2 24, 2 25, 9 33, 1 35, 5 37, 2 34, 2 37, 2 38, 3 30, 1 30, 1 30, 1 30, 1 30, 2 31, 2 32, 3 30, 1 30, 1 30, 3 30, 1 30, 3 30, 1 30, 3 30, 1 30, 3 30, 1 30, 3	1.77 1.20 1.20 1.20 1.20 1.20 1.20 1.20 1.20
Lucas     29.0     1.24     Logna     23.6     1.17     Greenup     23.3     1.26       Lyon     37.0     1.36     Lyon     27.9     1.27     Hancock     31.9     1.26       Madison     29.0     1.26     MePherson     26.8     1.27     Hardin     20.7     1.27       Muhaska     35.0     1.26     Marion     27.6     1.23     Harian     1.20	Cass Cedar Cerro Gordo Cheroko Chickasaw Claickasaw Clay Clayton Clinton Crawford Dalas Davis Decatur Delaware Dea Motos Dickinson Dubuque East Pottawattamle Emmet Fayette Floyd Franklin Frenoct Grimdy Gathrie Hamilton Harrison Henry Howard Humboldt Ids Iowa Jasper Jeferson Jusser Juster	35, 0 31, 0 31, 0 33, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 35, 0 37, 0 35, 0 37, 0 36, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 38 1. 31 1. 29 1. 31 1. 29 1. 28 1. 28 1. 28 1. 28 1. 28 1. 28 1. 30 1. 32 1. 32	Chartanqua Cherokee Cheyenne Chark Clay Cloud Coffey Comnehe Cowley Crawford Decatur Dankhrson Domiphan Douglan Edwards Elk Ellis Ellis Ellis Ellis Finney Ford Franklin Geary Gove Graham Gray Grau Graham Harper Harvey Harvey Harvey Haskell Hodjeman Jackson Jefferson Jefferson Jefferson Jewell Johnson Kearny Kingman Kiowa Labette Lane Labette Lane	33. ( 30. 1 24. 3 25. 3 29. ( 27. 1 28. ( 25. 3 27. 1 28. ( 20. 27. 1 20. 27. 1 20. 22. 22. 22. 22. 22. 22. 22. 22. 22.	1. 28 1. 27 1. 15 1. 17 1. 18 1. 19 1. 12 1. 13 1. 12 1. 13 1. 14 1. 15	Allen Anderson Ballard Barren Ballard Barren Bath Hell Boone Bourbon Boyte Boyte Brecken Breathitt Breekinnidge Builtt Hutlor Caldwell Cailoway Campbell Carlide Carroll Carroll Carrol	30. 9 30. 9 30. 8 30. 9 30. 8 30. 4 37. 2 33. 5 32. 3 23. 0 28. 9 36. 3 33. 5 33. 5 37. 2 24. 2 24. 2 24. 2 24. 2 36. 7 36. 9 37. 3 30. 3	1.77 1.20 1.21 1.22 1.28 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
Lyon 37.0 1.36 Lyon 27.9 1.27 Hancock 31.9 1.27 Madison 28.8 1.22 Hardin 29.7 1.27 Madison 27.6 1.23 Hardin 27.6 1.23 Hardin 27.6 1.23 Hardin 29.7 1.23	Cass Cerro Gordo Cheroken Chickasaw Chickasa C	35, 0 31, 0 30, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 37, 0 38, 0 37, 0 38, 0 38	1.27 1.28 1.32 1.31 1.29 1.31 1.29 1.38 1.38 1.38 1.38 1.39 1.31 1.31 1.31 1.31 1.31 1.31 1.31	Chartanqua Cherokee Cheyenne Clark Clark Clary Cloud Coffey Comnebe Complet Co	33, ( 30, 1 30, 1 30, 1 30, 1 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 31, 2 35, 3 30, 2 31, 3 30, 30, 3 31	1. 28 1. 17 1. 14 1. 12 1. 15 1. 17 1. 124 1. 124 1. 128 1. 128 1. 129 1. 128 1. 129 1. 128 1. 129 1. 121 1. 120 1. 121 1	Allen Anderson Ballard Barren Bath Bath Bell Beone Bourbon Boyd Boyle Breaklet Breaklit Breekinridge Brailit Butler Caldwell Callioway Campbell Carliel Carrel Carr	30, 9 30, 5 30, 5 30, 6 30, 6 31, 2 31, 2 32, 3 32, 3 33, 3 32, 1 36, 7 36, 9 37, 2 28, 9 33, 1 36, 1 37, 2 38, 3 30, 3 31, 3 30, 3 31, 3 30, 3	1.77 1.20 1.20 1.20 1.20 1.20 1.20 1.20 1.20
Mahaska 35.0 1.20 Marion 27.6 1.23 Harian 123	Cass Cerro Gordo Cerro Gordo Cherokee Chickasaw Clairke Clay Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Moines Dickinson Dubuque East Pottawattamis Emmet Fayette Floyd Franklin Francot Grundy Guthrie Hambold Harrison Henry Howard Humbold Ids Iowa Jasper Johnson Jusper Johnson	35, 0 31, 0 30, 0 31, 0 33, 0 37, 0 37, 0 37, 0 31, 0 35, 0 37, 0 36, 0 37, 0 38, 0 38	1.27 1.28 1.31 1.29 1.31 1.29 1.38 1.28 1.28 1.28 1.29 1.31 1.38 1.30 1.30 1.31 1.38 1.30 1.30 1.31 1.38 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.30	Charkee. Cherekee. Cheyenne. Clark Clark Clark Clark Clord Coffey. Comnebe Commebe Cowley Crawford Decatur. Dinkinson Domphan Domphan Domphan Edwards Elk Ellis Rilsworth Finney Ford Franklin Geary Gore Graham Gray Gray Grau Gray Greewwood Hamilton Harper Harvey Haskell Hodgeman Jefferson Jefferson Jefferson Jewell Johnson Kearny Kingman Klowa Lane. Lenyenworth Lineoln Linn Lengan	33, ( 30, 1	1. 28 1. 17 1. 18 1. 17 1. 18 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 19 1. 128 1. 131 1. 120 1. 125 1. 121 1. 16 1. 19 1. 120 1. 121 1. 12	Allen Anderson Ballard Barren Bath Bath Bell Beone Bourbon Boyd Boyle Breaken Breakintt Breekinridge Brailitt Buther Caldwell Calloway Campbell Carliol Carrell Carrel	30, 9 30, 5 30, 6 30, 6 31, 4 37, 2 27, 2 33, 8 32, 3 32, 3 33, 3 327, 1 36, 9 37, 2 37, 2 38, 3 37, 1 36, 9 37, 2 38, 3 37, 1 38, 7 38, 9 30, 1 30, 3 30, 1 30, 3 30, 1 30, 3 30, 1 30, 3 31 30, 1 30, 3 30, 1 30, 3 31, 32, 4 32, 4 33, 3 30, 1 31, 4 32, 4 33, 5 34, 6 34,	1.77 1.20 1.20 1.20 1.20 1.20 1.20 1.20 1.20
Marion	Cass Cedar Cerro Gordo Cheroko Chickasaw Claicke Clayton Clinton Crawford Dallas Davis Decatur Delaware Des Motnes Dickinson Dubuque East Pottawattamie Ermae Fayette Floyd Franklin Fremont torend Guindy Guthrie Hamilton Harrison Henry Howard Hamilton Henry Howard Humboldt Ids Lowa Jackson Jasper Johnson Loudas Kookuk Kossuth Lee Lim Loudas Lucas Luca	35, 0 31, 0 30, 0 31, 0 30, 0 37, 0 37, 0 37, 0 38, 0 37, 0 38, 0 37, 0 38, 0 38	1. 27 1. 28 1. 32 1. 32 1. 32 1. 33 1. 33 1. 25 1. 24 1. 25 1. 24 1. 33 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 30 1. 32 1. 32 1. 33 1. 34 1. 35	Charkace. Cherekee. Cheyenne. Clark Clark Clary Cloud. Coffey Comnebe Cowley Crawford Decatur Douglas Edwards Kik Ellis Hilmort Filmoy Ford Franklin Geary Goraham Orant Grah Grah Grah Harper Harvey Haskell Hodigeman Jackson Jefferson Je	33. ( 30. 1 30. 1 31. 2 35. 3 25. 3 27. 28. ( 31. 2 31. 2 32. 22. 3 30. 24. 3 20. 20. 22. 3 30. 24. 3 21. 20. 3 22. 22. 3 30. 24. 3 22. 3 23. 32. 32. 32. 32. 32. 32. 32. 32. 32.	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12 1. 13	Allen Anderson Ballard Barren Bath Bell Bath Bell Beone Bourbon Boyde Boyle Breakintt Breekinridge Bricken Breakintt Breekinridge Brill Breakintt Breekinridge Brill Briter Cakfwell Calloway Campbell Carrell Carloll Carrell Carter Casey Christian Clark Clay Clinton Crittenden	30, 9 30, 5 30, 6 30, 6 37, 22 33, 5 32, 3 23, 0 36, 3 33, 5 33, 5 37, 1 36, 7 36, 7 36, 9 37, 2 24, 9 40, 9 33, 1 35, 5 32, 4 27, 8 36, 1 28, 7 36, 1 30, 3 30, 1 30, 3 30, 9 30, 9 30, 9 30, 9 31, 4 32, 33, 4 33, 5 33, 1 30, 3 31, 9	1.77 1.29 1.29 1.28 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25
	Cass Cerro Gordo Cheroko Chickasaw Claickasaw Claickasaw Clay Clayton Clinton Crawford Dalias Devatur Delaware Dea Motnes Diekinson Dubuque East Pottawattamile Emmet Fayette Floyd Franklin Fremost Greene Grimdy Gathrie Hamilton Harrison Henry Howard Humboldt Idis Iowa Jasper Joffenson Jonson Jon	35, 0 31, 0 30, 0 31, 0 37, 0 37, 0 37, 0 37, 0 38, 0 37, 0 31, 0 35, 0 36, 0 37, 0 38, 0 39, 0 39, 0 39, 0 39, 0 30, 0 30	1. 27 1. 28 1. 32 1. 32 1. 33 1. 34 1. 35 1. 38	Charkace. Cherekee. Cheyenne. Clark Clark Clay. Cloud. Coffey. Comnebe. Cowley. Crawford. Decatur. Diskinson. Donghan. Donghan. Donghas. Edwards. Kik Ellis. Ellisworth. Finnoy. Ford. Franklin. Geary. Gove. Graham. Grant. Gray. Greeley. Graham. Grant. Harvey. Haskell. Hodgeman. Jackson. Jefferson. Jewell. Johnson. Kearny. Kingman. Kingman. Kingman. Kingman. Kingman. Labette. Lane. Lenvenworth. Linn. Logna. Lyon. MePherson. MePherson. Merion.	33. ( 30. 1 30. 1 30. 1 31. 2 35. 3 36. 1 37. 38. 3 37. 39. 31. 3 37. 30. 32. 32. 32. 32. 32. 32. 32. 32. 32. 32	1. 28 1. 27 1. 15 1. 17 1. 24 1. 12 1. 13 1. 13 1. 14 1. 13 1. 14 1. 13 1. 14 1. 15 1. 13 1. 14 1. 13 1. 14 1. 15 1. 13 1. 13 1. 14 1. 13 1. 14 1. 12 1. 13 1. 14 1. 13 1. 14 1. 15 1. 17 1. 13 1. 13 1. 13 1. 14 1. 12 1. 13	Allen Anderson Ballard Barren Bath Bath Bell Beone Bourbon Boyd Boyle Breakintidge Breakintidge Breakintidge Brill Builtt Butter Caldwell Calloway Campbell Carliel Carroll Carliel Carten Casey Clinton Crittenden Cilnton Crittenden Cilnton Crittenden Carron Carden Davises Edmonson Elliott Estill Fayette Fleming Franklin Futton Gallatin Garrard Grant	30, 9 30, 5 30, 5 30, 6 31, 4 37, 2 33, 5 32, 3 23, 0 28, 9 36, 3 37, 2 36, 1 36, 1 36, 1 37, 2 38, 1 38, 2 38, 3	1.77 1.20 1.21 1.22 1.23 1.30 1.30 1.30 1.30 1.30 1.30 1.30 1.3

Rate for

computing diversion payments (dollars

per bushel)

1, 39 1, 41 1, 36 1, 40 1, 39

1.35 1.35

1.35

1. 10 1. 21 1. 10 1. 11 1. 12 1. 37 1. 13 1. 14 1. 13 1. 14 1. 15 1. 12 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 20 1. 21 1. 21 1. 22 1. 23 1. 24 1. 25

L 12 L 15 L 20 L 34 L 15 L 16 L 15 L 11

1, 14 1, 21 1, 20 1, 12 1, 15

1. 14 1. 15 1. 12 1. 20 1. 16 1. 06 1. 06 1. 19 1. 14

1. 14 1. 14 1. 14 1. 14 1. 10 1. 14 1. 10 1. 15 1. 14 1. 17 1. 14 1. 17 1. 12 1. 12 1. 14 1. 12 1. 12 1. 14 1. 12 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 12 1. 14 1. 15 1. 14 1. 16

29, 8 35, 6 42, 5 30, 6 31, 3 31, 9 30, 0

1.30 Oscoda. 1.41 Otsego.....

County

Hart Henderson Henderson Henry Historian Hopkins Henry Historian Hopkins Heroson Jefferson Jefferson Jefferson Jessamine Johnson Kenota Knota Knota Knota Laurel Laurel Laurel Laurel Laurel Lavonce Lee Letcher Lee Lauren Hopkins Ho

Rate for

1, 27 1, 25 1, 28 1, 25 1, 26 1, 28 1, 28 1, 28

1.28

1, 28 1, 28 1, 29

1, 29

1,30 1,30 1,25 1,26 1, 26

I. 29 I. 26

1, 30 1, 27 1, 28 1, 29 1, 26 1, 29 1, 29 1, 29 1, 26 1, 28 1, 29

1, 29

1, 29 1, 30 1, 30 1, 30 1, 28 1, 29 1, 28 1, 27 1, 28 1, 26

1,30

1.35

1.35

1.35

1, 35 1, 35 1, 35 1, 35 1, 35 1, 35

Rate for eomputing div. paymt. (dellars per bushel)

Projected computing diversion (bushels per acre) Rate for computing diversion (dollars per bushel)

34.0 40.6 35.5 34.6 32.4 22.6 37.4 29.1

32.6

22.1 32.2 24.0

19, 9

26. 0 30. 4 29. 9 38. 1 32. 7 32. 2

34.3

28, 9 34, 8 33, 0 29, 3 20, 0 35, 5 37, 9 29, 3 27, 6 39, 2 33, 5

26.3

22.9 33.2 27.3 26.4 22.2 28.2 30.3 35.4 37.7 29.2 33.0 39.8 42.2 38.8 42.2 36.4 437.5

33, 6 36, 2

Projected yield (bushel

29. 0 24. 3

27.1

per acre)

LOUBIANA

Parish

Acadia
Allen
Ascension
Ascension
Ascension
Ascension
Ascension
Ascension
Ascension
Ascension
Ascension
Incurregard

East Baton Rouge

T. CARRES	TANA-	C10000 85	INDIAN :
770013	A.C. Carrier	COLUMN	имеи

Louisiana-C	Continued	ti.	Maryland—Continued		
Parish	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	
East Carroll.	28, 6	1.35	St. Maryii	29.8	
Evangeline	21.1	1, 35 1, 35	Somerset	35, 6 42, 5	
Franklin	25.8	1. 35	Washington	36, 6	
Grant			Wieomico	31,3	
Dorris. Dorrylle. Juckson Jodferson Jefferson Davis Lafayette. Lafourche. La Salle. Livingston Madison			Worcester	31.9	
Inckson.	17.7	1,35			
lefferson Davis	21.3	1.35	Massachu	RETTS	
Lafayette	19.8	1.35	Alternative statements	1000000	
La Salle	21.2	1.35	Barnstable		
Lincoln			Berkshire	35, 4	
Madison	28,7	1.35	Bristol Dukes.	3L 9	
Morebouse	25, 8	1, 35	Essex	30.7	
Natchitoches	24.0	1.35	Franklin	32.0 31.7	
Ousehits	28.1	1.35	Hampden. Hampshire.	31. 9	
Plaquemines	21.7	1.35	Middlesex		
Rapides	22. 2	1.35	Norfolk		
Red River	28. 7 23. 7	1.35	Plymouth Suffolk		
Richland	40.1	1, 30	Worcester	31, 7	
Sabine. St. Bernard.			Worcester State check yield	33.0	
St. Halena					
St. Charles St. Helena St. James St. John the Baptist	19, 8	1.35	Micniga	AN .	
st. John the Hantist					
St. LandrySt. Martin			Alcona	31. 1	
t. Mary		***********	Allegan	24. 3	
Fangipahoa.		*************	Alpena	31.7	
Perions	27. 2	1,35	Antrim	29.4	
Perrebonne	**********		Arenno:	42. 1 25. 5	
Vermilion	21.3		Barry	39, 6	
Vernon			Bay Benzie	45, 0 29, 0	
Wohster West Baton Rouge	21.4	1.35	Herrien	36, 3	
West Baton Rouge	24. 2	1.35	Branch. Calhoun.	33, 8 37, 9	
West Carroll. West Felicians.	26.2	1.00	Cass Charlevoix Cheboygan Chippewa Clare	32.1	
Winn	07 X	*************	Chalenger	30. 4 27. 3	
State check Amazaration	St. II		Chippewa	21.0	
Maini	-		Clare	35, 0 40, 0	
SIAIN			Clinton	23, 6	
			Delta	21. 8	
	Projected	Rate for computing	Dickinson	21. 7 42. 5	
	yleld	diversion	Emmet	33, 6	
County	(bushels	payments (dollars	GeneseeGladwin	41, 7 37, 4	
	per acre)	per bushel)	Grand Travenie		
		Construction of the Constr	Grand Traverse	35, 9 44, 0	
Androscoggin			Hillsdale Houghton Huron	38.8	
	33.0	1.32	Houghton	23.5	
Arostook Cumberland Franklin Hancock Kennebec Khox Jincoln Oxford Penobscot Piscataquils Saradahoc			Ingham	41, 8	
Hancock			Ionia, Iosco,	39, 7 32, 8	
Kennebec	33. 2	1.33	Iron	ecentricities	
Incoln.			Isabella Jackson	37. 2	
Oxford	99.4		Kalamazoo	38, 5 38, 9	
Piscataculs	33.0	1.32	Kalkaska	38, 9 22, 7	
Sagudaboe			Kent	35, 3	
Somerset	33.0 33.2	1.00	Lake	31.7	
Waldo	32.9		Lapeer	38, 3 31, 8	
York State check yield	33.3	1.32	LenaweeLivingston	44.9	
state condex yierz	.00. 2			36.7	
Manyla	-		Mackinae	24.8	
MARTIA	A.D		Macomb	39.7 24.2	
DECEMBER OF THE PARTY OF THE PA	203000	10000	Mackinac. Macomb Marigiee Marigiee Marquette Mason Mecosta.	*****	
Allegany Anne Arundel	32.7 27.9	1.31	Mason	39, 3 33, 1	
Saltimore	41.1	1.40	- Printing	20/9	
Calvert	30, 5	1.30	Midland	45.9	
Daroline	42.0 33.4	1.41	Missankee	32, 3 43, 8	
Secil	41.3	1.40	Montealm	34, 6	
Charles	30.2	1.30	Muskegon	30, 7 41, 8	
rederick	36.4	1,30	Newaygo	37.5	
larrett	30.5	1.30	Oakland	36.7	
Ioward	42.5 37.7	3144	Oceana Ogemaw	31, 1	
Cent.	48.4 41.2	1.41	Ogemaw	19.8	
fontgomery	20.6	1.39	Osceola	33, 1	

MICHIGAN-Continued

Missoum

	MICHIGAN-C	onunued		MINNESOTA—Continued			211990014		
	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	Coupty	Projected yield (bushels per sere)	Rate for computing diversion payments (dollars per bushel)
Ottown		35.3	1, 16	Wadena	28.2	1.40	Adalt		1,04
Fresqu	e Islo	31.1	1.08	Wnseca	31.3	1,48	Andrew.		1.31
Roscon	0.0000	31. 4 46. T	L 13 L 15	Washington	20.4	1.43	Audrain		1.21
St. Cla	dr	39, 6	I. 18	Watonwan West-Ottertail	26.9	1.30	Barry	30.4	1,26
St. Jose	ph	33. I	1.20	West Polk	32.2	1,38	Barton Bates	33, 4	1.28
SHIRTING	*******	4L3 18.5	I. 15 I. 21	Winous	30.1	1.37	Benton	32.4	1.29
SUBSWI	eraft	41.8	1.15	Wright	- 27.3	1.43	Bounger	28,8	1.31
Tuseol:	aren	45.0 34.4	1, 15	Yellow Medicine	20.8	_ 1.41	Boone	31.8	1.28
Washte	naw	- 43, 0.	1.18	State Direct Stones			ButlerCaldwell	34: 8	1.38
Wayne		41.7	1, 18			-	Callaway	30, 2	1.31
State c	d heck yield	28.7 39.8	1.14	Mess	SUPPT		Camden	25,0	1,35
The state of the s		2000			1000		Cape Girardeau	38.8	L 34
-				The state of the s	20.4	1.00	Carter	27.8	1,30
	MINNES	OTA		Adams		1.27	Codus		1.31
1000				Amite			Charlton	34.7	1.30
Askin.		22,4	1.44	Attala	31.0	1, 27	Christian	31.1	1.78
Anoka.	***************************************	26, 9	1.43	Bolivar	32.5	1.27	Clark	32,1	1.25 1.31
Beltrar	mL	28. 5 25. 3	1, 37	Calhoun	33.2	1.27	Ciluton	30,9	T.31
menton	**************	20, 3	1.43	Carroll		1.27	Cooper	35.2	1.29
Blue E	arth	28, 5 33, 5	1,39 1,43	Choetaw			Crawford	27, 8	11:29
Brown		27.4	1, 43	Claiborne		1. 27	Dallas	- 33.5	1.27
	L		1.44	Clay	28.5	1, 27	Davloss	30, 0	1,30
Cuss		20, 2	1.41	Coplah		1.27 1.27	De Kalb	30,2	1.31
Chippe	WB	33, 7	1, 42	Covington	30.3	1.27	Douglas	27.7	1,27
	0		1, 43 1, 35	De Soto	31.1	1,27	Dunklin	30.0	1.37
Clearw	ater	24. 2	1.38	Franklin			Franklin Gasconade	38.5	1, 33
Cotton	wood	36, 0	1.41	George	28.2	1.27	Gentry	. 29.8	1, 31
Crow V	Ving	-20, 6	1, 43	Greene			Greene	29.9	1,26 1,29
Dodge.		28, 9 29, 7	1, 43	Hancock			Harrison	31.5	- 1.29
Lioughs.	8	24. 9	1,41	Harrison		1. 27	Henry	33, 1	1.31 1.28
East O	olk	25, 8 31, 6	1, 39	Holmos	3L.1	1.27	Holt		1.31
Fariba	ultth	36, 1	1.42	Humphreys	31.6	1.27	Holt	33, 4 26, 8	L 28
Fillino	ro	28.6 31.1	1, 40 1, 43	Hawamba	32.5	3,27	1ron	20,8	1, 29
Goodh	ne	27.1	1, 43	Jackson	26.2	1.27	Juckson	- 02.4	L31 L28
Grant.		20.7 29.8	1.43	Jefferson	27.7	1.27	Jasper. Jeffenion		1.32
Housto	pin	36.1	1, 38	Jefferson Davis	20.4	1.27	Johnson	. 33, 3	1.31
Hubbs	rd	23, 4	1, 38 1, 43	Kemper	35.9	1.27 1.27	Knox		1.94
Itasea.			1,44	Lafayette	31.1		Lafayette	_ 33.6	L 31 L 36
Jackson		31, 2	1.40	Lamar Lauderdale	**********		Lawrence		1.25
Kandiy	obi	22. 5 28. 6	L 43 L 43	Lawrence	44.8	1.27	Lincoln	40.8	1.33 1.29
Kittmin	2	29, 5	1, 30 1, 36	Lee	32.2	1.27	Linn Livingston	31.4	1.33
Late On	ching	27.5	1, 40	Leflore	- 32.1	1.27	McDonald.	28,0	1.26 1.27
Lake	f the Woods			Lincolu		1.27	Macon	32,3	1,29
Le Sue	Uf	23, 4 29, 4	1, 34	Madison	31.9	1.27	Maries	31.6	1,31 1,35
Lincolt		23.7	1, 38	Marion	29.7	1.27	Marion		1.38
Lyon	A	29. 0 30. 5	1, 40	Monroe	32.4	1.27	Miller Mississippl		1.28
Mahno	men	29, 0	1.36	Montgomery	31.4	1.27	Mississippl	39.9	1.35 1.26
Marsha	II	29.0	1.33	Newton			Monroe Montgomery		1.25 1.27 1.31 1.25 1.35
Meeker		32, 1	1.43	NoxubeeOktfbbeha		1.27 1.27	Montgomery	40,1 32,9	1.25
Mille L	/BOS	22.9	I, 43 I, 42	Panola	31.5	1.27	New Madrid	39.9	
Mower		30.3	1, 43	Pearl River	21.6	1.27	NewtonNodaway	27.8	131
Nigolio	4	29.8 32.8	1, 39	Pike	24.6	1.27	Oregon	29.8	L 29 L 30
Nobles		30.3	L-36	Prentiss	29.5	1.27	Osage		1.24 1.37
Norma	St. Louis	36, 0	1, 34 1, 37	Quitman	31.6	1.27	Pemiscot	40.1	1,37
Olmste	d	28.5	1, 43	Rankin	29.7	1.27	PORTY	09.0	L 29 L 29
Pennin	gton	28.4	1, 34	Sharkey	33.4	1.27	Piettis	33.1	1.25
Pipesta	me	26, 4	1, 36	Simpson			Pike	98.0	1.31
Pope		26, 1	1.41	Stone			Platte		1,31
Red L	ake	30.1	1.36	Sunflower	31.6	1, 27	Polk Pulaski	28.0	1, 26
Redwo	ны Іжн	32.7	1.42	Tallahatchie		1, 27	PutnamRalls	32.1	1.25
Rice	lo	31.8 27.7	1.43	Tippah	31.3	1, 27	Randolph	31.8	131 131 134
Rock.		22.8	1.34	Tishomingo	34.1	1, 27 1, 27	Reynolds	33.4	12
	l		1.31	Union Waithali	32.7	1. 27	Ripley	27.8	1.34
Sherbu	rne	27.4	1.43	Waithall Warren	31, 1	1, 27	St. Charles	44.3	[ 20
Stoley.	St. Louis.	29, 2 23, 4	1, 43 1, 37	Washington	31.9	1. 27	St. Francios	38.8	1.30 1.33 1.30
Stearns		28.1	1,43	Wayne Webster	28.8	1.27	St. Louis	41.9	1.30
Steele.	0	30.0	1,43 1,40	Wilkinson	20.8	1.27	Saline	35.3	1.30 1.24
Swift		25, 8	1.42	Winston		1.27	Schuyler	26.8	1,25
Todd.		22.5	1.41	Yalobusha Yazoo		1.27	Scotland	TINE	1,35
Wabash	14		1.43	State check yield			Shannon		1.27
			7		4				

