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Title 3—The President

PROCLAMATION 4133

Modifying Proclamation No. 3279, Relating to Imports of Petroleum and Petroleum Products

By the President of the United States of America

A Proclamation

Pursuant to paragraph (a) of section 6 of Proclamation No. 3279,¹ as amended, the Director of the Office of Emergency Preparedness maintains a constant surveillance of imports of petroleum and its primary derivatives in respect of the national security.

The Director has found that the national security will not be adversely affected by changes which would increase licensed imports into Districts I-IV to meet requirements for the remainder of 1972.

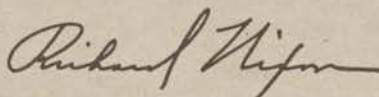
The Director, with the advice of the Oil Policy Committee, has recommended that Proclamation No. 3279, as amended, be further amended to adjust imports consistent with this finding.

I agree with the findings and recommendations of the Director and deem it necessary and consistent with the security objectives of Proclamation No. 3279, as amended, to adjust the imports of petroleum and petroleum products, as hereinafter provided.

NOW, THEREFORE, I, RICHARD NIXON, President of the United States of America, acting under and by virtue of the authority vested in me by the Constitution and laws of the United States, including section 232 of the Trade Expansion Act of 1962, do hereby proclaim that, effective as of this date, Proclamation No. 3279, as amended, is further amended as follows:

1. In subparagraph (2) of paragraph (a) of Section 1A, substitute "570,000" for "540,000."
2. In subparagraph (1) of paragraph (a) of Section 2, substitute "1,165,000" for "965,000."

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of May, in the year of our Lord nineteen hundred seventy-two, and of the Independence of the United States of America the one hundred ninety-sixth.



[FR Doc.72-7389 Filed 5-11-72; 12:06 pm]

¹ 24 F.R. 1781; 3 CFR, 1959-1963 Comp., p. 11.

Psychological Experiments

The following experiments were conducted

by the author, and the results are given

in the following order: I. Experiments on

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Rules and Regulations

Title 21—FOOD AND DRUGS

Chapter II—Bureau of Narcotics and Dangerous Drugs, Department of Justice

PART 308—SCHEDULES OF CONTROLLED SUBSTANCES

Schedules; Excluded Nonnarcotic Substances; Excepted Stimulant or Depressant Compounds

The Comprehensive Drug Abuse Prevention and Control Act of 1970, in section 202(a) (21 U.S.C. 812(a)), requires that the schedules of controlled substances established by that Act be updated and republished on a semiannual basis during the 2-year period beginning 1 year after the effective date of that Act. The effective date of that Act was October 27, 1970. Pursuant to the mandate of section 202(a), therefore, the Director hereby orders the publication of the schedules of controlled substances as of April 27, 1972.

Dated: May 8, 1972.

JOHN E. INGERSOLL,
Director, Bureau of
Narcotics and Dangerous Drugs.

SCHEDULES

§ 308.11 Schedule I.

(a) Schedule I shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section. Each drug or substance has been assigned the Bureau Controlled Substances Code Number set forth opposite it.

(b) *Opiates*. Unless specifically excepted or unless listed in another schedule, any of the following opiates, including its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers whenever the existence of such isomers, esters, ethers, and salts is possible within the specific chemical designation:

(1) Acetylmethadol	9601
(2) Allylprodine	9602
(3) Alphacetylmethadol	9603
(4) Alphameprodine	9604
(5) Alphamethadol	9605
(6) Benzethidine	9606
(7) Betacetylmethadol	9607
(8) Betameprodine	9608
(9) Betamethadol	9609
(10) Betaprodine	9611
(11) Clonitazene	9612
(12) Dextromoramide	9613
(13) Dextrophan	9614
(14) Diampromide	9615
(15) Diethylthiambutene	9616
(16) Dimenoxadol	9617
(17) Dimpethanol	9618
(18) Dimethylthiambutene	9619
(19) Dioxaphetyl butyrate	9621
(20) Dipipanone	9622
(21) Ethylmethylthiambutene	9623
(22) Etomidate	9624
(23) Etixeridine	9625

(24) Furethidine	9626
(25) Hydroxypethidine	9627
(26) Ketobemidone	9628
(27) Levomoramide	9629
(28) Levophenacymorphan	9631
(29) Morpheridine	9632
(30) Noracymethadol	9633
(31) Norlevorphanol	9634
(32) Normethadone	9635
(33) Norpipanone	9636
(34) Phenadoxone	9637
(35) Phenampromide	9638
(36) Phenomorphan	9647
(37) Phenoperidine	9641
(38) Piritramide	9642
(39) Proheptazine	9643
(40) Properidine	9644
(41) Propiram	9649
(42) Racemoramide	9645
(43) Trimeperidine	9646

(c) *Opium derivatives*. Unless specifically excepted or unless listed in another schedule, any of the following opium derivatives, its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation:

(1) Acetorphine	9319
(2) Acetyldihydrocodeine	9051
(3) Benzylmorphine	9052
(4) Codeine methylbromide	9070
(5) Codeine-N-Oxide	9053
(6) Cyrenorphine	9054
(7) Desomorphine	9055
(8) Dihydromorphine	9145
(9) Etorphine	9056
(10) Heroin	9200
(11) Hydromorphanol	9301
(12) Methylmorphine	9302
(13) Methylhydromorphine	9304
(14) Morphine methylbromide	9305
(15) Morphine methylsulfonate	9306
(16) Morphine-N-Oxide	9307
(17) Myrophine	9308
(18) Nicocodeine	9309
(19) Nicomorphine	9312
(20) Normorphine	9313
(21) Pholcodine	9314
(22) Thebacon	9315

(d) *Hallucinogenic substances*. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation, which contains any quantity of the following hallucinogenic substances, or which contains any of its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation (for purposes of this paragraph only, the term "isomer" includes the optical, position, and geometric isomers):

(1) 3,4-methylenedioxy amphetamine	7400
(2) 5-methoxy-3,4-methylenedioxy amphetamine	7401
(3) 3,4,5-trimethoxy amphetamine	7390
(4) Bufotenine	7433
Some trade and other names:	
3-(β -Dimethylaminoethyl)-5-hydroxyindole; 3-(2-dimethylaminoethyl)-5-indolol; N,N-dimethylserotonin; 5-hydroxy-N-dimethyltryptamine; mappine.	

(5) Diethyltryptamine	7434
Some trade and other names: N,N-Diethyltryptamine; DET.	
(6) Dimethyltryptamine	7435
Some trade and other names: DMT	
(7) 4-methyl-2,5-dimethoxyamphetamine	7395
Some trade and other names: 4-methyl-2,5-dimethoxy- α -methylphenethylamine; "DOM"; and "STP".	
(8) Ibogaine	7260
Some trade and other names: 7-Ethyl-6,6 α ,7,8,9,10,12,13-octahydro-2-methoxy-6,9-methano-5H-pyrido (1',2':1,2-azepino 4,5-b) indole; tabernanthe iboga.	
(9) Lysergic acid diethylamide	7315
(10) Marihuana	7360
(11) Mescaline	7381
(12) Peyote	7415
(13) N-ethyl-3-piperidyl benzilate	7482
(14) N-methyl-3-piperidyl benzilate	7484
(15) Psilocybin	7437
(16) Psilocyn	7438
(17) Tetrahydrocannabinols	7370

Synthetic equivalents of the substances contained in the plant, or in the resinous extracts of Cannabis, sp. and/or synthetic substances, derivatives, and their isomers with similar chemical structure and pharmacological activity such as the following:

Δ^1 cis or trans tetrahydrocannabinol, and their optical isomers.

Δ^6 cis or trans tetrahydrocannabinol, and their optical isomers.

$\Delta^{8,9}$ cis or trans tetrahydrocannabinol, and its optical isomers.

(Since nomenclature of these substances is not internationally standardized, compounds of these structures, regardless of numerical designation of atomic positions are covered.)

§ 308.12 Schedule II.

(a) Schedule II shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section. Each drug or substance has been assigned the Controlled Substances Code Number set forth opposite it.

(b) *Substances, vegetable origin or chemical synthesis*. Unless specifically excepted or unless listed in another schedule, any of the following substances whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis:

(1) Opium and opiate, and any salt, compound, derivative, or preparation of opium or opiate, excluding naloxone hydrochloride, but including the following:

(i) Raw opium.....	9600
(ii) Opium extracts.....	9610
(iii) Opium fluid extracts.....	9620
(iv) Powered opium.....	9639
(v) Granulated opium.....	9640
(vi) Tincture of opium.....	9630
(vii) Apomorphine.....	9030
(viii) Codeine.....	9050
(ix) Ethylmorphine.....	9190
(x) Hydrocodone.....	9193
(xi) Hydromorphone.....	9194
(xii) Metopon.....	9260
(xiii) Morphine.....	9300
(xiv) Oxycodone.....	9143
(xv) Oxymorphone.....	9652
(xvi) Thebaine.....	9333

(2) Any salt, compound, derivative, or preparation thereof which is chemically equivalent or identical with any of the substances referred to in subparagraph (1) of this paragraph, except that these substances shall not include the isoquinoline alkaloids of opium.

(3) Opium poppy and poppy straw.

(4) Coca leaves (9040) and any salt, compound, derivative, or preparation of coca leaves, and any salt, compound, derivative, or preparation thereof which is chemically equivalent or identical with any of these substances, except that the substances shall not include decocainized coca leaves or extraction of coca leaves, which extractions do not contain cocaine (9041) or ecgonine (9180).

(c) *Opiates*. Unless specifically excepted or unless in another schedule any of the following opiates, including its isomers, esters, ethers, salts and salts of isomers, esters and ethers whenever the existence of such isomers, esters, ethers, and salts is possible within the specific chemical designation:

(1) Alphaprodine.....	9010
(2) Anileridine.....	9020
(3) Bezitramide.....	9800
(4) Dihydrocodeine.....	9120
(5) Diphenoxylate.....	9170
(6) Fentanyl.....	9801
(7) Isomethadone.....	9226
(8) Levomethorphan.....	9210
(9) Levorphanol.....	9220
(10) Metazocine.....	9240
(11) Methadone.....	9250
(12) Methadone-Intermediate, 4-cyano-2-dimethylamino-4,4-diphenyl butane.....	9254
(13) Moramide-Intermediate, 2-methyl-3-morpholino-1,1-diphenylpropane-carboxylic acid.....	9802
(14) Pethidine.....	9230
(15) Pethidine-Intermediate-A, 4-cyano-1-methyl-4-phenylpiperidine.....	9232
(16) Pethidine-Intermediate-B, ethyl-4-phenylpiperidine-4-carboxylate.....	9233
(17) Pethidine - Intermediate - C, 1-methyl-4-phenylpiperidine - 4-carboxylic acid.....	9234
(18) Phenazocine.....	9715
(19) Piminodine.....	9730
(20) Racemethorphan.....	9732
(21) Racemorphan.....	9733

(d) *Stimulants*. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system:

(1) Amphetamine, its salts, optical isomers, and salts of its optical isomers.....	1100
(2) Methamphetamine, its salts, isomers, and salts of its isomers.....	1105
(3) Phenmetrazine and its salts.....	1630
(4) Methylphenidate.....	1726

§ 308.13 Schedule III.

(a) Schedule III shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section. Each drug or substance has been assigned the Bureau Controlled Substances Code Number set forth opposite it.

(b) *Stimulants*. Unless specifically excepted or unless listed in another schedule any material, compound, mixture, or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system:

(1) Those compounds, mixtures, or preparations in dosage unit form containing any stimulant substances which compounds, mixtures, or preparations were listed on August 25, 1971, as excepted compounds under § 308.32, and any other drug of the quantitative composition shown in that list for those drugs or which is the same except that it contains a lesser quantity of controlled substances.

(c) *Depressants*. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a depressant effect on the central nervous system:

(1) Any substance which contains any quantity of a derivative of barbituric acid, or any salt of a derivative of barbituric acid.....	2100
(2) Chlorhexadol.....	2510
(3) Glutethimide.....	2550
(4) Lysergic acid.....	7300
(5) Lysergic acid amide.....	7310
(6) Methypyrrolon.....	2575
(7) Phencyclidine.....	7471
(8) Sulfondiethylmethane.....	2600
(9) Sulfonethylmethane.....	2605
(10) Sulfonmethane.....	2610

(d) *Nalorphine*..... 9400

(e) *Narcotic drugs*. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing limited quantities of any of the following narcotic drugs, or any salts thereof:

(1) Not more than 1.8 grams of codeine per 100 milliliters or not more than 90 milligrams per dosage unit, with an equal or greater quantity of an isoquinoline alkaloid of opium.....	9803
(2) Not more than 1.8 grams of codeine per 100 milliliters or not more than 90 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9804
(3) Not more than 300 milligrams of dihydrocodeinone per 100 milliliters or not more than 15 milligrams per dosage unit, with a fourfold or greater quantity of an isoquinoline alkaloid of opium.....	9805
(4) Not more than 300 milligrams of dihydrocodeinone per 100 milliliters or not more than 15 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9806

(5) Not more than 1.8 grams of dihydrocodeine per 100 milliliters or not more than 90 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9807
(6) Not more than 300 milligrams of ethylmorphine per 100 milliliters or not more than 15 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9808
(7) Not more than 500 milligrams of opium per 100 milliliters or per 100 grams or not more than 25 milligrams per dosage unit, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9809
(8) Not more than 50 milligrams of morphine per 100 milliliters or per 100 grams, with one or more active, nonnarcotic ingredients in recognized therapeutic amounts.....	9810

§ 308.14 Schedule IV.

(a) Schedule IV shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section. Each drug or substance has been assigned the Bureau Controlled Substances Code Number set forth opposite it.

(b) *Depressants*. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances, including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation:

(1) Barbitol.....	2145
(2) Chloral betaine.....	2460
(3) Chloral hydrate.....	2465
(4) Ethchlorvynol.....	2540
(5) Ethinamate.....	2545
(6) Methohexital.....	2264
(7) Meprobamate.....	2820
(8) Methylphenobarbital.....	2250
(9) Paraldehyde.....	2585
(10) Petrichloral.....	2591
(11) Phenobarbital.....	2285

§ 308.15 Schedule V.

(a) Schedule V shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section.

(b) *Narcotic drugs containing non-narcotic active medicinal ingredients*. Any compound, mixture, or preparation containing any of the following limited quantities of narcotic drugs or salts thereof, which shall include one or more nonnarcotic active medicinal ingredients in sufficient proportion to confer upon the compound, mixture, or preparation valuable medicinal qualities other than those possessed by the narcotic drug alone:

(1) Not more than 200 milligrams of codeine per 100 milliliters or per 100 grams.....	
(2) Not more than 100 milligrams of dihydrocodeine per 100 milliliters or per 100 grams.....	

(3) Not more than 100 milligrams of ethylmorphine per 100 milliliters or per 100 grams.

(4) Not more than 2.5 milligrams of diphenoxylate and not less than 25 micrograms of atropine sulfate per dosage unit.

(5) Not more than 100 milligrams of opium per 100 milliliters or per 100 grams.

EXCLUDED NONNARCOTIC SUBSTANCES

§ 308.21 Application for exclusion of a nonnarcotic substance.

(a) Any person seeking to have any nonnarcotic substance which may, under the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301), be lawfully sold over the counter without a prescription, excluded from any schedule, pursuant to section 201(g) (1) of the Act (21 U.S.C. 811(g) (1)), may apply to the Director, Bureau of Narcotics and Dangerous Drugs, Department of Justice, Washington, D.C. 20537.

(b) An application for an exclusion under this section shall contain the following information:

(1) The name and address of the applicant;

(2) The name of the substance for which exclusion is sought; and

(3) The complete quantitative composition of the substance.

(c) Within a reasonable period of time after the receipt of an application for an exclusion under this section, the Director shall notify the applicant of his acceptance or nonacceptance of the application, and if not accepted, the reason therefor. The Director need not accept an application for filing if any of the requirements prescribed in paragraph (b) of this section is lacking or is not set forth so as to be readily understood. If the applicant desires, he may amend the application to meet the requirements of paragraph (b) of this section. If accepted for filing, the Director shall publish in the FEDERAL REGISTER general notice of his proposed rule making in granting or denying the application. Such notice shall include a reference to the legal authority under which the rule is proposed, a statement of the proposed rule granting or an exclusion, or denying an exclusion when he finds that the substance may not, under the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 821), lawfully be sold over-the-counter without a prescription, or that the substance is not nonnarcotic, and, in the discretion of the Director, a summary of the subjects and issues involved. The Director shall permit any interested person to file written comments on or objections to the proposal and shall designate in the notice of proposed rule making the time during which such filings may be made. After consideration of the application and any comments on or objections to his proposed rule making, the Director shall issue and publish in the FEDERAL REGISTER his final order on the application, which shall set forth the findings of fact and

conclusions of law upon which the order is based. This order shall specify the date on which it shall take effect, which shall not be less than 30 days from the date of publication in the FEDERAL REGISTER unless the Director finds that conditions of public health or safety necessitate an earlier effective date, in which event the Director shall specify in the order his findings as to such conditions.

(d) The Director may at any time revoke any exclusion granted pursuant to section 201(g) of the Act (21 U.S.C. 811

(g)) by following the procedures set forth in paragraph (c) of this section for handling an application for an exclusion which has been accepted for filing.

§ 308.22 Excluded substances.

The following nonnarcotic substances which may, under the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301), be lawfully sold over the counter without a prescription, are excluded from all schedules pursuant to section 201(g) (1) of the Act (21 U.S.C. 811(g) (1)):

EXCLUDED OVER-THE-COUNTER DRUGS

Trade name or other designation	Composition	Manufacturer or supplier
Amordrine.....	Tablet: Phenobarbital, 8 mg.; aminophylline, 100 mg.; racephedrine hydrochloride, 25 mg.	G. D. Searle & Co.
Bronkaid.....	Tablet: Phenobarbital, 8 mg.; ephedrine sulfate, 24 mg.; glyceryl guaiacolate, 100 mg.; theophylline, 100 mg.; theryldiamine, 10 mg.	Drew Pharmacal Co., Inc.
Bronkoxilr.....	Elixir (5 cc): Phenobarbital, 4 mg.; ephedrine sulfate, 12 mg.; glyceryl guaiacolate, 50 mg.; theophylline, 15 mg.; chlorpheniramine maleate, 1 mg.	Breon Laboratories Inc.
Bronkotabs.....	Tablet: Phenobarbital, 8 mg.; ephedrine sulfate, 24 mg.; glyceryl guaiacolate, 100 mg.; theophylline, 100 mg.; theryldiamine, 10 mg.	Do.
Beckman Buffer B-1.....	Packet: Diethyl Barbituric Acid, 1.84 gm.; sodium diethyl barbiturate, 10.30 gm. (for use with Beckman Model R paper electrophoresis system).	Spinco Division, Beckman Instruments, Inc.
Beckman Buffer B-2.....	Packet: Diethyl Barbituric Acid, 2.70 gm.; sodium diethyl barbiturate, 15.40 gm. (for use with Beckman Model R paper electrophoresis system).	Do.
Primatene.....	Tablet: Phenobarbital, 1/4 gr.; ephedrine, 1/4 gr.	Whitehall Laboratories.
Tedral.....	Tablet: Phenobarbital, 8 mg.; theophylline, 130 mg.; ephedrine hydrochloride, 24 mg.	Warner-Chilcott Laboratories.
Tedral Anti-H.....	Tablet: Phenobarbital, 8 mg.; chlorpheniramine maleate, 2 mg.; theophylline, 130 mg.; ephedrine hydrochloride, 24 mg.	Do.
Tedral one-half strength.....	Tablet: Phenobarbital, 4 mg.; theophylline, 65 mg.; ephedrine hydrochloride, 12 mg.	Do.
Tedral Pediatric Suspension.....	Suspension (5 cc): Phenobarbital, 4 mg.; ephedrine hydrochloride, 12 mg.; theophylline, 65 mg.	Do.
Tedral suppositories double strength.....	Suppository: Phenobarbital, 16 mg.; theophylline, 260 mg.; ephedrine hydrochloride, 48 mg.	Do.
Tedral suppositories regular strength.....	Suppository: Phenobarbital, 8 mg.; theophylline, 130 mg.; ephedrine hydrochloride, 24 mg.	Do.
Verequad.....	Tablet: Phenobarbital, 8 mg.; theophylline calcium salicylate, 130 mg.; ephedrine hydrochloride, 24 mg.; glyceryl guaiacolate, 100 mg.	Knoll Pharmaceutical Co.
Verequad.....	Suspension (5 cc): Phenobarbital, 4 mg.; theophylline calcium salicylate, 65 mg.; ephedrine hydrochloride, 12 mg.; glyceryl guaiacolate, 50 mg.	Do.

EXCEPTED STIMULANT OR DEPRESSANT COMPOUNDS

§ 308.31 Application for exception of a stimulant or depressant compound.

(a) Any person seeking to have any compound, mixture, or preparation containing any depressant or stimulant substance listed in § 308.13 (b) or (c), or in § 308.14, or in § 308.15, excepted from the application of all or any part of the Act, pursuant to section 202(d) of the Act (21 U.S.C. 812(d)), may apply to the Director, Bureau of Narcotics and Dangerous Drugs, Department of Justice, Washington, D.C. 20537, for such exception.

(b) An application for an exception under this section shall contain the following information:

(1) The complete quantitative composition of the dosage form.

(2) Description of the unit dosage form together with complete labeling.

(3) A summary of the pharmacology of the product including animal investigations and clinical evaluations and studies, with emphasis on the psychic and/or physiological dependence liability (this must be done for each of the active

ingredients separately and for the combination product).

(4) Details of synergisms and antagonisms among ingredients.

(5) Deterrent effects of the noncontrolled ingredients.

(6) Complete copies of all literature in support of claims.

(7) Reported instances of abuse.

(8) Reported and anticipated adverse effects.

(9) Number of dosage units produced for the past 2 years.

(c) Within a reasonable period of time after the receipt of an application for an exception under this section, the Director shall notify the applicant of his acceptance or nonacceptance of the application, and if not accepted, the reason therefor. The Director need not accept an application for filing if any of the requirements prescribed in paragraph (b) of this section is lacking or is not set forth so as to be readily understood. If the applicant desires, he may amend the application to meet the requirements of paragraph (b) of this section. If accepted for filing, the Director shall publish in the FEDERAL REGISTER general notice of his proposed rule making in

granting or denying the application. Such notice shall include a reference to the legal authority under which the rule is proposed, a statement of the proposed rule granting or denying an exception, and, in the discretion of the Director, a summary of the subjects and issues involved. The Director shall permit any interested person to file written comments on or objections to the proposal and shall designate in the notice of proposed rule making the time during which such filings may be made. After consideration of the application and any comments on or objections to his proposed rule making, the Director shall issue and publish in the FEDERAL REGISTER his final order on the application, which shall set forth the findings of fact and conclusions of law upon which the order is based. This order shall specify the date on which it shall take effect, which shall not be less than 30 days from the date of publication in the FEDERAL REGISTER unless the Director finds that conditions of public health or safety necessitate an earlier effective date, in which event the Director shall specify in the order his findings as to such conditions.

(d) The Director may at any time revoke any exception granted pursuant to section 202(d) of the Act (21 U.S.C. 812 (d)) by following the procedures set forth in paragraph (c) of this section for handling an application for an exception which has been accepted for filing.

§ 308.32 Excepted compounds.

(a) Until criteria are adopted by the Bureau by which the Director may determine whether to except any compound, mixture, or preparation containing any depressant or stimulant substance listed in § 308.13 (b) or (c), or in § 308.14, or in § 308.15, from the application of all or any part of the Act pursuant to section 202(d) of the Act (21 U.S.C. 812(d)), the drugs set forth in paragraph (b) of this section have been excepted by the Director from application of the sections 305, 307, 308, 309, 1002, 1003, and 1004 of the Act (21 U.S.C. 825, 827-9, 952-4) and of § 301.74(d) of this chapter for administrative purposes only. The excepting of these drugs by the Director should not be construed as an adoption or rejection of the criteria by which these drugs were originally excepted. Any deviation from the quantitative composition of any of the listed drugs shall require a petition for exception in order for that drug to be excepted.

(b) The following drugs in dosage unit form, and any other drug of the quantitative composition shown below for one of the following drugs or which is the same except that it contains a lesser quantity of controlled substances or other substances which do not have a stimulant, depressant, or hallucinogenic effect, and which are restricted by law to dispensing on prescription, are excepted from the application of sections 305, 307, 308, 309, 1002, 1003, and 1004 of the Act (21 U.S.C. 825, 827-9, 952-4) and of § 301.74(d) of this chapter:

EXCEPTED PRESCRIPTION DRUGS

Trade name or other designation	Composition	Manufacturer or supplier
A.E.A.	Tablet: Amobarbital, 25 mg.; aminophylline, 120 mg.; ephedrine hydrochloride, 25 mg.	Haack Laboratories, Inc.
Alased	Tablet: Phenobarbital, 16.2 mg.; homatropine methylbromide, 3.6 mg.; aluminum hydroxide gel, dried, 7½ gr.; magnesium trisilicate, 2½ gr.	Norgine Laboratories, Inc.
Alcitex	Tablet: Phenobarbital, ¼ gr.; atropine sulfate, 1/1000 gr.; calcium carbonate, 3½ gr.; magnesium carbonate, 2½ gr.; cerium oxalate, ½ gr.	Paul B. Elder Co., Inc.
Algoson	Tablet: Butabarbital sodium, 7.5 mg.; acetaminophen, 300 mg.	McNeil Laboratories Inc.
Alhydrox	Tablet: Phenobarbital, ¼ gr.; aluminum hydroxide, 5 gr.; atropine sulfate, 1/1000 gr.	Physicians Supply.
Alkasans	Tablet: Phenobarbital, 8.0 mg.; atropine sulfate, 0.06 mg.; kaolin-alumina gel, 500 mg.	P. J. Noyes Co.
Alsical	Powder (60 gr.): Phenobarbital, ¼ gr.; belladonna extract, ¼ gr.; calcium carbonate, 24 gr.; magnesium trisilicate, 15 gr.; magnesium oxide, 10 gr.; aluminum hydroxide gel, dried, 10 gr.	Dorsey Laboratories.
Alubelap	Tablet: Phenobarbital, 8 mg.; aluminum hydroxide gel, dried, 300 mg.; belladonna extract, 4 mg.	Haack Laboratories, Inc.
Aludrox SA Suspension	Suspension (5 cc.): Butabarbital, 8 mg.; ambu-tonium bromide, 2.5 mg.	Wyeth Laboratories.

EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Aludrox SA Tablets	Tablet: Butabarbital, 8 mg.; ambutoxium bromide, 2.5 mg.	Wyeth Laboratories.
Alu-Mag	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; aluminum hydroxide gel, dried, $2\frac{1}{2}$ gr.; magnesium trisilicate, $2\frac{1}{2}$ gr.; belladonna leaf extract, $\frac{1}{4}$ gr.	Norsal Laboratories, Inc.
Alumazen	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.06 mg.; magnesium trisilicate, 500 mg.; aluminum hydroxide gel, dried, 250 mg.; saccharin sodium, 0.12 mg.	The Zemmer Co.
Aluminum hydroxide, magnesium trisilicate, and kaolin with phenobarbital and atropine sulfate.	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; aluminum hydroxide, 2 gr.; magnesium trisilicate, 4 gr.; kaolin, colloidal, 2 gr.; atropine sulfate, $\frac{1}{400}$ gr.	Buffalo Pharmaceutical Supply Corp.
Aminodrox with Phenobarbital.	Tablet: Phenobarbital, 15 mg.; aminophylline, 0.1 gm.; aluminum hydroxide gel, dried, 0.12 gm.	The S. E. Massengill Co.
Aminodrox-Forte with Phenobarbital.	Tablet: Phenobarbital, 15 mg.; aminophylline, 200 mg.; aluminum hydroxide gel, dried, 250 mg.	Do.
Aminophylline and Amytal	Capsule: Amobarbital, 32 mg.; aminophylline, 0.1 gm.	Eli Lilly Co.
Aminophylline with pentobarbital.	Suppository: Pentobarbital sodium, 100 mg.; aminophylline, 500 mg.	G. D. Searle & Co.
Aminophylline and phenobarbital.	Tablet: Phenobarbital, 15 mg.; aminophylline, 100 mg.	The Zemmer Co.
Do	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; aminophylline, 100 mg.	The Blue Line Chemical Co.
Aminophylline with phenobarbital.	Tablet: Phenobarbital, 16 mg.; aminophylline, 100 mg.	H. E. Dubin Laboratories, Inc.
Do	Tablet: Phenobarbital, 15 mg.; aminophylline, 100 mg.	G. D. Searle & Co.
Do	Tablet: Phenobarbital, 15 mg.; aminophylline, 200 mg.	Do.
Aminophylline with phenobarbital.	Tablet: Phenobarbital, 30 mg.; aminophylline, 200 mg.	Do.
Amobarbital and PETN	Capsule: Amobarbital, 50 mg.; pentaerythritol tetranitrate, 30 mg.	Meyer Laboratories, Inc.
Ampyrox with Butabarbital Sodium (AMPYROX).	Tablet: Butabarbital sodium, 15 mg.; scopalamine methylnitrate, 2 mg.	Paul B. Elder Co., Inc.
Ampyrox with Butabarbital Sodium, Elixir.	Elixir (5 cc.): Butabarbital sodium, 10 mg.; scopalamine methylnitrate, 1 mg.	Do.
Amsed (NAP-37)	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; hyoscyne hydrobromide, 0.0072 mg.; atropine sulfate, 0.024 mg.; hyoscyamine hydrobromide, 0.128 mg.	North American Pharmacal, Inc.
Amsodyne	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; extract belladonna leaves, $\frac{1}{4}$ gr.; aspirin, 5 gr.; caffeine, $\frac{1}{4}$ gr.	Paul B. Elder Co., Inc.
Antacia No. 3 with Phenobarbital and Atropine.	Tablet: Phenobarbital, $\frac{1}{8}$ gr.; atropine sulfate, $\frac{1}{400}$ gr.; calcium carbonate, 5 gr.; magnesium hydroxide, 5 gr.	Meyers and Co.
Antispasmodic	Tablet (purple): Phenobarbital, 16.2 mg.; hyoscyamine sulfate, 0.1037 mg.; homatropine methylbromide, 0.567 mg.; hyoscyne hydrobromide, 0.0065 mg.	Hydrex Co., Inc.
Antispasmodic-Enzyme	Tablet: Phenobarbital, 8.1 mg.; hyoscyamine sulfate, 0.0519 mg.; homatropine methylbromide, 0.2885 mg.; hyoscyne hydrobromide, 0.0033 mg.; pancreatin, 100 mg.; pepsin, 150 mg.	Do.
Antrocol	Tablet or capsule: Phenobarbital, 16 mg.; atropine sulfate, 0.324 mg.; colloidal sulfur, 22 mg.	Wm. P. Poythress & Co., Inc.
Aqualin-Plus, Children	Suppository: Pentobarbital sodium, $\frac{3}{8}$ gr.; theophylline, $1\frac{1}{8}$ gr.	The Wm. A. Webster Co.
Aqualin-Plus No. 1	Suppository: Pentobarbital sodium, $\frac{1}{4}$ gr.; theophylline, $3\frac{1}{4}$ gr.	Do.
Aqualin-Plus No. 2	Suppository: Pentobarbital sodium, $1\frac{1}{2}$ gr.; theophylline, $7\frac{1}{2}$ gr.	Do.
Aqualin-Plus No. 2A	Suppository: Pentobarbital sodium, $\frac{1}{4}$ gr.; theophylline, $7\frac{1}{2}$ gr.	Do.
Asmabar	Tablet: Butabarbital, 20 mg.; ephedrine sulfate, 25 mg.; theophylline hydroxide, 130 mg.	The Blue Line Chemical Co.
Asmacol	Tablet: Butabarbital, 15 mg.; aminophylline, 180 mg.; phenylpropanolamine hydrochloride, 25 mg.; chlorpheniramine maleate, 2 mg.; aluminum hydroxide gel, dried, 60 mg.; magnesium trisilicate, 60 mg.	The Vale Chemical Co., Inc.
Asperease, Modified with Phenobarbital.	Tablet: Phenobarbital, 0.008 gm.; acetylsalicylic acid, 0.5 gm.	P. J. Noyes Co.
Atropal	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; atropine sulfate, $\frac{1}{400}$ gr.; magnesium trisilicate, $2\frac{1}{2}$ gr.; aluminum hydroxide gel, dried, $2\frac{1}{2}$ gr.	Mallinckrodt Chemical Works.
Atrosilital	Tablet: Phenobarbital, 15 mg.; atropine sulfate, 0.12 mg.; magnesium trisilicate, 0.5 gm.; saccharin sodium, 0.12 mg.	The Zemmer Co.
Banthine with Phenobarbital	Tablet: Phenobarbital, 15 mg.; methantheline bromide, 50 mg.	G. D. Searle & Co.

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EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Barbatro No. 1.....	Tablet: Phenobarbital, 15 mg.; atropine sulfate, 0.12 mg.	The S. E. Massengill Co.
Barbatro No. 2.....	Tablet: Phenobarbital, 15 mg.; atropine sulfate, 0.25 mg.	Do.
Barbeloid.....	Tablet: Amobarbital sodium, 20 mg.; hyoscyamine sulfate, 0.125 mg.; hyosine hydrobromide, 0.007 mg.; homatropine methylbromide, 0.5 mg.	The Vale Chemical Co., Inc.
Barbidonna Elixir.....	Elixir (5 cc.): Phenobarbital, 16 mg.; hyoscyamine sulfate, 0.1286 mg.; atropine sulfate, 0.0250 mg.; scopolamine hydrobromide, 0.0074 mg.	Mallinckrodt Chemical Works.
Barbidonna Tablets.....	Tablet: Phenobarbital, 16 mg.; hyoscyamine sulfate, 0.1286 mg.; atropine sulfate, 0.0250 mg.; scopolamine hydrobromide, 0.0074 mg.	Do.
Barboma Elixir.....	Elixir (100 cc.): Phenobarbital, 0.4 gm.; homatropine methylbromide, 33.8 mg.	The Blue Line Chemical Co.
Barboma Tablets.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; homatropine methylbromide, $\frac{1}{4}$ gr.	Do.
Bardase.....	Tablet or elixir (4 cc.): Phenobarbital, 16.2 mg.; hyoscyamine sulfate, 0.1 mg.; hyosine hydrobromide, 0.007 mg.; atropine, 0.020 mg.; Takadiastase, 162.0 mg.	Parke, Davis & Co.
Bar-Don Elixir.....	Elixir (30 cc.): Phenobarbital, 100 mg.; hyoscyamine hydrobromide, 0.60 mg.; hyosine hydrobromide, 0.042 mg.; atropine sulfate, 0.12 mg.	Warren-Teed Pharmaceuticals Inc.
Bar-Don Tablets.....	Tablet: Phenobarbital, 16.670 mg.; hyoscyamine hydrobromide, 0.10 mg.; hyosine hydrobromide, 0.007 mg.; atropine sulfate, 0.020 mg.	Do.
Belap No. 0.....	Tablet: Phenobarbital, 8 mg.; belladonna extract, 8 mg.	Haack Laboratories, Inc.
Belap No. 1.....	Tablet: Phenobarbital, 15 mg.; belladonna extract, 8 mg.	Do.
Belap Ty-Med.....	Tablet: Amobarbital, 50 mg.; homatropine methylbromide, 7.5 mg.	Do.
Belladonal.....	Tablet: Phenobarbital, 50 mg.; bellafoline, 0.25 mg.	Sandoz Pharmaceuticals.
Do.....	Elixir (15 cc.): Phenobarbital, 15.6 mg.; bellafoline, 0.078 mg.	Do.
Bellatol Elixir.....	Elixir (5 cc.): Butabarbital sodium, 20 mg.; tincture belladonna, 0.83 cc.	The Zemmer Co.
Bellergal.....	Tablet: Phenobarbital, 20 mg.; ergotamine tartrate, 0.3 mg.; levorotatory alkaloids of belladonna, 0.1 mg.	Sandoz Pharmaceuticals.
Do.....	Tablet: Phenobarbital, 40 mg.; ergotamine tartrate, 0.6 mg.; levorotatory alkaloids of belladonna, 0.2 mg.	Do.
Beplete with Belladonna Elixir.....	Elixir (4 cc.): Phenobarbital, 15 mg.; vitamin B ₁ , 1.5 mg.; vitamin B ₂ , 1 mg.; vitamin B ₆ , 0.33 mg.; vitamin B ₁₂ , 1.66 mg.; niacinamide, 10 mg.; pantothenol, 0.2 mg.; belladonna alkaloids, 0.2 mg.	Wyeth Laboratories.
Bexadonna.....	Tablet: Phenobarbital, 16 mg.; homatropine methylbromide, 10 mg.; hyosine hydrobromide, 0.0065 mg.; hyoscyamine sulfate, 0.1 mg.	Bexar Pharmaceuticals.
Bilamide.....	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; dried ox bile, 2 gr.; dehydrocholic acid, 2 gr.; homatropine methylbromide, $\frac{1}{4}$ gr.	Norgine Laboratories, Inc.
Binitrin.....	Tablet: Butabarbital sodium, 15.0 mg.; nitroglycerin, 0.3 mg.; pentaerythritol tetranitrate, 10.0 mg.	The Vale Chemical Co., Inc.
Bioxatphen.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.06 mg.; bismuth subnitrate, 120 mg.; cerium oxalate, 120 mg.	The Zemmer Co.
Bismuth, belladonna, and phenobarbital.....	Capsule: Phenobarbital, $\frac{1}{4}$ gr.; bismuth subgallate, 5 gr.; extract belladonna leaf, $\frac{1}{4}$ gr.	The Bernard Co.
Buffadyne A-S.....	Tablet: Amobarbital, 15 mg.; aspirin, 300 mg.; phenacetin, 150 mg.; caffeine, 30 mg.; homatropine methylbromide, 2.5 mg.; aluminum hydroxide gel, 75 mg.; magnesium hydroxide, 45 mg.	Lemmon Pharmacal Co.
Buffadyne with Barbiturates.....	Tablet: Secobarbital sodium, 8 mg.; amobarbital, 8 mg.; aspirin, 300 mg.; phenacetin, 150 mg.; caffeine, 30 mg.; aluminum hydroxide gel, 75 mg.; magnesium hydroxide, 45 mg.	Do.
Bunesla.....	Tablet: Butabarbital sodium, 10 mg.; homatropine methylbromide, 2.5 mg.; magnesium hydroxide, 300 mg.	McNeil Laboratories, Inc.
Buren.....	Tablet: Butabarbital, 15 mg.; phenazopyridine hydrochloride, 150 mg.; scopolamine hydrobromide, 0.0065 mg.; atropine sulfate, 0.0194 mg.; hyoscyamine sulfate, 0.1037 mg.	B. F. Ascher & Co., Inc.
Burrizem.....	Tablet: Butabarbital sodium, 10 mg.; reserpine, 0.1 mg.; rutin, 20 mg.; mannitol hexanitrate, 30 mg.	The Zemmer Co.
Butabarbital and hyoscyamine sulfate.....	Tablet or elixir (5 cc.): Butabarbital, 15 mg.; hyoscyamine sulfate, 0.125 mg.	McNeil Laboratories, Inc.
Do.....	Capsule: Butabarbital, 45 mg.; hyoscyamine sulfate, 0.375 mg.	Do.

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EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Butibel.....	Tablet or elixir (5 cc.): Butabarbital sodium, 15 mg.; belladonna extract, 15 mg. (hyoscyamine sulfate, 0.138 mg.; hyoscyne hydrobromide, 0.027 mg.; atropine sulfate, 0.067 mg.).	McNeil Laboratories, Inc.
Butibel R-A.....	Tablet: Butabarbital sodium, 30 mg.; belladonna extract, 30 mg.	Do.
Butibel-Gel Suspension.....	Suspension (15 cc.): Butabarbital sodium, 7.5 mg.; belladonna extract, 7.5 mg. (total alkaloids 0.187 mg.); activated attapulgit, 1.5 mg.; pectin, 75 mg.	Do.
Butibel-Gel Tablets.....	Tablet: Butabarbital sodium, 7.5 mg.; belladonna extract, 7.5 mg. (total alkaloids 0.0935 mg.); activated attapulgit, 500 mg.; pectin, 45 mg.	Do.
Butibel-Zyme.....	Tablet: Butabarbital sodium, 15 mg.; belladonna extract, 15 mg. (total alkaloids 0.187 mg.); proteolytic enzyme standardized, 10 mg.; amylolytic enzyme standardized, 20 mg.; cellulolytic enzyme standardized, 5 mg.; lipolytic enzyme standardized, 100 mg.; iron oxide (48% cholic acid), 30 mg.	Do.
Butigetic.....	Tablet: Butabarbital sodium, 15 mg.; acetaminophen, 200 mg.; phenacetin, 150 mg.; caffeine, 30 mg.	Do.
Cafergot P-B.....	Tablet: Phenobarbital sodium, 30 mg.; ergotamine tartrate, 1 mg.; caffeine, 100 mg.; levorotatory alkaloids of belladonna, 0.125 mg.	Sandoz Pharmaceuticals.
Do.....	Suppository: Pentobarbital, 60 mg.; ergotamine tartrate, 2 mg.; caffeine, 100 mg.; levorotatory alkaloids of belladonna, 0.25 mg.	Do.
Cal-Ma-Phen.....	Tablet: Phenobarbital, ¼ gr.; calcium-carbonate, 5 gr.; magnesium hydroxide, 5 gr.; atropine sulfate, ¼ gr.	Physicians Supply Co.
Cantil with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; mepenzolate bromide, 25 mg.	Lakeside Laboratories, Inc.
Carbonates No. 3 with Phenobarbital and Atropine.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.11 mg.; calcium carbonate, 224 mg.; magnesium carbonate, 160 mg.; bismuth subcarbonate, 32 mg.	P. J. Noyes Co.
Cardalin-Phen.....	Tablet: Phenobarbital, ¼ gr.; aminophylline, 5 gr.; aluminum hydroxide gel, dried, 2½ gr.; benzocaine, ¼ gr.	Mallinckrodt Chemical Works.
Cardilate-P.....	Tablet: Phenobarbital, 15 mg.; erythrityl tetranitrate, 10 mg.	Burroughs Wellcome & Co. (U.S.A.) Inc.
Chelarace.....	Tablet: Pentobarbital, 27.5 mg.; oxtriphylline, 200 mg.; racephedrine, 20 mg.	Warner-Chilcott Laboratories.
Co-Elorine 25.....	Capsule: Amobarbital, 8 mg.; tricyclamol chloride, 25 mg.	Eli Lilly and Co.
Co-Elorine 100.....	Capsule: Amobarbital, 16 mg.; tricyclamol chloride, 100 mg.	Do.
Cold Preparation, Special.....	Tablet: Phenobarbital, 8.1 mg.; chlorpheniramine maleate, 2 mg.; pseudoephedrine hydrochloride, 60 mg.; salicylamide, powder, 300 mg.	Knight Pharmacal Co.
Covadil.....	Tablet: Butabarbital sodium, 20 mg.; pentaerythritol tetranitrate, 15 mg.	The Blue Line Chemical Co.
Dactil with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; piperidolate hydrochloride, 50 mg.	Lakeside Laboratories, Inc.
Dalnite.....	Tablet: Pentobarbital sodium, ¼ gr. aminophylline, 3 gr.; ephedrine hydrochloride, ¼ gr.; aluminum hydroxide gel, dried, 2½ gr.; benzocaine, ¼ gr.	Mallinckrodt Chemical Works.
Dalnite-KI.....	Tablet: Phenobarbital, ¼ gr.; aminophylline, 3 gr.; ephedrine hydrochloride, ¼ gr.; potassium iodide, 5 gr.; aluminum hydroxide gel, dried, 2½ gr.; benzocaine, ¼ gr.	Do.
Dalnite Night.....	Tablet: Phenobarbital, ¾ gr.; pentobarbital sodium, ¼ gr.; aminophylline, 4 gr.; aluminum hydroxide gel, dried, 2½ gr.; benzocaine, ¼ gr.	Do.
Darleon PB.....	Tablet: Phenobarbital, 15 mg.; oxyphenycyclimine hydrochloride, 5 mg.	Pfizer Laboratories.
Diatraegus.....	Tablet: Diallylbarbituric acid, ¼ gr.; nitroglycerin, ¼ gr.; sodium nitrite, 1 gr.; tincture crataegus, 2 minims.	Buffington's, Inc.
Dia-Tropine.....	Tablet: Diallylbarbituric acid, ¼ gr.; atropine sulfate, ¼ gr.; magnesium carbonate, 2½ gr.; calcium carbonate, 3¼ gr.; bismuth subcarbonate, 1 gr.	Do.
Dilantin with Phenobarbital.....	Capsule: Phenobarbital, ¼ gr.; diphenylhydantoin sodium, 0.1 gm.	Parke, Davis & Co.
Do.....	Capsule: Phenobarbital, ½ gr.; diphenylhydantoin sodium, 0.1 gm.	Do.
Dolonil.....	Tablet: Butabarbital, 15 mg.; phenazopyridine hydrochloride, 180 mg.; hyoscyamine hydrobromide, 0.3 mg.	Warner-Chilcott Laboratories.
Donabarb.....	Tablet: Phenobarbital, ¼ gr.; powder extract belladonna, ¼ gr.	Paul B. Elder Co., Inc.

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Trade name or other designation	Composition	Manufacturer or supplier
Donaphen, New Special Donaphen.	Tablet: Phenobarbital, 15 mg.; atropine sulfate, 0.024 mg.; scopolamine hydrobromide, 0.0072 mg.; hyoscyamine hydrobromide, 0.128 mg.	Burt Krone Co.
Donna-Sed Elixir.	Elixir (5 cc.): Phenobarbital, 16.2 mg.; hyoscyamine hydrobromide, 0.1037 mg.; atropine sulfate, 0.0194 mg.; hyoscyne hydrobromide, 0.0065 mg.	North American Pharmacal, Inc.
Donnasep.	Tablet: Phenobarbital, 8.1 mg.; phenazopyridine hydrochloride, 50.0 mg.; methenamine mandelate, 500 mg.; hyoscyamine sulfate, 0.0519 mg.; atropine sulfate, 0.0097 mg.; hyoscyne hydrobromide, 0.0033 mg.	A. H. Robins Co., Inc.
Donphen.	Tablet: Phenobarbital, 15 mg.; hyoscyamine sulfate, 0.1 mg.; atropine sulfate, 0.02 mg.; scopolamine hydrobromide, 6 µg.	Lemmon Pharmacal Co.
Dormitol-HM.	Tablet: Phenobarbital, ¼ gr.; homatropine methylbromide, ¼ gr.; strontium bromide, 1 gr.	Buffington's Inc.
Dynapin with Phenobarbital.	Tablet: Phenobarbital, 15 mg.; nitroglycerin, 0.5 mg.; pentaerythritol tetranitrate, 15 mg.	Key Pharmacal Co.
Elmaloin with Phenobarbital.	Capsule: Phenobarbital, 15 mg.; diphenylhydantoin, 1½ gr.	Paul B. Elder Co., Inc.
Ephedrine and sodium phenobarbital.	Tablet: Sodium phenobarbital, ¼ gr.; ephedrine sulfate, ½ gr.	The Vale Chemical Co., Inc.
Ephedrine sulfate and phenobarbital.	Tablet: Phenobarbital, 15 mg.; ephedrine sulfate, 25 mg.	The Zemmer Co.
Ephedrine with Phenobarbital.	Tablet: Phenobarbital, ¼ gr.; ephedrine sulfate, ¾ gr.	P. J. Noyes Co.
Ercafital.	Tablet: Phenobarbital, 7.5 mg.; ergotamine tartrate, 0.5 mg.; caffeine, 50 mg.	The Blue Line Chemical Co.
Ethrava-trate.	Tablet: Mephobarbital, 10 mg.; pentaerythritol tetranitrate, 20 mg.; ethaverine hydrochloride, 30 mg.	North American Pharmacal, Inc.
Eu-Phed-Amin.	Tablet: Phenobarbital, 30 mg.; aminophylline, 0.1 gm.; ephedrine sulfate, 30 mg.; extract euphorbia, 0.1 gm.	Warren-Teed Pharmaceuticals Inc.
Eu-Phed-Ital.	Tablet: Phenobarbital sodium, 30 mg.; ephedrine sulfate, 30 mg.; extract euphorbia, 0.12 gm.	Do.
Fensobel.	Tablet: Phenobarbital, 8.1 mg.; belladonna extract, 2.95 mg.; aluminum hydrochloride gel, dried, 63 mg.; magnesium trisilicate, 63 mg.; bismuth subcarbonate, 32.5 mg.; magnesium carbonate, 252 mg.; precipitated calcium carbonate, 203.5 mg.; malt diastase, 12.5 mg.; peppermint oil, 3 mg.	United States Vitamin & Pharmaceutical Corp.
Franoi.	Tablet: Phenobarbital, 8 mg.; theophylline, 130 mg.; benzylephedrine hydrochloride, 32 mg.	Winthrop Laboratories.
Homechol.	Tablet: Pentobarbital sodium, 8.0 mg.; homatropine methylbromide, 2.5 mg.; dehydrocholic acid, 60.0 mg.; ox bile extract, 150.0 mg.	Lemmon Pharmacal Co.
Homopent.	Tablet: Pentobarbital sodium, 15 mg.; homatropine methylbromide, 2.5 mg.; magnesium trisilicate, 300 mg.	Lemmon Pharmacal Co.
H-P-A (Modified).	Tablet: Phenobarbital, ¼ gr.; aspirin, 5 gr.; extract hyoscyamus, ¼ gr.	Paine Drug Co.
Hybephen.	Tablet: Phenobarbital, 15 mg.; hyoscyamine sulfate, 0.1277 mg.; atropine sulfate, 0.0233 mg.; hyoscyne hydrobromide, 0.0094 mg.	The S. E. Massengill Co.
Hybephen Elixir.	Elixir (5 cc.): Phenobarbital, 15 mg.; hyoscyamine sulfate, 0.1277 mg.; atropine sulfate, 0.0233 mg.; hyoscyne hydrobromide, 0.0094 mg.	Do.
Hydrochol Plus.	Tablet: Amobarbital, 15 mg.; dehydrocholic acid, 200 mg.; scopolamine methylnitrate, 0.8 mg.; ox bile desiccated, 50 mg.	Paul B. Elder Co., Inc.
Hytrona Antispasmodic Elixir.	Elixir (5 cc.): Phenobarbital, 16 mg.; belladonna alkaloids, 0.2 mg.	Pitman-Moore.
Hytrona Antispasmodic Tablets.	Tablet: Phenobarbital, 16 mg.; belladonna alkaloids, 0.2 mg.	Do.
Ilocalm.	Tablet: Mephobarbital, 30 mg.; methscopolamine nitrate, 2.5 mg.; d-calcium pantothenate, 25 mg.	Warren-Teed Pharmaceuticals Inc.
Isordil with Phenobarbital.	Tablet: Phenobarbital, 15 mg.; isosorbide dinitrate, 10 mg.	Ives Laboratories Inc.
Isufranol.	Tablet: Phenobarbital, 8 mg.; theophylline, 130 mg.; benzylephedrine, 32 mg.; isoproterenol hydrochloride, 10 mg.	Winthrop Laboratories.
Isufranol, Mild.	Tablet: Phenobarbital, 8 mg.; theophylline, 130 mg.; benzylephedrine, 32 mg.; isoproterenol hydrochloride, 5 mg.	Do.
Isuprel Compound Elixir.	Elixir (15 cc.): Phenobarbital, 6 mg.; isoproterenol hydrochloride, 2.5 mg.; ephedrine sulfate, 12 mg.; theophylline, 45 mg.; potassium iodide, 150 mg.	Do.
Kaphebel.	Tablet: Phenobarbital, ¼ gr.; belladonna root, ¼ gr.; kaolin colloidal, 7½ gr.	Paul B. Elder Co., Inc.
Kanumfodic.	Tablet: Pentobarbital, 8 mg.; methscopolamine nitrate, 2 mg.; cellulase, 9 mg.; pancreatin, 500 mg.; glutamic acid hydrochloride, 200 mg.; ox bile extract, 100 mg.; pepsin, 150 mg.	Dorsey Laboratories.