Мівеоплі—С	ontinued		NEBRASKA—Continued		Nzw Jersey			
County	Projected yield (bushels per scre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acro)	Rate for computing diversion payments (dollars per bushel)
Bhelby	31.9	1,26	Colfax	28.6	1,31	Atlantie	38.0	1.30
Stoddard	38.8	1.35	Cuming	28.0	1.31	Bergen.		7.40
Stone	26, 5	L.25 1.28	Custer		1,23 1,28	Burlington	41.3	1.40
Taney	25.9	1.24	Dakota	32.0	1.14	Cape May	38.0	1.37
Tests	26, 0	1,23	Dawson	31, 5 27, 1	1.23	Cumberland Essex	41.9	1.40
Warren	39, 0	1.33	Deuel	24.0	1, 28	Gloncester	41.3	2.41
Washington	33, 2	1.30	Dodge	31.0	1.31	Hupterdon	38,9	1, 39
Wayne,	28.5	1,24	Donglas	25, 9	1,10	Mercer	43.19	1,40
Werth	30.7 27.9	1.31	Fillmore	32.6	1.28	Middlesex	41.9	1, 39
Wright State check yield.	34.2	4.20	Franklin.	28.8	1.23 1.20	Morris	38, 0	1,40
SATISFACE SAFAGE PRODUCTION	7.010	Charles Second	Furnas	25.0	1, 21	Passate	39.4	1.39
MONTAL	A?		Garden		1.15	Salem.	41.9	1.41
17500000000	100		Garfield	23.7	1.24	Sussex	38.0	1.39
Beaverbead	35.8	1.00	GosperGrant	30, 2	1.22	Umon	37.3	1.40
Big Horn	31.9	1.07	Greeley	27.5	1, 26	State check yield	41.8	1.38
Blaine Broadwater	23. 0 27. 4	1,07	Hall	26, 0 32, 0	1.20	Diano orioca great	314.0	
Carbon	30, 1	1.07	Harlan	25.2	1,22	New h	Correct	
Carter	22, 6 36, 9	1, 14	Hayes	26.8	1, 16 1, 18	NEW 5	TANKS OF THE PARTY	
Chouteau.	37.1	1.07	Holt	17.3	1,25	Barnalilla	100	
Custer Daniels	28.0 22.0	1,10	Hooker	13, 9	1.18 1.26	Bernaliilo	29.7 34.6	1, 14
Dawson	28.8	1, 12	HowardJefferson	32.1	1.28	Chaves	40.6	1, 21
Deer Lodge	59.7 26.9	1,06 1,14	Johnson	31.2	1, 29 1, 24	Curry	26.1 37.8	1, 13
Fergus	32, 3	1,00	Keirney	26,9	1.15	De Baca	42.2	1,20
Flathend	50, 0 38, 9	1.10	Keya Paha	21.6	1, 22	Dona Ans		1.14
GallatinGarfield	-23,7	1.08	Kimball	23, 3	1.10	Grant	39, 0	-577
Glacier. Golden Valley	31,6	1.07	Lancaster	35.9	1.31	Guadalupe		1, 19 1, 23
Granite	27.0	1.07	Lincoln		1,19	Harding	65, 4	1,10
Hill	26, 9	1.07	Loup	25.0	1.24	Lea	23.0	1.23 1.17
Jefferson	26.0 32.1	1.04	McPherson		1, 20	Luna		
Lake	40, 0	1,04	Merrick	24.8	1.28	McKinley	17.4	- 9/3
Liberty	27. 8 20. 7	1,07	Morrill	26.2	1, 13 1, 28	Mora,	21.5 30.8	1.14
Lincoln	28, 2	1,10	Nemaha	33.1	1,30	Qusy	16.2	1,25
McCone	24. 0 36. 2	1,10	Nuckolls		1, 26 1, 31	Rio Arriba	20.6 18.0	.93 1.25
ANTHELINT PROPERTY AND ADDRESS OF THE PARTY AN	32, 2	1.07	Pawnee	31, 9	1.28	Sandoval	28.7	3,14
(CLASSIC DE	30.7	1.10	Perkins	25, 3	1, 16 1, 23	San Juan	34, 9 25, 4	1,14
Musselshell	28. 0	1.07	Phelps		1,20	Santa Fo	29.3	1,15
AMA	31,3 25,8	1.04	Platte	29.4	1,30	Slerra	32.1 21.0	1.14
Prillips.	24.6	1,07	Polk		1, 20	Taos.	24.0	.94
+ WHITE BALLS SAN THE	39, 0	1.07	Richardson	30.8	1.28	Torrance	20, 0 30, 8	1.16 1.22
Powell Powell	29. 4 30. 0	1.08	Roek		1, 22	Union Valencia	39.7	1.06
A PROPERTY OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN CO	28. 5	1.11	Borpy	34, 1	1.31	State check yield,	26.6	
Richland	35, 7 24, 8	1,04	Saunders Scotts Bluff	26.7	1, 31			
AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	22.0	1.08	Seward	34.0	1.31	New Ye	DEK	
Randera	31, 0 31, 2	1,07	SheridanSherman	31, 2 25, 3	1, 10			
Sheridan.	24. 2	1.11	Sloux	34.4	1.13			
Stillwater	33.1	1, 06	StantonThayer	26. 2 30. 5	1.31 1.27	Albany	45, 5 36, 4	1,42
	30, 2	1,07	Thomas	13.7	1.20	Broome	32,0	1.35
Toole	30.3	1.07	Thurston	26, 9	1.29 1.24	Catteraugus	33, 6 42, 8	1.30 1.35
	33. 6	1.07	Valley— Washington———————————————————————————————————	34.1	1.31	Cayuga	36.4	1.25
Wheathand	24. 4 28. 6	1.07	Wayne	25, 8	1.27	Chemung	35,3	1.35 1.35
Wibanx Yellowstone	26.4	1.14	Webster		1. 28	Chenango	26.4	1.31
Yellowstone. State check yield	33, 5	1.07	York. State check yield	35.8	1.20	Columbia	43, 4	1.40
Some Check Aight Street,	29, 3	************	State check yield	29.4		Certiand	37.9	1.35
				100		Dutchess	43.8	1.39
Nunras	KA:		NEVAL	DA		Erie	43.3	1. 32 1. 35
15			Total Control of the	- 100	52.000	Franklin	26.4	1.28
Adams	29, 9	1, 25	Churchill		1, 20	Fulton Genesee.	41.6 47.5	1,36
	25.0	1.28	Douglas	50, 0	1, 20	Greene	45.3	1.40
Banner	17.1	1.16	Elko	47.1	1, 20 1, 20	Hamilton	39.2	
Raine			Esmeralda	40, 0	1, 20	Herkimer	37.0	1.38 1.31
Box Rusten	20, 4	1.28	Humboldt	62,0	1.20	Lewis	39.1	1,33
Boyd	30, 1 23, 1	1, 15 1, 26	Lander	40, 0	1, 20 1, 20	Livingston	46.5	1.35 1.35
Buffalo	23, 3	1.21	Lyon	60.0	1, 20	Monroe	46.5	1.35
linet.	25.1 28.0	1, 25 1, 31	Mineral,	40.0	1, 20 1, 20	Montgomery	43.9 47.0	1.41
Charles	33.9	1.31	Ormsby		1, 20	New York City		
Colu	37.1 23.3	1.31	Pershing	60, 6	1, 20	Niagara	45. 6	1.35 1.37
Charry	25, 7	1.16	Storey		1.20	Onondaga	29.4	1, 35
Cherman	21, 3	1.19	Washee White Pine	46.0	1, 20 1, 20	Ontario	47.3	1.38
Clay	33, 6	1.26	State check yield			Orleans.	47.9	1.35

New York—	Continued	1	North Carolina—Continued		Оню—Continued			
County	Projected yield (bushels per scre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushei)
Oswego,		1.35	Pender.	34.8	1.34	Athens	27, 6	1,29
Otsego	35.9	L 37	Perquimans	43. 2 32. 3	1, 34	Auglaise	30, I 32, 8	1.22
PutnamRensselaer		L41	Pitt.		1, 34	Brown		1.21
Richmond			Polk	31.6	1.34	Butler	36, 6	1.18
Rockland St. Lawrence	31.0	1,30	Randolph	32.3	1.34	Carroll	34, 6 41, 5	1,21
Saratoga	44.6	1,40	Robeson	33, 3	1.34	Clark	41.6	1, 18
Schenectady	43.2	1.41	Rockingham	34.3	1.34	Clermont Clinton	28. 8	1.18
Schoharie	48.8 32.6	1.40 1.35	Rowan. Rutherford.	32.4	1.34	Columbiana	36, 1	1, 18 1, 22
Seneca	44.7	1,35	Sampson,	49.0	1, 34	Cosnocton	31.2	1.21
Stenben	35.8 47.9	1.35 1.37	ScotlandStanly	35, 1	1.34	Crawford	37, 5 36, 6	1, 23 1, 21
Suffolk Sullivan	29, 8	1.33	Stokes	32.3	1,34	Darke	40, 1	1.29
Tiogn	32.9	1.35 1.35	Surry	37. 3	1.34	Defiance	35, 2 34, 5	1.22
Tompkins	37.0 44.2	1.38	Swain	32.3	1.34	Delaware	42.9	1.23
Warren	********		Tyrrell	37.8	1.34	Erie Fatriield	33, 8	1,20
Washington	44.2	1, 39 1, 35	Vanna		1, 34	Franklin	36, 1 35, 0	1,18
Wayne	29, 5	1,40	Wake	34.8	1,34	Pulton	- 44 X	1,22
Wyoming	44, 4	1.34	Warren	33.7	1, 34	Collina	26, 0	1.10
Yates State check yield	45.3	1, 35	Washington Watanga	40, 9 33, 3	1, 34 1, 34	Greene	38.1	1.24
Same Suesas Zadada a constitución	100.0		Wayne	39, 6	1.34	Carletine A	21.8	1.21
NORTH CA	BOTTON		Wilken	33, 2	1, 34	Finishion	- 36, 9	1,16
NORTH CA	HOLLNA		Yadkin		1,34	Hardin	36.9	1.22
			Yancey	28, 3	1, 34	HIBT1800	34.8	1.21
Alamance	36, 6 31, 1	1.34	State check yield	34, 5		Henry. Highland	41.8	1.22
Alexander		1.34				LIOCKING	20.4	1.20
Auson	30, 7	1,34	NORTH DA	SECTA		I IIOUIOS	- 00,0	1.21
AshsAvery	29, 3 26, 5	1, 34 1, 34				Huron Jackson	39.0	1.23
Beaufort		1.34	Adams	22.1	1.20	Jefferson		1.23
Bertie	36.3	1.34	Barnes	29.1	1.30	Knox	30.4	1.21
Bladen Brunswick	35. 0 35. 6	1.34 1.34	Benson	28.7		Lake	33.3 31.8	1,23 1,18
Buncombe	31.4	1.34	Billings Bottineau			Licking	29, 9	1.20
Burke		1.34	Bowman.	- 21.3	1.19	Logan	30, 3	120
Caldwell		1.34 1.34	Burke	27,1		Lucas	37.5 45.6	
Camden	40.7	1.34	Burleigh	Section 1		Madison	40, 0	1.19
Carteret	30.5	1.34 1.34	Cavalier	33.3		1 Manoning	200, 0	
Catawba		1.34	Divide	25. 25.		Marion	35, 1	1.21
Chatham	31.8	1.34	Dunn		LIS	January - version and the second	01.0	1,18
Cherokee	22. 9 37. 3	1, 34	Eddy	26.1		Mercer	38, 6	
Clay	26, 2	1.34	Emmons	22.1		Mismi		1,21
Cleveland	32.3	1.34	Foster	27.1	1.15	Montgomery	36. 3	
Craven		1.34	Grand Forks			Morgan Morrow	31, 4 32, 9	1, 31
Craven	30.9	1,34	Griggs	30,	1.29	Muskingum	28.0	
Currituck	40,5	1,34	Hellinger	26.		Noble	27. %	1.28
Davidson	32.7	1, 34	KidderLa Moure	20,7		Paulding		1.22
Davie	33.7	1,34	Logan	21.7	1.26	Perry	29. 6	
Durham		1.34	McHenry	24.7		Pickaway		10.7 (10.00)
Edgecombe	29, 6	1.34	McIntosh			Portage	33.8	1.21
Forsyth.		1.34	MeLean	27.1		Preble	40.0	1.113
Gaston	30.5	1.34	Mercer	23.1		Richland.	34, 9	1.23
Gates	36.4	1.34	Morton	26.7	1.15	Ross	33, 9	1,19
GrahamGranville	31.6	1,34	Nelson	35, (		Sandusky	41.5 31.7	1.18
Greene		1.34	Oliver Pembina			Scioto	40.2	1.23
Guilford	35, 8	1.34	Pierce	24.3	1.20	1 Sheliv	38. 1	1.21
Halifax Harnett	38. 8 35. 0	1. 34 1. 34	Ramsey	33,7		Stark Summit Trumbuil Tuscsrawas	37.4	3:21
Harnett Haywood	31.3	1.34	Ransom Renville	30.	1.15	Trumbull	32.2	1.24
Henderson	30, 8	1.34	Richiand	204	1.36	Tuscarawas.	34, 2 36, 1	1.00
Hertford Hoke	34.2	1,34 1,34	Rolette	28,1	1, 19 2 1, 34	Van Wert	42.5	122
Hyde	39, 0	1.34	Sheridan	22.1	1.21	Vinton,	206.8	1.20
Iredell. Jackson		1.34 1.34	Sloux	20,1	1, 22	Washington	33, 8 31, 4	1, 21
Johnston	35, 9	1, 34	Stark	25,1	1, 20	Wayne	36.6	1,21
Jones	38.4	1.34	Stenle	32.1	1,30	Williams	30.0	1.27
LeeLenoir	3L1 37.8	1. 34 1. 34	Stutsman	28.		Wood. Wyandot	43, 8 38, 4	
Lincoln McDowell	35, 2	1.34	Towner Traill			Wyandot State check yield,	37.4	***************************************
Medboweil	32, 5 25, 2	1. 34 1. 34	Walsh	32, 1	1.29			
Madison		1.34	Ward	28.0		OKLAHOM	4	
Martin	38.7	1.34	Williams		1.14			
Mecklenburg	31.2	L 34	Williams State check yield	27,	2	Adair	27.9	1.95
Montgomery	30, 5	1.34				Alfalfa	28, 5	1.35
Moore	28.7	1.34	Omo			Atoka	20, 0	1,23
Nash New Hanover	41.0 34.6	1.34 1.34				Beckham	16.3 20.5	1.76
Northampton	32.7	1.34		THE PARTY		Binine	20, 7	1.20
Onslow	35.3	1, 34 1, 34	Adams		1. 18 1. 22	Bryan	23.7	175
Paralico Pasquotank		1.34	Allen Ashland			Canadian	27.9	1.26
				34, 6		Carter	24.8	

22.8 28.7 27.2 17.3

SOUTH CAROLINA

44, 3 57, 5 51, 3 24, 8 48, 8 47, 6 29, 8

1. 28 1. 15 1. 31 1. 29 1. 31 1. 30 1. 32

SOUTH DAKOTA-	Continue	d	TENNESSEE—Continued		TEXAS - Continued			
County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion paymenta (dollars per bushel)	County	Projected yield (bushels per scro)	Rate for computing diversion payments (dollars per bushel)
Potter	21.0	1.31	Stewart	34.5	1, 27			
Roberts	20, 4	1.37	Stewart	31, 5 35, 2	1. 37 1. 27	Freestone	26.6	1.33
Sanborn	16, 5	1, 31	Samner		1, 25	Gatnes	24.3	1.26
Spink	19.0	1.34	Trousdale	20.1	1, 28	Galveston		1.26
Stanley	28, 2	1.30	Unicol	28.2	1, 35	Gillesple	17.9	1.34
Todd	25.1	1, 23	Van Buren	25, 3	1, 30	Glasscock	24.0	1.26
Tripp	31.1	1.24	Warren. Washington	31.1	1.30	Gonzales	16.5	1.00
Union	21.2	1.32	Wayne	31.4	1.28	Grayson	15.3 21.5	1.26
Walworth Washabaugh	20, 7 32, 4	1, 29 1, 26	Wenkley White	34.7	1, 25 1, 30	Gregg.		1.00
Yankton	19.1	1,29	Williamson	20.3	1, 29	Grimes		1.30
ZiebachState check yield	21.5	1.22	Wilson. State check yield.	27. 5 32. 5		Guadalupe	30,8	1.20
Contract States	1000	-	Sample Sa	200	mannen and	Hall	16.0	1.36 1.31
TENNES	SEE		TE	CAS		Hamilton	28.0	1.04
	20070					Hardeman,	18.8	1, 26
Anderson	21.8	1, 33	Audiens			Harris		
Bedford	28.6	1.30	Andrews			Harrison	23.0	1.26
BentonBledsoe	25, 0 23, 7	1.27	Angelina		ALTERNATION	Haskell	17.1	1, 26
Blount	27.3	1.34	Aransas	16.7	1, 26	Hays	15, 2 16, 4	1.39 1.24
Bradley	30, 7 23, 9		Armstrong	15.6		Hays Hemphili Henderson	15.0	1.29
Cannon	30, 0	1, 29	Ataseosa			11103/200		1.38
Carroll Carter		1, 26 1, 36	Balley	25.4	1.26	Hill	18. 5	1.20
Cheatham	31.8	1, 28	Bastrop	14.6		Hockley	15, 8 17, 6	1.34
Chalborne	32, 5		Baylor.	17.3	1, 26	Houston	21.8	- 1.49
Clay	20, 6	1, 29	Bee	17, 3	1. 37 1. 39	Howard	12.3	1.26
Cooke	20.3	1. 34 1. 30	Bell	21, 5	E 39	Hudspeth	21.7	L34
Crockett.	35, 9	L.25				Hutchinson.	26.0	1.24
CHINDERIANG	29, 4	1.31 1.28	Barden. Bowle. Bowle. Branorin Branos Brewster Briscoe Brooks.	16.1	1.37	Iriou	15.7	
Davidson	20, 3	1, 27	Bowle	28.8	1.30	Jackson	14.3	E41
De Kalb	24.7	1.29	Bratoria.	17,3	1.40	Jasper		
Diekson	32.8 29.6	1, 28 1, 25	Brewster	20.7	1.26	Jefferson	**************	
Fayette	31.1	1.25 1.31	Briscoe	200.7	1. 20	Jim Hogg		
Fentress	36, 3		Diowille	49.0	1.33	Jim Wells	16.8	1.87
Gibson	36.4	1.25	Burnet	14.1	1, 35	Jones	addition like a	1.26 1.37
GilenGrainger	27.3 28.7	I, 30 1, 34	Burnet Caldwell	16.6		Karnes	17.8	1.36
Greene	31.3	1.35	Callaban		1.26	Kendall	10.0	1.35
Grundy	32.9		Cameron	***********		Kenedy	12.5	1.26
Hamilton	23.4	1.32	Camp		1. 26	Kerr	14.4	133 135
Hancock Hardeman	25.4 28.7	1, 36 1, 26	Cass			King	13.0	
Hardin	31,0	1.27	Castro		1, 26	Kinney	***************	
Hawkins	27. 6		Cherokee	14.7	1.40	Kleberg	19. 3	1.26
Henderson	38.3		Childress	20.4		Lamar	28-7	1.30
HenryHiekman	39, 1	1,26 1,28	Clay Cochran	20.4	1.26	Lamb Lampasas		
Houston	38, 5	1.27	Coke	13.8		La Salle,		1.49
Humphreys	24.3 21.9		Colemna		1.35	Leo		
Jefferson	33, 9	1.34	Collingsworth	16.0 19.0		Leon.	15.7	1.40
Knox.			Colorado,	14.1	1,39	Liberty	17.2	1,30
Lake	40.6	1.25	Comanche	10.1		Lipscomb.	14.2	5 100
Lauderdale Lawrence	35.0 29.5		Concho	20.1	1.30	Live Oak	16.5	
Letwis	30.0	1, 29	Coryell	10.2		Loving	*****************	
Lincoln	25. 5		Crane			Lubbock	21.0	1,20
MeMinn	27.3	1, 33	Crockett	***********		McCulloch	12.7	1,30
McMinn MeNatry Macon	27.4 32.1	1. 26 1. 28	Culberson			McMullen	16.2	
Madison	. 32,7	1, 25	Dallam	27.9	1.23	Madison	4,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Marion	. 27,0		Dallas	19.3		Marion		15
Marshall	30.3	1.29	Deaf Smith	35, 1	1, 26	Martin	24.0	
Molgs.	23, 5	1.32	Delta	22.3	1.32 1.35	Matagorda		1.9
Monroe Montgomery		1,27	De Witt	14,9	1,39	Maverick Medina	22, 9	1.00
Moore	25.7	1,30	Dickens	14.5		Menard	14.1	11.29
Morgan Oblon	35, 9	1,25	Dimmit	14.9		Miland	17.3	1 10
Overton	30.2	1.30	Duval	14.0	1.27	Mills Mitchell	16, 1	1.00
Perry Pickett	29.4	1.30	Ector	*********	***********	Moningue	5010	1.50
Polk	. 27, 3	1.34	Edwards	14.7		Montgomery		1,34
Putnam	23.6	1.32	El Paso	************	***********	Moore		4.46
Roane	29, 3	1.32	Erath	15, 0		MotleyNacogdoches	13.8	
Robertson			Fannin	23, 6		Nacogdoches Navarro	19.6	TW
Scott		and the same of the same of	Fayette			Newton		
Sequatchle		1.34	FisherFloyd	21.2	1, 26	Nolan	19, 5	
Shelby	33, 1	1, 25	Foard.	22.1	1, 26	Nueces		1,24
Smith	24.3	1.29	Fort Bend			Ochmitee	Annual Contract of the Party of	

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WIRE		

County	Projected yield (bushels per sere)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)	County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)
and the same of th	20.4	1.00	Carrier	58, 9	0.5	Marthumbarland	40.4	
Oldham	16.4	1. 26	Sevier	37.9	1, 17	Northumberland Nottoway	38.4	1.35
Palo Pinto	14.2	1, 30	Tooele	22.4	1.18	Orange	34, 3	1.34
Panola		1,34	Unitah	41.6	1, 18	Page	33.9	1.34
Parker	2.00	1, 26	Washatch	52, 5	1.04	Patrick Pittsylvania	31.9	1.33 1.34
Pecos	34.8	1.19	Washington	30,3	1.14	Powhatan	31.8	1.35
Polk		1.26	Wayne	47.5	1, 18	Frince Edward	34.2	1.35
Presidio,		1, 17	State check yield		*****	Prince George.	32.7	1.35 1.34
Rains	19.7	1.35	The second secon	200	200000000000000000000000000000000000000	Pulitski	200.4	1.33
Rendall	18.0 15.3	1, 26 1, 23	VERN	TONT		Rappahannoek	286. 0	1.34 1.35
Real			0.000	270011	100	AVOIDIOR C.	30. 0	1.33
Red River	29.4	1.30		W 955		Procedure	30. 1	1.34
Refugio.	30, 2	1, 19	AddisonBennington	34, 5	1.34	Rockingham	35, 6 28, 2	1.34 1.33
Roberts	14.0	1. 25	Caledonia			Seott Shenandoah	30.4	1.33
Robertson	18.2	1.35	Chittenden	34. 5	1.34	Shenandoah	34, 7	1.34 1.33
Runnels		1.30	Franklin.	**********	**********	Smyth	31.8	1.34
Rusk	**********		Grand Isle	34. 5.	1.34	Spotsylvania	. 32.7	1.35
San Augustine			Lamottle		**********	Stafford	34.2	1.35 1.34
San Jacinto		***********	Orange	34.5.	1.34	Sussex	33.6	1.34
San Patricio	17.5	1, 35	Rutland		MANAGE PARTY OF THE PARTY OF TH	Taxewell Virginia Bench	28.1	1.32
San Saba		1. 24	Washington	94 5	3.24	Warren	35.1	1.34 1.34
Shackelford		1.26	Windham	04.0		Washington	30, 0	1.33
		1. 26	State check yield	34.5		Westmoreland	38.0	1.35
Shertuan		1, 23	-	- 14		Wise	25.0	1. 33 1. 33
Smith			Vi	MGINIA		York State check yield	30.4	1.35
Starr	15.1	1.34			_	State check yield	33.7	
Stephens	15.3	1.30	Accomack	35, 4	1.35			
Sterling	12.4	1, 26	Albemarle	37.0	1.34	Wasiin	NGTON	
Stonewall	17.4	1. 26	Alleghany		1, 32			
Swisher	32, 4	1, 26	Amelia	32.0	1.34	Adams.		1.27
Tarrant Taylor	18.5 16.1	1.36 1.28	Appointation	32.9	1.35	Asotin	35, 1	1.24
Terrell	10.1		Augusta	35.7	1.34	Benton Chelan		1, 29
THITY	18.8	1, 26	Bedford.,	35.6	1.34	Clallam	46.7	1. 28 1. 15
Throckmorton	17.7	1.28	Biand,	0.16	1.32	Clark	40,9	1. 32 1. 28
Tom Green	15.9	1.26	Brunswick		1. 33 1. 34	Cowlitz		1.28
Travis	16.6	1,39	Buchanan	24.5	1.32	Douglas	31.4	1.26
Trinity			BuckinghamCampbell		L 35 L 34	Ferry Franklin	39.1	1. 22
Upshill			Caroline		1. 35	Garfield	51.7	1.28
Upton		1.31	Carroll	32.4	1.33	Grant	46.4	1. 27 1. 23
Val Verde.		1.01	Charles City	37.3	1. 35 1. 35	Grays Harbor	68.3	1, 23
THE AMERICAN ASSESSMENT OF THE PARTY OF THE	10, 0	1, 35	Chesapeake	36.0	1.34	Jefferson		1.17
Victoria. Walker	17.3	1, 39	Chesterfield	29,5	1.35	King		
MARKET AND ADDRESS OF THE PARTY	15.7	1, 53	Craig		I. 34 I. 32	KitsapKittitas	62.1	1.32
White and the second se			Culpeper	34.5	1, 34	Klickitat	33, 9	1.32
Washington		1.47	Cumberland Dickenson	34.0 25.0	1, 35 1, 32	Lewis Lincoln	50, 6	1, 24 1, 26
William College - and and an arrangement of the college of the col	18.2	1. 51	Dinwiddle	33.2	1.35	Mason		************
Winder	16.9 20.4	1, 26 1, 26	Essox	36.1	1.35	Okanogan.	23.4	1.26
		1. 26	Fairfax Fauquier		1. 34 1. 34	Pacific Pend Oreille	27, 2	1.19
Walker Commence of the Commenc			Floyd	35.7	1, 33	Plerce	50,0	1.30
Williamson Wilson Wind les	16.3 16.1	1.39 1.37	Fluvanna	33.5	L 34 L 33	San Juan	50, 0	1, 26 1, 26
****		*********	Franklin Frederick	32.2	1.34	Skagit Skamania	00.0	1,20
Whe Wood		1,32	Gloucester Goochland	31.8	1.32	Snohomish	45, 4	1, 28 1, 24
Yeakum	10.1	1, 26	Goodbland	32, 0	1.35 1.35	Stavens	53, 5 43, 0	1, 24
		1,30	CETHVSOIT	29.0	1.33	Thurston	5L3	1.25
		1.28	Greensville	32.1	1.34	Wahkiakum		
Zavala State check yield	22.1	5- 40	Halifax	31.8	1.34 1.34	Walla Walla	- 45, 0 39, 9	1, 28 1, 25
1		-	Hampton	27. 6	1.35	Whitman	56, 0	1,26
UZAI	1		Hanover	37. 1	1,35	Yakima. State check yield	44.9	1.31
2.700			Henry	31.0	1.35	State check yield	90.2	***********
Henry			HenryHighland	30.1	1.32		The same of the same	
Box Elder		1,16	Isle of Wight	31.0	1.34 1.35	WES	T VIRGINIA	
Carbon	34.6	1, 16	King and Queen	34.1	1.35	X		
Dappett	98.3	.95	King George	34.7	1.35	Barbour		1.29
Davis. Duchespe	36, 4 52, 5	1,18	King William	35.4	1.35 1.35	Berkeley		1. 33
Duchesne Emere	44.0	1.01	Lee	34.2	1.33	Braston	26.7	1, 28
Garfield	42,0	.95	Loudoun.	34.3	1.34	Brooke	31.1	1, 26
Grand	36, 0	.95	Louisa	34.0	1. 34 1. 35	Calhoun	25.0	1. 26
Jush	30, 0	1.14	Madison	34.7	1.34	WHAY Trest the same and the same		
Kane	26, 0 32, 0	1,16	Mathews	36.5	1, 35	Doddridge		
Kane Millard Morgan	26.5	1, 16	Middlesex	36.1	1.35	Fayette Gilmer	27.6	1. 30
Plute	90/2	1.17	Montgomery	30.5	1.32	Grant	33.5	1.31
Rich	68.0	1.08	Nansemond	33.1	1.34	Greenbrier Hampshire	30.6	1.32
San Juan	00,0	1.18	New Kent	39.8	1.35	Hancock	29.3	1, 32 1, 32 1, 26 1, 32
San Juan Sanpete	19.1 38.0	.95	Newport News		1.35	Hardy	36, 9	1.32
	-			80.0	Loo	Harrison	28.4	1, 28

#### WEST VIRGINIA-Continued

	(bushels per acre)	diversion payments (dollars per bushel)
Jackson	30.0	1.25
Jefferson		1.34
Kanawha		1.27
Lewis		1.28
Lincoln		***********
Logan		********
McDowell		**********
Marion		1.27
Marshall	28.6	1, 26
Mason	30,0	1, 26
Merrer		1.31
Mineral	35.0	1.31
Mingo	***********	************
Monongalia	28.3	1.27
Monroe		1.31
Morgan		1.30
Ohio		1.26
Pendleton		1,32
Pleasants		1.25
Pocahontas		1, 32
Preston		1, 20
Putnam	24.5	1.26
Raleigh	26.1	1, 20
Randolph	32.7	1.31
Ritchie	27. 2	1, 26
Rome,	28.8	1, 26
Summers	31.0	1, 32
Taylor		1, 29
Tucker		1, 31
Tyler	27.0	1.25
Upshur		1, 29
Wayne		1.27
Webster		1, 30
Wetzel	27.0	1, 26
Wirt	30.5	1, 26 1, 25
Wood		1. 20
Wyoming	32.3	

Wisconsin		
Adams	24,1	1. 28
Ashland	26, 0	1.41
Barron	25, 1	1.30
Bayfield	24.9	1. 35
Brown	33.4	1, 24
Buffalo	27.8	1.30
Burnett	21.1	1.43
Calumet	35, 1	1, 26
Chippewa	24, 9	1. 30
Clark	30,0	1.30
Columbia	36.9	1.27
Crawford	37, 5	1,20
Dane	36.4	1, 28
Dodge	38.8	1, 28
Door	29, 5	1.10
Douglas	25, 8	1.44
Dunn	27.6	1, 30
Ean Claire	28.2	1.36
Florence	22, 0	1.24
Fond du Lac	35.0	1, 27
Porvet.	22,2	1,31
Grant	35.1	1, 24
Green	38.2	1.20
Green Lake	27.9	1, 26
Towa	35, 5	- 1, 26
Iron.	20, 6	1.36
Jackson	33.6	1.33
Jefferson	38, 8	1.29
Japona	28.2	1, 20
Kenosha	43.6	1.32
Kewaunee	35.8	1, 22
La Crosse	28.7	1. 31
Lafayette.	35, 3	1. 26
Langlade	25.2	1.27
Lincoln	20, 5	1.27
Magitowoo	34.4	1.20
Marathon	28.1	1.33
Marinette	24.9	1, 24
Marquette	24.9	1.27
Menominee		
Milwaukee	38.9	1.31
Monroe	30.3	1.30
Oconto	26.5	1. 23
Onelda	23, 2	1.27
Outagamle	33.3	1.25
Ozankee	27.3	1.30
Pepin	27.1	1.36
Plerce	27.5	1.38
Polk	25,1	1,43
Portage	26.4	1.33
Price	22.2	1, 38
Racine	43.5	1.35
Richland	39.1	1, 26
The water	38.4	1.31
Rock		
Rusk	22,8	1,40

### WIRCONSIN-Continued

County	Projected yield (bushels per acre)	Rate for computing diversion payments (dollars per bushel)
Sauk	33.2	1, 27
Sawyer	21.4	1,37
Shawano	30, 1	1.28
Sheboygan	30,7	1,28
Taylor	27, 6	1,38
Trempealeau	27.3	1,33
Vernon	26, 3	1,30
Vilas	21.8	1, 25
Walworth	38, 4	1,31
Washburn	22.0	1,37
Washington	40, 3	1.30
Wankesha	31, 7	1, 30
Waupaen	32, 5	1.28
Waushara	28, 3	1.26
Winnebogo	31.6	1,28
WoodState check yield	36.7	1-90

#### WYOMING

Albany		
Big Horn	40.6	0,96
Campbell	26.0	1, 00
Carbon	20, 6	- 90
Converse	21, 2	1, 00
Crook	25.4	1.00
Fremont	43.1	06
Goshen	23.9	1.10
Hot Springs	30.7	-97
Johnson	23.1	1.00
Laramie	25, 2	1.10
Lincoln	25, 3	- 96
Natrona	28.8	1.00
Niobrara	21.5	1, 11
Park	45.0	- 18
Platte	20, 2	1.16
Sheridan	27.0	1.00
Sublette		
Sweetwater		
Telon	33.7	4-10
Uinta	30.9	-39
Washakie	90.4	2.00
Weston	23. 8	1.00
State check yield	20.2	

(Secs. 339(g), 375(b), 379j; 52 Stat. 66, 76 Stat. 624, 76 Stat. 630; 7 U.S.C. 1339(g). 1375(b), 1379j)

Effective date. Date of publication in the Federal Register.

Signed at Washington, D.C., on October 23, 1969.

> KENNETH E. FRICK, Administrator, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 69-12979; Filed, Nov. 3, 1969; 8:45 a.m.]

Chapter XIV-Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B-LOANS, PURCHASES, AND OTHER OPERATIONS

[Amdt. 7]

### PART 1472-WOOL

Subpart—Payment Program for Shorn Wool and Unshorn Lambs (Pulled Wooll

REGULATIONS EXTENDED TO COVER 1970 MARKETING YEAR

The regulations issued by Commodity Credit Corporation containing the requirements with respect to the payment program for shorn wool and unshorn

lambs (pulled wool), as amended (31 F.R. 4582, 15234; 32 F.R. 4568, 16391; 33 F.R. 5208, 18009; 34 F.R. 6327), cover the marketing years 1966 through 1969, This amendment of 7 CFR Part 1472 extends such regulations to cover the 1970 marketing year, as follows:

1. Section 1472.1201 is revised to read

as follows:

### § 1472.1201 General.

This subpart sets forth the policies. procedures, and requirements governing price support payments for shorn wool and unshorn lambs (pulled wool) for the 1966, 1967, 1968, 1969, and 1970 marketing years by the Commodity Credit Corporation (referred to in this subpart as "CCC").

### § 1472.1203 [Amended]

- 2. Section 1472.1203 is amended by revising the first sentence to read: "Pursuant to the National Wool Act of 1954. as amended by the Food and Agriculture Act of 1965 (Public Law 89-321) and Public Law 90-559, the Secretary of Agriculture is to announce a price support level for wool which has been determined to meet the requirements of the Act for each of the 5 marketing years, 1966, 1967, 1968, 1969, and 1970."
- 3. Section 1472.1205 is amended by adding the following new paragraph (f) at the end of the section:

### § 1472.1205 Price support level.

(f) 1970 marketing year. For the 1970 marketing year, the price support level was announced June 20, 1969, as 72 cents per pound of shorn wool, grease basis.

4. Section, 1472.1246 is amended by adding the following new paragraph (e)

at the end of the section:

§ 1472.1246 Deductions for promotion.

(e) For the 1969 marketing year, a deduction will be made from each shorn wool payment at the rate of 1.5 cents a pound of wool, grease basis, and from each unshorn lamb payment at the rate of 7.5 cents per hundredweight of live lambs. Those funds will be used to finance the advertising and sales promotion program approved by the Department of Agriculture pursuant to section 708 of the National Wool Act of 1954. as amended.

(Sec. 4, 62 Stat. 1070, sec. 5, 62 Stat. 1072, secs. 702-708, 68 Stat. 910-912, as amended, secs. 401-403, 72 Stat. 994-995, sec. 151, 75 Stat. 306, sec. 201, 79 Stat. 1188, 82 Stat. 996; 15 U.S.C. 714b, 714c, 7 U.S.C. 1781-1787, as amended)

Effective date. This amendment shall become effective upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on October 28, 1969.

> CARROLL G. BRUNTHAVER, Acting Executive Vice President, Commodity Credit Corporation.

[F.R. Doc. 69-13096; Filed, Nov. 3, 1969; 8:46 a.m.1

## Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I-Agricultural Research Service, Department of Agriculture

SUBCHAPTER C-INTERSTATE TRANSPORTATION OF ANIMALS AND POULTRY

### PART 78-BRUCELLOSIS

Subpart D-Designation of Modified Certified Brucellosis Areas, Public Stockyards, Specifically Approved Stockvards and Slaughtering Establishments

MODIFIED CERTIFIED BRUCELLOSIS AREAS

Pursuant to § 78.16 of the regulations in Part 78, as amended, Title 9, Code of Federal Regulations, containing restrictions on the interstate movement of animals because of brucellosis, under sections 4, 5, and 13 of the Act of May 29, 1884, as amended; sections 1 and 2 of the Act of February 2, 1963, as amended, and section 2 of the Act of March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 120, 121, 125), § 78.13 of said regulations designating modified certified brucellosis areas is hereby amended to read as follows:

§ 78.13 Modified certified brucellosis areas.

Alabama. The entire State: Alaska. The entire State: Arisona. The entire State; Arkansas. The entire State; California. The entire State; Colorado. The entire State; Connecticut. The entire State: Delaware. The entire State;

Florida. Baker, Bay, Bradford, Brevard, Broward, Calhoun, Charlotte, Citrus, Clay, Collier, Columbia, Dade, Dixie, Duval, Escambia, Flagler, Franklin, Gadsden, Gilchrist, Gulf, Hamilton, Hendry, Hernando, Holmes, Indian River, Jackson, Jefferson, Lafayette, Lake, Lee, Leon, Levy, Liberty, Madison, Manatee, Monroe, Nassau, Okaloosa, Okeechobee, Orange, Osceola, Palm Beach, Pasco, Pinellas, Putnam, Santa Rosa, Sarasota, Sumter, Suwannee, Taylor, Union, Volusia, Wakulla, Walton, and Washington Counties;

Georgia. The entire State; Hawaii, The entire State; Idaho, The entire State; Illinois. The entire State; Indiana. The entire State; Iowa, The entire State; Kansas. The entire State; Kentucky. The entire State;

Louisiana, Acadia, Allen, Ascension, Assumption, Avoyelles, Beauregard, Bienville, Calcasieu, Caldwell, Claiborne, Concordia, East Baton Rouge, East Carroll, East Feleciana, Grant, Iberia, Iberville, Jackson, Jefferson, son, Lafayette, Lafourche, La Salle, Lincoln, Livingston, Madison, Natchitoches, Orleans, Ouachita, Red River, Sabine, St. Bernard, St. Charles, St. Helena, St. James, St. John the Baptist, St. Martin, St. Mary, St. Tammany, Tangipahoa, Terrebonne, Union, Vernon, Washington, Webster, West Baton Rouge, West Carroll, West Feliciana, and Winn Parishes;

Maine, The entire State; Maryland. The entire State; Massachusetts. The entire State; Michigan. The entire State;

Minnesota. The entire State; Mississippi. The entire State; Missouri. The entire State; Montana. The entire State:

Nebraska. Adams, Antelope, Arthur, Banner, Blaine, Boone, Box Butte, Buffalo, Burt, Butler, Cass, Cedar, Chase, Cherry, Chey-enne, Clay, Colfax, Cuming, Custer, Dakota, Dawes, Dawson, Deuel, Dixon, Dodge, Douglas, Dundy, Fillmore, Franklin, Frontier, Furnas, Gage, Garden, Garfield, Gosper, Grant, Greeley, Hall, Hamilton, Harlan, Hayes, Hitchcock, Hooker, Howard, Jefferson, Johnson, Kearney, Keith, Kimball, Knox, Lan-caster, Lincoln, Logan, Loup, Madison, McPherson, Merrick, Morrill, Nance, Nemaha, Nuckolis, Otoe, Pawnee, Perkins, Phelps, Pierce, Piatte, Polk, Red Willow, Richardson, Rock, Saline, Sarpy, Saunders, Scotts Bluff, Seward, Sheridan, Sherman, Sloux, Stanton, Thayer, Thomas, Thurston, Valley, Washing-Wayne, Webster, Wheeler, and York ton.

Nevada. The entire State: New Hampshire. The entire State; New Jersey. The entire State: New Mexico. The entire State: New York. The entire State; North Carolina. The entire State; North Dakota. The entire State; Ohio. The entire State; Oklahoma. The entire State: Oregon. The entire State: Pennsylvania. The entire State: Rhode Island. The entire State;

South Dakota. Beadle, Bennett, Brookings, Brown, Brule, Buffalo, Butte, Campbell, Clark, Clay, Codington, Corson, Custer, Day, Deuel, Edmunds, Fall River, Faulk, Grant, Gregory, Haakon, Hamlin, Hand, Hanson, Harding, Jackson, Jerauld, Jones, Kingsbury, Lake, Lawrence, Lincoln, Lyman, McCook, McPherson, Marshall, Meade, Mellette, Miner, Minnehaha, Moody, Pennington, Perkins, Potter, Roberts, Sanborn, Shannon, Spink, Stanley, Todd, Tripp, Turner, Union, Stanley, Todd, Tripp, Turner, Walworth, Washabaugh, Yankton, Ziebach Counties and Crow Creek Indian Reservation; Tennessee. The entire State;

Texas, Andrews, Archer, Armstrong, Atascosa, Austin, Bailey, Bandera, Baylor, Bee, Bell, Bexar, Blanco, Bordon, Bosque, Brazos, Brewster, Briscoe, Brooks, Brown, Burleson, Burnet, Caldwell, Calhoun, Callahan, Cameron, Camp, Carson, Cass, Castro, Cherokee, Childress, Clay, Cochran, Coke, Coleman, Collingsworth, Comal, Commanche, Concho, Cooke, Coryell, Cottle, Crane, Crockett, Crosby, Culberson, Dallam, Dawson, Deaf Smith, Dickens, Dimmit, Donley, Duval, Eastland, Ector, Edwards, Ellis, El Paso, Erath, Falls, Fisher, Floyd, Foard, Freestone, Gaines, Garza, Gillespie, Glasscock, Gray, Gregg, Guadalupe, Hale, Hall, Hamilton, Hansford, Hardeman, Harrison, Hartley, Haskell, Hays, Hemphill, Hidalgo, Hill, Hockley, Hood, How ard, Hutchinson, Irion, Jack, Jasper, Jeff Davis, Jim Hogg, Jim Wells, Johnson, Jones, Karnes, Kaufmann, Kendall, Kent, Kerr, Kimble, King, Kinney, Knox, Lamb, Lam-pasas, Lee, Limestone, Lipscomb, Live Oak, Liano, Loving, Lubbock, Lynn, Madison, Marion, Martin, Mason, Maverick, McCulloch, McLennan, Medina, Menard, Midland, Mills, Mitchell, Montague, Moore, Morris, Motley, Nacogdoches, Navarro, Newton, Nolan, Ochil-Oldham, Orange, Palo Pinto, Panola, Parker, Parmer, Pecos, Potter, Presidio, Randall, Reagan, Real, Reeves, Refugio, Roberts, Rockwell, Runnels, Rusk, Sabin, San Augustine, San Saba, Schleicher, Scurry, Shackle-ford, Shelby, Sherman, Smith, Somervell, Starr, Stephens, Sterling, Stonewall, Sutton, Swisher, Tarrant, Taylor, Terrell, Terry, Throckmorten, Tom Green, Travis, Tyler, Upshur, Upton, Uvalde, Val Verde, Ward,

Washington, Wheeler, Wichita, Wilbarger, Williamson, Wilson, Winkler, Wise, Wood, Yoskum, Young, Zapata, and Zavala Counties;

Utah. The entire State; Vermont. The entire State; Virginia. The entire State; Washington. The entire State: West Virginia. The entire State; Wisconsin. The entire State; Wyoming. The entire State; Puerto Rico. The entire area; and Virgin Islands of the United States. The entire area.

(Secs. 4, 5, 23 Stat. 32, as amended, secs. 1, 2, 32 Stat. 791-792, as amended, sec. 3, 33 Stat. 1265, as amended, sec. 2, 65 Stat. 693; 21 U.S.C. 111-113, 114a-1, 120, 121, 125; 29 F.R. 16210, as amended, 9 CFR 78.16)

Effective date. The foregoing amendment shall become effective upon publication in the FEDERAL REGISTER.

The amendment adds the following additional areas to the list of areas designated as modified certified brucellosis areas because it has been determined that such areas come within the definition of §78.1(i): the entire State of Hawaii; Acadia, Calcasieu, and West Carroll Parishes in Louisiana; Garfield and Rock Counties in Nebraska; Cherokee, Hill, Johnson, Kaufmann, Madison, Montague, Refugio, and Tyler Counties in Texas.

Brooks and Howard Counties in Texas were deleted from the list of modified certified brucellosis areas on July 12, 1969. Since said date, it has been determined that such counties again come within the definition of § 78.1(i); and therefore, they have been redesignated as modified certified brucellosis areas.

The amendment deletes the following areas from the list of areas designated as modified certified brucellosis areas because it has been determined that such areas no longer come within the definition of § 78.1(i): Tensas Parish in Louisiana; Hudspeth and Milam Counties in

The amendment imposes certain restrictions necessary to prevent the spread of brucellosis in cattle and relieves certain restrictions presently imposed. It should be made effective promptly in order to accomplish its purpose in the public interest and to be of maximum benefit to persons subject to the restrictions which are relieved. Accordingly, under the administrative procedure provisions of 5 U.S.C. 553, it is found upon good cause that notice and other public procedure with respect to the amendment are impracticable and contrary to the public interest, and good cause is found for making the amendment effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 30th day of October 1969.

> R. E. OMOHUNDRO, Acting Director, Animal Health Division, Agricultural search Service.

[F.R. Doc. 69-13118; Filed, Nov. 3, 1969; 8:48 a.m.]

# Title 15—COMMERCE AND FOREIGN TRADE

Chapter X—Office of Foreign Direct Investments, Department of Commerce

### PART 1050-MISCELLANEOUS RULES

### Freedom of Information

Notice is hereby given that the Office of Foreign Direct Investments, acting under the authority conferred in E.O. 11387 and pursuant to Department of Commerce Order 184-A, hereby amends Part 1050 of Chapter X of Title 15 of the Code of Federal Regulations by adding a new § 1050.111 thereto.

The purpose of this section is to set forth and establish a general statement of policy and rule of agency procedure and practice for the administration of public disclosure requirements contained in 5 U.S.C. §§ 551-558, insofar as they affect documents filed in proceedings under Parts 1025 and 1030 of 15 CFR Ch. X.

This amendment shall become effective upon the date of publication thereof in the Federal Register.

The text of the amendment is as follows:

### § 1050.111 Freedom of Information.

(a) All documents (including transcripts) filed in formal administrative proceedings conducted under Part 1030 of this chapter (except those documents placed in camera pursuant to \$1030.452), and all documents embodying settlements under Part 1025 of this chapter, are part of the public records of the Office. Copies thereof are maintained for public inspection and copying in the office of the Clerk (see \$1050.104) in the case of Part 1030 documents and in the Central Reference and Records Inspection Facility of the Department of Commerce in the case of Part 1025 documents.

(b) The Office may, for good cause shown and upon application by any party submitting documents embodying settlements placed on the public record, as described in paragraph (a) of this section, excise trade secrets and customarily privileged commercial or fi-nancial information obtained from any person. Requests for such excision may be made by timely submittal to the Office of a written request specifying with particularity each item sought to be excised and setting forth in each instance a full statement of the party's business reasons for requesting excision. Mere conclusory allegations and requests that entire settlement proposals be omitted from the public record will not be deemed to satisfy the requirements of this paragraph.

(c) All documents of any description received by the Office from any person in connection with an investigation of possible noncompliance with the Foreign Direct Investment Program, and not described in paragraph (a) of this section, are considered part of the in-

vestigatory files of the Office, compiled for law enforcement purposes, and will not be disclosed to any person except pursuant to law.

(d) Terms used in this section shall have the meanings ascribed thereto in 5 U.S.C. \$\frac{5}{5}\$ 551-558.

> RICHARD P. URFER, Director, Office of Foreign Direct Investments.

[F.R. Doc. 69-13113; Filed, Nov. 3, 1969; 8:48 a.m.]

# Title 20—EMPLOYEES' BENEFITS

Chapter V—Manpower Administration, Department of Labor

PART 602—COOPERATION OF THE UNITED STATES EMPLOYMENT SERVICE AND STATES IN ESTABLISHING AND MAINTAINING A NATIONAL SYSTEM OF PUBLIC EMPLOYMENT OFFICES

### Foreign Agricultural Labor, Wage Rates

On August 9, 1969, there was published in the Federal Register (34 F.R. 12954) a proposal to amend subparagraph (1) of 20 CFR 602.10b(a). Interested persons were given 15 days in which to submit written data, views, or argument. After consideration of all matter presented by interested persons concerning the proposal. I have decided to and do hereby adopt the amendment as so proposed.

Effective date: As this amendment is an interpretative rule and statement of policy, a delay in effective date is not required and therefore this amendment shall become effective on the date of its publication in the Federal Register.

(8 U.S.C. 1184(c), 8 CFR 214.2(h))

Signed at Washington, D.C., this 28th day of October 1969.

GEORGE P. SHULTZ, Secretary of Labor.

Subparagraph (1) of paragraph (a) of § 602.10b is amended to read as follows: § 602.10b Wage rates.

(a) (1) Except as otherwise provided in this section the following hourly wage rates (which have been found to be the rates necessary to prevent adverse effect upon U.S. Workers) shall be offered to agricultural industry workers in accordance with § 602.10a(j):

State	Rate
Alabama	\$1.68
Arizona	1.60
Arkansas	1.67
California	1.76
Colorado	1, 72
Connecticut	1.75
Delaware	1.58
Florida	1.64
Georgia	1.70
Idaho	1. 76
Illinois	1.72
Indiana	1.68
Iowa	1. 79

State	Rate
Kansas	1.77
Kentucky	1.71
Louisiana	1.67
Maine	1.72
Maryland	1,65
Massachusetts	1,69
Michigan	1.67
Minnesota	1.85
Mississippi	1.55
Missouri	1,69
Montana	1.78
Nebraska	1.84
Nevada	1,86
New Hampshire	1.76
New Jersey	1.71
New Mexico	1.56
New York	1.74
North Carolina	1.64
North Dakota	1.80
Ohio	1.64
Oklahoma	1.63
Oregon	1.63
Pennsylvania	1.73
Rhode Island	1.67
South Carolina	1.55
South Dakota	1. 78
Tennessee	1.72
Texas	1.59
Vermont	1.75
Virginia Washington	1.55
	1,80
West Virginia	1.55
Wisconsin	1.77
Wyoming	1.00

[F.R. Doc. 69-13099; Filed, Nov. 3, 1969; 8:47 a.m.]

# Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of Transportation

SUBCHAPTER I—ANCHORAGES [CGFR 69-109]

### PART 110—ANCHORAGE REGULATIONS

### Subpart A—Special Anchorage Areas Subpart B—Anchorage Grounds

San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and Connecting Waters, California.

1. The Commander, 12th Coast Guard District, San Francisco, Calif., by letter dated August 6, 1969, requested revision of the anchorage regulations for San Francisco Bay and Tributaries and establishment of a special anchorage area in a portion of San Francisco Bay, known as Richardson Bay. The reason for the request is to change the regulations to suit present day conditions and requirements. A public notice dated May 29, 1969, was issued by the Commander, 12th Coast Guard District, San Francisco, Calif., describing the proposed changes. All known interested parties were notified and requested to comment on the proposed changes. Objections to two of the proposals were received. After due consideration these two proposed changes were deleted. Since the foregoing

procedure afforded effective notice to all interested parties, publication of the notice of proposed rule making in the FEDERAL REGISTER is unnecessary. Therefore, the request to establish a special anchorage area in Richardson Bay, San Francisco Bay as described in § 110.126a below and to revise § 110.224 (San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and connecting waters, California) is granted, subject to the right to change the requirements and to amend the regulations if and when necessary in the public interest.

2. This document effectuates this request by adding a new § 110.126a describing the limits of the special anchorage area. In this area, vessels not more than 65 feet in length, when at anchor, are not required to carry or exhibit anchor lights. This document also effectuates the request by revising § 110.224.