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EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Kavatrane.....	Tablet: Phenobarbital sodium, ¼ gr.; veratrum viride, ¼ gr.; mistletoe, ¼ gr.; hawthorn tincture, 30 minims; sodium nitrite, 1 gr.	Key Pharmacal Co.
Kie with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; potassium iodide, 400 mg.; ephedrine sulfate, 24 mg.	Laser Inc.
Klophyllin.....	Tablet: Phenobarbital, 15 mg.; aminophyllin, 150 mg.; potassium iodide, 125 mg.	G. D. Searle & Co.
Luftodil Suspension.....	Suspension (5 cc.): Phenobarbital, 8 mg.; theophylline, 50 mg.; ephedrine hydrochloride, 12 mg.; glyceryl guaiacolate, 100 mg.	Mallinckrodt Chemical Works.
Luftodil Tablets.....	Tablet: Phenobarbital, 16 mg.; theophylline, 100 mg.; ephedrine hydrochloride, 24 mg.; glyceryl guaiacolate, 200 mg.	Do.
Lufyllin-EP.....	Tablet: Phenobarbital, 16 mg.; lufyllin (diphylline), 100 mg.; ephedrine hydrochloride, 16 mg.	Do.
Magnesium hydroxide-phenobarbital compound.....	Tablet: Phenobarbital sodium, 15 mg.; magnesium hydroxide, 300 mg.; atropine sulfate with aromatics, 0.12 mg.	McNeil Laboratories, Inc.
Malglyn Compound.....	Tablet or suspension (5 cc.): Phenobarbital, 16.2 mg.; belladonna alkaloids, 0.162 mg.; dihydroxy aluminum aminoacetate, 0.5 gm.	Brayten Pharmaceutical Co.
Manniphen.....	Tablet: Phenobarbital, 16 mg.; mannitol hexanitrate, 32 mg.	The Vale Chemical Co., Inc.
Manniphen with Rutin.....	Tablet: Phenobarbital, 16 mg.; mannitol hexanitrate, 32 mg.; rutin, 20 mg.	Do.
Mannitol hexanitrate with phenobarbital.....	Tablet: Phenobarbital, ¼ gr.; mannitol hexanitrate, ¼ gr.	P. J. Noyes Co.
Do.....	Tablet: Phenobarbital, ¼ gr.; mannitol hexanitrate, ¼ gr.	The Blue Line Chemical Co.
Maxitol.....	Tablet: Phenobarbital, 15 mg.; mannitol hexanitrate, 15 mg.; rutin, 15 mg.; ascorbic acid, 15 mg.	Burt Krone Co.
Meprane Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; promethesol di-propionate, 1 mg.	Reed & Carnrick.
Mesoprin-PB.....	Tablet or elixir (5 cc.): Phenobarbital, 15 mg.; homatropine methylbromide, 5 mg.	Endo Laboratories Inc.
Metamine with Butabarbital.....	Tablet: Butabarbital, 16.2 mg.; troinitrate phosphate, 2 mg.	Pfizer Laboratories.
Do.....	Tablet: Butabarbital, 48.6 mg.; troinitrate phosphate, 10 mg.	Do.
Mexal.....	Tablet: Phenobarbital, 16 mg.; mannitol hexanitrate, 32 mg.	The S. E. Massengill Co.
Milprem-200.....	Tablet: Meprobamate 200 mg. Conjugated Estrogens—equine 0.4 mg.	Wallace Pharmaceuticals.
Milprem-400.....	Tablet: Meprobamate 400 mg. Conjugated Estrogens—equine 0.4 mg.	Do.
Milpath-200.....	Tablet: Meprobamate 200 mg. Tridihexethyl Chloride, 25 mg.	Do.
Milpath-400.....	Tablet: Meprobamate 400 mg. Tridihexethyl Chloride, 25 mg.	Do.
Miltrate-10.....	Tablet: Meprobamate 200 mg. Pentaerythritol tetranitrate, 10 mg.	Do.
Miltrate-20.....	Tablet: Meprobamate 200 mg. Pentaerythritol tetranitrate, 20 mg.	Do.
Monomeb.....	Tablet: Mephobarbital, 32 mg.; penthienate bromide, 5 mg.	Winthrop Laboratories.
Mudrane.....	Tablet: Phenobarbital, 21 mg.; potassium iodide, 195 mg.; aminophylline, 130 mg.; ephedrine hydrochloride, 16 mg.	Wm. P. Poythress & Co., Inc.
Mudrane GG Elixir.....	Elixir (5 cc.): Phenobarbital, 5.4 mg.; theophylline 20 mg.; ephedrine hydrochloride, 4 mg.; glyceryl guaiacolate, 26 mg.	Do.
Naetisol.....	Tablet: Butabarbital sodium, 15 mg.; poldine methylsulfate, 4 mg.	McNeil Laboratories, Inc.
Natrona Compound.....	Tablet: Phenobarbital, 15 mg.; extract hawthorn berries, 30 mg.; extract mistletoe, 15 mg.; sodium nitrite, 60 mg.; sodium bicarbonate, 0.2 gm.	The Ziemmer Co.
Neocholan.....	Tablet: Phenobarbital, 8 mg.; dehydrocholic acid, 250 mg.; bile extract, 15 mg.; homatropine methylbromide, 1.2 mg.	Pitman-Moore.
Nergestic.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.10 mg.; magnesium trisilicate, 0.5 gm.	The S. E. Massengill Co.
Nitrased.....	Tablet: Secobarbital, 15 mg.; nitroglycerin, 0.4 mg.; pentaerythrityl tetranitrate, 15 mg.	Lemmon Pharmacal Co.
Nophesan Tablets.....	Tablet: Phenobarbital, 8 mg.; acetylsalicylic acid, 300 mg.	P. J. Noyes Co.
Novalene.....	Tablet: Phenobarbital, 16 mg.; ephedrine sulfate, 24 mg.; potassium iodide, 162 mg.; calcium lactate, 162 mg.	Lemmon Pharmacal Co.
Oxsorbil-PB.....	Capsule: Phenobarbital, 7.5 mg.; belladonna extract, 7.5 mg.; dehydrocholic acid, 32 mg.; desoxycholic acid, 32 mg.; ox bile extract, 65 mg.; sorbitan mono-oleate, 160 mg.; oleic acid, 180 mg.	Ives Laboratories, Inc.

RULES AND REGULATIONS

EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Paminal Elixir.....	Elixir (5 cc.): Phenobarbital, 8 mg.; methscopolamine bromide, 1.25 mg.	The Upjohn Co.
Pamine PB Elixir.....	Elixir (5 cc.): Phenobarbital, 8 mg.; methscopolamine bromide, 1.25 mg.	Do.
Pamine PB, Half Strength.....	Tablet: Phenobarbital, 8 mg.; methscopolamine bromide, 1.25 mg.	Do.
Pediatric Piptal Antipyretic.....	Solution (0.6 cc.): Phenobarbital, 3 mg.; pipenzolate bromide, 5 mg.; acetaminophen, 60 mg.	Lakeside Laboratories, Inc.
Pediatric Piptal with Phenobarbital.....	Solution (0.5 cc.): Phenobarbital, 3 mg.; pipenzolate bromide, 2 mg.	Do.
Pencetylon.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; acetylsalicylic acid, 5 gr.	Paul B. Elder Co., Inc.
Pentaerythrityl tetranitrate with phenobarbital.....	Tablet: Phenobarbital, 16 mg.; pentaerythrityl tetranitrate, 10 mg.	P. J. Noyes Co.
Do.....	Tablet: Phenobarbital, 16 mg.; pentaerythrityl tetranitrate, 20 mg.	Do.
Pentatrol with Phenobarbital.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 10 mg.	North American Pharmacal Co.
Pentraline.....	Tablet: Butabarbital sodium, 10 mg.; reserpine, 0.05 mg.; pentaerythrityl tetranitrate, 10 mg.	McNeill Laboratories, Inc.
Perbuzem.....	Tablet: Butabarbital sodium, 15 mg.; pentaerythrityl tetranitrate, 10 mg.	The Zemmer Co.
Peribar L-A No. 1.....	Tablet: Phenobarbital, 48.6 mg.; pentaerythrityl tetranitrate, 30 mg.	Whittier Laboratories, Inc.
Peritrate with Phenobarbital.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 10 mg.	Warner-Chilcott
Do.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 20 mg.	Do.
Peritrate with Phenobarbital SA.....	Tablet: Phenobarbital, 45 mg.; pentaerythrityl tetranitrate, 80 mg.	Do.
Phedorine.....	Tablet: Diallylbarbituric acid, 16 mg.; extract stramonium, 8 mg. (alkaloids 0.0015 gr.); ephedrine, 8 mg.; theophylline, 100 mg.	Buffington's, Inc.
Phenaphen Plus.....	Tablet: Phenobarbital, 16.2 mg.; phenacetin, 194 mg.; aspirin, 162 mg.; hyoscyamine sulfate, 0.031 mg.; pheniramine maleate, 12.5 mg.; phenylephrine hydrochloride, 10 mg.	A. H. Robins Co., Inc.
Phenobarbital and atropine.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; atropine sulfate, $\frac{1}{600}$ gr.	The Blue Line Chemical Co.
Do.....	do.....	Meyers & Co.
Do.....	do.....	Paine Drug Co.
Phenobarbital with atropine sulfate.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; atropine sulfate, $\frac{1}{600}$ gr.	The Vale Chemical Co., Inc.
Phenobarbital with atropine sulfate No. 2.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.06 mg.	The Zemmer Co.
Phenobarbital and atropine sulfate.....	Tablet: Phenobarbital, 15 mg.; atropine sulfate, 0.12 mg.	Do.
Phenobarbital & Atropine No. 1.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; atropine sulfate, $\frac{1}{600}$ gr.	Buffington's, Inc.
Phenobarbital & Atropine No. 2.....	Tablet: Phenobarbital, 16 mg.; atropine sulfate, 0.13 mg.	Pitman-Moore.
Phenobarbital & Atropine No. 3.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.65 mg.	Do.
Phenobarbital and Atropine Tablets.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate $\frac{1}{6000}$ gr.	P. J. Noyes Co.
Do.....	Tablet: Phenobarbital, 16 mg.; atropine sulfate, $\frac{1}{600}$ gr.	Do.
Phenobarbital and Atropine Tablets No. 2.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; atropine sulfate, $\frac{1}{600}$ gr.	Do.
Phenobarbital and Atropine Tablets No. 3.....	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; atropine sulfate, $\frac{1}{600}$ gr.	Do.
Phenobarbital and belladonna.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; belladonna leaves $\frac{1}{2}$ gr. (total alkaloids 0.0015 gr.).	The Vale Chemical Co., Inc.
Do.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; belladonna extract, $\frac{1}{4}$ gr.	Paine Drug Co.
Do.....	Tablet: Phenobarbital, 16 mg.; belladonna extract, 8 mg.	Ell Lilly and Co.
Phenobarbital and Belladonna No. 2.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; belladonna extract, $\frac{1}{4}$ gr. (alkaloids 0.00156 gr.).	The Upjohn Co.
Phenobarbital with mannitol hexanitrate.....	Tablet: Phenobarbital, 7.5 mg.; mannitol hexanitrate 15 mg.; ascorbic acid powder, 25 mg.; rutin, 25 mg.	Paul B. Elder Co., Inc. (Harold M. Harter, D.V.M.)
Phenobarbital and mannitol hexanitrate.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; mannitol hexanitrate, $\frac{1}{4}$ gr.	Meyer Drug & Surgical Supply Co.
Phenobarbital Sodium Atropine No. 1.....	Tablet: Phenobarbital sodium, 8 mg.; atropine sulfate, 60 μ g.	McNeill Laboratories, Inc.
Phenobarbital Sodium Atropine No. 2.....	Tablet: Phenobarbital sodium, 15 mg.; atropine sulfate, 120 μ g.	McNeill Laboratories, Inc.
Phenobarbital Sodium Atropine No. 3.....	Tablet: Phenobarbital sodium, 20 mg.; atropine sulfate, 200 μ g.	Do.
Phenobarbital and sodium nitrite.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; sodium nitrite, 1 gr.....	P. J. Noyes Co.

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EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Phenobarbital Theocalcin.....	Tablet: Phenobarbital, 15 mg.; theobromine calcium salicylate, 0.5 gm.	Knoll Pharmaceutical Co.
Phenodonna Tablets.....	Tablet: Phenobarbital, ¼ gr.; tincture belladonna, 6 minims.	Flint Medical & Surgical Supply Co.
Phenodrox.....	Tablet: Phenobarbital, ¼ gr.; atropine sulfate, ¼600 gr.; magnesium trisilicate, 4 gr.; aluminum hydroxide gel, dried, 4 gr.	North American Pharmacal Inc.
Phylidrox.....	Tablet: Phenobarbital, 15 mg.; neothylline, 100 mg.; ephedrine sulfate, 25 mg.	Lemmon Pharmacal Co.
Piptal PHB Elixir.....	Elixir (5cc.): Phenobarbital, 16 mg.; pipenzolate bromide, 5 mg.	Lakeside Laboratories, Inc.
Piptal PHB Tablets.....	Tablet: Phenobarbital, 16 mg.; pipenzolate bromide, 5 mg.	Do.
Prantal with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; diphenanil methylsulfate, 100 mg.	Schering Corp.
Premarin with Phenobarbital.....	Tablet: Phenobarbital, 32 mg.; conjugated estrogens-equine, 0.625 mg.	Ayerst Laboratories.
Probanthine with phenobarbital.....	Tablet: Phenobarbital, 15 mg.; probanthine, 15 mg.	G. D. Searle & Co.
Probital.....	Tablet: Phenobarbital, 15 mg.; probanthine, 7.5 mg.	Do.
Propenite.....	Tablet: Phenobarbital sodium, 12 mg.; sodium nitrite, 60 mg.; hawthorn berries extract, 120 mg.; mistletoe extract, 60 mg.	The Zemmer Co.
Prydonnal Spansule.....	Capsule: Phenobarbital, 65 mg.; belladonna alkaloids, 0.4 mg.; hyoscyamine sulfate, 0.305 mg.; atropine sulfate, 0.06 mg.; scopolamine hydrobromide, 0.035 mg.	Smith Kline & French Laboratories.
Quadrinal.....	Tablet: Phenobarbital, 24 mg.; ephedrine hydrochloride 24 mg.; theophylline calcium salicylate, 130 mg.; potassium iodide, 300 mg.	Knoll Pharmaceutical Co.
Do.....	Suspension (5 cc.): Phenobarbital, 12 mg.; ephedrine hydrochloride, 12 mg.; theophylline calcium salicylate, 65 mg.; potassium iodide, 160 mg.	Do.
Quintrate with Nitroglycerin and Phenobarbital.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 20 mg.; nitroglycerin, 0.4 mg.	Paul B. Elder Co., Inc. (Glynn A. Beard).
Quintrate with Phenobarbital.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 10 mg.	Do.
Do.....	Tablet: Phenobarbital, 15 mg.; pentaerythrityl tetranitrate, 20 mg.	Do.
Robnul-PH.....	Tablet: Phenobarbital, 16.2 mg.; glycopyrrolate, 1.0 mg.	A. H. Robins Co., Inc.
Robnul-PH Forte.....	Tablet: Phenobarbital, 16.2 mg.; glycopyrrolate, 2.0 mg.	Do.
Ruhexatal.....	Tablet: Phenobarbital, 15 mg.; mannitol hexanitrate, 30 mg.; ascorbic acid, 10 mg.; rutin, 20 mg.	Lemmon Pharmacal Co.
Rutol.....	Tablet: Phenobarbital, 8.0 mg.; mannitol hexanitrate, 16 mg.; rutin, 10 mg.	Pitman-Moore.
Salisil with Phenobarbital.....	Tablet: Phenobarbital, ¼ gr.; acetylsalicylic acid, 5 gr.; magnesium trisilicate, 2 gr.	Paul B. Elder Co., Inc.
Selbella.....	Tablet: Phenobarbital, ¼ gr.; aluminum hydroxide, 5 gr.; belladonna extract, ¼ gr.	Wyeth Laboratories.
Sed-Tens.....	Tablet (12 hr.): Amobarbital, 50 mg.; homatropine methylbromide, 7.5 mg.	Lemmon Pharmacal Co.
Sibena.....	Tablet: Butabarbital sodium, 16 mg.; simethicone, 25 mg.; belladonna extract, 16 mg. (total alkaloids 0.20 mg.).	Plough Laboratories, Inc.
Sodium nitrite with phenobarbital.....	Tablet: Phenobarbital sodium, ¼ gr.; sodium nitrite, 1 gr.; sodium bicarbonate, 2 gr.; hawthorn berries, fluid extract, ¼ minim.	Paine Drug Co.
Do.....	Tablet: Phenobarbital, ¼ gr.; sodium nitrite, 1 gr.	Buffalo Pharmaceutical Supply Corp.
Spasticol PB.....	Tablet: Phenobarbital, 15 mg.; homatropine methylbromide, 2.5 mg.	Key Pharmaceuticals, Inc.
Spastosed.....	Tablet: Phenobarbital, 8 mg.; atropine sulfate, 0.13 mg.; calcium carbonate, 227 mg.; magnesium hydroxide, 162 mg.	North American Pharmacal, Inc.
Synirin.....	Tablet: Pentobarbital, 8 mg.; aspirin, 324 mg.	Wm. P. Poythress & Co., Inc.
TCS.....	Tablet: Phenobarbital 16, mg.; theobromine salicylate, 0.4 gm., calcium salicylate, 0.06 gm.	Do.
Tedral-25.....	Tablet: Butabarbital 25 mg.; theophylline, 130 mg.; ephedrine hydrochloride, 24 mg.	Warner-Chilcott Laboratories.
Tedral S.A.....	Tablet: Phenobarbital, 25 mg.; theophylline, 180 mg.; ephedrine hydrochloride, 48 mg.	Do.
Tensodin.....	Tablet: Phenobarbital, 15 mg.; ethaverine hydrochloride, 30 mg.; theophylline calcium salicylate, 200 mg.	Knoll Pharmaceutical Co.
Tensophen.....	Tablet: Phenobarbital, 16 mg.; nitroglycerin, 0.26 mg.; sodium nitrite, 32 mg.; podophyllin, 1 mg.; extract beef bile, 16 mg.	P. J. Noyes Co.

RULES AND REGULATIONS

EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Tetralute I.....	One bottle of buffer compound containing 4.15 gm. of sodium barbital and 0.75 gm. of barbital; other drugs and components.	Miles Laboratories, Inc.
Theodrizem.....	Tablet: Phenobarbital, 8 mg.; theophylline, hydrous, 100 mg.; ephedrine hydrochloride, 25 mg.	The Zemmer Co.
Theobarb.....	Tablet: Phenobarbital, 32 mg.; theobromine, 325 mg.	Mallinckrodt Chemical Works.
Theobarb-R.....	Tablet: Phenobarbital, 10 mg.; reserpine, 0.1 mg.; theobromine, 324 mg.	Do.
Theobarb Special.....	Tablet: Phenobarbital, 16 mg.; theobromine, 325 mg.	Do.
Theobromine and phenobarbital.....	Tablet: Phenobarbital, 16 mg.; theobromine, 0.3 gm.	P. J. Noyes Co.
Theobromine-Phenobarbital.....	Tablet: Phenobarbital, 30 mg.; theobromine, 0.3 gm.	The S. E. Massengill Co.
Do.....	Tablet: Phenobarbital, 32 mg.; theobromine, 324 mg.	The Upjohn Co.
Theobromine-Phenobarbital Compound.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; theobromine, $2\frac{1}{2}$ gr.; potassium iodide, $2\frac{1}{2}$ gr.; potassium bicarbonate, 2 gr.	Do.
Theobromine with Phenobarbital No. 1.....	Tablet: Phenobarbital, 15 mg.; theobromine, 324 mg.	Buffington's, Inc.
Theobromine and sodium acetate with phenobarbital.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; theobromine and sodium acetate, 3 gr.	Paul B. Elder Co., Inc.
Theobromine sodium salicylate with phenobarbital.....	Tablet: Phenobarbital, 15 mg.; theobromine sodium salicylate, 300 mg.	The Zemmer Co.
Theocardone No. 1.....	Tablet: Phenobarbital, 15 mg.; theobromine, 300 mg.	Haack Laboratories, Inc.
Theocardone No. 2.....	Tablet: Phenobarbital, 30 mg.; theobromine, 300 mg.	Do.
Theodide.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; potassium iodide, $2\frac{1}{2}$ gr.; theobromine sodium salicylate, $2\frac{1}{2}$ gr.	The Vale Chemical Co., Inc.
Theoglycinate with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; theophylline-sodium glycinate, 324 mg.	Brayten Pharmaceutical Co.
Theoglycinate with Racephedrine and Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; theophylline-sodium glycinate, 324 mg.; racephedrine hydrochloride, 24 mg.	Do.
Theopaphen.....	Tablet: Phenobarbital, 15 mg.; theobromine sodium salicylate, 0.2 gm.; calcium lactate, 0.1 gm.	The S. E. Massengill Co.
Theominal.....	Tablet: Phenobarbital, 32 mg.; theobromine, 320 mg.	Winthrop Laboratories.
Theominal M.....	Tablet: Phenobarbital, 15 mg.; theobromine, 320 mg.	Do.
Theominal R S.....	Tablet: Phenobarbital, 10 mg.; theobromine, 320 mg.; alseroxylon, 1.5 mg.	Do.
Theophen.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; theobromine sodium salicylate, 5 gr.; calcium carbonate, $2\frac{1}{2}$ gr.	The Vale Chemical Co., Inc.
Theorate.....	Tablet: Phenobarbital, 16.2 mg.; theobromine, 324 mg.	Whittier Laboratories, Inc.
Thymodyne.....	Tablet: Phenobarbital, 32 mg.; theophylline anhydrous, 130 mg.; ephedrine sulfate, 24 mg.	P. J. Noyes Co.
Trocinat with Phenobarbital.....	Tablet: Phenobarbital, 16 mg.; thiphenamil hydrochloride, 100 mg.	Wm. P. Poythress & Co., Inc.
Tricoloid.....	Tablet: Phenobarbital, 16 mg.; tricyclamol chloride, 50 mg.	Burroughs Wellcome & Co.
Triophen.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; antipyrine sulfate, $\frac{1}{2}$ gr.; magnesium trisilicate, 7 gr.	The Vale Chemical Co., Inc.
Valpin-PB.....	Tablet or elixir (5 cc.): Phenobarbital, 8 mg.; anisotropine methylbromide, 10 mg.	Endo Laboratories Inc.
Vasorutin.....	Tablet: Diallylbarbituric acid, $\frac{1}{4}$ gr.; nitroglycerin, $\frac{1}{2}$ cc.; sodium nitrite, 1 gr.; tincture crataegus, 2 minims; rutin, 20 mg.	Buffington's, Inc.
Veralzem.....	Tablet: Phenobarbital, 15 mg.; veratrum viride, 50 mg.; sodium nitrite, 60 mg.	The Zemmer Co.
Veratrite.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; cryptenamine, 40 CSR (carotid sinus reflex) units; sodium nitrite, 1 gr.	Neisler Laboratories, Inc.
Veritag.....	Tablet: Phenobarbital, 16 mg.; veratrum viride, 40 mg.; sodium nitrite, 65 mg.	S. J. Tutag and Co.
Vertegus.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; veratrum viride, $\frac{3}{4}$ gr.; sodium nitrite, 1 gr.; mistletoe, $\frac{1}{2}$ gr.; hawthorn berries, $\frac{1}{2}$ gr.	Burt Krone Co.
Veruphen.....	Tablet: Phenobarbital, 15 mg.; rutin, 20 mg.; veratrum viride, 15 mg.; sodium nitrite, 60 mg.	The Zemmer Co.
Viritin.....	Tablet: Phenobarbital, 15 mg.; mannitol hexanitrate, 30 mg.; veratrum viride alkaloids, 1.5 mg.; rutin, 20 mg.	Lemmon Pharmacal Co.
W-T.....	Powder (4 gm.): Phenobarbital, 15 mg.; belladonna extract, 10 mg. (0.12 mg. belladonna alkaloids); benzocaine, 15 mg.; calcium carbonate, 1.55 gm.; magnesium oxide, 0.5 gm.; aluminum hydroxide gel, dried, 60 mg.	Warren-Teed Pharmaceuticals Inc.
W-T.....	Tablet: Phenobarbital, $\frac{1}{4}$ gr.; belladonna extract, $\frac{1}{4}$ gr.; benzocaine, $\frac{1}{4}$ gr.; calcium carbonate, 6 gr.; magnesium trisilicate, $3\frac{3}{4}$ gr.; aluminum hydroxide gel, dried, $2\frac{1}{2}$ gr.; chlorophyll extract, 1%.	Do.
Xanlophen.....	Tablet: Phenobarbital, 16.2 mg.; theobromine, 162 mg.; ethylenediamine dihydriodide, 32.4 mg.	Pitman-Moore.