3. In Part 110, Subpart A is amended by adding a new § 110.126a following § 110.126, to read as follows:

## § 110.126a San Francisco Bay, Cali-

Richardson Bay Anchorage. That portion of Richardson Bay, north of a line bearing 257° from Peninsula Point to the shore at Sausalito, except for federallymaintained channels, and all channels approved for private use therein.

(Sec. 1, 30 Stat. 98, as amended, sec. 6(g) (1) (B), 80 Stat. 937; 33 U.S.C. 180; 49 U.S.C. 1655(g) (1) (B); 49 CFR 1.4(a) (3) (ii))

- 4. In Part 110, Subpart B is amended by revising § 110.224(a) to read as fol-
- § 110.224 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and connecting waters, California.
- (a) San Francisco Bay-(1) Anchorage 3 (general). That portion of Belvedere Cove west of a line bearing 025°30' from Peninsula Point to the shore at Tiburon.
- (2) Anchorage 4 (general). Bounded by the westerly shore of San Francisco Bay and the following lines: Beginning on the shore at Bluff Point; thence to a point bearing 286°, 3,630 yards from Southampton Shoal Light; thence to a point bearing 228°, 4,450 yards from East Brother Island Light; thence along a line bearing 266° to the shore south of Point San Quentin, excluding Explosives Anchorage 13 and the forbidden anchorage surrounding it.
- (3) Anchorage . 5 (general) Bounded by easterly shore of San Francisco Bay and the following lines: Beginning at the shoreward end of the Standard Oil Wharf at Point Orient; thence along the wharf to the southwest corner thereof; thence to a point bearing 334°30' 4,050 yards from Southampton Shoal Light; thence along a line bearing 093" to the shore; except so much of this area as is included in the restricted area. Naval Fuel Annex, Molate Point (see 1 207.640(1) of this chapter), and the improved channel to Richmond Inner Harbor.

(ii) Vessels may anchor in this anchorage immediately adjacent to the improved channel to Richmond Inner Harbor: However, any ship that obstructs the channel must move from its position immediately when the fairway is required by a vessel navigating the channel.

(4) Anchorage 6 (general). Bounded by the easterly shore of San Francisco Bay and the following lines: Beginning at the shore at the southernmost extremity of Point Isabel; thence along the northerly shore of Brooks Island to the training wall extending westerly therefrom; thence westerly along the training wall to its bayward end; thence to a point bearing 104°, 1,035 yards, from Treasure Island North End Light; thence along a line bearing 144°30' to a point 290 yards northerly of the center of Pier K of the San Francisco-Oakland Bay Bridge; thence along a line bearing 071° to the shore; excluding from this area, however, the cable areas therein and a fairway delineated by lines joining the following points:

> Latitude Longitude 37°51'50" 122"19'01" 37'51'48" 122\*19'08" 37\*51'51" 122\*19'10" 37°50'50" 122\*22'03" 37"51'00" 122°22'07" 122\*19'15" 37"52'04" 122"19'17" 37\*52'08" 122\*19'08" 37\*52'02" 122°19'03" 37\*51'58" 122"19'02"

(5) Anchorage, 7 (temporary), (i) That portion of San Francisco Bay bounded by the westerly shore of Treasure Island and the following lines: Beginning at the most westerly shore of Treasure Island at a point bearing 089°. 4.135 yards from Alcatraz Light; thence to points which are the following bearings and distances from Alcatraz Light; 073°30′, 3,100 yards; 065°00′, 2,040 yards; 117°40′, 2,087 yards; 122°30′, 3,730 yards; 111°00′, 4,167 yards; 109°30′, 3,833 yards; 098°30′, 4,583 yards.

(ii) That portion of this anchorage lying westerly of a line having a bearing of 311°30' from Pier E of the San Francisco-Oakland Bay Bridge is reserved for the use of vessels while undergoing examination by quarantine, customs, immigration, Coast Guard, and other governmental authorities. Upon completion of these examinations, vessels shall promptly move out of this portion of

the anchorage.

(iii) That portion of this anchorage lying easterly of the said line, having a bearing of 311°30' from Pier E of the San Francisco-Oakland Bay Bridge, is for use of vessels undergoing examination, as in subdivision (ii) of this subparagraph, and also for use of vessels requiring a temporary anchorage. Vessels shall not remain in this portion of the anchorage for longer than 72 hours.

(6) Anchorage 8 (general). That portion of San Francisco Bay east of the city of San Francisco, the corners of which are the following bearings and distances from the center of the anchor pier (Pier C) of the San Francisco-Oakland Bay Bridge: 157°, 880 yards; 188°, 1,170 yards;

172°, 3,470 yards; 168°, 3,520 yards; 162°, 3,235 yards.

(7) Anchorage 9 (general). Bounded on the north by the shore, the breakwater and turning basin at the Naval Air Station, Alameda, and a line from Naval Air Station Channel Lighted Buoy 6 to Naval Air Station Channel Entrance Lighted Buoy 2; thence to a point bearing 343°30', 3,330 yards from Hunters Point Light, and thence 146° bounded on the south by a line yards northerly from and parallel to the Hayward-San Mateo Bridge; and bounded on the east by the shore: including all of San Leandro Bay, Explosives Anchorage 14 and the forbidden anchorage zone surrounding this anchorage are excluded from Anchorage 9.

(8) Anchorage 10 (naval). (i) The triangular-shaped area immediately east of Sausalito northwest of a line bearing 234° from Point Stuard Light, and southwest of a line bearing 303° from Alcatraz

Light.

(ii) This anchorage is for the use of public vessels of the United States, but may be used by yachts when not required for use by public vessels. All yachts making use of this anchorage shall be prepared to move immediately upon notice should the anchorage be required for public vessels. With the permission of the District Commander or Captain of the Port, permanent yacht moorings may be placed within this anchorage, not more than 300 yards from the shore.

Note: As used in this section, the term "District Commander" means the Com-mander, 12th Coast Guard District, and the term "Captain of the Port" means the officer who has been designated by the Commandant, U.S. Coast Guard, as Captain of the Port, San Francisco.

(9) Anchorage 12 (naval). That portion of San Francisco Bay east of the city of San Francisco, the corners of which are the following bearings and distances from the center of the anchor pier (Pier C) of the San Francisco-Oakland Bay Bridge: 157°, 880 yards; 111°, 1,000 yards; 095°30′, 3,050 yards; 162°, 3,235 yards.

(10) Anchorage 13 (explosives), (i) A circular area having a radius of 333 yards around a white buoy used to mark its location bearing 051°30', 1,900 yards from the northerly extremity of Cali-

fornia Point.

(ii) This anchorage is for the use of vessels loaded with, loading, or unloading explosives. This provision is not intended to prohibit lighters and barges from lying alongside ships for transfer of cargo.

(iii) The maximum total quantity of explosives that may be on board vessels in this anchorage shall be limited to 50 tons; except that, at the discretion of the District Commander or Captain of the Port, vessels in transit, loaded with explosives in excess of this limitation, may be permitted to anchor temporarily in this area provided the hatches to the holds containing explosives are not opened.

(iv) A circular zone 667 yards wide partially surrounding the anchorage is a forbidden anchorage zone and shall not be used for anchorage purposes by

any vessel.

(11) Anchorage 14 (explosives). (i) The area 1,000 yards wide and 2,760 yards long, the end boundaries of which are semicircles with radii of 500 yards and centers, respectively, 100°00′, 3,270 yards, and 112°30′, 4,800 yards from Hunters Point South End Light, and the side boundaries of which are parallel tangents joining said semicircles. The anchorage is marked at each extremity by a white buoy.

(ii) The anchorage is for the use of vessels loaded with, loading, or unloading explosives. This provision is not intended to prohibit lighters and barges from lying alongside ships for transfer of cargo.

(iii) The maximum total quantity of explosives that may be on board any one vessel moored in this anchorage shall be limited to 3,000 tons. Vessels will be assigned berths in this anchorage by the District Commander or Captain of the Port on the basis of the maximum quantity of explosives that will be on board the vessel.

(iv) Vessels in this anchorage shall not anchor closer than 400 yards to one another but the number of vessels which may anchor in this area at any one time shall be at the discretion of the District Commander or the Captain of the Port. This provision is not intended to prohibit barges or lighters from lying alongside vessels for transfer of cargo.

(v) The 667-yard-wide area partially surrounding this anchorage is a forbidden anchorage zone and shall not be used for anchorage purposes by any

vessel.

- (vi) This anchorage and the surrounding forbidden anchorage zone may be temporarily discontinued by the Captain of the Port, San Francisco, Calif., when the area is required for general anchorage purposes.
- 5. Section 110.224(b) is amended by revoking §§ 110.224(b)(5) and 110.224(b)(6).
- 6. Section 110,224(c) is amended by revising §§ 110,224(c) (1) and 110,224(c) (2) to read as follows:
- § 110.224 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and connecting waters, California.
- (c) Carquinez Strait—(1) Anchorage 24 (general). Bounded by the northerly shore of Carquinez Strait and lines joining points which are the following bearings and distances from Carquinez Strait Light 4: 332°30′, 1,820 yards; 347°, 1,330 yards; 347°, 710 yards; and 109°30′, 1,800 yards.
- (i) Any vessel anchoring in Anchorage 24 must promptly notify the Captain of the Port, San Francisco, and also make notification upon departing.
- (2) Anchorage 25 (general). Bounded by the south shore of Carquinez Strait and lines joining points which are the following bearings and distances from Benicla City Wharf Light: 145°30′, 2,970

yards; 141°, 1,970 yards; and 234°, 1,300 yards.

(i) Any vessel anchoring in Anchorage 25 must promptly notify the Captain of the Port, San Francisco, and also make notification upon departing.

7. Section 110.224(d) is amended by revising \$ 110.224(d) (2) to read as

follows:

§ 110.224 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and connecting waters, California.

(d) Suisun Bay \* \* \*

(2) Anchorage 27 (general). An area in the northeast portion of Suisun Bay lying east of a line due north through tripod on Roe Island at Preston Point and north of the Roe Island shoreline to Gillespie Point; thence east of the Roe Island shoreline to the stake at the southernmost point of Roe Island; thence north of a line 100°, 4,400 yards; thence 090°, 6,000 yards to Chipps Island.

8. Section 110.224(e) is amended by revising \$110.224(e)(1) to read as

follows:

§ 110.224 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisum Bay, San Joaquin River, and connecting waters, California.

(e) San Joaquin River—(1) Anchorage 28 (general). The waters adjacent to Lower Sherman Island southeasterly of a line 450 yards long bearing 238° from Point Sacramento; easterly of a line bearing 163°30′ from the west end of said 450-yard line; and northerly of a line bearing 027° from San Joaquin River Light 2.

9. Section 110.224(g) is amended by revising §§ 110.224(g) (12) (i) and 110.224(g) (13) (i) to read as follows:

§ 110.224 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River and connecting waters, California.

(g) General regulations.

(12) (i) Anchorage 13, 14, and 30 are reserved for vessels carrying explosives, All vessels carrying explosives shall be within these areas when anchored, except as provided in subparagraph (15) of this paragraph.

(13) (i) Whenever any non-self-propelled vessel, or any self-propelled vessel that is unable to maneuver under its own power due to mechanical difficulties, lack of personnel, or for any other reason, occupies explosives anchorages 13, 14, and 30, the District Commander or Captain of the Port may require these vessels to be attended by a tug, when in his judgment, such action is deemed necessary.

(Sec. 7, 38 Stat. 1053, as amended, sec. 6(g) (1)(A), 80 Stat. 937; 33 U.S.C. 471, 49 U.S.C. 1655(g)(1)(A); 49 CFR 1.4(a)(3)(i))

Effective date: This amendment shall become effective 30 days following the date of publication in the Federal, REGISTER.

Dated: October 27, 1969.

P. E. TRIMBLE, Vice Admiral, U.S. Coast Guard Acting Commandant.

[F.R. Doc. 69-13094; Filed, Nov. 3, 1969; 8:46 a.m.]

## Title 37—PATENTS, TRADE-MARKS, AND COPYRIGHTS

Chapter I—Patent Office, Department of Commerce

# PART 1—RULES OF PRACTICE IN PATENT CASES

### Issuance of Patent to Assignee

Notice of proposed rule making regarding the revision of § 1.334 of Title 37, Code of Federal Regulations, dealing with the issuance of a patent to an assignee, was published in the Federal Register of February 13, 1969 (34 F.R. 2136), and comments from the general public were invited. In view of the comments received, the Patent Office decided to alter its original proposal, and an amended version was published in the Federal Register of June 11, 1969 (34 F.R. 9213). The public, as was the case with the original proposal, was invited to submit written comments, suggestions or objections pertaining to the amended proposal.

Full attention has been given to all the comments received and minor changes in the text of the amended proposal have been effected where appropriate.

In consideration of the foregoing, and pursuant to the authority contained in section 6 of the Act of July 19, 1952 (66 Stat. 793; 35 U.S.C. 6), § 1,334 of Title 37, Code of Federal Regulations, is hereby revised as follows:

### § 1.334 Issue of patent to assignee.

In case of an assignment of the entire interest in the invention and application, or of the entire interest in the patent to be granted, the patent will normally issue to the assignee. If the assignee should hold an undivided part interest, the patent will normally issue jointly to the inventor and the assignee. If it is desired that the patent so issue the assignment in either case must first have been recorded, and at a day not later than the date payment is made of the issue fee or portion thereof specified in the notice of allowance. At the time of payment of the issue fee, a statement must be furnished indicating whether or not an assignment has been filed with the Patent Office. In the event an assignment has been filed, such statement must include the name of the assignee and indicate whether or not an acknowledgment of a recorded assignment has been received from the Patent Office.

Effective date: This revision shall become effective upon publication in the FEDERAL REGISTER.

> WILLIAM E. SCHUYLER, Jr., Commissioner of Patents.

Approved: October 29, 1969.

MYRON TRIBUS. Assistant Secretary for Science and Technology.

[F.R. Doc. 69-13084; Filed, Nov. 3, 1969; 8:45 a.m.]

## Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX-PUBLIC LAND ORDERS

[Public Land Order 4722]

[Sacramento 080047]

### CALIFORNIA

### Withdrawal for National Forest Administrative Site and Recreation

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

1. Subject to valid existing rights, the following described national forest lands are hereby withdrawn from appropriation under the mining laws (30 U.S.C., ch. 2), but not from leasing under the mineral leasing laws, in aid of programs of the Department of Agriculture:

KLAMATH NATIONAL FOREST

MOUNT DIABLO MERIDIAN

Matthews Creek Campgrounds

T. 38 N., R. 12 W. (unsurveyed) N/NW/NE%SE%. NE%NE%SE%, and

SIERRA NATIONAL POBEST

MOUNT DIABLO MERIDIAN

Jackass Creek Recreation Site

Sec. 10, SE¼SW¼NE¼, SW¼SE¼NE¼, NW¼NE¼SE¼, and NE¼NW¼SE¼.

Forks Recreation Area

T. 7 S., R. 22 E.

Sec. 16, SE4/SW14; Sec. 21, N½NE½, NW14, NE½NW1/SW14, W1½NW1/SW14, N½SE¼NW1/SW14, SW1/SE4/NW1/SW14, and W1/SW1/4

Teaford Saddle Recreation Area

T. 7 S., R. 22 E.

28. W%NW%, N%SW%, and SW% SW14.

> SIX RIVERS NATIONAL FOREST HUMBOLDT MERIDIAN

Gasquet Administrative Site

T. 17 N., R. 2 E.,

Sec. 20, that portion of lot 11 south of the Middle Fork of the Smith River: Sec. 21, that portion of the SW4SW4 south of the Middle Fork of the Smith

River.

The areas described aggregate approximately 691 acres in Del Norte, Madera, and Sisklyou Counties.

The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the national forest lands under lease, license, or permit, or governing the dis-posal of their mineral or vegetative resources other than under the mining

HARRISON LOESCH, Assistant Secretary of the Interior.

OCTOBER 27, 1969.

[F.R. Doc. 69-13086; Filed, Nov. 3, 1969; 8:45 a.m.

> [Public Land Order 4723] [Fairbanks 016450]

### ALASKA

### Partial Revocation of Public Land Order No. 843

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

1. Public Land Order No. 843 of June 24, 1952, which withdrew lands for use of the Department of the Air Force for military purposes, is hereby revoked so far as it affects the following described lands:

Beginning at Corner No. 1, identical with Witness Meander Corner No. 8 of U.S. Survey 2627 which is an iron post with brass cap marked "W.C. S2627-C8" and from which point a tower bears N. 56°24' W., 6,338.64 feet; thence by metes and bounds: N. 23°25' E., 1,440.6 feet along line 7-8 U.S. Survey 2627 to Corner No. 2; S. 66°30' E., 4,500 feet to Corner No. 3; S. 31°30' E., 1,684 feet to Corner No. 4, S. 62°36' W., 2,270 feet approxi-mately to Corner No. 5 and the mean high waterline of the Yukon River; northwesterly with the meanders of the Yukon River approximately 4,620 feet to point from which Corner No. 1 bears N. 23°25' E., 59.4 feet to Corner No. 1 and the point of beginning. Both banks of Beaver Creek are to be within the described area, except at its mouth where the POL line terminates on the river bank.

The areas described aggregate approximately 254 acres

2. The lands are withdrawn by Public Land Order No. 4582 of January 17, 1969, for the determination and protection of the rights of the Native Aleuts, Eskimos, and Indians of Alaska. They will be open to location for metalliferous minerals at 10 a.m. on December 3, 1969. Inquiries concerning the lands should

be addressed to the Manager, Fairbanks District and Land Office, Fairbanks,

HARRISON LOESCH, Assistant Secretary of the Interior.

OCTOBER 28, 1969.

[F.R. Doc. 69-13087; Filed, Nov. 3, 1969; 8:45 a.m.1

> [Public Land Order 4724] [Arizona 74]

### ARIZONA

### Revocation of Administrative Site Withdrawal

By virtue of the authority vested in the President by section 1 of the Act of

June 25, 1910 (36 Stat. 847; 43 U.S.C. 141), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Executive Order No. 8598 of November, 18, 1940, reserving lands as an administrative site for the Kofa Game Range, is hereby revoked so far as it affects the following described lands:

GILA AND SALT RIVER MERIDIAN

T. 4 N., R. 19 W. Sec. 29, NE 1/4 NE 1/4.

The area described aggregates 40

acres in Yuma County.

2. The lands shall not be open to disposition under the public land laws, until it is so provided in an appropriate classification and an order of opening of an authorized officer of the Bureau of Land Management.

3. The lands will be open to location under the United States mining laws at 10 a.m. on December 3, 1969. They have been open to applications and offers under the mineral leasing laws.

HARRISON LOESCH. Assistant Secretary of the Interior.

OCTOBER 28, 1969.

[F.R. Doc. 69-13088; Filed, Nov. 3, 1969; 8:46 a.m.]

> [Puble Land Order 4725] [Nevada 042819]

### NEVADA

### Partial Revocation of Reclamation **Project Withdrawals**

By virtue of the authority contained in section 3 of the act of June 17, 1902 (32 Stat. 388; 43 U.S.C. 416), as amended and supplemented, it is ordered as follows:

 The departmental orders of July 2. 1902, and July 9, 1904, which withdrew the lands for reclamation purposes are hereby revoked as far as they affect the following described lands:

MOUNT DIABLO MERIDIAN

T. 20 N., R. 22 E.,

Sec. 24, NW14, W1/2SW1/4.

T. 20 N., R. 23 E.,

Sec. 12;

Sec. 14, SW ¼, NW ¼ SE ¼; Sec. 20, S ½ S ½; Sec. 22, N ½ NW ¼, S ½ S ½.

T. 20 N., R. 24 E.,

Sec. 6, NW 14, S1/4;

Sec. 8, lot 13; Sec. 16, NE¼NW¼, 8½NW¼;

Sec. 18, S1/4 SE1/4.

The areas described aggregate 2,819.51 acres in Washoe and Storey Counties.

The lands are situated, for the most part, on the steep slopes of the Virginia Mountain Range facing the Truckee River, between Sparks and Wadsworth, Nev.

2. At 10 a.m. on December 3, 1969, the land shall be open to operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, and the require-ments of applicable law. All valid applications received at or prior to 10 a.m. on December 3, 1969, shall be considered as

simultaneously filed at that time. Those received thereafter shall be considered

in the order of filing.

3. The land will be open to location under the U.S. mining laws at 10 a.m. on December 3, 1969. It has been open to applications and offers under the mineral leasing laws.

Inquiries concerning the land should be addressed to the Manager, Land Office, Bureau of Land Management, Reno, Nev.

HARRISON LOESCH. Assistant Secretary of the Interior.

OCTOBER 28, 1969.

[F.R. Doc. 69-13089; Filed, Nov. 3, 1969; 8:46 a.m.]

> [Public Land Order 4726] [Arizona 2934]

### ARIZONA

### Withdrawal for National Forest Roadside Zones

By virtue of the authority vested in the President and pursuant to Executive Order 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Subject to valid existing rights, the following described national forest lands are hereby withdrawn from appropriation under the mining laws (30 U.S.C., ch. 2), but not from leasing under the mineral leasing laws, in aid of programs of the Department of Agriculture:

TONTO NATIONAL FOREST

GILA AND SALT BIVER MERIDIAN

A strip of land 200 feet on each side of the centerline of each named road through the following legal subdivisions:

Madera Ridge Road Roadside Zone

T. 1 S., R. 14½ E. (unsurveyed), Sec. 13, SW¼SW¼, E½SW¼; Sec. 24, NW¼, W½SW¼; Sec. 25, W½NW¼, SE½NW¼, E½SW¼; Sec. 36, NW¼NE¼, E½W½. T. 2 S., R. 14 E. (unsurveyed),

Sec. 1, N%NE%NW%.

Pinal Mountain Road Roadside Zone

T. 2 S., R. 15 E. (unsurveyed), Sec. 5, W½NE¼, N½NE¼NE¼NW¼; Sec. 6, W½NE¼NE¼, W½NE¼, SW¼,

NW 4 SE 14.

Pioneer Pass Road Roadside Zone

T.1 S., R. 15 E. (unsurveyed), Sec. 27, SE¼SE¼NW¼, NE¼SW¼, SE¼; Sec. 34, E½E½.

T. 2 S., R. 15 E., Sec. 2, lot 4;

Sec. 3, E%NE%, NE%SE%; Sec. 10, NE 4SW 4, S 4SW 4, NW 4SE 4.

The areas described aggregate approximately 700 acres in Pinal and Gila Counties.

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

HARRISON LOESCH, Assistant Secretary of the Interior.

OCTOBER 28, 1969.

[F.R. Doc. 69-13090; Filed, Nov. 3, 1969; 8:46 a.m.]

> [Public Land Order 4727] [Sacramento 2418]

### CALIFORNIA

### Withdrawal for National Forest Scenic Observations and Recreation Areas

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R.

4831), it is ordered as follows:

1. Subject to valid existing rights, the following described national forest lands are hereby withdrawn from appropriation under the mining laws (30 U.S.C., ch. 2), but not from leasing under the mineral leasing laws, in aid of programs of the Department of Agriculture:

> MOUNT DIABLO MERIDIAN PLUMAS NATIONAL FOREST

Feather Falls Scenic Area

T. 20 N., R. 6 E., Sec. 2, SW\( SW\( \) SE\( \).

T. 21 N., R. 6 E. Sec. 2, E%SW% NE% and W%SE% NE%;

sc. 14, SE4SE4SW4, SW4NE4SE4, SE4NW4SE4, and SW4SW4SE4; sc. 22, NE4NW4SW4 and SW4SE4 Sec.

Sec. 24, S\(\)SE\(\)NW\(\)\(\) and N\(\)\(\)NE\(\)\(\)SW\(\)\(\): Sec. 26, SW¼NE¼ and SE¼SW¼; Sec. 28, NW¼NW¼NE¼ and NE¼NE¼

NW%. T. 21 N., R. 7 E.,

Sec. 6, lots 3, 4, 5, and 6, and E%SW%.

The areas described aggregate approximately 454 acres in Butte County.

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

HARRISON LOESCH, Assistant Secretary of the Interior.

OCTOBER 28, 1969.

[F.R. Doc. 69-13091; Filed, Nov. 3, 1969; 8:46 a.m.]

## Title 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission PART 213-EXCEPTED SERVICE

### **Treasury Department**

Section 213,3305 is amended to show that one position of Confidential Secretary to the Director of the Mint is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER paragraph (f) is added to § 213.3305 as set out below.

§ 213.3305 Treasury Department.

(f) Bureau of the Mint,

(1) One Confidential Secretary to the Director of the Mint.

(5 U.S.C. 3301, 3302, E.O. 10577; 3 CFR 1954-1958 Comp., p. 218)

> UNITED STATES CIVIL SERV-ICE COMMISSION.

JAMES C. SPRY. [SEAL] Executive Assistant to the Commissioners.

[F.R. Doc. 69-13079; Filed, Nov. 3, 1969; 8:45 a.m.]

### PART 213-EXCEPTED SERVICE Executive Office of the President

Section 213.3303 is amended to show that the position of Associate Executive Director, President's Commission on White House Fellows, is excepted under Schedule C. Effective on publication in the Federal Register, subparagraph (2) is added to paragraph (f) of section 213.3303 as set out below.

§ 213.3303 Executive Office of the President.

(f) President's Commission on White House Fellows. \* \*

(2) The Associate Executive Director. (5 U.S.C. 3301, 3302, E.O. 10577; 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] JAMES C. SPRY. Executive Assistant to

the Commissioners.

[F.R. Doc. 69-13206; Piled, Nov. 3, 1969; 8:49 a.m.]

### PART 511-CLASSIFICATION UNDER THE GENERAL SCHEDULE

Subpart B-Coverage of the General Schedule

### PART 531-PAY UNDER THE GENERAL SCHEDULE

### Notice of Change in Titles and Headings

To identify more clearly the subject matter, the headings for Part 511, Subpart B, and Part 531 are amended to read as set forth above.

The section heading for 511.201 is amended to read as follows:

§ 511.201 Coverage of and exclusions from the General Schedule.

(5 U.S.C. 5115, 5338)

UNITED STATES CIVIL SERV-ICE COMMISSION,

JAMES C. SPRY, [SEAL] Executive Assistant to the Commissioners.

[F.R. Doc. 69-13207; Filed, Nov. 3, 1969; 8:49 a.m.]

## PART 550—PAY ADMINISTRATION (GENERAL)

### Specific Exceptions

Section 550.505 is amended by adding a new paragraph (q) which provides an exception from the prohibition against dual pay from more than one position (5 U.S.C. 5533) for the pay of a part-time motion picture operator at the Sierra Army Depot, Herlong, Calif.; and by adding a new paragraph (r) which provides an exception from the same prohibition for pay for part-time employment of an organist, a bookkeeper, and three bartenders at the Navajo Army Depot, Flagstaff, Ariz.