EXCEPTED PRESCRIPTION DRUGS—Continued

Trade name or other designation	Composition	Manufacturer or supplier
Zalogen Compound	Tablet: Phenobarbital, 8 mg.; tocamphyl, 75 mg.; homatropine methylbromide, 2.5 mg.	The S. E. Massengill Co.
Zantrate	Tablet: Cyclopentenylbarbituric acid, $\frac{1}{2}$ gr.; ephedrine sulfate, $\frac{3}{8}$ gr.; theophylline anhydrous, 2 gr.	The Upjohn Co.
Zem-Dab	Tablet: Butabarbital sodium, 10 mg.; dehydrocholic acid, 60 mg.; ox bile desiccated, 120 mg.; homatropine methylbromide, 2.5 mg.	The Zemmer Co.
No. 23	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; aminophylline, 3 gr.	Stayner Corp.
No. 35	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; aminophylline, 1.5 gr.; ephedrine sulfate, $\frac{3}{8}$ gr.	Do.
No. 36	Tablet: Pentabarbital sodium, $\frac{3}{4}$ gr.; ephedrine sulfate, $\frac{3}{8}$ gr.; aminophylline, 3 gr.	Do.
No. 65	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; extract belladonna, $\frac{1}{4}$ gr.	Do.
No. 66	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; extract belladonna, $\frac{1}{4}$ gr.	Do.
No. 75	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; belladonna, $\frac{1}{4}$ gr.	Bariatric Corp.
No. 88	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; aminophylline, 1.5 gr.	Stayner Corp.
No. 89	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; aminophylline, 1.5 gr.	Do.
No. 111	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; ephedrine sulfate, $\frac{3}{8}$ gr.	Do.
No. 136	Tablet: Phenobarbital, 20 mg.; homatropine methylbromide, 5 mg.	Do.
No. 643	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; theophylline, 2 gr.; ephedrine hydrochloride, $\frac{3}{8}$ gr.	Do.
Rx. No. 4104	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; calcium carbonate, $\frac{7}{16}$ gr.; magnesium oxide, 4 gr.; atropine sulfate, $\frac{1}{200}$ gr.	The Zemmer Co.
Rx. No. 4105	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; calcium carbonate, 10 gr.; atropine sulfate, $\frac{1}{200}$ gr.	Do.
Rx. No. 4108	Capsule: Phenobarbital, $\frac{1}{2}$ gr.; atropine sulfate, $\frac{1}{200}$ gr.; calcium carbonate, 6 $\frac{1}{2}$ gr.; magnesium oxide, heavy, 2 gr.	Do.
Rx. No. 4123	Capsule: Phenobarbital, $\frac{1}{2}$ gr.; bismuth subgallate, 5 gr.; extract belladonna, $\frac{1}{4}$ gr.	Do.
Rx. No. 4126	Capsule: Pentobarbital sodium, 15 mg.; extract belladonna, 10 mg.	The Zemmer Co.
Rx. No. 4143	Capsule: Phenobarbital, $\frac{1}{2}$ gr.; aminophylline, 1.5 gr.; potassium iodide, 1 gr.	Do.
Rx. No. 4152	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; atropine sulfate, $\frac{1}{200}$ gr.	Do.
Rx. No. 4155	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; atropine sulfate, $\frac{1}{200}$ gr.; aluminum hydroxide gel, 3 $\frac{3}{4}$ gr.; kaolin, 3 $\frac{3}{4}$ gr.	Do.
Rx. No. 4170	Tablet: Phenobarbital, $\frac{1}{2}$ gr.; atropine sulfate, $\frac{1}{200}$ gr.; calcium carbonate, 10 gr.	Do.
Rx. No. 4184	Capsule: Sodium butabarbital, 15 mg.; belladonna extract, 15 mg.	Do.

[FR Doc.72-7173 Filed 5-11-72;8:45 am]

Title 7—AGRICULTURE

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

[Papaya Reg. 2, Amdt. 1]

PART 928—PAPAYAS GROWN IN HAWAII

Limitation of Shipments

Findings. (1) Pursuant to the marketing agreement and Order No. 928 (7 CFR Part 928) regulating the handling of papayas grown in Hawaii, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674),

and upon the recommendations of the Papaya Administrative Committee, established under the aforesaid marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of papayas, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) This amendment of size requirements reflects the rapid seasonal increase in the quantity of Hawaiian papayas marketed within the production area (locally) and a consequent sharp decline in prices. With a prospective continuing excess of available supplies, due largely to the seasonal increase in the production of the fruit, and corresponding unprofitable price levels for papayas, it is necessary to restrict the supply of papayas that may be

shipped to markets within the production area. Such restriction is accomplished by specifying a minimum individual size of 14 ounces for papayas shipped to markets within the production area. Harvested papayas not meeting this size requirement may be shipped to export destinations, if they meet the grade and size requirement specified therefor in the existing regulation, or they may be used for processing without regard to grade and size requirements. This amendment will also encourage producers to leave unharvested papayas on the trees until they attain the required size thereby tending to level out the supply available for the market.

(3) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this amendment until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 553) in that, as hereinafter set forth, the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than May 15, 1972. Shipments of papayas grown in Hawaii are currently regulated pursuant to Papaya Regulation 2 (36 F.R. 23994) and, unless the regulation is sooner terminated, will continue to be so regulated through December 31, 1972; the recommendations and supporting information for regulation of papaya shipments subsequent to May 15, 1972, and in the manner herein provided, were submitted to the Department on May 5, 1972; the provisions of this amendment are identical with the aforesaid recommendations and information concerning such provisions has been disseminated among handlers of papayas; it is necessary, in order to effectuate the declared policy of the act, to make this amendment effective as hereinafter set forth and compliance with this amendment will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time hereof.

Order. In § 928.302 (Papaya Regulation 2; 36 F.R. 23994) paragraph (a) (1) is hereby amended to read as follows:

§ 928.302 Papaya Regulation 2.

(a) Order: * * *

(1) To any destination within the production area unless said papayas grade at least Hawaii No. 2: *Provided*, That such papayas shall weigh not less than 14 ounces each.

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

Dated May 9, 1972, to become effective May 15, 1972.

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

[FR Doc. 72-7257 Filed 5-11-72; 8:48 am]

Chapter XIV—Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B—LOANS, PURCHASES, AND OTHER OPERATIONS

[CCC Grain Price Support Regs., 1972 Crop Flaxseed Supplement]

PART 1421—GRAIN AND SIMILARLY HANDLED COMMODITIES

Subpart—1972 Crop Flaxseed Loan and Purchase Program

On March 16, 1972, notice of proposed rule making regarding loan and purchase rates for 1972 crop flaxseed and detailed operating provisions to carry out the 1972 crop flaxseed loan and purchase program was published in the FEDERAL REGISTER (37 F.R. 5504). No data, views, or recommendations were filed by interested persons.

The General Regulations Governing Price Support for the 1970 and Subsequent Crops, published at 35 F.R. 7363 and 7781 and any amendments thereto and the 1970 and Subsequent Crops Flaxseed Loan and Purchase Program Regulations published at 35 F.R. 11456 and any amendments to such regulations, are further supplemented for the 1972 crop of flaxseed. The material previously appearing in these sections 1421.175 through 1421.178 shall remain in full force and effect as to the crops to which it is applicable.

Sec.
1421.175 Availability.
1421.176 Warehouse charges.
1421.177 Maturity of loans.
1421.178 Support rates, premiums, and discounts.

AUTHORITY: The provisions of this subpart issued under sec. 4, 62 Stat. 1070, as amended; sec. 5, 62 Stat. 1072; secs. 301, 401, 63 Stat. 1054; 15 U.S.C. 714 b and c, 7 U.S.C. 1447, 1421.

§ 1421.175 Availability.

A producer desiring to participate in the program through loans must request a loan on his 1972 crop of eligible flax-

seed on or before April 30, 1973, on flaxseed stored in Minnesota, Montana, North Dakota, South Dakota, and Wisconsin, and on or before March 31, 1973, on flaxseed stored in all other States. To sell eligible flaxseed to CCC a producer must execute and deliver to the appropriate county ASCS office, a Purchase Agreement (Form CCC-614) indicating the approximate quantity of 1972 crop flaxseed he may sell to CCC. The purchase agreement must be delivered to CCC on or before May 31, 1973, for flaxseed stored in the States of Minnesota, Montana, North Dakota, South Dakota, and Wisconsin, and on or before April 30, 1973, for flaxseed stored in all other States.

§ 1421.176 Warehouse charges.

The following schedule of deductions (gross weight basis), for flaxseed stored in an approved warehouse operating under the Uniform Grain Storage Agreement shall apply as provided in § 1421.157 (b):

SCHEDULE OF DEDUCTIONS FOR STORAGE CHARGES BY MATURITY DATES

Maturity date o. April 30, 1973	Deduction (cents per bushel)	Maturity date of May 31, 1973
(i) Prior to May 28, 1972.	14	(i) Prior to June 28, 1972.
May 28-June 21.	13	June 28-July 22.
June 22-July 16.	12	July 23-Aug. 16.
July 17-Aug. 10.	11	Aug. 17-Sept. 10.
Aug. 11-Sept. 4.	10	Sept. 11-Oct. 5.
Sept. 5-Oct. 29.	9	Oct. 6-Oct. 30.
Oct. 30-Nov. 23.	8	Nov. 24-Dec. 17.
Nov. 24-Dec. 13.	7	Dec. 18-Jan. 11, 1973.
Dec. 14, 1972-Jan. 7, 1973.	5	Jan. 12-Feb. 7.
Jan. 8-Feb. 1.	4	Feb. 8-March 4.
Feb. 2-Feb. 26.	3	March 5-March 29.
Feb. 27-March 23.	2	March 30-April 23.
March 24-April 30, 1973.	1	April 24-May 31, 1973.

¹ Date storage charges start, all dates inclusive.

§ 1421.177 Maturity of loans.

Loans mature on demand but not later than May 31, 1973, for flaxseed stored in the States of Minnesota, Montana, North Dakota, South Dakota, and Wisconsin, and April 30, 1973, for flaxseed stored in all other States.

§ 1421.178 Loan and purchase rates, premiums and discounts.

(a) *Basic loan and purchase rates (counties).* Basic county rates per bushel for loans and settlement purposes are established for flaxseed grading U.S. No. 1 containing 9.1 to 9.5 percent moisture and are as follows:

ARIZONA			
County	Rate per bushel	County	Rate per bushel
Maricopa	\$2.88	Yuma	\$2.90
CALIFORNIA			
Fresno	\$2.86	San Francisco	\$2.91
Imperial	2.93	San Mateo	2.90
Los Angeles	2.97		

IOWA			
County	Rate per bushel	County	Rate per bushel
Audubon	\$2.44	Lyon	\$2.57
Buena Vista	2.55	Mitchell	2.52
Calhoun	2.48	O'Brien	2.58
Cerro Gordo	2.51	Oscella	2.60
Cherokee	2.56	Palo Alto	2.53
Chickasaw	2.50	Plymouth	2.53
Clay	2.58	Pocahontas	2.49
Dickinson	2.60	Sioux	2.55
Emmet	2.60	Webster	2.49
Franklin	2.50	Winnebago	2.52
Hancock	2.51	Woodbury	2.47
Ida	2.46	Worth	2.52
Kossuth	2.52	Wright	2.50

MINNESOTA			
County	Rate per bushel	County	Rate per bushel
Becker	\$2.56	Mower	\$2.61
Beltrami	2.56	Murray	2.59
Big Stone	2.57	Nicollet	2.61
Blue Earth	2.61	Nobles	2.58
Brown	2.62	Norman	2.53
Carlton	2.63	Olmsted	2.61
Carver	2.59	Otter Tail	2.58
Chippewa	2.60	Pennington	2.53
Clay	2.54	Pipestone	2.57
Clearwater	2.57	Polk	2.54
Cottonwood	2.61	Pope	2.60
Dakota	2.61	Ramsey	2.60
Dodge	2.61	Red Lake	2.54
Douglas	2.59	Redwood	2.62
Faribault	2.60	Renville	2.59
Fillmore	2.59	Rice	2.61
Freeborn	2.61	Rock	2.55
Goodhue	2.61	Roseau	2.50
Grant	2.58	St. Louis	2.64
Hennepin	2.60	Scott	2.59
Hubbard	2.55	Sibley	2.59
Itasca	2.60	Stearns	2.59
Jackson	2.60	Steele	2.61
Kandiyohi	2.59	Stevens	2.59
Kittson	2.49	Swift	2.60
Koochiching	2.53	Todd	2.58
Lac qui Parle	2.59	Traverse	2.56
Lake of the Woods	2.50	Wabasha	2.61
Le Sueur	2.61	Waseca	2.61
Lincoln	2.58	Washington	2.60
Lyon	2.60	Watsonwan	2.61
McLeod	2.59	Wilkin	2.56
Mahnomen	2.54	Winona	2.61
Marshall	2.52	Wright	2.59
Martin	2.60	Yellow	
Meeker	2.59	Medicine	2.60

MONTANA			
County	Rate per bushel	County	Rate per bushel
Blaine	\$2.14	Liberty	\$2.14
Broadwater	2.13	McCone	2.26
Carbon	2.13	Madison	1.97
Carter	2.28	Phillips	2.16
Cascade	2.13	Pondera	2.14
Chouteau	2.14	Powder River	2.22
Custer	2.24	Prairie	2.25
Daniels	2.22	Richland	2.27
Dawson	2.29	Roosevelt	2.26
Fallon	2.28	Rosebud	2.19
Fergus	2.13	Sheridan	2.25
Flathead	2.13	Teton	2.14
Glacier	2.14	Toole	2.14
Hill	2.14	Valley	2.20
Lewis and Clark	2.13	Wibaux	2.29
		Yellowstone	2.13

NORTH DAKOTA			
County	Rate per bushel	County	Rate per bushel
McKenzie	\$2.26	Cass	\$2.53
Adams	\$2.37	Cavaller	2.44
Barnes	2.51	Dickey	2.51
Benson	2.43	Divide	2.35
Bilings	2.35	Dunn	2.36
Bottineau	2.37	Eddy	2.46
Bowman	2.36	Emmons	2.41
Burke	2.36	Foster	2.47
Burleigh	2.40		

NORTH DAKOTA—Continued

County	Rate per bushel	County	Rate per bushel
Golden		Pierce	\$2.41
Valley	\$2.32	Ramsey	2.45
Grand Forks	2.51	Ransom	2.52
Grant	2.38	Renville	2.36
Griggs	2.50	Richland	2.55
Hettinger	2.37	Rolette	2.40
Kidder	2.45	Sargent	2.54
La Moure	2.49	Sheridan	2.42
Logan	2.46	Sioux	2.39
McHenry	2.40	Slope	2.37
McIntosh	2.47	Stark	2.37
McKenzie	2.26	Steele	2.51
McLean	2.37	Stutsman	2.48
Mercer	2.37	Towner	2.41
Morton	2.39	Trail	2.52
Mountrail	2.36	Walsh	2.50
Nelson	2.48	Ward	2.37
Oliver	2.38	Wells	2.45
Pembina	2.49	Williams	2.35

SOUTH DAKOTA

Aurora	\$2.47	Jackson	\$2.44
Beadle	2.50	Jerauld	2.48
Bennett	2.31	Jones	2.45
Bon Homme	2.52	Kingsbury	2.54
Brookings	2.55	Lake	2.53
Brown	2.50	Lawrence	2.39
Brule	2.48	Lincoln	2.54
Buffalo	2.48	Lyman	2.46
Butte	2.36	McCook	2.50
Campbell	2.45	McPherson	2.47
Charles Mix	2.50	Marshall	2.52
Clark	2.53	Meade	2.39
Clay	2.53	Melette	2.37
Codington	2.54	Miner	2.52
Corson	2.39	Minnehaha	2.52
Custer	2.29	Moody	2.54
Davison	2.50	Pennington	2.42
Day	2.53	Perkins	2.37
Deuel	2.56	Potter	2.48
Dewey	2.39	Roberts	2.54
Douglas	2.50	Sanborn	2.50
Edmunds	2.48	Shannon	2.30
Fall River	2.23	Spink	2.51
Faulk	2.49	Stanley	2.48
Grant	2.56	Sully	2.48
Gregory	2.38	Todd	2.37
Haakon	2.45	Tripp	2.37
Hamlin	2.54	Turner	2.53
Hand	2.49	Union	2.53
Hanson	2.50	Walworth	2.46
Harding	2.35	Washabaugh	2.42
Hughes	2.48	Yankton	2.53
Hutchinson	2.52	Ziebach	2.38
Hyde	2.48		

WASHINGTON

Lincoln	\$2.27
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WISCONSIN

Ashland	\$2.53	Milwaukee	\$2.38
Bayfield	2.53	Outagamie	2.42
Brown	2.40	Ozaukee	2.38
Calumet	2.39	Pierce	2.57
Clark	2.48	Portage	2.46
Douglas	2.64	Sauk	2.43
Fond du Lac	2.40	Sheboygan	2.39
Jefferson	2.40	Washington	2.39
Marathon	2.47	Waukesha	2.39
Menominee	2.42	Winnebago	2.40

(b) Premiums and discounts. The basic support rate shall be adjusted, as applicable, by premiums and discounts as follows:

Cents per bushel

(1) Premium for low moisture (Applicable to Grades U.S. No. 1 and U.S. No. 2):	
Moisture content (percent): 9 or less	+1

Cents per bushel

- (2) Discounts:
- (i) Grade U.S. No. 2 ----- -6
 - (ii) Weed Control Law (where required by § 1421.25) ----- -15
 - (iii) Other factors: Amounts determined by CCC to represent market discounts for quality factors not specified above which affect the value of flaxseed, such as (but not limited to) heat damage, musty, and sour. Such discounts will be established not later than the time delivery of flaxseed to CCC begins and will thereafter be adjusted from time to time as CCC determines appropriate to reflect changes in market conditions. Producers may obtain schedules of such factors and discounts at county ASCS offices approximately one month prior to the loan maturity date.

Effective date: Upon publication in the FEDERAL REGISTER (5-12-72).

Signed at Washington, D.C., May 4, 1972.

KENNETH E. FRICK,
Executive Vice President,
Commodity Credit Corporation.

[FR Doc. 72-7170 Filed 5-11-72; 8:45 am]

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter I—Federal Power Commission

SUBCHAPTER G—APPROVED FORMS, NATURAL GAS ACT

[Docket No R-393; Order 428-D]

PART 250—FORMS

Exemption of Small Producers From Regulation; Annual Statement

MAY 4, 1972.

On April 9, 1971, the Commission issued Order No. 428-A, 45 FPC 548, which specified the annual report to be filed by small producers. Experience has shown that the data supplied needs to be amplified in order to be utilized most profitably by the Commission. Therefore, FPC Form 314-B is hereby revised. The amended form permits the data collected to be collated with other natural gas reports filed with the Commission, including data now being gathered for the National Gas Survey.

The amendment to the FPC Form 314-B shall be made effective as of April 9, 1971, the effective date of the order approving the form before amendment. Although the form itself requires that it be completed and filed with the Commission before April 1st of the filing year, we are advised that the forms have not been distributed for filing before April 1, 1971. Consequently, amended forms will be distributed, for the year 1971, and filed as soon as possible and so filed will be considered to have been within the proper time.

The Commission finds:

(1) The changes made herein impose no substantial burden not already imposed by 18 CFR 250.11. Therefore, compliance with the notice, public rule making procedure, and effective date provisions under 5 U.S.C. 553 is unnecessary.

(2) Good cause exists that the amendment adopted herein become effective on April 7, 1971.

(3) Upon consideration of all relevant matters, adoption and promulgation of the changes herein is necessary and appropriate for the administration of the Natural Gas Act.

The Commission, acting pursuant to the provisions of the Natural Gas Act, as amended, particularly sections 4, 5, 7, and 16 thereof (52 Stat. 822, 823, 824, 825, and 830; 56 Stat. 83, 84; 61 Stat. 459; 76 Stat. 72; 15 U.S.C. 717c, 717d, 717f, and 717g), orders:

(A) Part 250, Subchapter G, Chapter I, Title 18 of the Code of Federal Regulations is amended by revising § 250.11 as follows:

The text of § 250.11 is revised by substituting therefor the form entitled "Annual statement for independent producers holding small producer exemptions" as set out in Attachment A (Revised FPC Form 314-B) hereto.¹

(B) The Secretary of the Commission shall cause prompt publication of this order to be made in the FEDERAL REGISTER.

(C) The amendment adopted herein shall be effective on April 7, 1971.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

[FR Doc. 72-7217 Filed 5-11-72; 8:46 am]

Title 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T.D. 72-130]

PART 1—GENERAL PROVISIONS

Ports of Entry; Peoria, Ill.

In order to provide better Customs service to carriers and the importing community in the State of Illinois, it is considered desirable to extend the existing port limits of Peoria, Ill.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623, as amended (19 U.S.C. 2), which was delegated to the Secretary of the Treasury by the President in Executive Order No. 10289, September 17, 1951 (3 CFR Ch. 11), and pursuant to authorization provided by Treasury Department Order No. 190, Rev. 7 (34 F.R. 15846), the geographical limits of the Customs port of Peoria, Ill., in the Chicago, Ill., Customs district (Region IX), which encompass the city of Peoria, Ill., are extended to include the area comprising Peoria County,

¹ Attachment A filed as part of the original document.

Tazewell County, and the townships of Worth, Spring Bay, and Partridge in Woodford County, Ill.

Section 1.2(c) of the Customs regulations, is amended by adding "(including the territory described in T.D. 72-130)" after "Peoria, Ill." in the column headed "Ports of Entry" for the Chicago, Ill., district (Region IX).

(80 Stat. 379, sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended, R.S. 251, as amended, sec. 624, 46 Stat. 759; 5 U.S.C. 301, 19 U.S.C. 1, 3, 66, 1624)

The purpose of this extension of existing port of entry limits is to provide better service to importers, carriers, and the public. Notice and public procedure under 5 U.S.C. 553(b) is found, therefore, to be unnecessary.

Effective date. This Treasury Decision shall become effective 30 days after publication in the FEDERAL REGISTER.

[SEAL] EUGENE T. ROSSIDES,
Assistant Secretary
of the Treasury.

MAY 2, 1972.

[FR Doc. 72-7274 Filed 5-11-72; 8:50 am]

[T.D. 72-129]

PART 12—SPECIAL CLASSES OF MERCHANDISE

Elimination of Certain Restrictions on Importation of Salmon

The Bureau of Sport Fisheries and Wildlife, Department of the Interior, has amended the provisions of 50 CFR 13.7 (c), pursuant to authority in section 42, 62 Stat. 697, as amended, 18 U.S.C. 42 to eliminate the need for filing a written Declaration for Importation of Fish or Wildlife (Form 3-177) for salmon landed in North America and brought into the United States for processing or sale, and also for any salmonid caught in the wild in North America under a sport or commercial fishing license. This amendment was published in the FEDERAL REGISTER on August 10, 1971 (36 F.R. 14697), and became effective on that date.

To conform the Customs Regulations to the regulations of the Bureau of Sport Fisheries and Wildlife, subparagraph (2) of paragraph (a) of § 12.26 is revised to state the general requirement for certification by a qualified fish pathologist prescribed by 50 CFR 13.7, and to add the exceptions to filing the certification by a qualified fish pathologist on importations of salmon provided by 50 CFR 13.7(c). Subparagraph (3) of paragraph (a) of § 12.26 is amended to include all exceptions to filing a Declaration for Importation of Fish or Wildlife with the district director of Customs appearing in 50 CFR Part 13 or Part 17, instead of only the exception provided by 50 CFR 17.4(d), cited in the current Customs Regulations. Also, the language requiring a showing of species on the Endangered Species List or whether or not the species is subject to the laws of a foreign country has been clarified.

Accordingly, in § 12.26, subparagraphs (2) and (3) of paragraph (a) are amended to read as follows:

§ 12.26 Importations of wild animals, fish, amphibians, reptiles, mollusks, and crustaceans; prohibited and endangered species; designated ports of entry; permits required.

(a) * * *

(2) Fish and eggs of salmonids of the fish family Salmonidae are prohibited entry into the United States for any purpose unless such importations are by direct shipment, accompanied by the signed certification of a qualified fish pathologist in substantially the form as prescribed in 50 CFR 13.7. The following are excepted from the certification requirements:

(i) Salmon landed in North America and brought into the United States for processing or sale;

(ii) Any salmonid caught in the wild in North America under a sport or a commercial fishing license; and

(iii) Fish or eggs of the family Salmonidae when processed or prepared in accordance with 50 CFR 13.7(c), or otherwise exempted from the requirement of certification.

(3) Regulations (50 CFR Part 17) require the importer or his agent to file a Declaration for the Importation of Fish or Wildlife, unless it is an import transaction exempted from the requirement by 50 CFR Part 13 or Part 17. Such declaration on Bureau of Sport Fisheries and Wildlife Form 3-177, available to importers through Customs ports of entry, shall be filed with the appropriate Customs officer at the port of entry conducting the actual Customs clearance and release of the declared fish, wild mammal, or bird, amphibian, reptile, mollusk, crustacean, or dead body or egg thereof. The declaration on Form 3-177 shall show the common and scientific names, number, and country of origin of all species or subspecies declared, designate and identify any species listed on the U.S. List of Endangered Foreign Fish and Wildlife, 50 CFR Part 17, Appendix A, and indicate whether any species is subject to laws and regulations in any foreign country regarding its taking, transportation, or sale. See paragraph (g) of this section for special documentation requirements.

(62 Stat. 687, as amended, R.S. 251, as amended, sec. 624, 46 Stat. 759; 18 U.S.C. 42, 19 U.S.C. 66, 1624)

Since this amendment conforms the regulations of the Bureau of Customs to those of the Bureau of Sport Fisheries and Wildlife and benefits the public by relieving an existing restriction, notice and public procedure thereon are unnecessary under 5 U.S.C. 553(b). Because this amendment relieves existing restrictions, good cause exists for dispensing with a delayed effective date under 5 U.S.C. 553(d).

Effective date. This amendment is effective upon the date of publication in the FEDERAL REGISTER (5-12-72).

[SEAL] EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved: May 2, 1972.

EUGENE T. ROSSIDES,
Assistant Secretary
of the Treasury.

[FR Doc. 72-7273 Filed 5-11-72; 8:50 am]

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

Treaties and Other International Agreements Relating to Radio

Order. In the matter of amendment of Part 2 of the Commission's rules and regulations to effect certain editorial changes therein.

1. The Commission has before it the desirability of making certain editorial changes in Part 2 of its rules and regulations.

2. Authority for the amendments is contained in sections 4(i), (5)(d)(1), and 303(r) of the Communications Act of 1934, as amended, and § 0.231(d) of the Commission's rules. Because the amendments are editorial in nature, the prior notice and effective date provisions of section 4 of the Administrative Procedure Act, 5 U.S.C. 553, do not apply.

3. It is ordered, Effective May 16, 1972, that Part 2 of the rules and regulations is amended as set forth below.

(Secs. 4, 5, 303, 48 Stat., as amended, 1066, 1068, 1082; 47 U.S.C. 154, 155, 303)

Adopted: May 4, 1972.

Released: May 5, 1972.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] JOHN M. TORBET,
Executive Director.

1. Section 2.601 is amended to read as follows:

§ 2.601 General.

This subpart is corrected to May 1, 1972. The Commission does not distribute copies of these documents. Inquiry may be made to the U.S. Government Printing Office concerning availability for purchase.

2. In § 2.603 paragraphs (a) and (b) are amended to read as follows:

§ 2.603 Treaties and other international agreements relating to radio.

(a) The applicable treaties and other international agreements in force relating to radio and to which the United States of America is a party (other than reciprocal operating agreements for radio amateurs) are listed below:

Date	Citations	Subject
1926	IV Trenwith 4248, 4250, and 4251. TS 724-A.	US-UK (also for Canada and Newfoundland) Bilateral Arrangements providing for the Prevention of Interference by Ships off the Coasts of these Countries with Radio Broadcasting. Entered into force Apr. 19, 1926.
1928 and 1929	102 LINTS 143. TS 767-A.	US-Canada Arrangement governing Radio Communications between Private Experimental Stations. Entered into force Jan. 1, 1929. Entered into force Jan. 1, 1929. Continued by the arrangement contained in EAS 62.
1929	IV Trenwith 4787. TS 777-A.	US-Canada (including Newfoundland) Arrangement relating to Assignment of High Frequencies on the North American Continent. Entered into force Mar. 1, 1929. Originally, Cuba was also a party to this arrangement, but by virtue of notice to the Canadian Government, it ceased to be a party effective Oct. 5, 1933.
1934	49 Stat. 3555. EAS 66.	US-Peru Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force May 23, 1934.
1934	48 Stat. 1876. EAS 62.	US-Canada Arrangement relative to Radio Communications between Private Experimental Stations and between Amateur Stations. Continues the arrangement contained in TS 767-A. Entered into force May 4, 1934.
1934	49 Stat. 3667. EAS 72.	US-Chile Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Aug. 17, 1934.
1937	53 Stat. 1576. TS 938.	Inter-American Radio Communications Convention between the United States and Other Powers. Signed at Havana Dec. 13, 1937. (First Inter-American Radio Conference.) Entered into force for the United States July 21, 1938, for Parts I, III, and IV; Apr. 17, 1939, for Part II. Part II of the Convention (Inter-American Radio Office) terminated for all parties Dec. 20, 1938 (TIAS 4079).
1938	54 Stat. 1675. TS 949.	Regional Radio Convention between the United States (in behalf of the Canal Zone) and Other Powers. Signed at Guatemala City Dec. 8, 1938. Entered into force Oct. 8, 1939.
1939	53 Stat. 2167. EAS 143.	US-Canada Arrangement governing the Use of Radio for Civil Aeronautical Services. Entered into force Feb. 20, 1939.
1946	60 Stat. 1606 TIAS 1527.	US-USSR Agreement on Organization of Commercial Radio Tele-Type Communication Channels. Signed at Moscow May 24, 1946. Entered into force May 24, 1946.
1947	61 Stat. (4) 3800. TIAS 1726.	US-Canada Agreement providing for Frequency Modulation Broadcasting in Channels in the Radio Frequency Band 88-108 Mc/s. Entered into force Oct. 15, 1947.
1947	61 Stat. (4) 3416. TIAS 1676.	US-UN Agreement relating to Headquarters of the United Nations. Signed at Lake Success June 28, 1947. Entered into force Nov. 21, 1947.
1947	61 Stat. (3) 3131. TIAS 1682.	US-UK Agreement regarding Standardization of Distance Measuring Equipment. Signed at Washington Oct. 13, 1947. Entered into force Oct. 13, 1947.
1948	9 UST 621. TIAS 4044.	Intergovernmental Maritime Consultative Organization (IMCO) Convention. Signed at Geneva Mar. 6, 1948. Entered into force Mar. 17, 1948. Modified by the amendments contained in TIAS 6285 and in TIAS 6490 adopted by the IMCO Assembly Sept. 15, 1964, and Sept. 28, 1965 respectively.
1949	3 UST (3) 3064. TIAS 2489.	Inter-American Radio Agreement between the United States and Canada and Other American Republics. Signed at Washington July 9, 1949. (Fourth Inter-American Radio Conference.) Entered into force Apr. 13, 1952, subject to the provisions of Article 13.
1949	3 UST (2) 2886. TIAS 2435.	London Telecommunications Agreement between the United States and Certain British Commonwealth Governments. Signed at London Aug. 12, 1949. Entered into force Feb. 24, 1950. Amended by the agreement contained in TIAS 2705 which was signed Oct. 1, 1962.
1950	3 UST (2) 2672. TIAS 2435.	US-Ecuador Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Mar. 17, 1950.
1950 and 1951	2 UST (1) 683. TIAS 2223.	US-Libetia Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Jan. 11, 1951.
1950	11 UST 413. TIAS 4460.	North American Regional Broadcasting Agreement (NARBA). Signed at Washington Nov. 15, 1950. Entered into force Apr. 19, 1960. Effective between United States, Canada, Cuba, Dominican Republic, and the United Kingdom of Great Britain and Northern Ireland for the Bahamas Islands. Ratification on behalf of Jamaica pending.
1951	3 UST (3) 3787. TIAS 2508.	US-Canada Convention relating to the Operation by Citizens of Either Country of Certain Radio Equipment or Stations in the Other Country. Signed at Ottawa Feb. 8, 1951. Entered into force May 15, 1952.
1951 and 1952	3 UST (3) 3892. TIAS 2520.	US-Cuba Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Feb. 27, 1952.
1951	3 UST (2) 2860. TIAS 2450.	US-Cuba Agreement concerning the Control of Electromagnetic Radiation. Entered into force Dec. 18, 1951.
1952	3 UST (4) 4026. TIAS 2660.	US-Canada Agreement for the Promotion of Safety on the Great Lakes by Means of Radio. The agreement applies to vessels of all countries as provided for in Article 3. Signed at Ottawa Feb. 21, 1952. Entered into force Nov. 13, 1954.
1952	3 UST (3) 4443. TIAS 2594.	US-Canada Agreement relating to the Assignment of Television Frequency Channels along United States-Canadian Border. Entered into force June 23, 1952.
1952	3 UST (4) 5140. TIAS 2705.	London Revision (1952) of the London Telecommunications Agreement (1949) between the United States and Certain British Commonwealth Governments. Signed at London Oct. 1, 1952. Entered into force Oct. 1, 1952. This amends the agreement contained in TIAS 2435 signed Aug. 12, 1949.
1953	5 UST (3) 2840. TIAS 3138.	US-Canada Understanding relating to the Sealing of Mobile Radio Transmitting Equipment. Entered into force Mar. 17, 1953.
1956	7 UST 2179. TIAS 3617.	US-Panama Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Sept. 1, 1956.
1956	7 UST 2839. TIAS 3665.	US-Costa Rica Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Oct. 19, 1956.
1956	7 UST 3150. TIAS 3694.	US-Nicaragua Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Oct. 16, 1956.
1957	9 UST 1037. TIAS 4079.	Multilateral Declaration between the United States and Other Powers terminating Part II (Inter-American Radio Office) of the Inter-American Radio Communications Convention of Dec. 13, 1937 (TS-938). Signed at Washington Dec. 20, 1957. Entered into force Dec. 20, 1957. Additionally, a Contract on the Exchange of Notifications of Radio Broadcasting Frequencies between the Pan American Union, the United States and Other Powers was signed at Washington Dec. 20, 1957. Entered into force Jan. 1, 1958.
1958	9 UST 1091. TIAS 4089.	US-Mexico Agreement regarding Allocation of Ultra High Frequency Channels to Land Border Television Stations. Entered into force July 16, 1958.
1958	10 UST 2423. TIAS 4390.	Telegraph Regulations (Geneva Revision, 1958) Amended to the International Telecommunication Convention. Signed at Geneva Nov. 29, 1958. Entered into force Jan. 1, 1960.
1959	10 UST 1440. TIAS 4295.	US-Mexico Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Aug. 30, 1959.
1959 and 1960	11 UST 257. TIAS 4442.	US-Honduras Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force note of Feb. 19, 1960. Entered into force Mar. 17, 1960.
1959	10 UST 3010. TIAS 4394.	US-Venezuela Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force exchange of notes at Caracas Nov. 12, 1959. Entered into force Dec. 12, 1959.

Date	Citations	Subject
1966	18 UST 2389 TIAS 6284	Process-Verbal of Rectification to Certain Annexes to the International Convention for the Safety of Life at Sea of June 17, 1960 (TIAS 5780). Done at London Feb. 15, 1966.
1966	18 UST 2001 TIAS 6332	Partial Revision of the Radio Regulations, Geneva, 1959, Final Acts of the EARC for the Preparation of a Revised Allotment Plan for the Aeronautical Mobile (R) Service. Signed at Geneva Apr. 29, 1966. Entered into force for the United States Aug. 23, 1967, except for the frequency allotment plan contained in Appendix 27 which entered into force Apr. 10, 1970.
1966	17 UST 2319 TIAS 6176	US-UN Agreement regarding Headquarters of the United Nations Amending the Supplemental Agreement of Feb. 9, 1966 (TIAS 5961). Entered into force Dec. 8, 1966.
1967	18 UST 365 TIAS 6244	US-Argentina Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Apr. 30, 1967.
1967	18 UST 1201 TIAS 6288	US-Canada Agreement relating to Pre-Sunrise Operation of Certain Standard (AM) Radio Broadcasting Stations. Entered into force June 12, 1967. Amended by the agreement contained in TIAS 6626 signed Apr. 18, 1969, and Jan. 31, 1969.
1967	19 UST 6717 TIAS 6690	Partial Revision of the Radio Regulations, 1959, Final Acts of the WARC to Deal with Matters relating to the Maritime Mobile Service. Signed at Geneva Nov. 3, 1967. Entered into force Apr. 1, 1969.
1968 and 1969	20 UST 7 TIAS 6626	US-Canada Agreement relating to Pre-Sunrise Operation of Certain Standard (AM) Radio Broadcasting Stations Amending the Agreement of Mar. 31 and June 12, 1967 (TIAS 6288). Entered into force of notes at Ottawa Apr. 18, 1968, and Jan. 31, 1969.
1969	20 UST 2810 TIAS 6750	US-UN Agreement regarding Headquarters of the United Nations Amending the Supplemental Agreement of Feb. 9, 1966 (TIAS 5961). Entered into force Apr. 28, 1969.
1969	21 UST 1744 TIAS 6931	US-Canada Agreement relating to the Operation of Radiotelephone Stations. Signed at Ottawa Nov. 19, 1969. Entered into force July 24, 1970.
1970	21 UST 2776 TIAS 7021	US-Mexico Agreement concerning radio broadcasting in the standard band (535-1605 kHz), with annexes. Signed at Mexico Dec. 11, 1968. Entered into force Nov. 18, 1970.
1970	21 UST 2634 TIAS 7021	US-Mexico Agreement concerning the operation of broadcasting stations in the standard broadcast band (535-1605 kHz) during a limited period prior to sunrise ("Pre-Sunrise"), and after sunset ("Post-Sunset"), with annexes. Signed at Mexico Dec. 11, 1968. Entered into force Nov. 18, 1970.
1970	21 UST 2089 TIAS 6955	US-NATO Agreement concerning North Atlantic Treaty Organization Satellite Communications Earth Terminal in the United States. Signed at Washington July 10 and at Mons, Belgium Aug. 20, 1970. Entered into force Aug. 20, 1970.
1971	TIAS 7239	US-Trinidad and Tobago Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Dec. 18, 1971.

(b) The applicable agreements in force between the United States and another country relating to the reciprocal granting of authorizations to permit licensed amateur radio operators of either country to operate their stations in the other country are as follows:

Date	Citations	Subject
1964	15 UST 1787 TIAS 6649	US-Costa Rica Agreement regarding Alien Amateur Radio Operators. Entered into force Aug. 24, 1964.
1965	16 UST 93 TIAS 6796	US-Dominican Republic Agreement regarding Alien Amateur Radio Operators. Entered into force Feb. 2, 1965.
1965	16 UST 165 TIAS 6777	US-Bolivia Agreement regarding Alien Amateur Radio Operators. Entered into force Apr. 16, 1965.
1965	16 UST 181 TIAS 6779	US-Ecuador Agreement regarding Alien Amateur Radio Operators. Entered into force Mar. 26, 1965.

Date	Citations	Subject
1959	12 UST 2377 TIAS 4939	International Radio Regulations Annexed to the International Telecommunication Convention. Signed at Geneva Dec. 21, 1959. Entered into force with respect to the United States Oct. 23, 1961. Revised by the Partial Revisions of the Radio Regulations, Geneva, 1969, contained in TIAS 6603, TIAS 6332, and TIAS 6590 signed Nov. 8, 1963, Apr. 29, 1966, and Nov. 3, 1967, respectively.
1960	11 UST 1 TIAS 4999	US-Haiti Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Feb. 4, 1960.
1960	16 UST 185 TIAS 5780	International Convention for the Safety of Life at Sea and Annexed Regulations. Signed at London June 17, 1960. Entered into force May 20, 1965. Corrections to certain annexes contained in TIAS 6284 signed Feb. 15, 1966.
1960	11 UST 2229 TIAS 4966	US-Paraguay Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force of notes at Asuncion Aug. 31, and Oct. 6, 1960.
1961	17 UST 1574 TIAS 6115	US-Uruguay Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force of notes at Montevideo Sept. 12, 1961.
1961	12 UST 1695 TIAS 4888	US-Bolivia Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force of notes at La Paz Oct. 23, 1961.
1962	13 UST 411 TIAS 5001	US-El Salvador Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force of exchange of notes at San Salvador Apr. 5, 1962.
1962	13 UST 997 TIAS 5043	US-Mexico Agreement relating to the Assignment of VHF Television Channels along United States-Mexican Border. Entered into force Apr. 18, 1962.
1962	13 UST 2418 TIAS 5205	US-Canada Agreement relating to the Coordination and Use of Radio Frequencies above 30 Mc/s. Entered into force Oct. 24, 1962. The technical annex to this agreement was revised by the agreement contained in TIAS 6833 signed June 16 and 24, 1965.
1963	14 UST 817 TIAS 5360	US-Dominican Republic Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force May 22, 1963.
1963	15 UST 887 TIAS 5503	Partial Revision of the Radio Regulations, Geneva, 1959, Final Acts of the EARC to Allocate Frequency Bands for Space Radio-communication Purposes. Signed at Geneva Nov. 8, 1963. Entered into force Jan. 1, 1965.
1963	14 UST 1764 TIAS 5483	US-Colombia Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Dec. 23, 1963.
1964	15 UST 1705 TIAS 5646	US-Other Governments Agreement Establishing Interim Arrangements for a Global Commercial Communications Satellite System and Special Agreement. Done at Washington Aug. 20, 1964. Entered into force Aug. 20, 1964. Additionally, a Supplementary Agreement on Interference was done at Washington June 4, 1965. Entered into force Nov. 21, 1965.
1964	18 UST 1299 TIAS 6285	Amendments to Articles 17 and 18 of the IMCO Convention (TIAS 4044). Adopted by the IMCO Assembly at London Sept. 15, 1964. Entered into force Oct. 6, 1967.
1965	16 UST 821 TIAS 5816	US-Brazil Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force June 1, 1965.
1965	16 UST 923 TIAS 5833	US-Canada Agreement regarding Coordination and Use of Radio Frequencies above 30 Mc/s Revising the Technical Annex to the Agreement of Oct. 24, 1962 (TIAS 5205). Entered into force of notes at Ottawa June 16 and 24, 1965.
1965	16 UST 883 TIAS 5827	US-Israel Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force Aug. 6, 1965.
1965	19 UST 4855 TIAS 6490	Amendment to Article 28 of the IMCO Convention (TIAS 4044). Adopted by the IMCO Assembly at Paris Sept. 28, 1965. Entered into force Nov. 3, 1968.
1965	18 UST 575 TIAS 6267	International Telecommunication Convention. Signed at Montreux Nov. 12, 1965. Entered into force with respect to the United States May 29, 1967.
1966	17 UST 74 TIAS 5961	US-UN Agreement regarding Headquarters of the United Nations Supplementing the Agreement of June 26, 1947 (TIAS 1670). Signed at New York Feb. 9, 1966. Entered into force Feb. 9, 1966. Amended by the agreement contained in TIAS 6176 signed Dec. 8, 1966.

Date	Citations	Subject
1965	16 UST 817 TIAS 5315	US-Portugal Agreement regarding Alien Amateur Radio Operators. Entered into force May 26, 1965.
1965	16 UST 869 TIAS 5324	US-Belgium Agreement regarding Alien Amateur Radio Operators. Entered into force June 18, 1965.
1965	16 UST 973 TIAS 5336	US-Australia Agreement regarding Alien Amateur Radio Operators. Entered into force June 26, 1965.
1965	16 UST 1160 TIAS 5360	US-Peru Agreement regarding Alien Amateur Radio Operators. Entered into force Aug. 11, 1965.
1965	16 UST 1746 TIAS 5500	US-Luxembourg Agreement regarding Alien Amateur Radio Operators. Entered into force July 29, 1965.
1965	16 UST 1131 TIAS 5556	US-Spain Agreement regarding Alien Amateur Radio Operators. Entered into force Aug. 16, 1965.
1965	16 UST 1742 TIAS 5599	US-Colombia Agreement regarding Alien Amateur Radio Operators. Entered into force Nov. 28, 1965.
1965	16 UST 2047 TIAS 5941	US-UK Agreement regarding Alien Amateur Radio Operators. Entered into force Nov. 26, 1965. Supplemented by the amendment contained in TIAS 6800 which was signed Dec. 11, 1969.
1966	17 UST 328 TIAS 5978	US-Paraguay Agreement regarding Alien Amateur Radio Operators. Entered into force Mar. 18, 1966.
1966	17 UST 719 TIAS 6022	US-France Agreement regarding Alien Amateur Radio Operators. Entered into force June 29 and July 6, 1966. Entered into force July 1, 1966. Modified by the amendment contained in TIAS 6711 which was signed Oct. 3, 1969.
1966	17 UST 813 TIAS 6038	US-India Agreement regarding Alien Amateur Radio Operators. Entered into force May 25, 1966.
1966	17 UST 760 TIAS 6028	US-Israel Agreement regarding Alien Amateur Radio Operators. Entered into force June 15, 1966.
1966	17 UST 2426 TIAS 6189	US-Netherlands Agreement regarding Alien Amateur Radio Operators. Entered into force Dec. 21, 1966.
1966	17 UST 1120 TIAS 6068	US-Federal Republic of Germany Arrangement regarding Alien Amateur Radio Operators. Entered into force June 30, 1966.
1966	17 UST 1039 TIAS 6061	US-Kuwait Agreement regarding Alien Amateur Radio Operators. Entered into force July 19, 1966.
1966	17 UST 1560 TIAS 6112	US-Nicaragua Agreement regarding Alien Amateur Radio Operators. Entered into force Sept. 20, 1966.
1966	17 UST 2215 TIAS 6159	US-Panama Agreement regarding Alien Amateur Radio Operators. Entered into force Nov. 16, 1966.
1966 and 1967	18 UST 525 TIAS 6259	US-Honduras Agreement regarding Alien Amateur Radio Operators. Entered into force Jan. 29, 1966, and Apr. 17, 1967.
1967	18 UST 554 TIAS 6284	US-Switzerland Agreement regarding Alien Amateur Radio Operators. Entered into force May 16, 1967.
1967	18 UST 543 TIAS 6261	US-Trinidad and Tobago Agreement regarding Alien Amateur Radio Operators. Entered into force Jan. 14 and Mar. 16, 1967. Entered into force Mar. 16, 1967.
1967	18 UST 381 TIAS 6243	US-Argentina Agreement regarding Alien Amateur Radio Operators. Entered into force Apr. 30, 1967.
1967	18 UST 1061 TIAS 6309	US-El Salvador Agreement regarding Alien Amateur Radio Operators. Entered into force June 8, 1967.
1967	18 UST 1241 TIAS 6273	US-Norway Agreement regarding Alien Amateur Radio Operators. Entered into force June 1, 1967.
1967	18 UST 1272 TIAS 6281	US-New Zealand Agreement regarding Alien Amateur Radio Operators. Entered into force June 21, 1967.
1967	18 UST 2409 TIAS 6348	US-Venezuela Agreement regarding Alien Amateur Radio Operators. Entered into force Oct. 3, 1967.
1967	18 UST 2878 TIAS 6378	US-Austria Agreement regarding Alien Amateur Radio Operators. Done at Vienna Nov. 21, 1967. Entered into force Dec. 21, 1967.
1967	18 UST 2882 TIAS 6380	US-Chile Agreement regarding Alien Amateur Radio Operators. Entered into force Dec. 30, 1967.
1967	20 UST 2853 TIAS 6766	US-Guatemala Agreement regarding Alien Amateur Radio Operators. Entered into force Oct. 2, 1969.
1967	18 UST 3153 TIAS 6406	US-Finland Agreement regarding Alien Amateur Radio Operators. Entered into force Dec. 27, 1967.
1968	19 UST 7852 TIAS 6622	US-Monaco Agreement regarding Alien Amateur Radio Operators. Entered into force Dec. 1, 1968.
1968	19 UST 4892 TIAS 6494	US-Guyana Agreement regarding Alien Amateur Radio Operators. Entered into force May 13, 1968.
1968	19 UST 5994 TIAS 6553	US-Barbados Agreement regarding Alien Amateur Radio Operators. Entered into force Sept. 10 and 12, 1968.
1968	19 UST 6057 TIAS 6566	US-Ireland Agreement regarding Alien Amateur Radio Operators. Entered into force Oct. 10, 1968.
1968	20 UST 490 TIAS 6654	US-Indonesia Agreement regarding Alien Amateur Radio Operators. Entered into force Dec. 10, 1968.
1969	20 UST 773 TIAS 6690	US-Sweden Agreement regarding Alien Amateur Radio Operators. Entered into force June 2, 1969.
1969	20 UST 2398 TIAS 6711	US-France Agreement regarding Alien Amateur Radio Operators. Amending the Agreement of May 5, 1966 (TIAS 6022). Entered into force Oct. 3, 1969.
1969	20 UST 4089 TIAS 6800	US-UK Agreement regarding Alien Amateur Radio Operators. Supplemented the Agreement of Nov. 26, 1965 (TIAS 5941). Entered into force Dec. 11, 1969.
1970	21 UST 1960 TIAS 6936	US-Brazil Agreement regarding Alien Amateur Radio Operators. Entered into force Jan. 26, 1970.
1971	22 UST 694 TIAS 7127	US-Jamaica Agreement regarding Alien Amateur Radio Operators. Entered into force Apr. 28, 1971.
1971	22 UST 701 TIAS 7129	US-Uruguay Agreement regarding Alien Amateur Radio Operators. Entered into force May 28, 1971.

[FR Doc. 72-7199 Filed 5-11-72; 8:45 am]

Proposed Rule Making

DEPARTMENT OF THE TREASURY

Bureau of Customs

[19 CFR Part 10]

ARTICLES EXPORTED AND RETURNED

Duty-Free Entry of Reimported Articles

Item 801.10, Tariff Schedules of the United States (19 U.S.C. 1202), was added by Public Law 91-615, and became effective on December 31, 1970. It provides free entry under certain conditions for imported articles which are exported and thereafter reimported to the United States for failure to conform to sample or specifications abroad.

Under item 801.10, Tariff Schedules of the United States, these articles are entitled to free entry if: (1) Exported within 3 years after the date of such previous importation; (2) reimported without having been advanced in value or improved in condition by any process of manufacture or other means while abroad; (3) reimported for the reason that such articles do not conform to sample or specifications; and (4) reimported by or for the account of the persons who imported them into, and exported them from the United States.

In addition to regular entry procedures, supplementary documentation is necessary to establish qualification for duty-free entry of articles under item 801.10, Tariff Schedules of the United States. Accordingly, notice is hereby given that under authority of R.S. 251, as amended (19 U.S.C. 66), General Headnote 11, Tariff Schedules of the United States (19 U.S.C. 1202, Gen. Hdnt. 11), and sections 484, 624, Tariff Act of 1930, as amended (19 U.S.C. 1484, 1624), it is proposed to amend the Customs Regulations as follows:

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

Part 10 is amended by adding a new § 10.8a reading as follows:

§ 10.8a Imported articles exported and reimported.

(a) In addition to regular entry procedures, supplementary documentation is required in connection with duty-free entries under item 801.10, Tariff Schedules of the United States (19 U.S.C. 1202), of articles which were originally entered duty paid, removed from Customs custody, and subsequently exported, if:

(1) The articles were exported within 3 years after the date of the previous importation.

(2) The articles were not advanced in value or improved in condition by any process of manufacture or other means while abroad.

(3) The articles did not conform to sample or specifications abroad.

(4) The articles are reimported by or for the account of the person who imported them into and exported them from the United States.

(b) The following supplementary documents shall be filed in connection with the entry of articles claimed to be free of duty under item 801.10, Tariff Schedules of the United States:

(1) A declaration by the person abroad who received and is returning the merchandise to the United States, in substantially the following form:

I declare that the _____
(Description of articles)
were received by me from _____
(Name and address)
_____, that they have not been
(U.S. exporter)
advanced in value or improved in condition
by any process of manufacture or other
means and are being returned to _____
(Name and
address of consignee in the United States)
because they do not conform to sample or
specifications.

(Date) (Signature)

(Address) (Title)

(2) A declaration by the owner, importer, consignee, or agent, in substantially the following form:

I declare that the _____
(Description of articles)
were previously imported into the United
States at the Port of _____, Entry
(Name of port)
No. _____, on _____ by _____
(Date of entry) (Name and
address of importer)
_____ at which time duty was
paid; that they were exported from the
United States at the Port of _____
(Name of port)

on _____ by _____
(Date of entry) (Name and
address of exporter)
back; that the articles are being reimported
by or for the account of _____
and, that the attached declaration from _____
(Name of foreign shipper)
is correct in every respect.