§ 550.505 Specific exceptions.

(q) Pay for part-time employment by the Department of the Army of a motion picture operator at the Sierra Army Depot, Herlong, Calif.

(r) Pay for part-time employment by the Department of the Army of an organist, a bookkeeper, and three bartenders at the Navajo Army Depot, Flagstaff, Ariz.

(5 U.S.C. 5533)

UNITED STATES CIVIL SERV-ICE COMMISSION, ISEAL JAMES C. SPRY, Executive Assistant to the Commissioners.

[F.R. Doc. 69-13080; Filed, Nov. 3, 1969; 8:45 a.m.]

### Title 45—PUBLIC WELFARE

Chapter II—Social and Rehabilitation Service (Assistance Programs), Department of Health, Education, and Welfare

### PART 234—FINANCIAL ASSISTANCE TO INDIVIDUALS

### Federal Financial Participation

Correction

In F.R. Doc. 69–12883 appearing at page 17433 in the issue for Wednesday, October 29, 1969, preceding "XIV" in the third line of column 3, insert "X,".

# Proposed Rule Making

### DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

[ 7 CFR Part 909 ]

HANDLING OF GRAPEFRUIT GROWN IN ARIZONA AND CERTAIN COUN-TIES IN CALIFORNIA

Notice of Proposed Rule Making With Respect to Approval of Expenses and Fixing of Rate of Assessment for 1969–70 Fiscal Period and Carryover of Unexpended Funds

Consideration is being given to the following proposals submitted by the Administrative Committee, established under the marketing agreement, as amended, and Order No. 909, as amended (7 CFR Part 909), regulating the handling of grapefruit grown in the State of Arizona; in Imperial County, Calif., and in that part of Riverside County, Calif., situated south and east of White Water, Calif., effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), as the agency to administer the terms and provisions thereof:

- (1) That expenses that are reasonable and necessary to be incurred by the Administrative Committee during the period August 1, 1969, through July 31, 1970, will amount to \$144,750.
- (2) That the rate of assessment for such period, payable by each handler in accordance with § 909.41, be fixed at three cents (\$0.03) per carton, or equivalent quantity of grapefruit; and
- (3) That unexpended assessment funds, in excess of expenses incurred during such period, shall be carried over as a reserve in accordance with the applicable provisions of § 909.42.

All persons who desire to submit written data, views, or arguments in connection with the aforesaid proposals should file the same, in quadruplicate, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C. 20250, not later than the 10th day after the publication of this notice in the Federal Register. All written submissions made pursuant to this notice will be made available for public inspection at the office of the Hearing Clerk during regular business hours (7 CFR 1.27(b)).

Dated: October 30, 1969.

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

[F.R. Doc. 69-13097; Filed, Nov. 3, 1969, 8:46 a.m.]

[ 7 CFR Part 1011 ]

### MILK IN APPALACHIAN MARKETING AREA

Notice of Proposed Suspension of Certain Provisions of the Order

Notice is hereby given that, pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), the suspension of certain provisions of the order regulating the handling of milk in the Appalachian marketing area is being considered for the months of November and December 1969 and the months of January and February 1970.

All persons who desire to submit written data, views, or arguments in connection with the proposed suspension should file the same with the Hearing Clerk, Room 112-A, Administration Building, U.S. Department of Agriculture, Washington, D.C. 20250, not later than 5 days from the date of publication of this notice in the Federal Register. All documents filed should be in quadruplicate.

All written submissions made pursuant to this notice will be made available for public inspection at the office of the Hearing Clerk during regular business hours (7 CFR 1.27(b)).

The provisions proposed to be sus-

pended are as follows:

(1) In § 1011.11, "(1) Any day during the months of March through July, and (2) on not more than 15 days during any of the months of August through February:":

(2) In § 1011.44, all of paragraph (c);

(3) In § 1011.44(d), "located not more than 200 miles, by the shortest highway distance as determined by the market administrator, from the nearer of the city hall of Bluefield, W. Va., or from the city limits of Kingsport, Tenn."

The proposed suspension would permit unlimited diversion of milk during the months of November-December 1969 and January-February 1970 directly from dairy farmers to unregulated plants wherever located, and would further provide for classification of such milk at its actual utilization.

Presently, the order limits the diversion of milk from a producer to not more than 15 days during the months of August through February. Current provisions also require automatic Class I utilization if milk is moved to an unregulated plant more than 200 miles from the nearer of the city hall of Bluefield, W. Va. or the city limits of Kingsport, Tenn.

Dairymen Inc., requests the suspension. This cooperative association, representing nearly all the producers in this market, states the suspension order would tend to maximize returns to producers by increasing the opportunities to dispose of milk for fluid use. Also, that it would reduce costs since it would be more efficient to move milk directly from the farms of producers closest to unregulated plants (located more than 200 miles from either Bluefield or Kingsport) rather than receive such milk at a pool plant and then transfer the milk to distant unregulated plants.

Signed at Washington, D.C., on October 30, 1969.

JOHN C. BLUM, Deputy Administrator, Regulatory Programs.

[F.R. Doc. 69-13120; Filed, Nov. 3, 1969; 8:48 a.m.]

### FEDERAL TRADE COMMISSION

[ 16 CFR Part 423 ]

# CARE LABELING OF TEXTILE PRODUCTS

### Notice of Rule Making Proceeding

Notice is hereby given that the Federal Trade Commission, pursuant to the Federal Trade Commission Act, as amended, 15 U.S.C. 41, et seq., and the provisions of Part 1, Subpart B of the Commission's procedures and rules of practice, 16 CFR 1.11 et seq., has initiated a proceeding for the promulgation of trade regulation rules relating to care labeling of textile products.

For purposes of this proceeding,

"Textile product" is any commodity, made in whole or in part of fibers, yarn, or fabric, which commodity is intended for sale or resale, in the form manufactured, to consumer-purchasers.

"Laundering and cleaning instructions" include information with respect to dry cleaning and pressing; washing, drying, and ironing; or other applicable procedures used to clean a particular textile product.

The Commission has initiated this proceeding having reason to believe that:

 In recent years innovative developments in the fields of textiles and wearing apparel have produced a vast array of new fibers, fabrics, and finishes;

(2) This flood of new and different textiles has caused unusual problems for the consumer in making an informed selection from among the many competing products;

(3) Today, it is virtually impossible for even the most knowledgeable person to identify accurately, from appearance or feel alone, the fiber composition of a particular textile product, and it is equally difficult for the same person, even if fiber content is known, to determine with certainty what care procedures or techniques should be used which will insure that the utility and appearance of the product will not be impaired and that satisfactory results will be achieved;

(4) All textile products require definite care procedures or techniques which should be followed in laundering or cleaning in order to insure that satisfactory results will be achieved;

(5) A number of textile products require special care procedures or techniques which should be followed in laundering or cleaning in order to insure that the utility and appearance of that product will not be impaired by shrinking, stretching, fading, or by other means;

(6) Many manufacturers and marketers of these products do not disclose, in any manner, laundering, cleaning, or other care instructions to prospective purchasers.

(7) When such information is supplied, it is normally in the form of detachable labels or tags which may be easily lost or destroyed by the utimate consumer

shortly after purchase;

(8) As a result, consumers, and in many cases even professional cleaners and launderers, are misled or deceived with respect to the care procedures necessary to achieve unimpaired utility and appearance; and consumers are deprived of the opportunity to make a rational and informed choice among competing textile products;

(9) This practice constitutes an unfair method of competition in commerce, and an unfair or deceptive act or practice in commerce, in violation of section 5 of the Federal Trade Commission Act.

Accordingly, the Commission new proposes the following trade regulation rules:

Sec

423.1 Rule 1.

423.2 Rule 2. 423.3 Rule 3.

AUTHORITY: The provisions of this Part 423 issued under 38 Stat. 717, as amended; 15 U.S.C. 41-58.

### § 423.1 Rule 1.

It is an unfair method of competition and an unfair or deceptive act or practice to sell any textile product in commerce, as "commerce" is defined in the Federal Trade Commission Act, which does not have a label or tag permanently affixed or attached thereto which accurately and clearly discloses proper instructions for the laundering and cleaning of such product, as well as any other instructions material to the proper care and normal use of such product, which, if not followed, may result in the impairment of its utility or appearance.

§ 423.2 Rule 2.

It is an unfair method of competition and an unfair or deceptive act or practice to sell any textile product in commerce, as "commerce" is defined in the Federal Trade Commission Act, which does not contain, either on the label or tag permanently affixed or attached thereto disclosing instructions for the laundering, cleaning and care of such product, or on a separate permanently affixed or attached label or tag, a certification from the manufacturer of the product to the ultimate consumer-purchaser that the instructions for the laundering, cleaning, and care of such product disclosed on the permanent label or tag are valid and proper, and will not impair the product's utility or appearance.

### § 423.3 Rule 3.

No person shall be adjudged in violation of § 423.1 (Rule 1) if he establishes a guaranty received in good faith, signed by and containing the name and address of the person residing in the United States by whom the textile product guaranteed was manufactured or from whom it was received, that said product is not mislabeled under the provisions of the rules in this part. Sald guaranty shall be (a) a separate guaranty specifically designating the textile product guaranteed, in which case it may be on the invoice or other paper relating to said product; or (b) a continuing guaranty given by seller to the buyer applicable to all textile products sold to or to be sold to buyer by seller; or (c) a continuing guaranty filed with the Commission applicable to all textile products handled by a guarantor.

Note: The furnishing of a false guaranty, except in good faith reliance upon a guaranty received from a supplier, is an unfair method of competition and an unfair and deceptive act or practice.

For the purposes of carrying out the provisions of the statutes administered by it, the Commission is empowered to promulgate rules and regulations applicable to unlawful trade practices. Trade regulation rules express the experience and judgment of the Commission, based on facts of which it has knowledge derived from studies, reports, investigations, hearing, and other proceedings, or within official notice, concerning the substantive requirements of the statutes which it administers.

Where a trade regulation rule is relevant to any issue involved in an adjudicative proceeding thereafter instituted, the Commission may rely upon the rule to resolve the issue, provided that the respondent shall have been given a fair hearing on the applicability of the rule to the particular case.

All interested persons, including the consuming public, are hereby notified that they may file written data, views, or arguments concerning the proposed rules with the Chief, Division of Trade Regulation Rules, Bureau of Industry Guidance, Federal Trade Commission, Pennsylvania Avenue and Sixth Street NW., Washington, D.C. 20580, not later than January 6, 1970. To the extent practicable, persons wishing to file written presentations in excess of two pages should submit 20 copies.

All interested parties are given notice of opportunity to orally present data, views, or arguments with respect to the proposed rules at a public hearing to be held at 10 a.m., e.s.t., January 13 and 14, 1970, in Room 532 of the Federal Trade Commission Building, Washington, D.C.

Any person desiring to orally present his views at the hearing should so inform the Chief, Division of Trade Regulation Rules, not later than January 6, 1970, and state the estimated time required for his oral presentation. Reasonable limitations upon the length of time allotted to any person may be imposed. In addition, all parties desiring to deliver a prepared statement at the hearing should file such statement with the Chief, Division of Trade Regulation Rules, on or before January 6, 1970.

The data, views, or arguments presented with respect to the practices in question will be available for examination by interested parties at the office of the Assistant Secretary for Legal and Public Records, Federal Trade Commission, Washington, D.C., and will be considered by the Commission.

All persons, firms, corporations, or others engaged in the manufacture, sale, or distribution of textile products in commerce, as "commerce" is defined in the Federal Trade Commission Act, would be subject to the requirements of any trade regulation rules promulgated in the course of this proceeding. This proceeding, therefore, is designed to inform all industry members of their obligations under the law and to assure equitable treatment in complying therewith.

Fiber producers and manufacturers and marketers of textile products, as well as other interested parties, including members of the consuming general public, are urged to express their approval or disapproval of the proposed rules, or to recommend revisions thereof, and to give a full statement of their views in connection therewith.

Issued: November 4, 1969.

By the Commission.

[SEAL] JOSEPH W. SHEA, Secretary.

[F.R. Doc. 69-13056; Filed, Nov. 3, 1969; 8:45 a.m.]

# Notices

## DEPARTMENT OF THE TREASURY

Internal Revenue Service FLOYD FLUD

Notice of Granting of Relief

Notice is hereby given that Floyd Flud, 1147 Terrace, Grapevine, Tex. 76051, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on April 17, 1958, in the Criminal District Court in and for the County of Dallas, Tex., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Floyd Flud, because of such conviction to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be prevented under chapter 44, title 18, United States Code, from obtaining a license under that chapter as a firearms or ammunition importer, manufacturer, dealer, or collector. In addition under title VII of the Omnibus Crime Control and Safe Streets Act of 1968 (82 Stat. 236; 18 U.S.C., Appendix) because of such conviction it would be unlawful for Mr. Flud to receive, possess, or transport in commerce a firearm. Notice is hereby further given that I have considered Floyd Flud's application and have

(1) The conviction was made upon a charge which did not involve the use of a firearm or other weapon or a violation of chapter 44, title 18, United States Code, or of the National Firearms Act; and

(2) It has been established to my satisfaction that the circumstances regarding the conviction, and the applicant's record and reputation, are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the requested relief to Floyd Flud from disabilities incurred by reason of his conviction, would not be contrary to the public interest.

It is ordered, Pursuant to the authority vested in the Secretary of the Treasury by section 925(c), of title 18, United States Code and delegated to me by the regulations in Title 26, Part 178, Code of Federal Regulations, that Floyd Flud be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms, incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 28th day of October 1969.

[SEAL] RANDOLPH W. THROWER, Commissioner of Internal Revenue.

[FR. Doc. 69-13114; Filed, Nov. 3, 1969; [FR. Doc. 69-13115; Filed, Nov. 3, 1969; [F.R. Doc. 69-13098; Filed, Nov. 3, 1969; 8:48 a.m.]

### JAMES ARTHUR WHITFIELD Notice of Granting of Relief

Notice is hereby given that James Arthur Whitfield, 4303 Millers Lane, Richmond, Va., has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on September 21, 1964, in the U.S. District Court for the Eastern District of Virginia, of an offense punishable by imprisonment for a term exceeding 1 year, as defined in 18 U.S.C. 921(a) (20). Unless relief is granted, it will be unlawful for James Arthur Whitfield, because of said conviction, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be prevented under chapter 44, title 18, United States Code, from obtaining a license under that chapter as a firearms or ammunition importer, manufacturer, dealer, or collector. In addition, under title VII of the Omnibus Crime Control and Safe Streets Act of 1968 (82 Stat. 236; 18 U.S.C. Appendix) it would be unlawful for Mr. Whitfield to receive, possess, or transport in commerce or affecting commerce a firearm. Notice is hereby further given that I have considered James Arthur Whitfield's application and have found:

(1) The conviction was made upon a charge which did not involve the use of a firearm or other weapon or a violation of chapter 44, title 18, United States Code, or of the National Firearms Act;

(2) It has been established to my satisfaction that the circumstances regarding the conviction, and the applicant's record and reputation are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the requested relief to James Arthur Whitfield from disabilities incurred by reason of his conviction would not be contrary to the public interest.

It is ordered, Pursuant to the authority vested in the Secretary of the Treasury by section 925(c), title 18, United States Code, and delegated to me by the regulations in Title 26, Part 178, Code of Federal Regulations, that James Arthur Whitfield be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 28th day of October 1969.

[SEAL] RANDOLPH W. THROWER. Commissioner of Internal Revenue.

8:48 a.m.]

### DEPARTMENT OF THE INTERIOR

**Bureau of Land Management** 

[S 1201A]

### CALIFORNIA

Notice of Classification of Public Lands for Transfer Out of Federal Ownership

OCTOBER 24, 1969.

1. The following public lands are hereby classified for transfer out of Federal ownership by State Indemnity Lieu Selection (43 U.S. 851, 852):

> PUTAH CREEK PLANNING UNIT LAKE AND NAPA COUNTIES

Mount Diablo Meridian

T. 9 N., R. 6 W.

Sec. 3, W\2SW\4, SE\4SW\4; Sec. 4, lots 3, 6, 7, S\2SE\4;

Sec. 9, lots 4, 5, and 10 to 16, inclusive;

Sec. 15, all;

Sec. 17, E½E½; Sec. 19, E½SE¼;

20, SW 14 NE 14, SE 14 NW 14. SW 14. NW%SE%:

Sec. 21, SW4SE4, E4SE4;

Sec. 22, SW 1/4 NW 1/4, W 1/2 SW 1/4; Sec. 29, NE 1/4 NW 1/4.

T. 10 N., R. 6 W.

Sec. 19, lot 3, NE%SW%, W%SE%;

Sec. 29, NW 1/4 SW 1/4

Sec. 30, lots 2 and 3; NWNEW, SEWNEW. T. 10 N., R. 7 W.,

Sec. 23, lots 4 and 6;

Sec. 24, NE¼NW¼, S½NW¼, SE¼; Sec. 25, SW¼NE¼, E½NW¼, N½NE¼ SW¼, N½SW¼NE¼SW¼, SE¼NE¼ SW4. N4SW4 SW4. W4SE4.

The lands described above aggregate 3,021.86 acres.

2. Publication of this notice segregates the affected public lands from all forms of disposal under the public land laws, including the mining laws, except the form of disposal for which it is proposed to classify the lands. However, publication does not alter the applicability of the public land laws governing the use of the lands under lease, license, or permit, or govern the disposal of their mineral and vegetative resources, other than under the mining laws

3. The classification has been discussed and analyzed in detail with the State of California, the county and with other agencies, groups, and individuals. Maps and other information are available for inspection in the Ukiah District Office, 168 Washington Avenue, Ukiah, Calif. 95482. The lands are needed by the State of California to further the development

of Mount St. Helena State Park.
4. For a period of 30 days, interested parties may submit comments to the Secretary of the Interior, LLM, 320, Washington, D.C. 20240.

E. J. PETERSEN, Acting State Director.

8:46 a.m.]

# CONTINENTAL SHELF

### New Lease Form

Notice is hereby given that the following form, Form 3380-1 (October 1969), has been approved by the Secretary of the Interior for the future leasing of oil and gas deposits in the Outer Continental Shelf of the United States.

> JOHN O. CROW, Associate Director, Bureau of Land Management.

OCTOBER 30, 1969.

Form 3380-1 (October 1969)

U.S. DEPARTMENT OF THE INTERIOR, BUREAU OF LAND MANAGEMENT

OIL AND GAS LEASE OF SUBMERGED LANDS UNDER THE OUTER CONTINENTAL SHELF LANDS ACT

This lease is made and effective as of (hereinafter called the Effec-tive Date) by and between the United States of America (hereinafter called the Lessor) , Bureau of Land Management, its authorized officer, and ----- (hereinafter called the Lessee). In consideration of the cash payment heretofore made by the Lessee to the Lessor and in consideration of the promises, terms, conditions and covenants contained herein, the parties hereto agree as

Secrion 1. Statutes and Regulations. This lesse is made pursuant to the Outer Conti-nental Shelf Lands Act of August 7, 1953 (67 Stat. 462; 43 U.S.C. secs. 1331, et seq.) (hereinafter called the Act). This lease subject to all the provisions of the Act and to all the terms, conditions and requirements of the valid regulations promulgated by the Secretary of the Interior (hereinafter called the Secretary) thereunder in existence upon the effective date of this lease, all of which are incorporated herein and, by reference, made a part hereof. This lease shall also be subject to regulations hereafter issued by the Secretary pursuant to his authority under section 5(s)(1) of the Act to prescribe and amend at any time such rules and regulations as he may determine to be necessary and proper in order to provide for the prevention of waste and for the conservation of the natural resources of the Outer Continental Shelf, and for the protection of correlative rights therein, which regulations shall be deemed incorporated herein and, by reference, made a part hereof when promulgated.

SEC. 2. Rights of Lessee. The Lessor hereby grants and leases to the Lessee the exclusive right and privilege to drill for, mine, extract, remove and dispose of oil and gas deposits, except helium gas, in or under the followingdescribed area of the Outer Continental Shelf of the United States:

containing approximately ---- acres (hereinafter referred to as the leased area), together with:

(a) the nonexclusive right to conduct within the leased area geological and geophysical explorations in accordance with applicable regulations;

(b) the nonexclusive right to drill water wells within the leased area and to use water produced therefrom for operations pursuant to the Act free of cost, provided that such drilling is conducted in accordance with procedures approved by the Regional Oil and Gas Supervisor of the Geological Survey

(b) the right to construct or erect and to maintain within the leased area all artificial

OIL AND GAS LEASING IN THE OUTER islands, platforms, fixed or floating structures, sea walls, docks, dredged channels and spaces, buildings, plants, telegraph or telephone lines and cables, pipelines, reservoirs, tanks, pumping stations, and other works and structures necessary to the full enjoyment of the rights granted by this lease, subject to compliance with applicable laws and regulations,

SEC. 3. Obligations of Lessee. The Lessee agrees:

(a) Rentals and royalties. (1) To pay rent-

als and royalties as follows:

Rentals. With respect to each lease year commencing prior to a discovery of oil or gas on the leased area, to pay the Lessor on or before the first day of each such year, a rental of \_\_\_\_ per acre or fraction

Minimum royalty. To pay the Lessor at the expiration of each lease year commencing after discovery a minimum royalty of there is production, the difference between the actual royalty required to be paid with respect to such lease year and the prescribed minimum royalty, if the actual royalty paid is less than the minimum royalty.

Royalty on production. To pay the Lessor a royalty of \_\_\_\_\_ percent in amount or value of production saved, removed, or sold from the leased area. Gas of all kinds (except helium and gas used for purposes of production from and operations upon the leased area or unavoidably lost) is subject

to royalty. (2) It is expressly agreed that the Secretary may establish minimum values for purposes of computing royalty on products obtained from this lease, due consideration being given to the highest price paid for a part or for a majority of production of like quality in the same field, or area, to the price received by the Lessee, to posted prices, and to other relevant matters. Each such determination shall be made only after due notice to the Lessee and a reasonable opportunity has been afforded the Lessee to

be heard.

(3) When paid in value, royalties on production shall be due and payable monthly on the last day of the month next following the month in which the production is obtained. When paid in production, such royalties shall be delivered at pipeline connections or in tanks provided by the Lessee. Such deliveries shall be made at reasonable times and intervals and, at the Lessor's option, shall be effected either (1) on or immediately adjacent to the leased area, without cost to the Lessor, or (ii) at a more convenient point closer to shore or on shore, in which event the Lessee shall be entitled to reimbursement for the reasonable cost of transporting the royalty substance to such delivery point. The Lessee shall not be required to provide storage for royalty taken in kind in excess of tankage required when royalty is paid in value. When payments are made in production the Lessee shall not be held liable for the loss or destruction of royalty oil or other liquid products in storage from causes over which the Lessee has no control.

(b) Bonds. To maintain at all times the bond required prior to the issuance of this lease and to furnish such additional security as may be required by the Lessor if, after operations or production have begun, the Lessor deems such additional security to be

(c) Wells. (1) To diligently drill and produce such wells as are necessary to protect the Lessor from loss by reason of production on other properties or, in lieu thereof, with the consent of the Supervisor, to pay a sum determined by the Supervisor as adequate to compensate the Lessor for failure to drill and produce any such well. In the event that this lease is not being maintained in force by other production of oil or gas in paying quantities or by other approved drilling or reworking operations, such payments shall be considered as the equivalent of production in paying quantities for all purposes of

(2) After due notice in writing, to dili-gently drill and produce such other wells as the Secretary may reasonably require in order that the leased area or any part thereof may be properly and timely developed and produced in accordance with good operating practice.

(3) At the election of the Lessee, to drill and produce other wells in conformity with any system of well spacing or production allotments affecting the area, field, or pool in which the leased area or any part thereof is situated, which is authorized or sanctioned by applicable law or by the Secretary.

Payments. To make all payments to the the Lessor by check, bank draft or money order payable as indicated herein unless otherwise provided by regulations or by direc-tion of the Secretary. Rental, royalties, and other payments shall be made payable to the States Geological Survey tendered to the Supervisor, except that filing charges, bonuses, and first year's rental shall be made payable to the Bureau of Land Management and remitted to the Manager of the appropriate field office of that Bureau.

(e) Inspection. To keep open at all reasonable times for the inspection of any duly authorised representative of the Lessor, the leased area and all wells, improvements, machinery, and fixtures thereon and all books, accounts, and records relative to operations and surveys or investigations on or with regard to the leased area or under the lease.

(f) Conduct of operations. To conduct all operations under this lease in accordance with applicable law and regulations.

(g) Indemnification. To indemnify save the Lessor harmless against and from any and all claims of any nature whatever, including without limitation claims for loss or damage to property or injury to persons, caused by, or resulting from, any operation on the leased area conducted by or on behalf of the Lessee: Provided, That the Lessee shall not be held responsible to the Lessor under this subsection for any loss, damage, or injury caused by, or resulting from: (1) Any negligent action of the Lessor other than the exercise or performance of (or the failure to exercise or perform) a discretionary function or duty on the part of a Federal agency or an employee of such an agency, whether or not the discretion involved abused; or (2) the Lessee's compliance with an order or directive of the Lessor against which an appeal by the Lessee under 30 CFR 250.81 is filed before the cause of action for such a claim arises and is pursued diligently thereafter.

(h) Equal Opportunity Clause. The Lessee agrees that, during the performance of this lease:

(1) The Lessee will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Lessee will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Lessee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Lessor setting forth the provisions of this Equal Opportunity clause.

(2) The Lessee will, in all solicitations or advertisements for employees placed by or on behalf of the Lessee, state that all qualified applicants will receive consideration for emwithout regard to race, color, ployment

religion, sex, or national origin.

(3) The Lessee will send to each labor union or representative of workers with which Lessee has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Lessor, advising the labor union or workers' representative of the Lessee's commitments under this Equal Opportunity clause, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(4) The Lessee will comply with all provisions of Executive Order No. 11246 of September 24, 1965, as amended, and of the rules, regulations, and relevant orders of the Sec-

retary of Labor.
(5) The Lessee will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, as amended, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the Secretary of the Interior and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(6) In the event of the Lessee's noncompliance with the Equal Opportunity clause of this lease or with any of said rules, regulations, or orders, this lease may be canceled, terminated or suspended in whole or in part and the Lessee may be declared ineligible for further Federal Government contracts or leases in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, as amended, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, as amended, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The Lessee-will include the provisions of Paragraphs (1) through (7) of this subsection 3(h) in every contract, subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor Issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, as amended, so that such provisions will be binding upon each contractor, subcontractor or vendor. The Lessee will take such action with respect to any contract, subcontract or purchase order as the Secretary may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, That in the event the Lessee becomes involved in, or is threatened with, litigation with a contractor, subcontractor, or vendor as a result of such direction by the Secretary, the Lessee may request the Lessor to enter into such litigation to protect the interests of the Lessor.