(Date) (Signature)

(Address) (Title)

(c) If the district director concerned is reasonably satisfied because of the nature of the articles or production of other evidence that the requirements of item 801.10, Tariff Schedules of the United States, and the related headnotes have been met, he may waive the production

of the documents provided for in paragraph (b) of this section.

(R.S. 251, as amended, secs. 484, 624, 46 Stat. 722, as amended, 759; 77A Stat. 14; 19 U.S.C. 66, 1202 (Gen. Hdnt. 11), 1484, 1624)

Prior to the issuance of the proposed amendment, consideration will be given to any relevant data, views, or arguments which are submitted to the Commissioner of Customs, Washington, D.C. 20226, and received not later than 30 days from the date of publication of this notice in the FEDERAL REGISTER. Written material or suggestions will be available for public inspection in accordance with § 103.3(b) of the Customs Regulations (19 CFR 103.3(b)), at the Division of Regulations, Bureau of Customs, Washington, D.C., during regular business hours.

[SEAL] EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved: May 2, 1972.

EUGENE T. ROSSIDES,
Assistant Secretary
of the Treasury.

[FR Doc. 72-7272 Filed 5-11-72; 8:50 am]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 918]

FRESH PEACHES GROWN IN GEORGIA

Proposed Limitation of Handling

Consideration is being given to the following proposal, which would limit the handling of fresh peaches by establishing minimum grades and sizes recommended by the Industry Committee, established pursuant to the marketing agreement, as amended, and Order No. 918, as amended (7 CFR Part 918), regulating the handling of fresh peaches grown in the State of Georgia. This program is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

All persons who desire to submit written data, views, or arguments in connection with the proposal should file the same in quadruplicate, with the Hearing Clerk, Room 112A, U.S. Department of Agriculture, Washington, D.C. 20250, not later than the 5th 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)).

The recommendations of the Industry Committee reflect its appraisal of the crop and current and prospective market conditions. Shipments of peaches from the production area are expected to begin

on or about May 24, 1972. The proposed grade and size requirements provided herein are necessary to prevent the handling, on and after May 24, 1972, of any peaches, except peaches in bulk to destinations in adjacent markets, which do not comply with such requirements, so as to provide consumers with good quality fruit, consistent with the overall quality of the crop, while maximizing returns to producers pursuant to the declared policy of the act. The exception of peaches in bulk shipped to destinations in adjacent markets from grade and size requirements follows the custom and pattern of prior years and is designed to provide those markets with peaches of lower grade, size, and quality without requiring inspection thereof, as contemplated by the provisions of said marketing agreement and order providing for such exceptions.

Such proposal reads as follows:

§ 918.314 Peach Regulation 1.

(a) Order: During the period May 24, 1972, through August 31, 1972, no handler shall ship, except peaches in bulk to destinations in the adjacent markets:

(1) Any peaches which do not grade at least 85 percent U.S. No. 1 quality: *Provided*, That peaches with well healed hail marks, split pits that are not scored as serious damage, and not more than 1 percent decay may be shipped if they otherwise meet the requirements of this subparagraph.

(2) Any peaches which are smaller than 1½ inches in diameter, except that not more than 10 percent, by count, of such peaches in any bulk lot or any lot of packages, and not more than 15 percent, by count, of such peaches in any container in such lot, may be smaller than 1½ inches in diameter.

(b) The inspection requirement contained in § 918.64 shall not be applicable to any shipment of peaches in bulk to destinations in the adjacent markets during the period specified in paragraph (a) of this section.

(c) The maturity regulations contained in § 918.400 are hereby suspended with respect to shipments of peaches to destinations other than in the adjacent markets during the period specified in paragraph (a) of this section.

(d) When used herein the terms "handler," "adjacent markets," "peaches," "peaches in bulk," and "ship" shall have the same meaning as when used in the aforesaid amended marketing agreement and order, and the term "U.S. No. 1" and "diameter" shall have the same meaning as when used in the revised U.S. Standards for Peaches (§§ 51.1210-51.1223 of this title).

Dated: May 8, 1972.

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

[FR Doc. 72-7238 Filed 5-11-72; 8:47 am]

[7 CFR Parts 1006, 1012, 1013]

[Dockets Nos. AO-356-A10, AO-347-A14, AO-286-A22]

MILK IN UPPER FLORIDA, TAMPA BAY, AND SOUTHEASTERN FLORIDA MARKETING AREAS

Notice of Hearing on Proposed Amendments to Tentative Marketing Agreements and Orders

Notice is hereby given of a public hearing to be held at Howard Johnson's Motor Lodge located at 603 Lee Road in Orlando, Fla. 32810, beginning at 9 a.m. on May 24, 1972, with respect to proposed amendments to the tentative marketing agreements and to the orders, regulating the handling of milk in the Upper Florida, Tampa Bay, and Southeastern Florida marketing areas.

The hearing is called pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900).

The purpose of the hearing is to receive evidence with respect to the economic and marketing conditions in each of the aforesaid specified marketing areas which relate to the proposed amendments, hereinafter set forth, and any appropriate modifications thereof, to the tentative marketing agreements and to the orders.

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

IN UPPER FLORIDA, TAMPA BAY, AND SOUTHEASTERN FLORIDA MARKETING AREAS

Proposed by Independent Dairy Farmers' Association, Inc.; Tampa Independent Dairy Farmers' Association, Inc.; Upper Florida Milk Producers Association; and Suncoast Milk Producers Cooperative:

Proposal No. 1. Amend the location adjustment provisions of the aforesaid marketing orders to read:

a. In § 1006.53(a):

§ 1006.53 Location adjustments to handlers.

(a) The Class I price for producer milk and other source milk at a plant located outside the State of Florida and more than 70 miles from the nearer of the City Halls of Jacksonville or Tallahassee, Fla., or within the State of Florida but outside of the defined marketing area shall be adjusted at the rates set forth in the following schedule:

Location of plant	Rate per cwt.
Outside the State of Florida:	
In excess of 70 but not more than 85 miles.	Subtract 10 cents.
For each additional 10 miles or fraction thereof.	Subtract 1.5 cents.

Location of plant	Rate per cwt.
Inside the State of Florida:	
South of a line forming the southern boundary of the counties of Alachua, Dixie, Gilchrist, Putnam, and St. Johns, but outside the defined marketing area of Part 1013.	Add 10 cents.
In the defined marketing area of Part 1013.	Add 30 cents.

b. In § 1012.53(a):

§ 1012.53 Location adjustments to handlers.

(a) The Class I price for producer milk and other source milk at a plant located outside the State of Florida and more than 70 miles from the City Hall in Tampa, Fla., or within the State of Florida but outside of the defined marketing area shall be adjusted at the rates set forth in the following schedule:

Location of plant	Rate per cwt.
Outside the State of Florida:	
In excess of 70 but not more than 85 miles.	Subtract 10 cents.
For each additional 10 miles or fraction thereof.	Subtract 1.5 cents.
Inside the State of Florida:	
In the defined marketing area of Part 1013.	Add 20 cents.
South of a line forming the southern boundary of the counties of Alachua, Dixie, Gilchrist, Putnam, and St. Johns, but outside the defined marketing area of Part 1013.	No adjustment.

Location of plant	Rate per cwt.
North of a line forming the southern boundary of the counties of Alachua, Dixie, Gilchrist, Putnam, and St. Johns.	Subtract 10 cents.

c. In § 1013.53(a):

§ 1013.53 Location adjustments to handlers.

(a) The Class I price for producer milk and other source milk at a plant located outside the State of Florida and more than 80 miles from the U.S. Post Office in West Palm Beach, Fla., or within the State of Florida but outside of the defined marketing area shall be adjusted at the rates set forth in the following schedule:

Location of plant	Rate per cwt.
Outside the State of Florida:	
In excess of 80 but not more than 90 miles.	Subtract 13 cents.
For each additional 10 miles or fraction thereof.	Subtract 1.5 cents.

Location of plant Inside the State of Florida:	Rate per cwt.
South of a line forming the southern boundary of the counties of Alachua, Dixie, Gilchrist, Putnam, and St. Johns, but outside the defined marketing area of this order.	Subtract 20 cents.
North of a line forming the southern boundary of the counties of Alachua, Dixie, Gilchrist, Putnam, and St. Johns.	Subtract 30 cents.

Proposed by Reddi-Wip Co. of Florida:
Proposal No. 2. Amend the three Florida orders to provide a Class II classification for cream and cream products. Specifically amend §§ 1006.41(b), 1012.41(b), and 1013.41(b) to read:

Skim milk and butterfat disposed of as cream (sweet or sour), plastic cream, aerated cream, frozen cream and any mixtures of milk, skim milk, or cream containing 9 percent or more of butterfat, anhydrous butterfat, and egg nog containing 6 percent or more butterfat.

As a corollary change, also amend §§ 1006.7, 1012.7, and 1013.7, respectively, by deleting the words "sweet cream" and inserting the words "containing less than 6 percent butterfat" after the word "egg nog" and adding at the end of the section, the words "containing less than 9 percent butterfat".

Proposed by Yogurt Master, Inc.:

Proposal No. 3. Amend the classification provisions of the respective orders to provide a Class II classification for heavy cream, light cream, half and half, and egg nog.

IN TAMPA BAY AND SOUTHEASTERN FLORIDA MARKETING AREAS

Proposed by Independent Dairy Farmers' Association, Inc.; Tampa Independent Dairy Farmers' Association, Inc.; Upper Florida Milk Producers Association; and Suncoast Milk Producers Cooperative:

Proposal No. 4. Amend the Tampa Bay and Southeastern Florida orders to provide that diverted milk shall be priced at the location of the plant to which diverted. Specifically amend §§ 1012.16(b)(1) and 1013.16(b)(1) to read:

Milk so diverted for the account of a handler operating a pool plant shall be deemed to have been received by the handler at the plant to which diverted and if diverted for the account of a cooperative association, shall be deemed to have been received by the cooperative association at the location of the plant to which diverted.

Proposed by the Dairy Division, Agricultural Marketing Service:

Proposal No. 5. Amend § 1013.44 (b) and (c) to eliminate the mileage limitation on transfers and diversions of milk to nonpool plants for other than Class I classification.

Proposal No. 6. Revise the format of Federal Orders Nos. 1006, 1012, and 1013

to provide for a more logical sequence of provisions of the orders.

Proposal No. 7. Make such changes as may be necessary to make the entire marketing agreements and the orders conform with any amendments thereto that may result from this hearing.

Copies of this notice of hearing and the order may be procured from the Market Administrator, John D. Nord, Post Office Box 4886, Sunrise Professional Building, Fort Lauderdale, FL 33304, or from the Hearing Clerk, Room 112-A, Administration Building, U.S. Department of Agriculture, Washington, D.C. 20250 or may be there inspected.

Signed at Washington, D.C., on May 9, 1972.

JOHN C. BLUM,
Deputy Administrator,
Regulatory Programs.

[FR Doc.72-7237 Filed 5-11-72; 8:47 am]

SELECTIVE SERVICE SYSTEM

[32 CFR Parts 1626, 1627, 1661]

SELECTIVE SERVICE REGULATIONS

Conscientious Objectors

Pursuant to the Military Selective Service Act, as amended (50 U.S. Code App., sections 451 et seq.), and Executive Order No. 11623 dated October 12, 1971, the director of Selective Service hereby gives public notice that consideration is being given to the following proposed amendments to the Selective Service Regulations constituting a portion of Chapter XVI of the Code of Federal Regulations. These regulations implement the Military Selective Service Act, as amended (50 U.S. Code App., sections 451 et seq.).

All persons who desire to submit views to the Director on the proposals should prepare them in writing and mail them to the General Counsel, National Headquarters, Selective Service System, 1724 F Street Northwest, Washington, D.C. 20435, within 30 days following the publication of this notice in the FEDERAL REGISTER.

The proposed amendments follow:

PART 1626—APPEAL TO APPEAL BOARD

Section 1626.2 *Time limit within which registrant may appeal*, is amended to read as follows:

§ 1626.2 Time limit within which registrant may appeal.

The registrant must file his appeal and his request for a personal appearance before the appeal board, if such personal appearance is desired, within 15 days after the date the local board mails to the registrant a notice of classification (SSS Form 110) or letter pursuant to § 1624.5 of this chapter. At any time prior to the date the local board mails to the registrant an order to report for induction or for alternate service, the local board will permit him to appeal

even though the period for taking an appeal has elapsed, if it is satisfied that his failure to appeal within such period was due to some cause beyond his control. If the local board grants an extension of time to appeal to the registrant, he may within such extended period also request a personal appearance before the appeal board.

PART 1627—APPEAL TO THE PRESIDENT

Section 1627.7 *Appeal to the President stays induction*, is amended to read as follows:

§ 1627.7 Appeal to the President stays an order for induction or for alternate service in lieu of induction.

The local board shall not issue a registrant an order to report for induction or for alternate service in lieu of induction either during the period afforded the registrant to take an appeal to the President or during the period such appeal is pending. Any order to report for induction or for alternate service in lieu of induction which has been issued during either of such periods shall be ineffective and shall be canceled by the local board. Whenever an appeal to the President has been taken by a person entitled to do so, any order to report for induction or for alternate service in lieu of induction which has previously been issued to the registrant shall be ineffective and shall be canceled by the local board.

PART 1661—CONSCIENTIOUS OBJECTORS

Part 1661 is added to read as follows:

§ 1661.1 Examination of registrants.

A registrant classified in Class 1-O shall be ordered to report for Armed Forces examination in accord with Part 1628 of this chapter.

§ 1661.2 Order of nonvolunteer for alternate service.

(a) The Executive Secretary or clerk, if so authorized, or a member of a local board shall select and order for alternate service in lieu of induction each registrant in Class 1-O who has been found acceptable for service in the Armed Forces and has been mailed a Statement of Acceptability (DD Form 62) or who has refused or otherwise failed to comply with an order of his local board to report for and submit to an Armed Forces examination and whose random selection number is within the range of random selection numbers of registrants in Class 1-A or 1-A-O who are currently being reached for induction. A registrant to whom an order for alternate service has been issued shall be issued a notice to report for alternate service by the local board not less than 30 days thereafter unless the registrant waives a portion of such period. Prior to the issuance of such notice the registrant may propose jobs for his alternate service. The notice to report for alternate service will state the time and place at which the registrant

will report for the performance of his alternate service; it must provide at least 10 days notice to the registrant. The registrant may waive any portion of the 10 days notice to him.

(b) If the registrant has not been issued a notice to report for alternate service with a reporting date within 270 days after he was mailed an order for alternate service in accord with paragraph (a) of this section, he will be placed in a lower priority selection group. Delays in processing due to litigation instituted by the registrant, litigation pending against the registrant, or a postponement of processing for alternate service granted the registrant upon his request will not count toward the 270-day time period.

§ 1661.3 Postponement of alternate service.

An order to report for alternate service will be deemed an order to report for induction within the meaning of § 1632.2 of this chapter.

§ 1661.4 Volunteer for alternate service.

Only a registrant classified in Class 1-0 may volunteer for alternate service in lieu of induction. Any registrant in Class 1-0 may submit an Application of Volunteer for Alternate Service and one or more Employer's Statement of Availability of a Job as Alternate Service prior

to the issuance of an order for alternate service to him. If the State director approves the proposed job he shall direct the Executive Secretary or clerk, if so authorized, or a member of the local board forthwith (a) to issue to the registrant an order to report for an Armed Forces examination (unless he had been found acceptable for service, within 1 year) and, if he is found to be acceptable for service, (b) to issue to the registrant an order for alternate service and notice to report for alternate service. If the jobs proposed by the registrant are not approved, his Application of Volunteer for Alternate Service will be deemed to have been withdrawn.

BYRON V. PEPITONE,
Acting Director.

MAY 9, 1972.

[FR Doc.72-7228 Filed 5-11-72;8:47 am]

[32 CFR Part 1660]

SELECTIVE SERVICE REGULATIONS

Alternate Service

Pursuant to sections 6(j) and 13(b) of the Military Selective Service Act, as amended (50 App. United States Code, sections 451 et seq.), the Director of Selective Service hereby gives public notice that consideration is being given to the

following proposed amendments to the Selective Service Regulations constituting a portion of Chapter XVI of the Code of Federal Regulations. These Regulations implement section 6(j) of the Military Selective Service Act, as amended (50 App. United States Code, 456(j)).

All persons who desire to submit views to the Director on the proposals should prepare them in writing and mail them to the General Counsel, National Headquarters, Selective Service System, 1724 F Street NW., Washington, D.C. 20435, within 30 days following the publication of this notice in the FEDERAL REGISTER.

The proposed amendments follow:

§§ 1660.2, 1660.3, 1660.4 [Revoked]

Section 1660.2 *Examination of Registrants*, is revoked.

Section 1660.3 *Volunteer for Alternate Service*, is revoked.

Section 1660.4 *Selection of Nonvolunteer for Alternate Service*, is revoked.

§ 1660.7 [Amended]

Paragraphs (a), (b), (c), (e), and (f) of § 1660.7 *Assigning Alternate Service*, are revoked.

BYRON V. PEPITONE,
Acting Director.

MAY 9, 1972.

[FR Doc.72-7229 Filed 5-11-72;8:47 am]

Notices

DEPARTMENT OF THE TREASURY

Bureau of Customs

WOOL AND POLYESTER/WOOL WORSTED FABRICS FROM JAPAN

Withholding of Appraisal Notice

Information was received on March 31, 1971, that wool and polyester/wool worsted fabrics from Japan were being sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. 160 et seq.) (referred to in this notice as "the Act"). This information was the subject of an "Antidumping Proceeding Notice" which was published in the FEDERAL REGISTER of May 18, 1971, on page 9031. The "Antidumping Proceeding Notice" indicated that there was evidence on record concerning injury to or likelihood of injury to or prevention of establishment of an industry in the United States.

Pursuant to section 201(b) of the Act (19 U.S.C. 160(b)), notice is hereby given that there are reasonable grounds to believe or suspect that the purchase price (section 203 of the Act; 19 U.S.C. 162) of wool and polyester/wool worsted fabrics from Japan is less, or likely to be less, than the foreign market value (section 205 of the Act; 19 U.S.C. 164).

Statement of reasons. The information before the Bureau tends to indicate that the probable basis of comparison for fair value purposes will be between purchase price and the adjusted home market price of such or similar merchandise.

Preliminary analysis suggests that purchase price will probably be calculated on an ex-factory, f.o.b., or delivered to customer's warehouse price, with appropriate deductions for inland freight, brokerage fees, and insurance.

It appears that home market price will probably be based on an ex-factory or delivered to the customer's warehouse price, with deductions, as appropriate, for inland freight and insurance. Adjustments will probably be made for differences in packing, inspection fees, discounts, credit terms, advertising, commissions, and for differences in the merchandise compared, as appropriate.

Using the above criteria, there are reasonable grounds to believe or suspect that purchase price will be lower than the adjusted home market price.

Customs officers are being directed to withhold appraisal of wool and polyester/wool worsted fabrics from Japan in accordance with § 153.48, Customs Regulations (19 CFR 153.48).

In accordance with §§ 153.32(b) and 153.37, Customs Regulations (19 CFR 153.32(b), 153.37), interested parties may present written views or arguments, or

request in writing that the Secretary of the Treasury afford an opportunity to present oral views.

Any requests that the Secretary of the Treasury afford an opportunity to present oral views should be addressed to the Commissioner of Customs, 2100 K Street NW., Washington, DC 20226, in time to be received by his office not later than 10 calendar days from the date of publication of this notice in the FEDERAL REGISTER.

Any written views or arguments should likewise be addressed to the Commissioner of Customs in time to be received by his office not later than 30 days from the date of publication of this notice in the FEDERAL REGISTER.

This notice, which is published pursuant to § 153.34(b), Customs Regulations, shall become effective upon publication in the FEDERAL REGISTER (5-12-72). It shall cease to be effective at the expiration of 6 months from the date of this publication, unless previously revoked.

[SEAL] EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved: May 5, 1972.

EUGENE T. ROSSIDES,
*Assistant Secretary
of the Treasury.*

[FR Doc. 72-7333 Filed 5-10-72; 12:49 pm]

X-RADIAL STEEL BELTED TIRES FROM CANADA

Notice of Countervailing Duty Proceedings

Information has been received pursuant to the provisions of § 16.24(b) of the Customs Regulations (19 CFR 16.24(b)) which raises a question whether certain payments, bestowals, rebates, or refunds granted by Canada upon the manufacture, production, or exportation of X-radial steel belted tires by Michelin Tire Manufacturing Company of Canada, Ltd., constitute the payment or bestowal of a bounty or grant, directly or indirectly, within the meaning of section 303 of the Tariff Act of 1930 (19 U.S.C. 1303), upon the manufacture, production, or exportation of the merchandise to which the payments, bestowals, rebates, or refunds apply.

The approximate amount of the payments, bestowals, rebates, or refunds applicable to X-radial steel belted tires manufactured, produced, or exported by Michelin Tire Manufacturing Company of Canada, Ltd., has not yet been ascertained.

After the expiration of the time limits set forth in this notice, a determination will be made whether a bounty or grant is being paid or bestowed in connection with any such manufacture, production,

or export. If it is determined that a bounty or grant is being paid or bestowed, an appropriate countervailing duty order will be issued and published in accordance with § 16.24 of the Customs Regulations (19 CFR 16.24).

Before a determination is made, consideration will be given to any relevant data, views, or arguments submitted in writing with respect to the existence or nonexistence, and the net amount of a bounty or grant. Submissions should be addressed to the Commissioner of Customs, 2100 K Street NW., Washington, DC 20226, in time to be received by his office not later than 30 days from the date of publication of this notice in the FEDERAL REGISTER.

This notice is published pursuant to § 16.24(d) of the Customs Regulations (19 CFR 16.24(d)).

[SEAL] EDWIN F. RAINS,
Acting Commissioner of Customs.

Approved: May 10, 1972.

EUGENE T. ROSSIDES,
*Assistant Secretary
of the Treasury.*

[FR Doc. 72-7367 Filed 5-11-72; 9:09 am]

Office of the Secretary FINISHED TUBELESS TIRE VALVES FROM WEST GERMANY

Notice of Tentative Negative Determination

Information was received on April 26, 1971, that finished tubeless tire valves from West Germany were being sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. 160 et seq.) (referred to in this notice as "the Act"). This information was the subject of an "Antidumping Proceeding Notice" which was published in the FEDERAL REGISTER of June 29, 1971, on page 12243.

I hereby make a tentative determination that finished tubeless tire valves from West Germany are not being, nor likely to be, sold at less than fair value within the meaning of section 201(a) of the Act (19 U.S.C. 160(a)).

Statement of reasons on which this tentative determination is based. Sales to the United States were made to unrelated parties within the meaning of section 207 of the Act (19 U.S.C. 166).

Based on the available information, it was determined that sufficient quantities of such or similar valve types were sold in the home market to furnish an adequate basis for fair value comparisons.

Accordingly, for fair value purposes, purchase price was compared with the adjusted, weighted-average price of such or similar merchandise sold in the home market.

Purchase price was calculated by deducting inland freight in the country of exportation, ocean freight, marine insurance, U.S. duty, inland freight, in the United States, and quantity discounts where applicable, from the c.i.f. customer's warehouse, duty paid, price to the importer-distributors.

Weighted-average home market price was calculated after deducting competitive discounts, cash discount, commission, turnover bonus and inland freight from the home market price to distributors. An adjustment to this price was made for a difference between packing costs for export and home market shipments.

Purchase price was higher than the adjusted, weighted-average home market price.

In accordance with § 153.33(b), Customs Regulations (19 CFR 153.33(b)), interested parties may present written views or arguments, or request in writing, that the Secretary of the Treasury afford an opportunity to present oral views.

Any request that the Secretary of the Treasury afford an opportunity to present oral views should be addressed to the Commissioner of Customs, 2100 K Street NW., Washington, DC 20226, in time to be received by his office not later than 10 calendar days from the date of publication of this notice in the *FEDERAL REGISTER*.

Any written views or arguments should likewise be addressed to the Commissioner of Customs in time to be received by his office not later than 30 days from the date of publication of this notice in the *FEDERAL REGISTER*.

This tentative determination and the statement of reasons therefor are published pursuant to § 153.33 of the Customs Regulations (19 CFR 153.33).

[SEAL] EUGENE T. ROSSIDES,
Assistant Secretary of the Treasury

MAY 2, 1972.

[FR Doc.72-7368 Filed 5-11-72;9:09 am]

DEPARTMENT OF DEFENSE

Office of the Secretary

DEPUTY SECRETARY OF DEFENSE

Delegation of Authority

The Secretary of Defense approved the following:

Reference: (a) DOD Directive 5105.2, "Delegation of Authority to Deputy Secretary of Defense," January 24, 1969 (hereby canceled) (published at 34 F.R. 1838).

I. *Delegation of authority.* In accordance with the provisions of section 133 (d) of title 10, United States Code, I hereby delegate to Deputy Secretary of Defense Kenneth Rush full power and authority to act for the Secretary of Defense and to exercise the powers of the Secretary of Defense upon any and all matters concerning which the Secretary of Defense is authorized to act pursuant to law.

The authority delegated herein may not be redelegated.

II. *Cancellation.* Reference (a) is canceled.

MAURICE W. ROCHE,
Director, Correspondence and
Directives Division, OASD
(Comptroller).

[FR Doc.72-7234 Filed 5-11-72;8:47 am]

DEPARTMENT OF COMMERCE

Office of Import Programs

CATHOLIC UNIVERSITY OF AMERICA

Notice of Decision on Application for
Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C.

Docket No. 71-00562-99-25100. Applicant: The Catholic University of America, 620 Michigan Avenue NE., Washington, DC 20017. Article: VCS 3 music synthesizer with DK 1 dynamic keyboard. Manufacturer: Electronic Music Studio, United Kingdom.

Intended use of article: The article will be used in two courses, Introduction to Electronic Music and Electronic Music Composition to provide students with the knowledge of and the capability of handling various types of apparatus used in electronic music composition.

Decision: The determination required of the Secretary of Commerce by the Act cannot be made with respect to this application.

Reasons: Public Law 89-651 provides, inter alia, for duty-free treatment with respect to—

Articles entered for use of any nonprofit institution, whether public or private, established for educational or scientific purposes * * * if no instrument or apparatus of equivalent scientific value for the purposes for which the instrument or apparatus is intended to be used is being manufactured in the United States (section 6(c) (1)).

Under the Act, the function of the Secretary of Commerce is to determine "whether an instrument or apparatus of equivalent scientific value to such (the foreign) article, for the purposes for which the instrument or apparatus is intended to be used, is being manufactured in the United States." (Section 6(c) (3) headnote 6(c).) In order for the Secretary to make this determination of domestic availability (i.e., "being manufactured in the United States"), it is clear that some scientific use for the foreign article, whether educational or research, must be intended.

The article which is the subject of this application is the VCS3 music synthe-

sizer with DK1 dynamic keyboard. The article is intended to be used to provide students in two music courses (Introduction to Electronic Music and Electronic Music Composition) with the knowledge of and the capability of handling various types of apparatus used in electron music composition.

It is one example of a class of music instruments (electronic music synthesizers) which the applicant intends to use in teaching music as may be played on this class of instrument and in teaching music composition for this class of instrument. The foreign article does not possess any scientific value for the purposes for which it is intended to be used. Therefore, it is not possible to make a determination of equivalency of scientific value required by the previously quoted headnote 6(c) of section 6(c) (3) of the act (see Dockets Nos. 67-00014-00-00000 and 68-00676-99-69900 for two prior applications involving similar circumstances in which the foreign articles were determined not to possess scientific value in connection with intended uses.)

SETH M. BODNER,
Director,

Office of Import Programs.

[FR Doc.72-7262 Filed 5-11-72;8:49 am]

CORNELL UNIVERSITY

Notice of Decision on Application for
Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C.

Docket No. 72-00120-75-20700. Applicant: Cornell University, Laboratory of Nuclear Studies, Wilson Laboratory, Ithaca, N.Y. 14850. Article: Lead glass. Manufacturer: Ohara Glass Co., Japan.

Intended use of article: The article will be used in several experiments as detectors to measure the energy and point of conversions of multi-GeV gamma rays.

Comments: No comments have been received with respect to this application.

Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, is being manufactured in the United States.

Reasons: Gamma rays to be detected create a showering process which is statistical in nature on entry into the article or comparable glass. This process generates light known as Cerenkov light. Any attenuation of this light contributes to a worsening of the measurement of the energy of the gamma rays. The most

closely comparable apparatus is manufactured by Corning Glass Works (Corning). We are advised by the National Bureau of Standards in its memorandum dated March 31, 1972, that (1) a high optical transmission is pertinent to the applicant's research studies, (2) the transmission of the comparable Corning glass does not match that of the article, and (3) it knows of no domestic manufacturer of an item scientifically equivalent to the foreign article for the applicant's intended use.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, which is being manufactured in the United States.

SETH M. BODNER,
Director,
Office of Import Programs.

[FR Doc. 72-7263 Filed 5-11-72; 8:49 am]

HARVARD UNIVERSITY ET AL.

Notice of Applications for Duty-Free Entry of Scientific Articles

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

Amended regulations issued under cited Act, as published in the February 24, 1972, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

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

Docket No. 72-00442-00-11000. Applicant: Harvard University, Purchasing Department, 75 Mount Auburn Street, Cambridge, MA 02138. Article: Multiple Ion Detector. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is to be used as an accessory to an existing gas chromatograph-mass spectrometer which will allow detection and measurement of deuterium in steroid and other compounds, thus extending the scope of metabolic experiments with deuterium and other heavy isotopes. The complete instrument will be used for the identification and characterization of steroid hormone derivatives prepared by partial synthesis, for the measurement of heavy isotopes and the development of new

methods for preparing steroids labeled with heavy isotopes in known positions and in a stereospecific fashion, for the recognition of metabolic transformation products of such steroid hormones and their derivatives in experiments carried out with human and other mammalian tissues that may be normal or cancerous, and for elucidation by means of isotopically labeled compounds of enzymatic mechanisms. In addition the article will be used in the training of undergraduate and graduate students and postdoctoral students in various aspects of biochemistry. Application received by Commissioner of Customs: March 13, 1972.

Docket No. 72-00443-81-01020. Applicant: U.S. Department of Commerce, NOAA, NOS, Lake Survey Center, 630 Federal Building and U.S. Courthouse, Detroit, Mich. 48226. Article: Buoy mounted inertial accelerometer with data telemetry capability and accompanying accessories. Manufacturer: Datwell N.V. Laboratory for Instrumentation, The Netherlands. Intended use of article: The article is intended to be used for oceanographic research into wave motion in the Great Lakes. Application received by Commissioner of Customs: March 15, 1972.

Docket No. 72-00444-00-46040. Applicant: U.S. Department of Agriculture, ARS, Plant Virology Laboratory, Plant Science Research Division, 201 West Building, Plant Industry Station, Beltsville, Md. 20705. Article: Goniometer. Manufacturer: JEOL, Japan. Intended use of article: The article is intended to be used as an accessory to an existing electron microscope to allow greater tilt capabilities thus making it possible to obtain much additional information from 3-dimensional specimens and increase the ability to properly interpret the fine structures of cell components and viruses. Application received by Commissioner of Customs: March 15, 1972.

Docket No. 72-00445-33-46040. Applicant: Shadyside Hospital Institute of Pathology, 5230 Centre Avenue, Pittsburgh, Pa. 15232. Article: Electron Microscope, Model EM 201. Manufacturer: Philips Electronic Instruments, NVD, The Netherlands. Intended use of article: The article is intended to be used as a significant adjunct in providing information concerning the histogenesis, possible etiology (viral), and diagnosis of human tumors. Experimental studies will include: (1) Identification of cell types of lymph nodes which may be concerned with tumor immunity; (2) the effect of cigarette smoking and the components of tobacco on coronary artery function and structure; (3) the effect of embolism, particularly fat embolism, on the function and structure of the pulmonary vasculature; and (4) diagnosis of diabetes mellitus. The article is also intended to be used for training of residents in pathology as well as introductory courses for selected medical students from the University of Pittsburgh School of Medicine. Application received by Commissioner of Customs: March 15, 1972.

Docket No. 72-00446-33-77040. Applicant: Research Triangle Institute, Post Office Box 12194, Research Triangle Park, NC 27709. Article: Mass spectrometer, Model CH-7. Manufacturer: Varian Mat G.m.b.H., West Germany. Intended use of article: The article will be used as a general analytical tool for measurement of molecular weights, scanning of ion fragmentation spectra, observation of metastable ions and analyses for trace components of mixtures in research programs in drug metabolism, synthesis of pure drugs and the identification or interpretation of the organic and biological chemistry of their metabolic products. Application received by Commissioner of Customs: March 15, 1972.

Docket No. 72-00447-33-46040. Applicant: Hahnemann Medical College and Hospital, 230 North Broad Street, Philadelphia, PA 19102. Article: Electron microscope, Model EM 9S-2. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article is intended to be used for the instruction of students on the relationship between ultrastructure and function as applied to disease processes in endocrinology, neurology, renology, myology, and cell biology. In addition the article will be used in graduate level courses entitled "Electron Microscope Methods—Anatomy 205" and Electron Microscopy for Technicians. Application received by Commissioner of Customs: March 17, 1972.

Docket No. 72-00449-33-46040. Applicant: Stanford University, Department of Biological Sciences, Stanford, Calif. 94305. Article: Electron microscope, Model HS-8F. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article is intended to be used for educational purposes, specifically, instruction of graduate and undergraduate students in cellular and developmental biology. Secondly the instrument will be used by research graduate students and postdoctoral fellows studying developing embryonic tissues and cells of various types. Examples of experiments to be conducted include the investigation of: (1) The ultrastructure of single cultured nerve cells in order to increase our knowledge about the basic processes that go on during the important early phase of nerve growth; (2) The ultrastructure of various filament systems essential for the locomotion of single cells; and (3) The distribution of nerve axons over the surface of morphogenetically active epithelial populations.

The article will also be used in the courses Biology 145—Techniques in Developmental Biology, Biology 189—Introduction to Visible and Electron Optical Methods in Biology, and Biology 300—Research Biology to familiarize students with modern electron microscopy ranging from initial tissue preparation procedures to final sectioning, staining, and examination in the electron microscope. Application received by Commissioner of Customs: March 17, 1972.

Docket No. 72-00450-33-46500. Applicant: Duke University Medical Center,

Department of Pathology, Post Office Box 3712, Durham, NC 27710. Article: Ultramicrotome, Model OM U3. Manufacturer: C. Reichert Optische Werke AG, West Germany. Intended use of article: The article is intended to be used to cut extraordinarily thin slices of tissue from different animals and organs, but predominantly of heart muscle embedded in epoxy resins. In addition, the article is used for aligning the tissue embedded in epoxy very accurately since the direction in which the tissue is cut is crucial. The article is also used to accurately cut numerous sequential (serial) sections. The thickness of individual sections has to be varied with a considerable degree of accuracy and reproducibility. Application received by Commissioner of Customs: March 17, 1972.

SETH M. BODNER,
Director,
Office of Import Programs.

[FR Doc. 72-7264 Filed 5-11-72; 8:49 am]

MASSACHUSETTS INSTITUTE OF TECHNOLOGY

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C.

Docket No. 72-00036-99-07700. Applicant: Massachusetts Institute of Technology, 77 Massachusetts Avenue, Cambridge, MA 02139. Article: 16 mm. camera. Manufacturer: Eclair Corp., France. Intended use of article: The article will be used in the courses, "Workshop in synchronous sound filming" and "Special projects in film," to acquaint students with methods of reporting complex events of news or human value.

Decision: The determination required of the Secretary of Commerce by the Act cannot be made with respect to this application.

Reasons: Public Law 89-651 provides, *inter alia*, for duty-free treatment with respect to

Articles entered for use of any nonprofit institution, whether public or private, established for educational or scientific purposes . . . if no instrument or apparatus of equivalent scientific value for the purposes for which the instrument or apparatus is intended to be used is being manufactured in the United States. (Section 6(c)(1))

Under the Act, the only function of the Secretary of Commerce is to determine "whether an instrument or apparatus of equivalent scientific value to such (the

foreign) article, for the purposes for which the instrument or apparatus is intended to be used, is being manufactured in the United States." (Section 6(c)(3), headnote 6(c)). In order for the Secretary to make this determination of domestic availability (i.e., "being manufactured in the United States"), it is clear that some scientific use for the foreign article, whether educational or research, must be intended.

The article which is the subject of this application is an Eclair ACL 16 mm camera and accessories. It is intended to be used in two courses not associated with science (workshop in synchronous sound filming and special projects in film) which are said by the applicant to provide student acquaintance with methods for reporting complex events of news. The foreign article does not possess any scientific value for the purposes for which it is intended to be used. Therefore, it is not possible to make the determination of equivalency of scientific value required by the previously quoted headnote 6(c) of section 6(c)(3) of the Act. (See docket numbers 67-00014-00-00000 and 68-00676-99-69900 for two prior applications involving similar circumstances in which foreign articles were determined not to possess scientific value in connection with intended uses.)

SETH M. BODNER,
Director,
Office of Import Programs.

[FR Doc. 72-7265 Filed 5-11-72; 8:49 am]

PENNSYLVANIA STATE UNIVERSITY ET AL.

Notice of Applications for Duty-Free Entry of Scientific Articles

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

Amended regulations issued under cited Act, as published in the February 24, 1972, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

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

Docket No. 72-00451-33-07730. Applicant: The Pennsylvania State University,

511 Life Sciences I, University Park, PA 16802. Article: Searle X-ray camera complete with Franks Optics and Ancillary services collar. Manufacturer: Baird & Tatlock, United Kingdom. Intended use of article: The article is intended to be used for X-ray diffraction experiments on biological crystals with large (500-1,000Å) unit cells. The article will also be used to teach the technique of X-ray diffraction in the course, Biophysics. Application received by Commissioner of Customs: March 17, 1972.

Docket No. 72-00452-33-46500. Applicant: Brown University, Brown and Waterman Street, Providence, R.I. 02912. Article: Ultramicrotome, LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to section biological material related to the study of brain function. The experiments involve studying the ultrastructure of neurons and their synaptic interconnections in a variety of different approaches and in a variety of different vertebrate and invertebrate animals. Application received by Commissioner of Customs: March 20, 1972.

Docket No. 72-00453-33-46500. Applicant: University of Maryland, Department of Zoology, Zoology-Psychology Building, College Park, Md. 20742. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used in studies of biological material, primarily protozoan of a wide variety of form structure and material, as well as metaphyten structures which may be host to the protozoa under study. The objectives to be pursued in the course of the investigations are (1) to reveal at the ultrastructural level the structural basis for various life history phenomena (e.g., the ingestion, digestion, and egestion of prey organisms while attached to animate substrates); and (2) to reveal at the ultrastructural level the structural basis for the sequential differentiation of macromolecular complexes into organelles. In addition the article will be used to support the graduate research studies (Zoology 899) of students pursuing their Ph. D. graduate studies. Application received by Commissioner of Customs: March 20, 1972.

Docket No. 72-00454-33-46595. Applicant: University of California, Facility for Advanced Instrumentation, Davis, Calif. 95616. Article: Pyramid-making microtome, Model 11800. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used for precision trimming of plastic embedded specimens prior to ultra thin sectioning for electron microscopy. In addition, the article will be used for obtaining accurate "thick" sections (1-10 µm) either for light microscopic examination prior to reembedding for transmission electron microscopy or for use with an image analyzing system. The article will also be used by graduate students as part of their training. Application received by Commissioner of Customs: March 20, 1972.

Docket No. 72-00456-33-46040. Applicant: State University College at Geneseo, Biology Department, Geneseo, N.Y. 14454. Article: Electron microscope, Model HS-8-1. Manufacturer: Hitachi Ltd., Japan. Intended use of article: The article will be used primarily by students in three courses—Cell Biology (Jr.-Sr. level); microtechnic (Jr.-Sr. first year graduate); cytology (Sr. first year graduate), for training in electron microscopy techniques. Application received by Commissioner of Customs: March 21, 1972.

Docket No. 72-00459-33-02700. Applicant: University of Miami, Post Office Box 8184, Coral Gables, FL 33124. Article: Watanabe's Arthroscope Type No. 21. Manufacturer: Kamiya Tsusan Kaisha, Japan. Intended use of article: The article is intended to be used for sampling of damaged knee cartilage to determine chemical and biochemical abnormalities of protein polysaccharides in proteolytic enzymes and to evaluate results of research-oriented therapy. Students at various levels of medical training will also observe the method and what can be learned from the procedure. Application received by Commissioner of Customs: March 21, 1972.

Docket No. 72-00458-00-03400. Applicant: Schoellkopf Geological Museum, Prospect Park, Niagara Reservation, Niagara Falls, N.Y. 14303. Article: Audio Visual System. Manufacturer: Creative Sight and Sound Co., Ltd., Canada. Intended use of article: The article is intended to be used in two geology courses (Selected Topics in Geology and Geology for Graduate Students). The article will be used to analyze the geological principles involved by developing programs which construct the end product from its basic components all in their proper relative scale. Anyone using the article will be instructed in the operations of its various functions and methods of analysis. Application received by Commissioner of Customs: March 21, 1972.

Docket No. 72-00474-33-46040. Applicant: Yale University, Purchasing Department, 260 Whitney Avenue, New Haven, Conn. 06520. Article: Electron microscope, Model EM 9S-2. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article is intended to be used in studies of kidney tissue obtained at autopsy and by biopsy of patients with acute renal failure. The degree of cellular structural alteration will be correlated with the severity and duration of the clinical disease. Kidneys of rats where acute renal failure has been produced by renal ischemia or the administration of a nephrotoxin will be studied at various intervals after the initial injury. The findings will then be correlated with functional data obtained by physiological experiments carried out in similar animals. The article will also be used to familiarize interns, residents and research trainees in the methods and techniques of electron microscopy as applied to the study of human disease. Application received by Commissioner of Customs: April 3, 1972.

Docket No. 72-00475-33-02300. Applicant: Emory University, Atlanta, Ga.

30322. Article: Primate cages. Manufacturer: North-Kent Engineering Co. Ltd., United Kingdom. Intended use of article: The article is intended to be used for the investigation of the hormonal control of patterns of primate behavior under special conditions. The experiments concern the identification of areas in the primate brain responsible for the expression of sexual and agonistic behavior. Part of the program will involve the training of undergraduate and graduate students, the development of courses for training of psychiatric residents, and interdisciplinary training in the neurobiology course of Emory University Medical School. Application received by Commissioner of Customs: April 5, 1972.

Docket No. 72-00478-33-46040. Applicant: Montefiore Hospital, Pathology Department, University of Pittsburgh Medical Center, 3459 Fifth Avenue, Pittsburgh, PA 15213. Article: Electron microscope, Model EM 201. Manufacturer: Philips Electronic Instruments NVD, The Netherlands. Intended use of article: The article is intended to be used in a variety of research projects which includes:

1. A study of aging changes in the human brain and the rat brain focusing on the possible pathogenesis of aging as an autoimmune phenomenon.

2. A study of the pathogenesis and differentiation of glomerular changes in various clinical and experimental forms of immunologically mediated glomerulonephritis and their response to immuno-suppressive and other forms of therapy, including transportation.

3. Studies of myocardium in rheumatic heart disease; including enzyme histochemistry at the ultrastructural level.

4. Studies of the propensity of chronic rheumatic valvulitis to undergo calcification within a short period of time to determine the reasons for this premature irreversible degeneration.

5. Investigation of coronary occlusion to determine relation, if any, to platelet aggregation.

6. Investigation of the fine structure of the conducting system, both in human beings and in experimental animals.

The article is also basic to the teaching of medical students, residents, and fellows in pathology and renal medicine. Application received by Commissioner of Customs: April 5, 1972.

Docket No. 72-00481-65-46070. Applicant: University of California, Lawrence Livermore Laboratory, Post Office Box 808, Livermore, CA 94550. Article: Scanning electron microscope, Model S-4. Manufacturer: Cambridge Scientific Instruments, Ltd., United Kingdom. Intended use of article: The article is intended to be used in research programs in the solid state/thin film area, specifically, surface topography of nucleating thin films, diagnostics of integrated, emulsion studies of holographic plates, and laser mirrors. For Organic Chemistry programs the article will be used in the study of nucleation, growth, and peculiar morphologies of organic crystalline solids. In support of the general Metallurgy programs, the article will be used to great advantage in the study of fracture mechanics, hydrogen embrittlement, properties of composite materials, and

dynamic deformation studies. The article will also be used for dynamic phase transformation studies in the temperature range from -115°C . to $+400^{\circ}\text{C}$. in Plutonium Metallurgy programs. Additionally, surface morphological and contamination rate studies on ceramic and salt-type materials and metal hydrides as well as characterization of particulate matter pertinent to environmental studies will require the use of the article. Application received by Commissioner of Customs: April 6, 1972.

Docket No. 72-00482-33-46500. Applicant: University of Texas Medical Branch, UMED 2-19720, Purchasing Department, Galveston, Tex. 77550. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended in the following research projects:

- (a) Studies of mitosis of normal and cancerous cells; their mitotic apparatuses, chromosome structure, organization and synthetic events, microtubule behavior and function, as well as change and fate of certain other cellular organelles during the cell cycle.

- (b) Study of reproductive biology of humans and experimental animals for basic science research and research related to child health and population control.

- (c) Ultrastructural study of tissue culture cells derived from normal and cancerous tissue for understanding of their structural and functional features leading to the diseases and specific manifestations.

- (d) The studies of the effects of drug and radiation response of cultured cells.

- (e) The studies of ultrastructural, chemical, and ultracytochemical composition of the transplantable hepatoma which was originally established in our own laboratory.

- (f) Quantitative ultracytochemical studies of enzymes and other chemical substances in normal and disease tissues.

The article will also be used in the following courses:

- (a) Cellular Biology—for graduate and medical students.

- (b) Ultrastructure I—principles of electron optics and basic techniques for electron microscopy.

- (c) Ultrastructure II—interpretation of biologic ultrastructure.

- (d) Mitosis and Miosis.

- (e) Ultracytochemistry.

Application received by Commissioner of Customs April 6, 1972.

SETH M. BOBNER,
Director,
Office of Import Programs.

[FR Doc. 72-7267 Filed 5-11-72; 8:49 am]

STATE UNIVERSITY OF NEW YORK AT BUFFALO ET AL.

Notice of Consolidated Decision on Applications for Duty-Free Entry of Scientific Articles

The following is a consolidated decision on applications for duty-free entry of scientific articles pursuant to

section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.).

A copy of the record pertaining to each of the applications in this consolidated decision is available for public review during ordinary business hours of the Department of Commerce, at the Special Import Programs Division, Office of Import Programs, Department of Commerce, Washington, D.C.

Decision: Applications denied. Applicants have failed to establish that instruments or apparatus of equivalent scientific value to the foreign articles, for such purposes as the foreign articles are intended to be used, are not being manufactured in the United States.

Reasons: Section 701.8 of the regulations provides in pertinent part:

The applicant shall on or before the 20th day following the date of such notice, inform the Deputy Assistant Secretary whether it intends to resubmit another application for the same article for the same intended purposes to which the denied application relates. The applicant shall then resubmit the new application on or before the 90th day following the date of the notice of denial without prejudice to resubmission, unless an extension of time is granted by the Deputy Assistant Secretary in writing prior to the expiration of the 90-day period. * * * If the applicant fails, within the applicable time periods specified above, to either (a) inform the Deputy Assistant Secretary whether it intends to resubmit another application for the same article to which the denial without prejudice to resubmission relates, or (b) resubmit the new application, the prior denial without prejudice to resubmission shall have the effect of a final decision by the Deputy Assistant Secretary on the application within the context of § 701.11.

The meaning of the subsection is that should an applicant either fail to notify the Deputy Assistant Secretary of its intent to resubmit another application for the same article to which the denial without prejudice relates within the 20-day period, or fails to resubmit a new application within the 90-day period, the prior denial without prejudice to resubmission will have the effect of a final denial of the application.

None of the applicants to which this consolidated decision relates has satisfied the requirements set forth above, therefore, the prior denials without prejudice have the effect of a final decision denying their respective applications.

Section 701.8 further provides:

* * * the Deputy Assistant Secretary shall transmit a summary of the prior denial without prejudice to resubmission to the FEDERAL REGISTER for publication, to the Commissioner of Customs, and to the applicant.

Each of the prior denials without prejudice to resubmission to which this consolidated decision relates was based on the failure of the respective applicants to submit the required documentation, including a completely executed application form, in sufficient detail to allow the issue of "scientific equivalency" to be determined by the Deputy Assistant Secretary.

Docket No. 71-00370-33-46500. Applicant: State University of New York at Buffalo, 1803 Elmwood Avenue, Buffalo, NY 14207. Article: Ultramicrotome, Model LKB 8800A. Date of denial without prejudice to resubmission: November 2, 1971.

Docket No. 71-00377-00-07700. Applicant: National Aeronautics and Space Administration, Manned Spacecraft Center, R & D Procurement Branch, Contract Section, Houston, Tex. 77058. Article: Skylab lenses. Date of denial without prejudice to resubmission: January 21, 1972.

Docket No. 72-00202-33-46500. Applicant: Commonwealth of Puerto Rico, Department of Health, Purchase and Supply Services, Post Office Box 4112, Old San Juan, PR 00905. Article: Ultramicrotome, Model LKB 8800A. Date of denial without prejudice to resubmission: January 26, 1972.

SETH M. BODNER,

Director,

Office of Import Programs.

[FR Doc. 72-7266 Filed 5-11-72; 8:49 am]

UNIVERSITY OF CALIFORNIA—SAN FRANCISCO AND UNIVERSITY OF UTAH

Notice of Consolidated Decision on Applications for Duty-Free Entry of Electron Microscopes

The following is a consolidated decision on applications for duty-free entry of electron microscopes pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.). (See especially § 701.11(e)). A copy of the record pertaining to each of the applications in this consolidated decision is available for public review during ordinary business hours of the Department of Commerce, at the Special Import Programs Division, Office of Import Programs, Department of Commerce, Washington, D.C.

Docket No. 72-00128-33-46040. Applicant: University of California—San Francisco, Purchasing Department, 1438 South 10th Street, Richmond, CA 94804. Article: Electron microscope, Model Elmiskop 101. Manufacturer: Siemens A.G., West Germany. Intended use of article: The article is intended to be used in research on the lipoprotein of plasma which transport the atherogenic lipids, cholesterol, and fats. The article will also be used in training graduate and postdoctoral students in electron microscope techniques related to the investigation of plasma lipoproteins. Application received by Commissioner of Customs: September 13, 1971. Advice submitted by Department of Health, Education, and Welfare on: April 7, 1972.

Docket No. 72-00130-33-46040. Applicant: University of Utah, Purchasing Department, Salt Lake City, Utah 84112. Article: Electron microscope, Model Elmiskop 101. Manufacturer: Siemens A.G., West Germany.

Intended use of article: The article is intended to be used to examine ultrathin sections and negatively stained particulate material from fractionated cells in studies of the in situ arrangement of DNA molecules (chromosomes) of essential cell organelles—mitochondria, chloroplasts, and kinetoplasts, and their relationship to organelles membrane structures; study the form and structure of DNA molecules from mitochondria, kinetoplasts, chloroplasts, and the chromosomes of higher organisms; determine the physical length and position of tandem duplications and deletions in bacteriophage T4 DNA molecules. The article will also be used to train selected graduate students in electron microscopy. Application received by Commissioner of Customs: September 13, 1971. Advice submitted by Department of Health, Education, and Welfare on: April 7, 1972.

Comments: No comments have been received in regard to any of the foregoing applications.