Certification of nonsegregated facili-By entering into this lease, the Lessee certifies that Lessee does not and will not maintain or provide for Lessee's employees any segregated facilities at any of Lessee's establishments, and that Lessee does not and will not permit Lessee's employees to perform their services at any location, under Lessee's control, where segregated facilities are maintained. The Lessee agrees that a breach of this certification is a violation of the Equal Opportunity clause in this lease. As used in this certification, the term "segregated facilities" means, but is not limited to, any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eat ing areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertain-

ment areas, transportation, and housing fa-

cilities provided for employees which are

segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. Lessee further agrees that (except where Lessee has obtained identical certifications from proposed contractors and subcontractors for specific time periods) Lessee will obtain identical certifications from proposed contractors and subcontractors prior to the award of contracts or subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause; that Lessee will retain such certifications in Lessee's files; and that Lessee will forward the following notice to such proposed contractors and subcontractors (except where the proposed contractor or subcontractor has submitted identical certifications for specific time periods): Notice to prospective contractors and subcontractors of requirement for certification of nonsegregated facilities. A Certification of Nonsegregated Facilities, as required by the May 9, 1967, order (32 F.R. 7439, May 19, on Elimination of Segregated Facilities, by the Secretary of Labor, must be submitted prior to the award of a contract or subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each contract and subcontract or for all contracts and subcontracts during a period (i.e., quarterly, semiannually, or annually).

(j) Assignment of lease. To file for approval with the appropriate office of the Bureau of Land Management any Instrument of transfer of this lease, or any interest therein, required to be filed under applicable regulations, within the time and in the manner prescribed by the applicable regulations. SEC. 4. Term. This lease shall continue for

a period of 5 years from the effective date of this lease and so long thereafter as oil or gas may be produced from the leased area in paying quantities, or drilling or well reworking operations, as approved by the Secretary, are conducted thereon.

SEC. 5. Cooperative or Unit Plan. Lessee agrees that, within 30 days after demand by Lessor, Lessee will subscribe to and operate under such cooperative or unit plan for the development and operation of the area, field, or pool, or part thereof, embracing lands subject to this lease as the Secretary may determine to be practicable and necessary or advisable in the interest of conservations. Where any provision of a cooperative or unit plan of development which has been approved by the Secretary, and which by its terms affects the leased area or any part thereof, is inconsistent with a provision of this lease, the provision of such cooperative or unit plan shall govern.

Sec. 6. Reservations to Lessor. All rights in the leased area not expressly granted to the Lessee by the Act, the regulations, or this lease are hereby reserved to the Lessor. Without limiting the generality of the foregoing, such reserved rights include:

(a) Geological and geophysical explora-tion; rights-of-way. The right to authorize the conduct of geological and geophysical exploration in the leased area which does not interfere with or endanger actual operations under this lease, and the right to grant such easements or rights-of-way upon, through, or in the leased area as may be necessary or appropriate to the working of other lands or to the treatment and shipment of products thereof by or under authority of the United States, its Lessees or Permittees

(b) Leases of sulfur and other minerals, The right to grant leases of any mineral other than oil and gas within the leased area or any part thereof. No lease of other mineral shall authorize or permit the Lessee thereunder unreasonably to interfere with or endanger operations under this lease.

- (c) Purchase of production. In time of war, or when the President of the United States shall so prescribe, the right of first refusal to purchase at the market price all or any portion of the oil or gas produced from the leased area, as provided in section 12(b) of the Act
- (d) Taking of royalties. The right to determine whether royalty will be taken in the amount or the value of production.
- (e) Helium. Pursuant to section 12(f) of the Act, the ownership of and the right to extract helium from all gas produced under this lease.
- (f) Suspension of operations during wer or national emergency. Upon recommenda-tion of the Secretary of Defense, during a state of war or national emergency declared by the Congress or President of the United States after August 7, 1953, the authority of the Secretary to suspend any or all operations under this lease, as provided in section 12(c) of the Act: Provided, That just compensation shall be paid by the Lessor to the
- (g) Restriction of exploration and operations. The right, as provided in section 12(d) of the Act: to restrict from exploration and operations the leased area or any part thereof which may be designated by and through the Secretary of Defense, with the approval of the President, as, or as part of, an area of the Outer Continental Shelf needed for national defense; and so long as such designation remains in effect no exploration or operations may be conducted on the surface of the leased area or the part thereof included within the designation except with the concurrence of the Secretary of Defense; and if operations or production under this lease within any such restricted area shall be suspended, any payments of rentals and royalty prescribed by this lease likewise shall be suspended during such period of suspension of operations and production, and the term of this lease shall be extended by adding thereto any such suspension period, and the Lessor shall be liable to the Lessee for such compensation as is required to be paid under the Constitution of the United States.

SEC. 7. Directional Drilling, A directional well drilled under the leased area from a surface location on nearby land not covered by this lease shall be deemed to have the same effect for all purposes of this lease as a well drilled from a surface location on the leased area. In such circumstances, drilling shall be considered to have been commenced on the leased area when drilling is commenced on the nearby land for the purpose of directionally drilling under the leased area, and production of oil or gas from the leased area through any directional well surfaced on nearby land or drilling or re-working of any such directional well shall be considered production or drilling or reworking operations (as the case may be) on the leased area for all purposes of this lease. Nothing contained in this paragraph is intended or shall be construed as granting to the Lessee any leasehold interests, licenses, easements, or other rights in or with respect to any such nearby land in addition to any such leasehold interests, licenses, easements, or other rights which the Lessee may have lawfully acquired under the Act or from the Lessor or others.

SEC. 8. Surrender of Lease. The Lessee may surrender this entire lease or any officially designated subdivision of the leased area by filing with the appropriate office of the Bureau of Land Management a written relinquishment, in triplicate, which shall be effective as of the date of fling. No surrender of this lease or of any portion of the leased area shall relieve the Lessee or his surrety of the or the lease of the lea surety of the obligation to make payment of all accrued rentals and royalties or to

abandon all wells on the area to be surrendered in a manner satisfactory to the Supervisor.

SEC. 9. Removal of Property on Terminafion of Lease. Upon the termination of this
lease in whole or in part, or the surrender
of the lease in whole or in part, as herein
provided, the Lessee shall within a period
of I year thereafter remove from the premises
no longer subject to the lease all structures,
machinery, equipment, tools, and materials
in accordance with applicable regulations
and orders of the Supervisor: Provided, houscref, That the Lessee may continue to mainsain any such property on the leased area for
whatever longer period it may be needed, as
determined by the Supervisor, for producing
wells or for drilling or producing on other
leases.

SEC. 10. Remedies in Case of Default. (a) Whenever the Lessee falls to comply with any of the provisions of the Act, or of this lease, or of the regulations issued under the Act and in force and effect on the Effective Date of this lease, the lease shall be subject to cancellation in accordance with the provisions of section 5(b) of the Act: Provided, however, That the 30-day notice provision applicable to nonproducing leases under section 5(b) (1) of the Act shall also apply as a prerequisite to the institution of any legal action by the Lessor to cancel this lease while it is in a producing status. Nothing in this subsection shall be construed to apply to, or require any notice with respect to, any legal action instituted by the Lessor other than an action to cancel the lease pursuant to section 5(b) of the Act.

(b) Whenever the Lessee fails to comply with any of the provisions of the Act, or of this lease, or of any regulations promulgated by the Secretary under the Act, the Lessor may exercise any legal or equitable remedy or remedies which the Lessor may have, including appropriate action under the penalty provisions of section 5(a) (2) of the Act; however, the remedy of cancellation of the lease may be exercised only under the provisions of section 5(b) and section 8(i) of the Act;

(c) A waiver of any particular violation of the provisions of the Act, or of this lease, or of any regulations promulgated by the Secretary under the Act, shall not prevent the cancellation of this lease or the exercise of any other remedy or remedies under paragraphs (a) and (b) of this section by reason of any other such violation or for the same violation occurring at any other time.

Sec. 11. Heirs and Successors in Interest. Each obligation hereunder shall extend to and be binding upon, and every benefit hereof shall inure to, the heirs, executors, administrators, successors, or assigns, of the respective parties hereto.

SEC. 12. Unlawful Interest. No member of, or Delegate to, Congress, or Resident Com-missioner, after his election or appointment, or either before or after he has qualified, and during his continuance in office, and no officer, agent, or employee of the Department of the Interior, except as provided in 43 CFR 7.4(a)(1), shall be admitted to any share or part in this lease or derive any benefit that may arise therefrom; and the provisions of section 3741 of the Revised Statutes (41 U.S.C. sec. 22), as amended, and sections 431, 432, and 433 of title 18 of the United States Code, relating to contracts made or entered into, or accepted by or on behalf of the United States, form a part of this lease so far as the same may be applicable.

[F.R. Doc. 69-13092; Filed, Nov. 3, 1969; 8:46 a.m.]

### National Park Service

# NATIONAL REGISTER OF HISTORIC PLACES

### Miscellaneous Amendments

By notice in the Federal Register of February 25, 1969, at page 2582, there was published a list of the properties included in the National Register of Historic Places. This list has been amended by notices in the Federal Register on April 2 (pp. 6018-19), May 6 (p. 7338), June 3 (pp. 8713-14), June 28 (pp. 10007-8), August 5 (pp. 12722-23), September 3 (p. 14002), and October 7 (pp. 15564-65).

Further notice is hereby given that certain amendments or revisions, in the nature of additions, deletions, or corrections to the previously published list are adopted as set out below.

It is the responsibility of all Federal agencies to take cognizance of the properties included in the National Register as herein amended and revised in accordance with section 106 of the National Historic Preservation Act of 1966, 80 Stat. 915, 16 U.S.C. 470.

The following corrections are to be made:

### MISSOURI

### Jackson County

Independence, Vaile (Harvey M.) Mansion, 1500 North Liberty and 1518 North Osage Streets.

#### VIRGINIA

### Alleghany County

Covington, Humpback Bridge, 0.2 mile south of U.S. 60, 0.8 mile southwest of intersection of U.S. 60 and County Route 651.

### Richmond County

Ethel vicinity, Menokin, 0.8 mile southwest of Route 690, 1.2 miles northwest of intersection of Routes 690 and 621.

The following properties have been added to the National Register since October 7, 1969:

### GEORGIA

### Richmond County

Augusta, MacKay House, 1822 Broad Street

### ILLINOIS

### Cook County

Chicago, Pullman Historic District, bounded on the north by 103d Street, on the east by C.S.S. and S.B. Railroad spur tracks, on the south by 115th Street, and on the west by Cottage Grove Avenue.

Riverside, Riverside Landscape Architectural District, bounded on the north by 26th Street, on the east by Harlem Avenue, on the south by Ogden Avenue and the south bank of the Des Plaines River, and on the west by Forbes Road.

### INDIANA

### Marion County

Indianapolis, Military Park, bounded on the west by Blackford Street, on the north by New York Street, on the east by West Street, and on the south by the canal.

### KANSAS

### Barber County

Medicine Lodge vicinity, Medicine Lodge Peace Treaty Site, just south and east of Medicine Lodge.

#### MAINE

### Waldo County

Stockton Springs vicinity, Fort Pownall Memorial, southeast of Stockton Springs on Fort Point.

#### MARYLAND

Baltimore (independent city)

Otterbein Church, 112 West Conway Street. St. Mary's County

St. Mary's City, St. Mary's City Historic District, bounded on the west by the St. Mary's River, on the south by St. Inigoes Creek and a branch of Broome (Hill) Creek, and on the north by Chancellor's (Pisherman or St. John's) Creek; the eastern boundary extends south and east about 2 miles across the peninsula from Chancellor's Creek to Broome Creek.

#### MICHIGAN

Wayne County

Dearborn, Greenfield Village, Oakwood Boulevard.

#### MINNESOTA

Olmsted County

Rochester, 1914 and 1928 Mayo Clinic Buildings, 110-115 Second Avenue.

Rice County

Northfield, Rolvaag (O.E.) House, 311 Manitou Street.

#### NEURASEA

Antelope County

Neligh, Neligh Mill, 111 West Second Street. Custer County

Broken Bow vicinity, Haumont House, northeast of Broken Bow.

### Dakota County

Dakota City, Emmanuel Lutheran Church, 1500 Hickory Street.

### Dawson County

Gothenburg vicinity, Midway Stage Station, South of Gothenburg.

### Douglas County

Omaha, Bank of Florence, 8502 North 30th Street.

### Lancaster County

Lincoln, City Hall, 920 O Street.

### Sarpy County

Bellevue, Hamilton (William) House, 2003 Bluff Street.

### NEW YORK

Columbia County

Hudson, General Worth Hotel, 215 Warren Street.

### Dutchess County

Poughkeepsie, Vassar (Matthew) House, Springside, Academy and Livingston Streets.

### OHIO

### Hamilton County

Cincinnati, Pittman (Benn) House, 1852 Columbia Parkway.

### Wood County

Perrysburg vicinity, Fort Meigs, 1.3 miles southwest of Perrysburg.

### PENNSYLVANIA

### Bucks County

Morrisville vicinity, Pennsbury Manor, on Delaware River south of Bordentown Road.

### Lancaster County

Lancaster, Fulton Opera House, 12-14 North Prince Street. Philadelphia County

Philadelphia, Founder's Hall, Girard College, Corinthian and Girard Avenues.

Spartanburg County

Moore vicinity, Price's Post Office, junction of County Routes 86, 199, and 200.

### Galveston County

Galveston, Ashbel Smith Building, 914-916 Avenue B (Strand Avenue).

Galveston, El Mina Shrine Temple, 2328 Broadway

Galveston, Sealy (George) House, 2424 Broadway.

### Marion County

Jefferson, Alley-Carlson House, 501 Walker

Jefferson, Epperson-McNutt House, 469 South Alley Street.

Jefferson, Excelsior Hotel, Austin Street be-

tween Market and Vale Streets.

Jefferson, Jefferson Playhouse, northwest corner of Market and Henderson Streets.

Jefferson, Old U.S. Post Office and Courts Building, 223 Austin Street.

Jefferson, Presbyterian Manse, northeast cor-

ner of Alley and Delta Streets.

### Fairfax County

Lorton, Pohick Church, 9201 Richmond Highway.

Frederick County

Middletown vicinity, Cedar Creek Battlefield and Belle Grove, on Interstate 81 between Middletown and Strasburg.

### Prince George County

Hopewell vicinity, Merchant's Hope Church, 0.5 mile west of intersection of Route 641 and Va. 10.

Warren County

Oedar Creek Battlefield and Belle Grove (see Frederick County).

### WISCONSIN

### Sauk County

Baraboo, Ringling Brothers Circus Headquarters, Ringlingville, bounded roughly by Water Street on the north, Briar Street on the east, Lynn Street on the south, and East Street on the west.

> ERNEST ALLEN CONNALLY. Chief, Office of Archeology and Historic Preservation.

[F.R. Doc. 69-13093; Filed, Nov. 3, 1969; 8:46 a.m.]

### DEPARTMENT OF COMMERCE

Bureau of International Commerce [File No. 23(68)-2]

S.E.D.I.C. AND G. A. FORREST

### Order Terminating Indefinite Denial Order

In the matter of S.E.D.I.C., Societe Eurafricaine pour le Developpement de l'Industrie et du Commerce, and G. A. Forrest, 396 Avenue Louise, Brussels, Belgium, respondents.

On May 14, 1968, effective on May 16, 1968 (33 F.R. 7462), an order was entered against the above respondents denying

them, for an indefinite period, all privileges of participating in exportations from the United States because they failed to answer interrogatories duly served in accordance with § 382.15 of the Export Regulations (now § 388.15 of the Export Control Regulations) without showing good cause for such failure. The respondents have now furnished complete and responsive answers to the interrogatories

Accordingly, it is hereby ordered, That the above-mentioned order dated May 14, 1968, be and the same hereby is terminated.

Dated: October 28, 1969.

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

[F.R. Doc. 69-13085; Filed, Nov. 3, 1969; 8:45 a.m.]

### CIVIL AERONAUTICS BOARD

[Docket No. 18496 etc.]

### SERVICE TO LINCOLN, NEBR.

### Notice of Hearing

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that a public hearing in the above-entitled proceeding will be held before the undersigned examiner on December 9, 1969, at 10 a.m., c.s.t, in Room A-250, County-City Building, 10th and J Streets, Lincoln, Nebr., at which time the evidence from the civic parties will be received. After the conclusion of the sessions at Lincoln, the hearing will reconvene on December 16, 1969, at 10 a.m., e.s.t., in Room 911, Universal Build-1825 Connecticut Avenue NW., Washington, D.C., to receive the evidence of the remaining parties.

For information concerning the issues involved and other details in this proceeding, interested persons are referred to the prehearing conference report served September 2, 1969, and other documents which are in the docket of this proceeding on file in the Docket Section of the Civil Aeronautics Board.

Dated at Washington, D.C., October 29,

[SEAL]

EDWARD T. STODOLA, Hearing Examiner.

[F.R. Doc. 69-13112; Filed, Nov. 3, 1969; 8:48 a.m.]

## CIVIL SERVICE COMMISSION

### DEPARTMENT OF THE AIR FORCE

### Notice of Grant of Authority To Make a Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission authorizes the Department of the Air Force to fill by noncareer executive assignment in the excepted service the position of Deputy for Overseas Operations in the Office of Deputy Under Secretary (International Affairs).

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] JAMES C. SPRY,

Executive Assistant to the Commissioners.

[F.R. Doc. 69-13081; Filed, Nov. 3, 1969; 8:45 a.m.]

### SOCIAL SCIENTIST, U.S. COMMISSION ON CIVIL RIGHTS

### Manpower Shortage; Notice of Listing

Under the provisions of 5 U.S.C. 5723. the Civil Service Commission found a manpower shortage on October 14, 1969, for the single position of Social Scientist, GS-101-14, Research Division, U.S. Commission on Civil Rights, Washington D.C. This finding is self-canceling when the position is filled.

Assuming other legal requirements are met, an appointee to this position may be paid for the expense of travel and transportation to first post of duty.

> UNITED STATES CIVIL SERV-ICE COMMISSION.

[SEAL] JAMES C. SPRY, Executive Assistant to the Commissioners.

[F.R. Doc. 69-13082; Filed, Nov. 3, 1969; 8:45 a.m.]

### EDUCATION PROGRAM SPECIALIST, OFFICE OF EDUCATION

### Manpower Shortage; Notice of Listing

Under the provisions of 5 U.S.C. 5723, the Civil Service Commission found a manpower shortage on October 9, 1969, for a single position of Education Program Specialist (Employer-Employee Relations) GS-1720-15, Office of the Commissioner, Office of Education, Department of Health, Education, and Welfare, Washington, D.C. The finding is self-canceling when used.

Assuming other legal requirements are met, an appointee to this position may be paid for the expense of travel and transportation to first post of duty.

> UNITED STATES CIVIL SERV-ICE COMMISSION,

JAMES C. SPRY, [SEAL] Executive Assistant to the Commissioners.

[F.R. Doc. 69-13083; Filed, Nov. 3, 1969; 8:45 a.m.]

## FEDERAL MARITIME COMMISSION

**GULF/MEDITERRANEAN PORTS** CONFERENCE

### Notice of Agreement Filed

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, 1405 I Street NW., Room 1202; 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 application to extend approval of a modification to Agreement No. 134 filed by:

Mr. John T. Crook, Chairman, Guif/Mediterranean Ports Conference, Suite 927, Whitney Building, New Orleans, La. 70130.

Agreement No. 134-31, between the member lines of the Gulf/Mediterranean Ports Conference, approved December 26, 1967, modified the basic agreement to permit the conference carriers to serve Rivalta Serivia, Italy, an inland distribution center, by the issuance of through bills of lading from ports of origin to this inland point. This permission was limited by the Commission's order of December 26, 1967, to a period of 1 year. On December 5, 1968, the Commission, at the request of the member lines, approved an extension of this service for an additional l year period. The member lines request approval of the extension of this service to Rivalta Scrivia for an indefinite period or for the longest period of time acceptable to the Commission.

Dated: October 30, 1969.

By order of the Federal Maritime Commission.

THOMAS LISI, Secretary.

[FR. Doc. 69-13116; Filed, Nov. 3, 1969; 8:48 a.m.]

# UNITED KINGDOM/UNITED STATES GULF RATE AGREEMENT

### Notice of Agreement Filed

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, 1405 I Street NW., Room 1202; 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 by:

Lykes Lines Agency, Inc., Palmeraton House, London E.C.2., England.

Agreement No. 8770-2, between the member lines of the United Kingdom/United States Gulf Rate Agreement, amends the admission provisions of Article (4) and adds a new Article (7) which provides for expulsion of a member line in conformity with the requirements of the Commission's General Order 9 (46 CFR 523). It restates the entire Agreement including these changes, and numbers the self-policing provisions added by Agreement No. 8770-1 as "Article (6)." Present Article (6) has been renumbered "(8)."

Dated: October 30, 1969.

By order of the Federal Maritime Commission.

THOMAS LISI, Secretary.

[F.R. Doc. 69-13117; Filed, Nov. 3, 1969; 8:48 a.m.]

## FEDERAL POWER COMMISSION

[Docket No. RP69-201

### EL PASO NATURAL GAS CO.

### Notice of Motion for Modification of Commission Order

OCTOBER 29, 1969.

Take notice that El Paso Natural Gas Co. on October 22, 1969, moved that the Commission modify its order issued in Docket No. RP69–20 on March 20, 1969, as amended by order issued in Dockets Nos. RP69–6 and RP69–20 on June 3, 1969, and by order issued in Docket No. RP69–20 on July 28, 1969.

El Paso states that it seeks further modification of the Commission's order of March 20, 1969, as amended, to permit El Paso to utilize for increases in its Southern Division rates, increased purchased gas costs actually sustained by El Paso during that portion of any suspension period which may be prescribed by the Commission in Docket No. RP70-11 beyond December 31, 1969, the last date upon which El Paso is now authorized to make tracking filings in Docket No. RP69-20. Under this proposal El Paso would be permitted to track supplier rate increases becoming effective after September 17, 1969, with respect to presently attached Southern Division System suppliers identified in its rate increase proposal filed October 13, 1969, in Docket No. RP70-11.

El Paso states that it does not request authority to increase the limitation of 1.72 cents per Mcf as the maximum aggregate amount of increases it may place into effect in Docket No. RP 69-20.

Under its proposed modification, El Paso states that need does not exist for the "Alternative Revised Tariff Sheets" contained in the notice of rate change pending at Docket No. RP70-11 and requests that such alternative revised tariff sheets be deemed withdrawn.

Any person desiring to be heard or to make any protest with reference w said motion should on or before November 7, 1969, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene, protests, answers or objections in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8, 1.10, or 1.12). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The motion is on file with the Commission and available for public inspection. It appears that good cause exists for shortening the notice period.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 69-13121; Filed, Nov. 3, 1969; 8:48 a.m.]

# INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

# CERTAIN COTTON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN THE REPUBLIC OF HONDURAS

### Entry or Withdrawal From Warehouse for Consumption

On October 28, 1969, the U.S. Government, in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, informed the Government of the Republic of Honduras that it was renewing for an additional 12-month period beginning October 31, 1969 and extending through October 30, 1970, the restraint on imports into the United States of cotton textile products in Category 61, produced or manufactured in the Republic of Honduras. Pursuant to Annex B, paragraph 2, of the Long-Term Arrangement the level of restraint for this 12-month period is 5 percent greater than the level of restraint applicable to Category 61 for the preceding 12-month period. There is published below a letter of October 30, 1969, from the Chairman of the President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amount of cotton textile products in Category 61.

produced or manufacured in the Republic of Honduras which may be entered or withdrawn from warehouse for consumption in the United States for the 12-month period beginning October 31, 1969, be limited to the designated levels.

STANLEY NEHMER, Chairman, Interagency Textile Administrative Committee, and Deputy Assistant Secretary for Resources.

PRESIDENT'S CABINET TEXTILE ADVISORY
COMMITTEE

COMMISSIONER OF CUSTOMS, Department of the Treasury, Washington, D.C. 20226.

OCTOBER 30, 1969.

DEAR MR. COMMISSIONER: Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective October 31, 1969, and for the 12-month period extending through October 30, 1970, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textile products in Category 61 produced or manufactured in the Republic of Honduras, in excess of a level of restraint for the period of 31,500 dozen.

In carrying out this directive, entries of cotton textile products in Category 61, produced or manufactured in the Republic of Honduras and which have been exported to the United States from the Republic of Honduras prior to October 31, 1969, shall, to the extent of any unfilled balances be charged against the level of restraint established for such goods during the period October 31, 1968, through October 30, 1968. In the event that the level of restraint established for such goods for that period has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of Category 61 in terms of T.S.U.S.A. numbers was published in the Federal Register on January 17, 1968 (33 P.R. 582), and amendments thereto on March 15, 1968 (33 P.R. 4600).

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

The actions taken with respect to the Government of the Republic of Honduras and with respect to imports of cotton textiles and cotton textile products from Honduras have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. IV. 1965-68). This letter will be published in the Program Recustres.

Sincerely yours,

Maurice H. Stans, Secretary of Commerce, Chairman, President's Cabinet Textile Advisory Committee.

[F.R. Doc. 69-13179; Filed, Nov. 3, 1969; 8:49 a.m.]

# SECURITIES AND EXCHANGE COMMISSION

[70-4798]

### BANGOR HYDRO-ELECTRIC CO. ET AL.

Notice of Proposed Acquisition of Common Stock of Public-Utility Company

OCTOBER 29, 1969.

In the matter of Bangor Hydro-Electric Co., 33 State Street, Bangor, Maine 04401; Central Maine Power Co., 9 Green Street, Augusta, Maine 04330; Maine Public Service Co., 209 State Street, Presque Isle, Maine 04769.

Notice is hereby given that a joint application and an amendment thereto have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act") by the three companies named above, requesting authorization to acquire shares of common stock of Maine Electric Power Co. ("MEPCO"), in amounts set forth below, to finance the construction of MEPCO's transmission facilities. The application designates sections 9(a) and 10 of the Act as applicable to the proposed transactions. All interested persons are referred to the joint application, as amended, which is summarized below. for a complete statement of the proposed transactions.

Bangor Hydro-Electric Co. ("Bangor") is an electric utility company incorporated under the laws of the State of Maine and owns 7 percent of the common stock of Maine Yankee Atomic Power Co. ("Maine Yankee") also an electric utility company. Central Maine Power Co. ("Central Maine") and Maine Public Service Co. ("Maine Public") are electric utility companies incorporated under the laws of the State of Maine and are exempt holding companies under the Act. Central Maine owns 9.5 percent of the stock of Yankee Atomic Electric Co., 6 percent of the stock of Connecticut Yankee Atomic Power Co., 4 percent of the common stock of Vermont Yankee Nuclear Power Corp. and 38 percent of the common stock of Maine Yankee. Maine Public owns 100 percent of the stock of Maine and New Brunswick Electrical Power Co., Limited and 5 percent of the common stock of Maine Yankee. Bangor and Central Maine are engaged in the transmission, generation and distribution of electric power in the State of Maine and Maine Public is engaged in the transmission and distribution of electric power in that State.

Pursuant to an agreement of July 31, 1969, MEPCO, a Maine corporation, assumed the rights and obligations of Central Maine under a 25-year Interconnection Agreement and a Power Agreement with The New Brunswick Electric Power Commission ("New Brunswick"), a statutory body created by the Province of New Brunswick, Canada. Under these agreements MEPCO

and New Brunswick will build, maintain and operate a 345 kv. transmission line from Keswick, New Brunswick, to Wiscasset, Maine, with MEPCO constructing the portion of the line from the Canadian border to Wiscasset which will there interconnect with the New England transmission grid. After the line is constructed, MEPCO will pay New Brunswick for blocks of power to be delivered at the border, and will be reimbursed, at cost, by the electric utilities in the New England region which have contracted to take power at the border.

All mainland electric utility companies located in the State of Maine were offered an opportunity to participate in the ownership of MEPCO, and all mainland electric utility companies in New England were offered the opportunity to purchase power at the border for transmission over the MEPCO portion of the

The five Maine electric utility companies listed below have agreed to purchase 20,000 shares of MEPCO's \$100 par value common stock for an aggregate of \$2 million, as follows:

	Stock percentage	Number of shares
Central Maine Banger Maine Publie Bangeley Pewer Co Woodland Water & Electric Co	7, 490	15,587 2,838 1,498 43 34
	100,000	20,000

There are three additional electric utility companies in Maine, which heretofore have only expressed an interest, and should such companies decide to purchase common stock in MEPCO, then there will be a redistribution of the common stock. Each company which owns common stock of MEPCO will be represented on MEPCO's Board of Directors in approximate proportion to its common stock ownership thereof. Each of MEPCO's principal officers is an officer of the companies which own MEPCO stock.

The proceeds from the sale of the common stock will be used for initial expenses such as land acquisition, engineering, and preliminary construction. MEPCO expects to finance its remaining capital requirements, now estimated at \$18 million, by an interim line of credit with banks for \$8,200,000, and later, by a public sale of long-term debt of up to \$18 million to repay the bank loans and to provide the funds for the balance of the construction.

It is stated that the Maine Public Utilities Commission has authorized the issue and sale of the common stock by MEPCO and the acquisiton of the MEPCO common stock by the five Maine companies. The Federal Power Commission has issued a permit authorizing MEPCO to construct, operate, maintain, and connect electrical transmission facilities at the border between the United States and Canada. The Federal Power Commission also has jurisdiction over the transmission of electric energy for the account of other electric utilities between the United

States and Canada. New Brunswick has committed itself to secure the required Canadian regulatory approvals which will be filed by amendment. It is further stated that no other State commission and no other Federal commission, other than this Commission, has jurisdiction over the proposed transactions. The expenses of Bangor, Central Maine, and Maine Public are estimated to total \$2,500.

Notice is further given that any interested person may, not later than November 21, 1969, 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 application 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 applicants at the above-stated addresses, 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 application, as amended or as it may be further 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. 69-13100; Filed, Nov. 3, 1969; 8:47 a.m.]

[70-4802]

# SOUTHWESTERN ELECTRIC POWER CO.

Notice of Proposed Issue and Sale of First Mortgage Bonds at Competitive Bidding

OCTOBER 24, 1969.

Notice is hereby given that Southwestern Electric Power Co. ("Southwestern"), 428 Travis Street, Shreveport, La. 71101, a registered holding company and an electric utility subsidiary company of Central and South West Corp., also a registered holding company, has filed a declaration with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6(a) 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.

Southwestern proposes to issue and sell, pursuant to the competitive bidding requirements of Rule 50, \$35 million principal amount of First Mortgage Bonds, Series K, \_\_\_\_ percent, due December 1, 1999. The interest rate (which shall be a multiple of one-eighth of one percent) and the price, exclusive of accrued interest, to be paid to Southwestern for the bonds (which shall be not less than 99 percent nor more than 10234 percent of the principal amount of the bonds) will be determined by the competitive bidding. The bonds will be issued under the Mortgage dated February 1, 1940, between Southwestern and Continental Illinois National Bank and Trust Company of Chicago, as Trustee, as heretofore supplemented and as to be further supplemented by a supplemental indenture to be dated December 1, 1969, and which includes a prohibition until December 1, 1974, against refunding the issue with the proceeds of funds borrowed at a lower annual cost of money.

The net proceeds from the sale of the bonds will be used to finance the construction program of Southwestern and its subsidiary companies (including repayment of about \$14 million of short-term loans incurred therefor). Construction expenditures for the fourth quarter of 1969 and for the calendar year 1970 are presently estimated at \$14,220,000 and \$38,160,000, respectively. The net proceeds may also be applied to the retirement of \$12,306,000 of First Mortgage Bonds, Series A, maturing on February 1, 1970.

It is stated that the fees and expenses to be incurred in connection with the issue and sale of the bonds are estimated at \$67,000, including accountants' fees of \$3,000 and counsel fees of \$17,200. The fee of counsel for the underwriters, to be paid by the successful bidders, is estimated at \$8,500.

It is further stated that the Arkansas Public Service Commission and the Corporation Commission of the State of Oklahoma have jurisdiction over the proposed transaction, that their respective orders of authorization are to be filed by amendment, and that no other State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transaction.

Notice is further given that any interested person may, not later than November 17, 1969, 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 permitted to become effective 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. 69-13101; Filed, Nov. 3, 1969; 8:47 a.m.]

[File No. 1-4563]

### COMMONWEALTH UNITED CORP.

### **Order Suspending Trading**

OCTOBER 29, 1969.

The common stock, \$1 par value, of Commonwealth United Corp, a California corporation, being listed and registered on the American Stock Exchange, the Philadelphia-Baltimore-Washington Stock Exchange, and the Pacific Coast Stock Exchange, the 6 percent converti-ble subordinated debentures due 1983, being listed and registered on the American Stock Exchange and the Philadelphia-Baltimore-Washington Stock Exchange, the warrants for \$1 par common stock and the \$1.05 convertible preferred stock being listed and registered on the American Stock Exchange, and the Pacific Coast Stock Exchange pursuant to the provisions of the Securities Exchange Act of 1934 and all other securities of Commonwealth United 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 exchanges 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, the Pacific Coast Stock Exchange, and the Philadelphia-Baltimore-Washington Stock Exchange, and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 30, 1969, through November 8, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-13102; Filed, Nov. 3, 1969; 8:47 a.m.]

# CONTINENTAL VENDING MACHINE

### Order Suspending Trading

OCTOBER 28, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Continental Vending Machine Corp. and all other securities of Continental Vending Machine 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 October 29, 1969, through November 7, 1969, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 69-13103; Filed, Nov. 3, 1969; 8:47 a.m.]

[812-2627]

# TRW INTERNATIONAL FINANCE CORP.

### Notice of Filing of Application for Order Exempting Company From All Provisions of the Act

OCTOBER 29, 1969.

Notice is hereby given that TRW International Finance Corp. ("Applicant"), c/o P. W. Schuette, Esq., Secretary of TRW Inc., 23555 Euclid Avenue, Cleveland, Ohio 44117, a Delaware corporation, has filed an application pursuant to section 6(c) of the Investment Company Act of 1940 ("Act") and Rule 6c-1 thereunder, for an order exempting Applicant from all provisions of the Act effective as of October 10, 1969. All interested persons are referred to the application on file with the Commission for a statement of the material representations made therein, which are summarized below.

The United States Interest Equalization Tax (Internal Revenue Code, ch. 41, secs. 4911–4931) expired on September 30, 1969. The existence of such tax is a condition to the general exemption from the Act of certain finance subsidiaries of U.S. corporations set forth in Rule 6c-1 under the Act. But for such expirations, it would not be necessary for Applicant to make this application.

Applicant states that it will comply with the conditions of Rule 8c-1 under the Act, with the exception that it cannot comply with the condition contained in paragraph (c)(1) thereof if, on the date of issuance of the bonds, there shall not be in force the Interest Equalization Tax or another tax providing a comparable deterrent to the purchase of the bonds by U.S. nationals or residents. Applicant makes the following state-

ments in connection with this under-

1. Applicant was organized under the laws of the State of Delaware on January 17, 1968. All of Applicant's outstanding capital stock (consisting solely of common stock) is owned by TRW Inc., an Ohio corporation, organized in 1916. Any additional securities which Applicant may issue, other than debt securities, shall be issued only to TRW Inc. or to a fully owned subsidiary of TRW Inc. TRW Inc. will continue to retain its present holdings of Applicant's common stock and any additional securities of Applicant which TRW Inc. may acquire, and will not dispose of any of applicant's securities (other than debt securities) except to Applicant itself or to a fully owned subsidiary of TRW Inc.; and TRW Inc. will cause each fully owned subsidiary not to dispose of applicant's securities (other than debt securities) except to TRW Inc., to Applicant, or to one or more fully owned subsidiaries of TRW

2. The primary purpose of Applicant is to finance the foreign business operations of TRW Inc. through the sale of Applicant's securities, including borrowings, outside the United States. Applicant's organization is consistent with the President's program to improve the balance of the United States.

payments position of the United States.

3. TRW Inc. is a technically oriented company whose shares are listed on the New York Stock Exchange and other national securities exchanges. Its principal businesses are the manufacture and sale of products and the performance of systems engineering, research, and technical services in the space, defense, and electronic fields, and the manufacture and sale of industrial products and components for aircraft and automobiles and other vehicles.

4. Applicant intends to issue and sell on Wednesday, October 15, 1969, bonds due 1984 (the "Bonds") having an aggregate principal amount of 80 million Deutsche Marks in currency of the Federal Republic of Germany (approximately \$20 million in U.S. currency) pursuant to underwriting agreements to be signed in Frankfurt, Germany, on Friday, October 10, 1969, to a group of underwriters for offering and sale only outside the United States. The Bonds are nonconvertible. TRW Inc., will guarantee the payment of principal, interest, and premium, if any, on the Bonds. In the event that any additional debt securities of Applicant are issued to or held by the public, such debt securities are expected to be similarly guaranteed by TRW Inc.

5. The Bonds are to be sold by the underwriters under conditions which are intended to assure that the Bonds will not be sold to nationals or residents of the United States. The underwriting agreements contain restrictions applicable to each underwriter that it will not offer or sell any Bonds directly or indirectly in the United States (which term includes the possessions and territories of the United States) or to nationals or residents thereof, nor will it offer or sell any Bonds to others where it has

reason to believe that such Bonds will be reoffered or resold in the United States or to such nationals or residents, except for sales to underwriters and dealers, Each purchaser of Bonds who is a dealer will agree that it is not purchasing such Bonds for the account of nationals or residents of the United States and that it will not offer or sell such Bonds directly or indirectly in the United States or to nationals or residents thereof, and in the case of a U.S. dealer, that it will sell such Bonds within 90 days after purchase. It is contemplated that any additional debt securities of the Applicant which may be offered to the public in the future will be sold under substantially similar conditions.

6. It is intended that, upon completion of the long-term investment of the proceeds received from sale of the Bonds, at least 80 percent of the assets of Applicant (exclusive of U.S. Government securities and cash items) will be invested in or loaned to foreign companies (including U.S. companies all or substantially all of whose business is carried on abroad either directly or indirectly through foreign companies).

7. At least 90 percent of Applicant's assets, exclusive of U.S. Government securities and cash items and short-term investments in foreign government and commercial paper, will be invested in or loaned to companies at least 10 percent of the equity securities of which are, or at the completion of the investment will be, owned, directly or indirectly, by TRW Inc.; and any assets of Applicant not invested in such companies will only be invested in or loaned to companies which are customers or suppliers of TRW Inc., or a subsidiary of TRW Inc.; and any of the assets invested in or loaned to investment companies will only be invested in or loaned to investment companies which are wholly owned subsidiaries of TRW Inc.

8. Applicant will not deal or trade in securities. Pending investment of its assets in the manner described above, and from time to time thereafter in connection with changes in long-term investments, Applicant will invest temporarily in debt obligations (including time deposits) of governments, financial institutions, and foreign subsidiaries of TRW Inc., payable in U.S. dollars or other currencies and in each case maturing in 1 year or less from the date of acquisition.

9. Except for balance-of-payments considerations, TRW Inc. could have undertaken this program with its own funds without registering under the Act. Such direct investments by TRW Inc. in its foreign operations would present no question of registration under the Act. In order to avoid the outflow of American capital, however, TRW Inc. has determined to raise the principal capital for its foreign operations from sources outside the United States.

10. If the Interest Equalization Tax is extended in substantially the form in which it was previously in force, then TRW Inc., by financing these foreign operations through the Applicant rather

than through the sale of its own debt obligations, will utilize an instrumentality the acquisition of whose debt obligations by U.S. persons would generally subject such persons to such tax, thus discouraging them from purchasing such debt obligations. Subject to the timing and form of such extension of such tax. it is anticipated that tax counsel will advise the Applicant that U.S. persons will be required to report and pay such tax with respect to the acquisition of the Bonds except where a specific statutory exemption is available. The underwriting agreements presently contemplate that the Bonds will bear a legend stating that U.S. persons are liable for such tax except where a specific statutory exemption is available.

Section 6(c) of the Act provides that the Commission, by order upon application, may conditionally or unconditionally exempt any person, security, or transaction from any provision or provisions of the Act, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Applicant has submitted that it is appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act for the Commission to enter an order exempting Applicant from all provisions of the Act effective as of October 10, 1969. In addition to the foregoing statement of facts, Applicant has represented the following:

(1) The payment of the Bonds does not depend solely on the operations or investment policy of applicant because the bond holders may ultimately look to the business enterprise of TRW Inc. TRW Inc. has net assets in excess of \$200 million. Accordingly, the public policy which dictated the enactment of the Act is not applicable to Applicant nor do the security holders of the Applicant require the protection afforded by the Act; (2) applicant's security holders will have the benefit of compliance by TRW Inc., with the disclosure and reporting provisions of the Securities Exchange Act of 1934 and the New York Stock Exchange; and (3) the Bonds will be sold only to foreign nationals; and if the Interest Equalization Tax is extended in substantially the form in which it was previously in force, the burden of such tax will discourage resale to any U.S. national or resident.

The Applicant agrees that such an order may be issued subject to the conditions that:

(1) Applicant will comply, in connection with the sale of the Bonds as described above, with Rule 6c-1 except that the condition contained in paragraph (c) (1) thereof shall not apply to such sale if, on the date of issuance of the Bonds, there shall not be in force either (i) the Interest Equalization Tax in substantially the form in which it was previously in force, or (ii) another tax providing a comparable deterrent to the purchase of the Bonds by U.S. nationals or residents;

(2) Applicant will not issue, subse-

Bonds, without a further order of the Commission, any securities (except to TRW Inc., or a subsidiary of TRW Inc., which is not an investment company) in the event that the United States Interest Equalization Tax is not reenacted, is reenacted and expires, or is repealed or the rate thereof is reduced to zero and such tax is not replaced by another tax providing a comparable deterrent to the purchase of Applicant's securities by U.S. persons. Nothing contained in the order, or the conditions to which it may be subject, requested by this application shall preclude the Applicant from being exempt from the Act by virtue solely of (i) the Applicant becoming exempt from each and every provision of the Act pursuant to Rule 6c-1 under the Act of (ii) the Commission adopting, amending, or interpreting a rule under the Act which would exempt the Applicant from each and every provision of the Act.

Notice is further given that any interested person may, not later than November 18, 1969, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request, and the issues of fact or law proposed to be controverted; or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon Applicant at the address set forth above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the re-quest. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. 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).

I SPAT. 1 ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-13104; Filed, Nov. 3, 1969; 8:47 a.m.]

### INTERSTATE COMMERCE

[Ex Parte No. 262]

**INCREASED FREIGHT RATES, 1969** 

OCTOBER 29, 1969.

The railroads have filed, on statutory quent to the offering and sale of the notices to become effective November 18,

1969, Tariff Schedules providing generally for a 6-percent increase in freight rates.

As stated in the Commission's notice of October 14, 1969:

These Tariffs will be \* \* \* subject to protest, suspension or rejection as provided in the Commission's rules of practice.

Protests to be considered in this connection must be received by the Commission on or before November 6, 1969. For the Commission's use, the original and 24 copies should be addressed to H. Neil Garson, Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

Copies (25) of protests must also be sent at the same time to the petitioning railroads and for this purpose, may be addressed to Edward A. Kaier, Room 527, American Railroads Building, Washington, D.C. 20036.

The Commission will hear oral argument regarding the lawfulness of such Tariffs on November 12, 1969. Parties desiring an allotment of time to participate therein must notify the Commission on or before November 6, 1969.

The railroads have the right to reply to all protests and they are required to serve their replies promptly on the respective protestants. To receive consideration, such replies should be filed and served not later than November 10, 1969.

In the interest of conserving the time of all concerned, the parties are authorized and encouraged to submit memorandum briefs supplemental to, or in lieu of, oral argument. The original and 24 copies of all such briefs must be filed with the Secretary of the Commission on or before November 12, 1969; and copies must be made available to any other parties upon request. No reply briefs will be permitted.

Argument of the parties should be addressed to the discretion of the Commission on the following questions:

- (1) Should the Commission permit the proposed 6-percent increase to become effective as published on November 18,
- (2) Should the Commission institute an investigation into the lawfulness of the proposed increase.
- (3) Should the Commission suspend the proposed increase as applied to any description of traffic.

In reaching its conclusions on the above questions the Commission will give full consideration to all proper protests, replies, briefs, and oral argument.

Single copies of each document filed by the parties, as above provided, should be sent directly to the Cooperating State Commissioners, named below, who will be advising with the Commission in this proceeding.

The Honorable William E. Ozzard, Commissioner, New Jersey Board of Public Utility Commissioners, 101 Commerce Street, Newark, N.J. 07102.

The Honorable C. C. Owen, Commissioner, Alabama Public Service Commission, Post Office Box 991, Montgomery, Ala. 36102. The Honorable Charles J. Pain, Commis-

sioner, Missouri Public Service Commission, Jefferson Building, Jefferson City, Mo. 65102

The Honorable Robert D. Timm, Chairman, Washington Utilities and Transportation Commission, Insurance Building, Olympia, Wash. 98501.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-13078; Filed, Nov. 3, 1969; 8:45 a.m.)

[S.O. 1002; Car Distribution Direction No. 64: Amdt. 11

#### ILLINOIS CENTRAL RAILROAD CO. AND COLUMBUS AND GREENVILLE RAILWAY CO.

#### Car Distribution

Upon further conideration of Car Distribution Direction No. 64, and good cause appearing therefor:

It is ordered, That:

Car Distribution Direction No. 64 be, and it is hereby, amended by substituting the following paragraph (4) for paragraph (4) thereof:

(4) Expiration date. This direction shall expire at 11:59 p.m., November 23, 1969, unless otherwise modified, changed,

or suspended.

It is further ordered, That this amendment shall become effective at 11:59 p.m., November 2, 1969, and that it shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that it be filed with the Director, Office of the Federal Register.

Issued at Washington, D.C., October 30, 1969.

> INTERSTATE COMMERCE COMMISSION, R. D. PFAHLER,

[SEAL]

Agent.

[F.R. Doc. 69-13109; Filed, Nov. 3, 1969; 8:47 a.m.]

[S.O. 1002; Car Distribution Direction No. 62; Amdt. 1]

#### COAST-LINE RAILROAD SEABOARD CO. ET AL.

#### Car Distribution

In the matter of Seaboard Coast-Line Railroad Co., St. Louis-San Francisco Railway Co., Columbus and Greenville Railway Co.

Upon further consideration of Car Distribution Direction No. 62, and good cause appearing therefor:

It is ordered, That: Car Distribution Direction No. 62 be, and it is hereby, amended by substituting the following paragraph (4) for paragraph (4) thereof:

(4) Expiration date. This direction shall expire at 11:59 p.m., November 23, 1969, unless otherwise modified, changed, or suspended.

It is further ordered, That this amendment shall become effective at 11:59 p.m., November 2, 1969, and that it shall be served upon the Association of American Railroads, Car Service

Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that it be filed with the Director, Office of the Federal Register.

Issued at Washington, D.C., October 30, 1969.

INTERSTATE COMMERCE COMMISSION, R. D. PFAHLER,

[SEAL]

[F.R. Doc, 69-13110; Filed, Nov. 3, 1969; 8:47 a.m.]

Agent.

[S.O. 1002; Car Distribution Direction No. 63; Amdt. 11

#### SOUTHERN RAILWAY CO. AND CO-LUMBUS AND GREENVILLE RAIL-WAY CO.

#### Car Distribution

Upon further consideration of Car Distribution Direction No. 63, and good cause appearing therefor:

It is ordered, That:

Car Distribution Direction No. 63 be, and it is hereby, amended by substituting the following paragraph (4) for paragraph (4) thereof:

(4) Expiration date. This direction shall expire at 11:59 p.m., November 23, 1969, unless otherwise modified, changed,

or suspended.

It is further ordered. That this amendment shall become effective at 11:59 p.m., November 2, 1969, and that it shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that it be filed with the Director, Office of the Federal Register.

Issued at Washington, D.C., October 30, 1969.

INTERSTATE COMMERCE COMMISSION. R. D. PFAHLER, Agent.

[F.R. Doc. 69-13111; Filed, Nov. 3, 1969; 8:47 a.m.]

[Notice No. 934]

#### MOTOR CARRIER TEMPORARY **AUTHORITY APPLICATIONS**

OCTOBER 30, 1969.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 1131) published in the Federal REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGIS-TER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been

made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in field office to which protests are to be transmitted.

#### MOTOR CARRIERS OF PROPERTY

No. MC 31237 (Sub-No. 4 TA), filed October 27, 1969, Applicant: JOSEPH M. DIGNAN & SON, INC., Post Office Box 7463, Baltimore, Md. 21227, Applicant's representative: C. F. Germelman, Post Office Box 81, Winchester, Va. 22601. 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, automobiles, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading), serving Top Value Enterprises, Inc., store located at Centreville, Va., as an off-route point in connection with presently authorized regular routes, between Baltimore, Md., and Alexandria, Va., for 180 days. Supporting shipper: Top Value Enterprises, Inc., Top Value Building, Dayton 1, Ohio; Attention: F. W. Lawson, General Traffic Manager. Send protests to: William L. Hughes, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1125 Federal Building, Baltimore, Md. 21201.

No. MC 86779 (Sub-No. 32 TA), filed October 27, 1969. Applicant: ILLINOIS CENTRAL RAILROAD COMPANY, 135 East 11th Place, Chicago, Ill. 60605, Applicant's representative: John H. Doeringer, Illinois Central Railroad Co., 135 East 11th Place, Chicago, Ill. 60605. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities, except commodities in bulk, household goods, and commodities which because of size or weight require special equipment, between Chicago, Kankakee, Pontiac, and Minonk, Ill., restricted to shipments having a prior or subsequent movement by rail, for 180 days. Note: Applicant proposes to tack with existing authority at Kankakee and Minonk, Ill. Supporting shippers: Simoniz Co. 110 North Wacker Drive, Chicago, Ill. 60606; Interlake Steel Corp., 135th Street and Perry Avenue, Chicago, Ill. 60627; J. W. Mortell Co., Kankakee, Ill. 60901; A. O. Smith Corp., Kankakee, Ill. 60901; Bennett Industries Inc., Peotone. Ill. 60468. Send protests to: William E. Gallagher, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Room 1086, Chicago, Ill. 60604

No. MC 107496 (Sub-No. 754 TA), filed October 27, 1969. Applicant: RUAN TRANSPORT CORPORATION, Third and Keosauqua Way, Des Moines, Iowa 50309. Applicant's representative: H. L. Fabritz (same address as above). Authority sought to operate as a common

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carrier, by motor vehicle, over irregular routes, transporting: Chromate, in bulk, from Lake Zurich, Ill., to Lake Charles, La., for 150 days. Supporting shipper: Dearborn Chemical Division, W. R. Grace & Co., Merchandise Mart Plaza, Chicago, Ill. 60654. Send protests to: Ellis L. Annett, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines,

Iowa 50309.

No. MC 107544 (Sub-No. 85 TA), filed October 28, 1969, Applicant: LEMMON TRANSPORT COMPANY, INCORPO-RATED, Post Office Box 580, Marion, Va. 24354. Applicant's representative: Baryl J. Henry (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Nitrogen tetroxide, in bulk, in specially designed cargo tank trailers, moving under special permit, between Vicksburg, Miss., and Air Force bases and Missile Test facilities located in Arizona, Arkansas, California, Colorado, Kansas, Florida, New Mexico, Nevada, and Ohio, for 180 days. Supporting shipper: Department of Defense, Washington, D.C. Send protests to: Clatin M. Harmon, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 215 Campbell Avenue SW.,

Roanoke, Va. 24011. No. MC 110420 (Sub-No. 602 TA), filed October 28, 1969, Applicant: QUALITY CARRIERS, INC., 100 South Calumet Street, Burlington, Wis. 53105, Applicant's representative: A. Bryant Torhorst (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquid chocolate, and coating and flavoring compounds, in bulk, from Milwaukee, Wis., to points in Arkansas, for 180 days. Supporting shipper: Ambrosia Chocolate Co., Division W. R. Grace & Co., 1133 North Fifth Street, Milwaukee, Wis. 53203, James E. Mc-Mahon, Traffic Manager. Send protests to: District Supervisor Lyle D. Helfer, Interstate Commerce Commission, Bureau of Operations, 135 West Wells Street, Room 807, Milwaukee, Wis. 53203.

No. MC 117940 (Sub-No. 10 TA), filed October 27, 1969. Applicant: NATION-WIDE CARRIERS, INC., Post Office Box 104, Maple Plain, Minn. 55359. Applicant's representative: M. James Levitus (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Petroleum products, in container, from Houston, Tex., to points in Iowa, Illinois, Kansas, Minnesota, Missouri, Nebraska, South Dakota, and Wisconsin, for 180 days, Supporting shipper: Pennfield Oil Co., 9001 Arbor Street, Omaha, Nebr. Send protests to: A. N. Spath, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 448 Federal Building and U.S. Courthouse, 110 South Fourth Street, Minneapolis, Minn. 55401.

No. MC 120800 (Sub-No. 21 TA), filed October 28, 1969, Applicant: CAPITOL TRUCK LINE, INC., 2500 North Alameda, Compton, Calif. 90222, Authority sought to operate as a common carrier,

by motor vehicle, over irregular routes, transporting: Liquid oxygen, in specially designed vacuum jacketed trailers, from Michoud, La., to the Mississippi Test Facility, Bay St. Louis (Santa Rosa), Miss., for 150 days. Supporting shipper: Eamtmts-Slo, 405 South 12th Street, 10th Floor, U.S. Government Mart Building, St. Louis, Mo. Send protests to: John E. Nance, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 7708, Federal Building, 300 North Los Angeles Street, Los Angeles, Calif. 90012.

No. MC 124328 (Sub-No. 38 TA), filed October 28, 1969, Applicant: BRINK'S INCORPORATED, 234 East 24th Street, Chicago, Ill. 60616. Applicant's representative: F. E. Wells (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Currency, between Toledo, Ohio, and Deerfield, Mich., for 120 days. Supporting shipper: The Deerfield State Bank, Deerfield, Mich. 49238. Send protests to: Raymond E. Mauk, District Supervisor, Interstate Commerce Commission, Bureau of Operations, U.S. Courthouse, Federal Office Building, Room 1086, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 126276 (Sub-No. 19 TA), filed October 27, 1969. Applicant: FAST MOTOR SERVICE, INC., 12855 Ponder-osa Drive, Palos Heights, Ill. 60463. Applicant's representative: Robert H. Levy. 29 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Metal containers, and components, from the plantsite and/or facilities of Crown Cork & Seal Co., Inc., at or near Bradley, Ill., to Seymour, Jeffersonville, and Fort Wayne, Ind., and Holland, Mich., for 150 days. Supporting shipper: Crown Cork & Seal Co., Inc., 3501 West 31st Street, Chicago, Ill. 60623. Send protests to: Roger L. Buchanan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 127668 (Sub-No. 4 TA), filed October 27, 1969. Applicant: WILLIAM WELCH AND JOHN WELCH, doing business as WELCH TRUCKING COM-PANY, 1105 South Boulder, Portales, N. Mex. 88130. Applicant's representative: Edwin E. Piper, Jr., 715 Simms Building, Albuquerque, N. Mex. 87101. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Prefabricated buildings or houses, metal, iron and steel, complete, knocked down or in sections, including all component parts, materials, supplies, and fixtures, and when shipped with such buildings, accessories used in the erection, construction, and completion thereof; structural steel and metal panels, from Oklahoma City, Okla., and the plant of Star Manufacturing Co. located at or near Oklahoma City, Okla., on South Interstate Highway 35 to points in Arizona and Nevada, under a continuing contract or contracts, with Flynn Steel Buildings Co., Phoenix, Ariz., for 180 days. Supporting shipper: Flynn Steel Buildings Co., 2621 East Indian School Road, Phoenix, Ariz. 85016. Send protests to: Wm. R. Murdoch, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 10515 Federal Building and U.S. Courthouse, 500 Gold Avenue SW., Albuquerque, N. Mex. 87101.

No. MC 129054 (Sub-No. 6 TA), filed October 27, 1969. Applicant: GILDER TRUCKING COMPANY, 280 Memorial Drive SE., Atlanta, Ga. 30312. Applicant's representative: Virgil H. Smith, Suite 431, Title Building, Atlanta, Ga. 30303. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (preglazed or not preglazed); glass and preglazed glass panel entrance units with aluminum framing; preglazed curtain wall units; also, parts and accessories necessary in installing above commodities, including caulking compound, from Atlanta, Ga., to points in the United States (except Alaska and Hawaii), for 150 days. Supporting shipper: Tuxedo Glass & Mirror Co., Inc., 1680 Monroe Drive NE., Atlanta, Ga. 30324. Send protests to: William L. Scroggs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 309, 1252 West Peachtree Street NW., Atlanta, Ga. 30309.

No. MC 129307 (Sub-No. 23 TA), filed October 28, 1969. Applicant: McKEE LINES, INC., 664 54th Avenue, Mattawan, Mich. 49071. Applicant's representative: Gene R. Prokuski (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen foods, from Frankfort, Mich., to points in Illinois, Indiana, Iowa, Kansas, Minnesota, Missouri, Ohio, and Wisconsin, for 180 days. Supporting shipper: Pet, Inc., Frozen Foods Division, St. Louis, Mo. Send protests to: C. R. Flemming, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 225 Federal Building, Lansing, Mich. 48933.

Federal Building, Lansing, Mich. 48933. No. MC 134104 (Sub-No. 1 TA) (Amendment), filed October 17, 1969, and published in the FEDERAL REGISTER issue of Notice No. 930, and republished as amended this issue. Applicant: GILBERT FONT AND PETER J. BETZ, doing business as B&F TRANSPORT COMPANY, 110 Moriches Bypass, Center Moriches, 11934. Applicant's representative: William J. Augello, Jr., 103 Fort Salonga Road, Northport, N.Y. 11768. Authority sought to operate as a common carrier. by motor vehicle, over irregular routes, transporting: (1) Industrial refuse containers; and (2) lamp shades; (1) from Lindenhurst and Farmingdale, N.Y., to points in Delaware, Florida, Iowa, Illinois, Indiana, Louisiana, Maryland, Michigan, Minnesota, New Jersey, New York, Nebraska, Ohio, Oklahoma, Pennsylvania, Texas, Virginia, Wisconsin, Washington, D.C., and materials and supplies used in the manufacture of industrial refuse containers from points in Maryland, Ohio, Pennsylvania, and West Virginia, to Lindenhurst and Farming-dale, N.Y.; (2) from East Patchogue, N.Y., to points in Delaware, Maryland,

Pennsylvania, and Washington, D.C., and on return, materials and supplies used in the manufacture of industrial refuse containers, from points in Pennsylvania and West Virginia, to Lindenhurst and Farmingdale, N.Y.; (3) industrial refuse containers from Baltimore, Md., to Linden-hurst and Farmingdale, N.Y., for 180 days. Note: The purpose of this amendment is to make a change in part (2) above, and added part (3). Supporting shippers: Gen Sani-Can Corp., 21 Gear Avenue, Lindenhurst, N.Y. 11757; DeBono Inc., 1165 Montauk Highway, East Patchogue, N.Y. 11772. Send protests to: District Supervisor Anthony Chiusano, Interstate Commerce Commission, Bureau of Operations, 26 Federal Plaza, New York, N.Y. 10007.

No. MC 134124 TA, filed October 27, 1969. Applicant: NEW JERSEY INTER-NATIONAL MOVERS, INC., Post Office Box 551, Freehold, N.J. 07728. Applicant's representative: William J. Augello, Jr., 103 Fort Salonga Road, Northport, N.Y. 11768. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Used household goods, restricted to the transportation of traffic having a prior or subsequent movement, in containers, and further restricted to the performance of pickup and delivery service in connection with packing, crating, and containerization, or unpacking, uncrating, and decontainerization of such traffic, between points in New Jersey, for 180 days, Supporting shippers: Four Winds Forwarding, Inc., 4600 Wheeler Avenue, Post Office Box 9056, Alexandria, Va. 22304; Delcher Intercontinental Moving Service, 262 Riverside Avenue, Post Office Box 507, Jacksonville, Fla.; Jet Forwarding, Inc., 2945 Columbia Street, Torrance, Calif. 90503, Send protests to: Raymond T. Jones, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 410 Post Office Building, Trenton, N.J. 08608.

No. MC 134125 TA, filed October 27, 1969. Applicant: BRUNSWICK PETRO-LEUM TRANSPORT LIMITED, Toomb Street, Post Office Box 1011, Moncton, New Brunswick, Canada. Authority sought to operate as a contract carrier. by motor vehicle, over irregular routes, transporting: Liquid alum, in bulk, from ports of entry on the international boundary line between the United States and Canada, at or near Madawaska, Maine, to Madawaska, Maine, for 150 days. Supporting shipper: Allied Chemical Canada, Ltd., 1155 Dorchester Boulevard West, Montreal 102, Quebec, Canada. Send protests to: District Supervisor Donald G. Weiler, Interstate Commerce Commission, Bureau of Operations,

Maine 04112.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-13107; Filed, Nov. 3, 1969; 8:47 a.m.1

[Notice 438]

#### MOTOR CARRIER TRANSFER **PROCEEDINGS**

OCTOBER 30, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part

1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-71630. By order of October 28, 1969, the Motor Carrier Board approved the transfer to G & H Motor Freight Lines, Inc., Greenfield, Iowa, of certificate No. MC-110581 and certificate of registration No. MC-110581 (Sub-No. 3) issued October 7, 1963, and August 1964, to R. C. Gross, doing business as G & H Motor Freight Line, Greenfield. Iowa, authorizing the transportation, in interstate or foreign commerce, of: General commodities, with exceptions, and Freight, between points in Iowa. Russell H. Wilson, 3839 Merle Hay Road, Des Moines, Iowa 40210, attorney for applicants

No. MC-FC-71670. By order of October 28, 1969, the Motor Carrier Board approved the transfer to R. Paul McKeen, Wheeling, W. Va., of the operating rights in certificate No. MC-79065 issued October 2, 1950, to The D. C. McCurdy Co., a corporation, Martins Ferry, Ohio, authorizing the transportation of: Such commodities, in bulk, as are transported in dump trucks, from specified points in Ohio and West Virginia to points in Ohio, Pennsylvania, and West Virginia. D. L. Bennett, 129 Edgington Land, Wheeling, W. Va. 26003, practitioner for applicants.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-13108; Filed, Nov. 3, 1969; 8:47 a.m.]

#### Room 307, 76 Pearl Street, Portland, INTERNATIONAL JOINT COMMIS-SION-UNITED STATES AND CANADA

#### POTENTIAL OIL POLLUTION IN LAKE ERIE

#### Notice of Public Hearings

The International Joint Commission will conduct public hearings on December 2, 1969, at 9:30 a.m., in the Auditorium of the Education Centre, 155 College Street, Toronto, Ontario, and on December 3, 1969, at 9:30 a.m., Thirty-First Floor Auditorium, New Federal Building, 1240 East Ninth Street, Cleveland, Ohio, to inquire into the adequacy of existing safety requirements applicable to drilling and production operations in Lake Erie to prevent oil escaping into the Lake; the adequacy of known methods of cleaning up major oil spills; and the adequacy of existing contingency plans to deal with oil spills that may occur in Lake Erie.

All interested persons will be given opportunity to express their views orally or by written statement. All statements should be addressed to the purpose of the enquiry outlined above. Where possible fifteen (15) copies of written statements should be filed with each Secretary ten (10) days in advance of the hearing with thirty (30) additional copies deposited with either of them at the hearing.

A report entitled "Potential Oil Pollution Incidents from Oil and Gas Well Activities in Lake Erie-Their Prevention and Control", was prepared for the Commission by its International Lake Erie Pollution Board and was released on October 27. Copies may be obtained from the Secretaries of the Commission at either of the addresses noted below.

> W. A. BULLARD, Secretary, U.S. Section, Inter-national Joint Commission, 20440 Washington, D.C. STOP 86.

D. G. CHANCE, Secretary, Canadian Section, International Joint Commission, Room 850, 151 Slater Street, Ottawa 4, Ontario Canada.

OCTOBER 27, 1969.

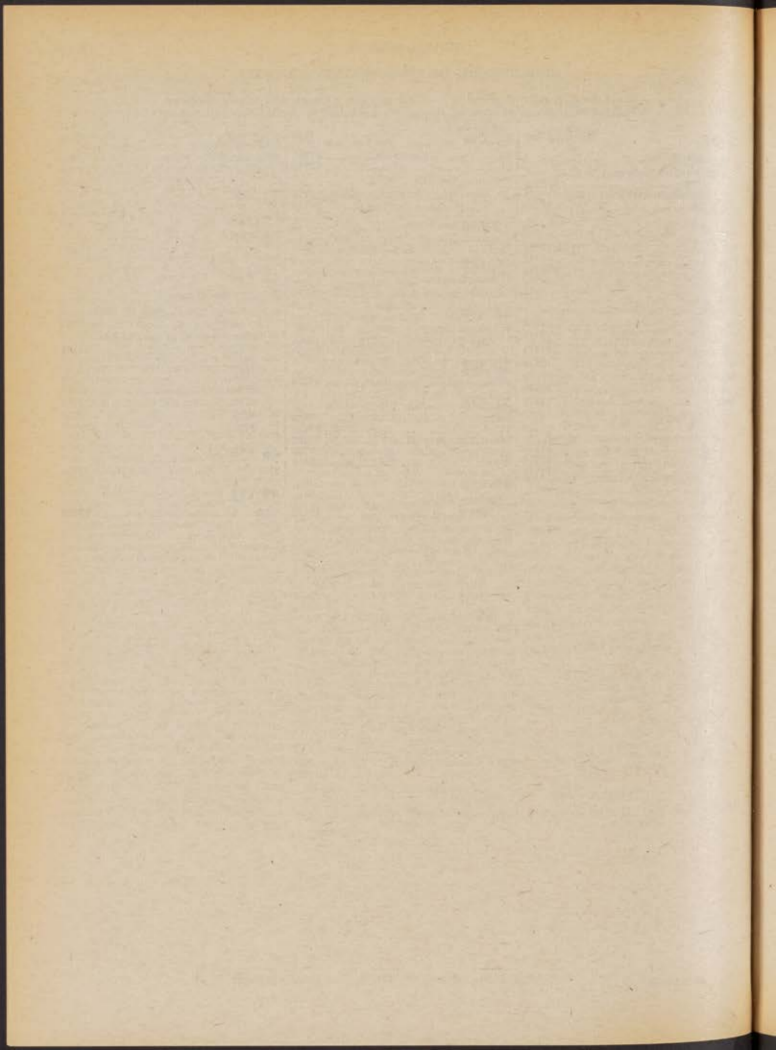
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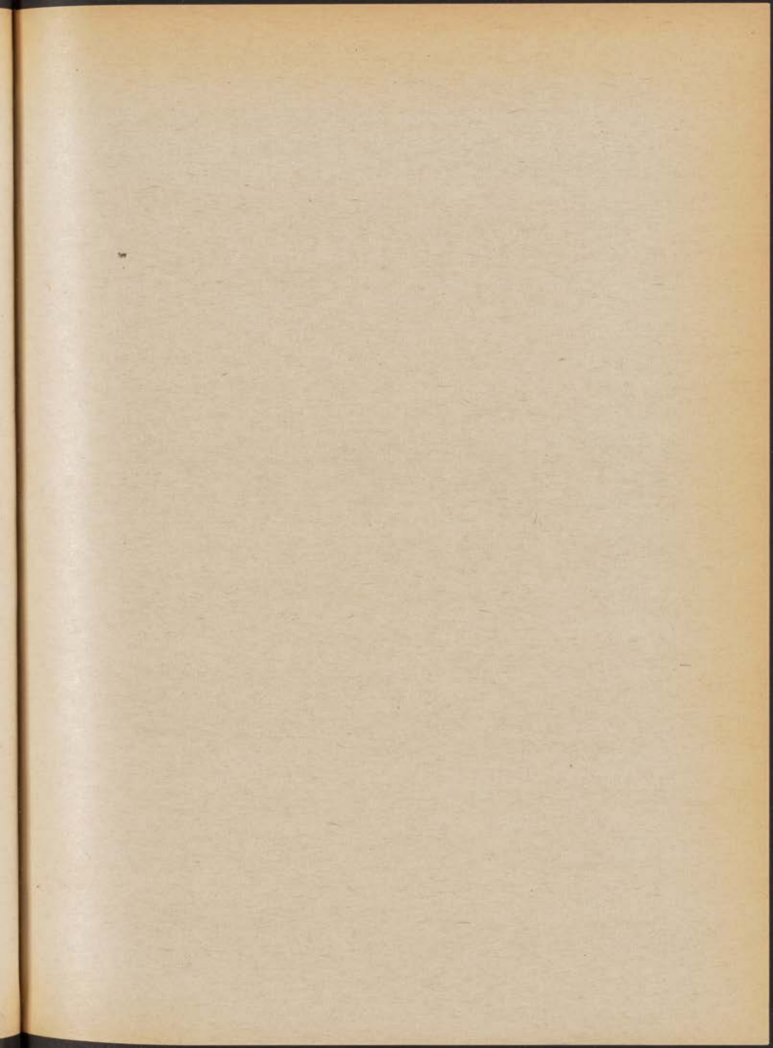
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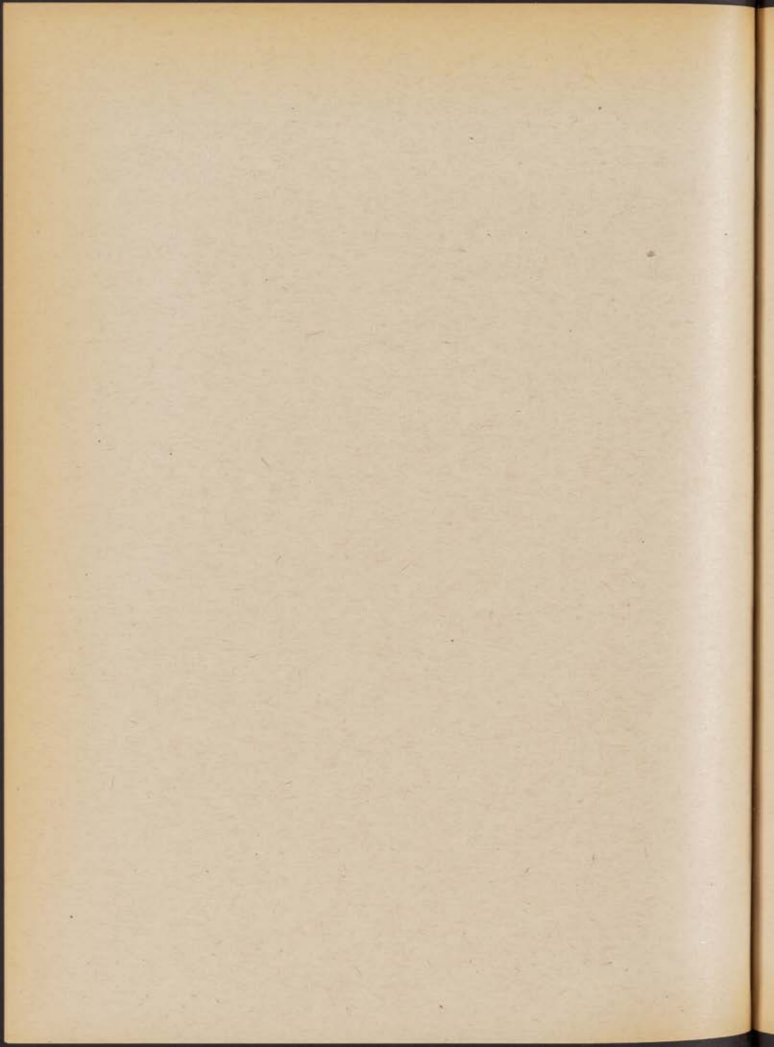
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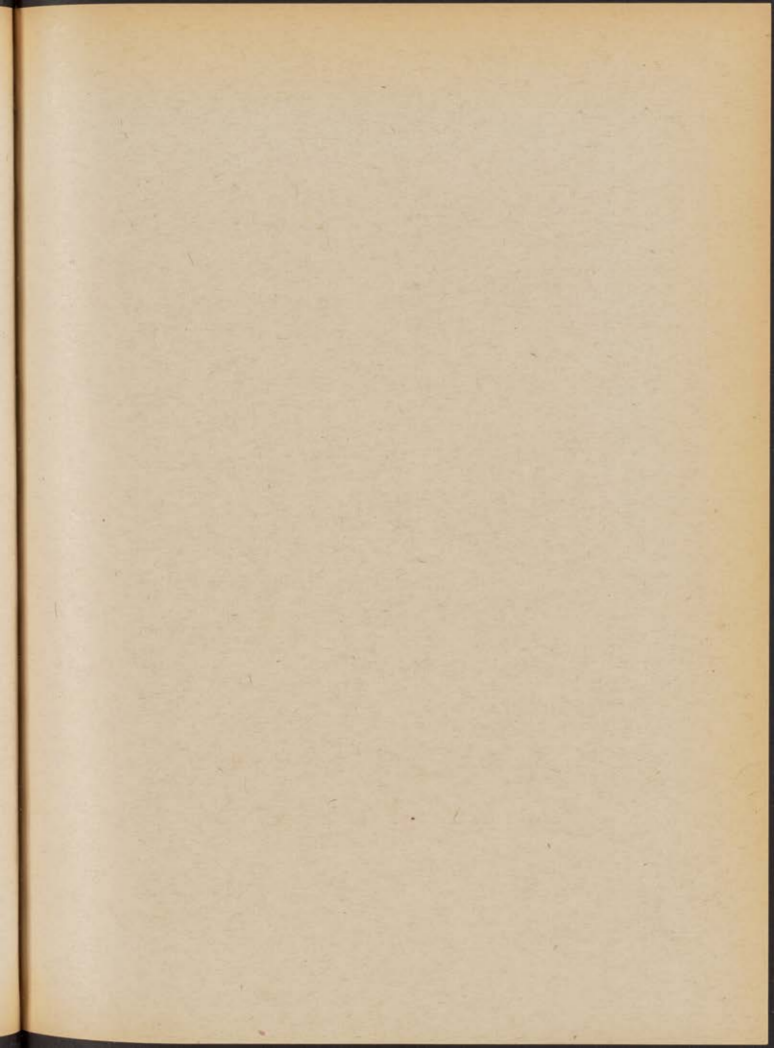
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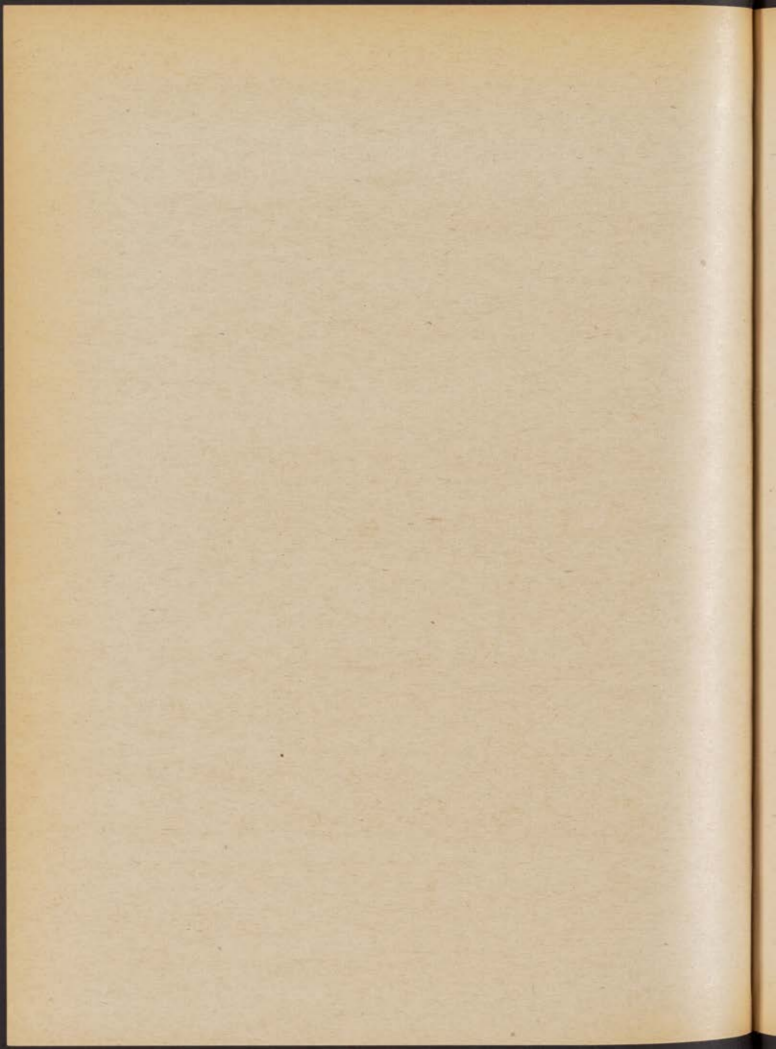
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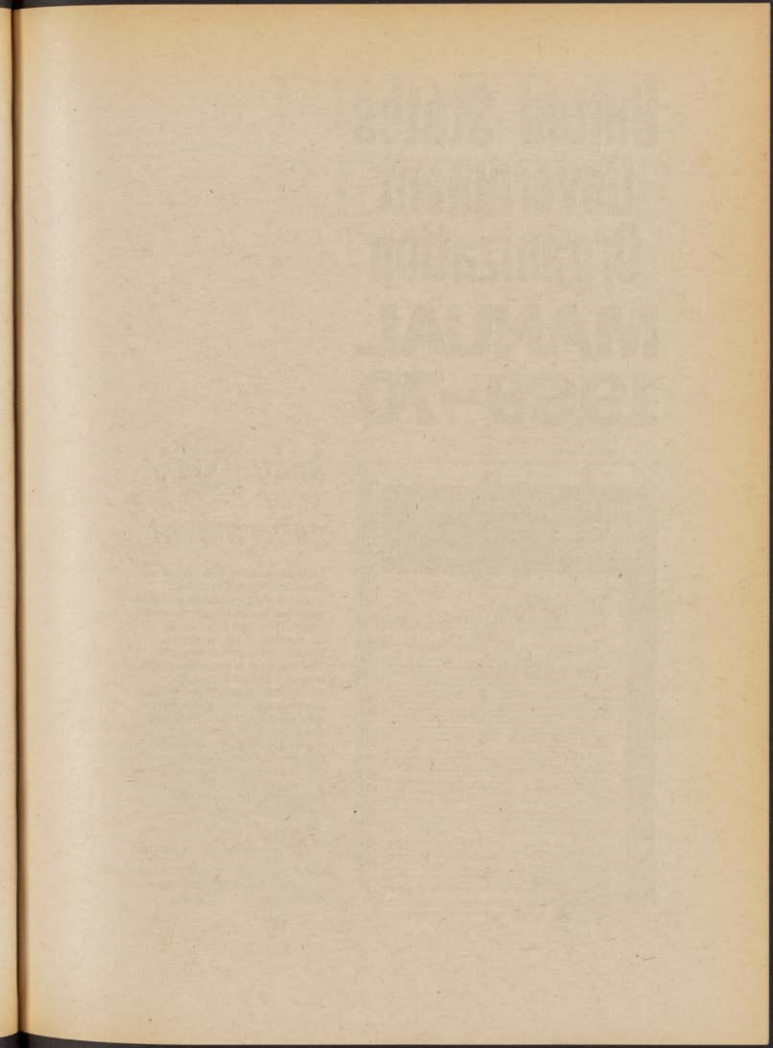




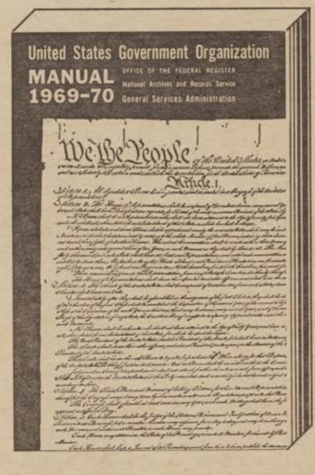








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