Decision: Applications approved. No instrument or apparatus of equivalent scientific value to the foreign articles, for the purposes for which the articles are intended to be used, is being manufactured in the United States. Reasons: Each foreign article has a specified resolving capability of 3.5 angstroms. The most closely comparable domestic instrument is the Model EMU-4C electron microscope which is manufactured by the Forghio Corp. (Forghio). The Model EMU-4C has a specified resolving capability of 5 angstroms. (Resolving capability bears an inverse relationship to its numerical rating in angstrom units, i.e., the lower the rating, the better the resolving capability.) We are advised by the Department of Health, Education, and Welfare in the respectively cited memoranda, that the additional resolving capability of the foreign articles is pertinent to the purposes for which each of the foreign articles to which the foregoing applications relate is intended to be used. We, therefore, find that the Forghio Model EMU-4C is not of equivalent scientific value to any of the articles to which the foregoing applications relate, for such purposes as these articles are intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to any of the foreign articles to which the foregoing applications relate, for such purposes as these articles are intended to be used, which is being manufactured in the United States.

SETH M. BODNER,

Director,

Office of Import Programs.

[FR Doc. 72-7269 Filed 5-11-72; 8:49 am]

UNIVERSITY OF ILLINOIS AT URBANA—CHAMPAIGN ET AL.

Notice of Applications for Duty-Free Entry of Scientific Articles

The following are notices of the receipt of applications for duty-free entry of

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

Amended regulations issued under cited Act, as published in the February 24, 1972, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

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

Docket No. 72-00387-65-77040. Applicant: University of Illinois at Urbana-Champaign, Purchasing Division, 223 Administration Building, Urbana, Ill. 61801. Article: Model IMS-300 direct imaging secondary ion microanalyzer with one (1) data acquisition system and one (1) oscillographic recorder. Manufacturer: Cameca, France. Intended use of article: The article is intended to be used in support of graduate research in the Materials Research Laboratory. The principal areas of research include crystal structure; diffusion of atoms and ions; superconductivity; properties of liquid helium; semiconductors; high pressure phenomena; crystal defects and radiation damage; magnetic properties including electron and nuclear magnetic resonance; optical properties including infrared, far ultraviolet absorption and Raman scattering; mechanical properties; phase transformations; properties of this films; and recrystallization of glasses. Primarily, the article will be used to examine chemical and isotopic gradients with excellent resolution and the microcharacterization of the light elements, hydrogen through fluorine. The article will also be used in conjunction with graduate student thesis research. Application received by Commissioner of Customs: February 11, 1972.

Docket No. 72-00420-91-11000. Applicant: Brigham Young University, Department of Botany and Range Science, 285 Widtsoe Building, Provo, Utah 84601. Article: Gas chromatograph-mass spectrometer, MAT 111. Manufacturer: Varian Mat G.m.b.H., West Germany. Intended use of article: The article is intended to be used for research purposes in the biological sciences including the identification of the following:

1. Unknown lipids in fungal spores,
2. Fungal toxin in a plant disease,
3. Germination factor for basidio-spores,
4. Herbicide intermediates and bactericidal agents, and

5. Lipid compounds in other biological samples (e.g. hibernating animals, range plants, membranes from bacteria, and chloroplast membranes).

The article will also be used to train graduate and upper division undergraduates in the use of instruments for biological research in the course Botany 522. Application received by Commissioner of Customs: March 1, 1972.

Docket No. 72-00424-70-54600. Applicant: Arizona State University, Tempe, Ariz. 85281. Article: Optical diffractometer (with U.S. laser). Manufacturer: Polaron Instruments, Ltd., United Kingdom. Intended use of article: The article is intended to be used in research involving analysis and optical processing of electron micrographs. The experiments to be conducted will be the evaluation of biological material images to test electron optical systems for imaging defects such as defocus, astigmatism, etc., and reconstruction of the images to emphasize and examine periodic components in the presence of optical noise. The article will also be used for instruction of graduate students in advanced concepts and research methods. Application received by Commissioner of Customs: March 6, 1972.

Docket No. 72-00427-33-46040. Applicant: Michigan State University, Department of Pathology, 350 Giltner Hall, East Lansing, Mich. 48823. Article: Electron microscope EM-9S-2, with spare parts. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article is intended to be used for teaching and training of Ph. D. candidates, medical students and inexperienced faculty members, as well as for research on a wide variety of animal and human tissues. Specific experiments to be conducted include:

- (1) The anatomy of the normal, developing canine kidney (in utero, post-uterine, young, and adult) and the ultrastructural renal pathology of dogs treated with penicillin.
- (2) The differentiating cerebellum and its response to injury, including the ultrastructure of the developing cerebellum and morphologic changes in synapses following MAM-induced granule cell destruction.
- (3) The ultrastructural pathology of Mycoplasma infections in turkey sinuses, lungs and air sacs.
- (4) Surface changes in the intestines of baby pigs with several bacterial and viral infections.
- (5) Ultrastructural pathology of heart, liver, and kidney in selenium toxicosis.

The article will be used as a training microscope for graduate students and residents in the Department of Pathology. Application received by Commissioner of Customs: March 6, 1972.

Docket No. 72-00428-33-09300. Applicant: The Wistar Institute, 36th and Spruce Streets, Philadelphia, Pa. 19104. Article: Velocity sedimentation cell separator. Manufacturer: Johns Scientific, Canada. Intended use of article: The article is intended to be used to separate the following cells and to examine their functions using standard biochemical techniques: Chick erythroid cells; chick

myogenic cells; Chinese hamster cells grown in culture, infected and not infected with DNA viruses; mouse macrophages; spermiogenic cells; hybrid cells which have arisen as a consequence of fusion using experimental manipulation of different cell types. The experiments to be conducted will involve the selection of specific subpopulations from populations of the cells above-mentioned, and to examine their biological functions and the synthesis of specific macromolecules such as Hb, DNA, etc., using a variety of biophysical and biochemical techniques. Application received by Commissioner of Customs: March 9, 1972.

Docket No. 72-00429-00-46040. Applicant: Veterans Administration Hospital, Highway 6, Iowa City, Iowa 52240. Article: Motor-driven automatic camera chamber accessory for Elmiskop 101 electron microscope. Manufacturer: Siemens AG, West Germany. Intended use of article: The article is an accessory to an existing Elmiskop 101 electron microscope which is being used to:

- (1) Study factors affecting platelet aggregation;
- (2) Study cofactors affecting aggregation; and
- (3) Study effect of platelet aggregation inhibitors.

Pursuit of this line of investigation will enhance the understanding of platelet function and the importance of platelet aggregation in hemostasis. Application received by Commissioner of Customs: March 9, 1972.

Docket No. 72-00431-33-46040. Applicant: Veterans Administration Hospital, 300 East Roosevelt Road, Little Rock, AR 72206. Article: Electron microscope, Model Elmiskop 101. Manufacturer: Siemens AG, West Germany. Intended use of article: The article is intended to be used in established electron microscopy programs involving the study of biopsy materials or pathologic specimens. The article is also to be used in the study of infectious organisms in tissue; i.e., intestine, lung, nerve, etc., metabolic storage diseases and certain neoplasms. Residents in pathology will be trained in the very special discipline of electron microscopy and its applications. Application received by Commissioner of Customs: March 9, 1972.

Docket No. 72-00432-75-40600. Applicant: The University of Tennessee, Knoxville, Tenn. 37916. Article: Isotope separator. Manufacturer: Danfysik, Denmark. Intended use of article: The article is intended to be used to separate radioactive nuclei according to mass and the radiations (Beta-particles, alpha particles, delayed protons, X-rays, and gamma-rays) emitted from these radionuclides will be studied with solid state detectors. The article will also be used in atomic collision experiments and ion-implantation experiments which require well focused singly ionized beams at energies up to 100 kv. In addition, the article will be used in the education of graduate students in Nuclear Chemistry and Nuclear Physics as a tool in their thesis research. Application received by Commissioner of Customs: March 9, 1972.

Docket No. 72-00433-33-10100. Applicant: University of Pennsylvania, Johnson Research Foundation, A. N. Richards Building, 37th and Hamilton Walk, Philadelphia, Pa. 19104. Article: Temperature-jump transient spectrometer. Manufacturer: Messanlagen Studien-gesellschaft mbH, West Germany. Intended use of article: The article is intended to be used to measure the rates of reaction and determine reaction pathways in many different systems which will include: phosphoryl group transfer in isolated enzymes as well as binding of ligands to enzymes and model systems. Multienzyme reaction equilibria will be studied. The specific research projects are as follows:

- (1) "Chemical Relaxation Study of Pyruvate Kinase,"
- (2) "Control of Cellular Energy Metabolism," and
- (3) "Biomedical Kinetics Facility Evaluation."

The article will also be used in the training program inasmuch as both post-doctoral and graduate students in biophysics will have the ability to use the instrument in their individual research program. Application received by Commissioner of Customs: March 9, 1972.

Docket No. 72-00435-00-77030. Applicant: Massachusetts Institute of Technology, 77 Massachusetts Avenue, Cambridge, MA 02139. Article: BS-ST 3/300 He cryostat and temperature controller. Manufacturer: Bruker Scientific, Inc., West Germany. Intended use of article: The article is an accessory to an existing spectrometer which is being used in research studies of paramagnetic or anti-ferromagnetic solids involving measurement of magnetic properties over the temperature interval 4.2-300° K. Educational purposes will derive from the use of the equipment by graduate students in their thesis research. Application received by Commissioner of Customs: March 10, 1972.

Docket No. 72-00436-33-43780. Applicant: University of Rochester Medical Center, 260 Crittenden Boulevard, Rochester, NY 14642. Article: Mingograf. Manufacturer: Elema Schonander, Sweden. Intended use of Article: The article is intended to be used in a medical research program on acute myocardial infarction for recording phonocardiograms, simultaneous recording of six different electrocardiographic leads (for exercise electrocardiographic), recording arterial pulses (for carotid pulse recordings) and "on-line" monitoring of the various parameters essential in patient studies. Application received by Commissioner of Customs: March 10, 1972.

Docket No. 72-00437-33-46040. Applicant: Yale University, Purchasing Department, 260 Whitney Avenue, New Haven, CT 06520. Article: Electron experiments on the normal, physiological behavior of cells and tissues in regard to the transport and uptake of macromolecules. In addition, the problems of normal and abnormal permeability of cell membranes will be studied. The objectives to be pursued in the course of

this investigation are to reveal at the ultrastructural level the basis of normal and increased cellular permeability to enzyme tracers and thus elucidate the mechanism of elevation of serum enzymes in a variety of diseases of muscle and liver. Application received by Commissioner of Customs: March 13, 1972.

Docket No. 72-00440-33-46500. Applicant: University of Nebraska—Lincoln, Lincoln, Nebr. 68508. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used in studies of the eye, skin, and feathers of both adult and embryonic chickens and derivatives of these tissues as they occur in cell and/or organ culture. Mainly the pigment cells (melanocytes) will be observed as to the effect of genotype upon the ultrastructural aspects of the pigmentation process. The article will also be used to train Developmental Genetics' graduate students in the techniques of this sectioning as part of their training in electron microscopy. Application received by Commissioner of Customs: March 13, 1972.

SETH M. BODNER,

Director,

Office of Import Programs.

[FR Doc. 72-7270 Filed 5-11-72; 8:50 am]

WAYNE STATE UNIVERSITY SCHOOL OF MEDICINE

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 F.R. 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C.

Docket No. 71-00291-33-01110. Applicant: Wayne State University School of Medicine, Medical Research Building (432), 550 East Canfield Avenue, Detroit, MI 48201. Article: Amino acid analyzer, Model JLC-5AH. Manufacturer: Japan Electron Optics Lab. Co., Ltd., Japan. Intended use of article: The article will be used for the determination of amino acid composition of proteins, analysis of peptides, sugars and nucleic acids, and determination of free amino acids in physiological fluids. Materials to be studied are tissues (including brain, kidney, liver, muscle, heart, etc.), serum, red cells, and urine. The experiments will be conducted with retarded children and for the study of genetics and evolution.

Comments: Comments were received from one domestic manufacturer, Beckman Instruments, Inc. (Beckman), which states, inter alia, in its letter dated

January 28, 1971, that "The instrument considered to be the scientific equivalent to the foreign instrument is the Beckman Model 121 Automatic Amino Acid Analyzer equipped with optional accessories: Expanded Recorder Range Card, PN 839915, Twelve mm Cuvettes, PN 354878, and Stream Divider Accessory PN 334444 * * *"

Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, is being manufactured in the United States.

Reasons: The applicant's research will require automated analysis of serum protein, enzyme, sugar, and nucleic acid complement occurring in a variety of physiological fluids obtained from normal humans and the metabolically disturbed. The foreign article provides a guaranteed detection sensitivity of one nanomole (1×10^{-9} moles or 0.001 umoles). The Department of Health, Education, and Welfare (HEW) advises in its memorandum dated February 20, 1971, that the most closely comparable domestic instrument, the Beckman Model 121 provides a detection sensitivity of two nanomoles. The greater detection sensitivity of the foreign article, HEW advises, is pertinent to the applicant's intended purposes. Beckman's comments include a reprint from "Analytical Chemistry" (volume 12, No. 3, September 1965) entitled "Increased Sensitivity of Accelerate Amino Acid Ion-Exchange Chromatography" by Richard W. Hubbard and Dorothy M. Kremen which Beckman alleges "verifies that (with a modified Beckman Model 120) 1×10^{-9} moles * * * can be measured with ± 3 percent accuracy." The portion of the text to which Beckman refers reads: "In some instances, 0.001-umole levels can be measured with the usual ± 3 percent accuracy and precision. This is dependent upon the overall instrument noise level, which cannot be clearly defined nor predicted as yet." (Italics added.) The italicized qualifying language indicates that it is not apparent that sensitivity better than two nanomoles can be expected. HEW advises that the "Beckman comments of January 28, 1971, endeavor to imply 1×10^{-9} mole sensitivity, but this position is not supported by their own documentation, for example, the stream division feature needed by the applicant results in a loss of sensitivity, double sensitivity cuvettes are not shown to require the same sample volume or provide the same overall instrument signal to noise ratio; the quote from the technical paper of Hubbard and Kremen is incomplete, * * * It is not apparent that sensitivity better than 2×10^{-9} mole can be expected without further instrument development." We, therefore, find that the Model 121 is not of equivalent scientific value to the foreign article for such purposes as the article is intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign

article, for such purposes as the article is intended to be used, which is being manufactured in the United States.

SETH M. BODNER,
Director,
Office of Import Programs.

[FR Doc.72-7268 Filed 5-11-72;8:49 am]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of the Secretary

DEPUTY ASSISTANT SECRETARY FOR ADMINISTRATION

Delegation of Authority Regarding Appointment of Equal Opportunity Officer

Under authority delegated to me by the Secretary of Health, Education, and Welfare, I hereby delegate authority as Equal Opportunity Officer for the Office of the Secretary to the Deputy Assistant Secretary for Administration. This delegation is effective immediately and may not be redelegated.

Dated: May 8, 1972.

RODNEY H. BRADY,
Assistant Secretary for
Administration and Management.

[FR Doc.72-7256 Filed 5-11-72;8:48 am]

ATOMIC ENERGY COMMISSION

[Docket No. 50-293]

BOSTON EDISON CO.

Notice of Availability of AEC Final Environmental Statement for the Pilgrim Nuclear Power Station

Pursuant to the National Environmental Policy Act of 1969 and the regulations of the Atomic Energy Commission (the Commission) in 10 CFR Part 50 Appendix D, notice is hereby given that a final environmental statement related to the proposed issuance of an operating license to the Boston Edison Co. for the Pilgrim Nuclear Power Station located on the western shore of Cape Code Bay in the town of Plymouth, Mass., has been prepared and has been made available for public inspection in the Commission's Public Document Room at 1717 H Street NW., Washington, DC, and in the Plymouth Public Library, North Street, Plymouth, Mass. 02360. The final environmental statement is also being made available at the Office of Planning and Programming Coordination, 209 Leverett Saltonstall Building, 100 Cambridge Street, Boston, MA 02202, and at the South-eastern Massachusetts Regional Planning and Economic Development District, 68 Winthrop Street, Taunton, MA 02780.

Notices of availability of Boston Edison Co.'s environmental report and supplements thereto were published in the FEDERAL REGISTER on October 16, 1970 (35 F.R. 16289), and on January 19, 1972 (37 F.R. 820), respectively. A notice relating to the availability of the Commission's draft detailed statement on environmental considerations was published in the FEDERAL REGISTER on March 7, 1972 (37 F.R. 4927). Comments received from Federal, State, and local officials have been included as appendices to the final environmental statement.

Single copies of the final environmental statement may be obtained upon request addressed to the U.S. Atomic Energy Commission, Washington, D.C. 20545, Attention: Director, Division of Radiological and Environmental Protection.

Dated at Bethesda, Md., this 10th day of May 1972.

For the Atomic Energy Commission.

ROGER S. BOYD,
Assistant Director for Boiling
Water Reactors, Division of
Reactor Licensing.

[FR Doc.72-7351 Filed 5-11-72;8:50 am]

[Docket No. 50-285]

OMAHA PUBLIC POWER DISTRICT

Notice of Consideration of Issuance of Facility Operating License and Notice of Opportunity for Hearing

The Atomic Energy Commission (the Commission) will consider the issuance of a facility operating license to the Omaha Public Power District (the licensee) which would authorize the licensee to possess, use, and operate the Fort Calhoun Station, Unit No. 1, a pressurized water reactor (the facility), located on the licensee's site in Washington County, Nebr., at steady-state power levels not to exceed 1,420 megawatts (thermal) in accordance with the provisions of the license and the technical specifications appended thereto, upon the receipt of a report on the application by the Advisory Committee on Reactor Safeguards, the submission of a favorable safety evaluation of the application by the Commission's Directorate of Licensing, the completion of the environmental review required by the Commission's regulations in 10 CFR Part 50, Appendix D, and a finding by the Commission that the application for the facility license (as amended) complies with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations in 10 CFR Chapter 1. Construction of the facility was authorized by Provisional Construction Permit No. CPPR-41, issued by the Commission on June 7, 1968.

Prior to issuance of any operating license, the Commission will inspect the facility to determine whether it has been constructed in accordance with the application, as amended, and the provisions of Provisional Construction Permit No. CPPR-41. In addition, the license will not

be issued until the Commission has made the findings, reflecting its review of the application under the Atomic Energy Act of 1954, as amended, which will be set forth in the proposed license, and has concluded that the issuance of the license will not be inimical to the common defense and security or to the health and safety of the public. Upon issuance of the license, the licensee will be required to execute an indemnity agreement as required by section 170 of the Act and 10 CFR Part 140 of the Commission's regulations.

The facility is subject to the provisions of section C of Appendix D to 10 CFR Part 50, which sets forth procedures applicable to review of environmental considerations for production and utilization facilities for which construction permits were issued prior to January 1, 1970. Notice is hereby given, pursuant to 10 CFR Part 2, "Rules of Practice," and Appendix D of 10 CFR Part 50, "Licensing of Production and Utilization Facilities," that the Commission is providing an opportunity for hearing with respect to whether, considering those matters covered by Appendix D to 10 CFR Part 50, the provisional construction permit in the captioned proceeding should be continued, modified, terminated or appropriately conditioned to protect environmental values.

Within thirty (30) days from the date of publication of this notice in the FEDERAL REGISTER, Omaha Public Power District may file a request for a hearing and any person whose interest may be affected by this proceeding may file a petition for leave to intervene (1) with respect to whether, considering those matters covered by Appendix D to 10 CFR Part 50, the provisional construction permit should be continued, modified, terminated, or appropriately conditioned to protect environmental values; and (2) with respect to the issuance of a facility operating license. Requests for a hearing and petitions to intervene shall be filed in accordance with the Commission's rules of practice in 10 CFR Part 2. If a request for a hearing or petition for leave to intervene is filed within the time prescribed in this notice, the Commission will issue a notice of hearing or an appropriate order. In accordance with 10 CFR 2.714, a petition for leave to intervene which is not timely filed will be dismissed unless the petitioner shows good cause for failure to file it on time.

For further details pertinent to the matters under consideration, see the application for the facility operating license dated November 28, 1969, as amended, and the licensee's revised environmental report dated November 4, 1971, and the Commission's draft detailed statement on environmental considerations pursuant to 10 CFR Part 50, Appendix D, which are available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC, and at the Blair Public Library, 1665 Lincoln Street, Blair, NE. As they become available, the following documents also will be available at the above locations:

(1) the report of the Advisory Committee on Reactor Safeguards on the application for a facility operating license for the Fort Calhoun Station, (2) the Commission's final detailed statement on environmental considerations pursuant to 10 CFR Part 50, Appendix D, (3) the Safety Evaluation prepared by the Directorate of Licensing, (4) the proposed facility operating license, and (5) the technical specifications, which will be attached as Appendix A to the proposed facility operating license.

Copies of the revised environmental report, to the extent of supply, and items (1), (2), (3), (4), and (5), when available, may be obtained by request to the Director, Directorate of Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545.

Dated at Bethesda, Md., this 5th day of May 1972.

For the Atomic Energy Commission.

A. GIAMBUSO,
Deputy Director for Reactor
Projects, Directorate of
Licensing.

[FR Doc.72-7216 Filed 5-11-72;8:46 am]

CIVIL AERONAUTICS BOARD

[Docket No. 24122, etc.]

AUTOMOTIVE CARGO INVESTIGATION

Notice of Postponement of Prehearing Conference

Notice is hereby given that a prehearing conference in the above-entitled proceeding assigned to be held on May 19, 1972, in Washington, D.C., is hereby postponed until further notice. (37 F.R. 7411.)

Dated at Washington, D.C., May 8, 1972.

[SEAL] EDWARD T. STODOLA,
Hearing Examiner.

[FR Doc.72-7258 Filed 5-11-72;8:48 am]

[Docket No. 24458; Order 72-5-37]

NATIONAL AIRLINES, INC.

Order of Investigation and Suspension Regarding Family Excursion Fares to Orlando

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 9th day of May 1972.

By tariff revisions¹ marked to become effective May 19, 1972, National Airlines, Inc. (National) proposes to establish family excursion fares from six points in the northeast² to Orlando and return. The fares are set at the same level as circle-trip fares recently introduced by Eastern Air Lines, Inc. (Eastern) for travel involving a stopover at Atlanta,

and the restrictions are the same except that the Atlanta stopover is not required since National does not have authority to serve this point on its north-south route. The tariff is marked to expire on December 15, 1972.

In justification of its proposal, National alleges that it is meeting a similar filing of Eastern. No complaints have been filed.

Upon consideration of the tariff proposal and other relevant matters, the Board finds that the proposed fares may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful and should be investigated. The Board further concludes that the tariff should be suspended pending investigation.

While National alleges it is matching a "similar" tariff of Eastern, we believe the lack of a mandatory stopover at Atlanta effectively distinguishes the two tariffs. The stopover required at Atlanta under Eastern's circle-trip fares, coupled with the relatively short maximum stay (5 days in addition to the date of departure), should limit the potential for diversion of round-trip travel in the northeast United States-Orlando markets, and it seems likely as alleged that travel at Eastern's fares would be primarily businessmen already destined to Atlanta who have been encouraged to bring their families along and continue on to Orlando for a short vacation.

National's proposed tariff, on the other hand, applies only to round-trip travel over the direct routing and would provide considerable reductions from the lowest fares now in effect in the major markets involved. While National has provided no generation/diversion estimate nor any other factual data in support of these proposed reductions, we believe it could create the potential for significant diversion from other services. In summary, Eastern's fares should stimulate additional recreational travel in conjunction with business travel to Atlanta, with little possibility of diversion, whereas National's fares have the potential for significant diversion without a demonstrated generative impact.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 403, 404, and 1002 thereof,

It is ordered, That:

1. An investigation be instituted to determine whether the fares and provisions of National Airlines, Inc.'s CAB No. 158, and rules, regulations, or practices affecting such fares and provisions, are or will be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and if found to be unlawful to determine and prescribe the lawful fares and provisions, and rules, regulations, or practices affecting such fares and provisions;

2. Pending hearing and decision by the Board, National Airlines, Inc.'s CAB No. 158 is suspended and its use deferred to and including August 16, 1972, unless otherwise ordered by the Board,

and that no changes be made therein during the period of suspension except by order or special permission of the Board;

3. The proceeding ordered herein be assigned for hearing before an Examiner of the Board at a time and place hereafter to be designated; and

4. Copies of this order be filed with the aforesaid tariffs and be served upon National Airlines, Inc., which is hereby made a party to this proceeding.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.¹

[SEAL]

HARRY J. ZINK,
Secretary.

[FR Doc.72-7259 Filed 5-11-72;8:48 am]

ENVIRONMENTAL PROTECTION AGENCY

SULFUR OXIDES

Air Quality Criteria

In February 1969, the U.S. Department of Health, Education, and Welfare, Public Health Service, Consumer Protection and Environmental Health Service, National Air Pollution Control Administration, published "Air Quality Criteria for Sulfur Oxides" (NAPCA Publication No. AP-50).

Pursuant to section 108 of the Clean Air Act, as amended, and consistent with the opinion in *Kennecott Copper Corporation v. Environmental Protection Agency*, 40 L. W. 2570-1 (D.C. Cir., February 18, 1972) at page 11 of the slip opinion, notice is hereby given of an amendment to the aforementioned criteria document. The "Resume" at page 162 is amended by inserting the words "and below" following "85 µg/m³." The "Resume" thus states, "adverse effects on vegetation were observed at an annual mean of 85 µg/m³ and below (0.03 p.p.m.)."

The Administrator has determined that, in view of the need for expedition in making this amendment and presenting the required implementing statement to the Court in the *Kennecott* case, prior consultation with appropriate advisory committees and other Federal departments and agencies was not practicable.

Dated: May 8, 1972.

WILLIAM D. RUCKELSHAUS,
Administrator.

[FR Doc.72-7214 Filed 5-11-72;8:45 am]

SULFUR OXIDES

National Secondary Ambient Air Quality Standards

Kennecott Copper Corporation v. EPA: Implementing statement. On April 30,

¹ Members Minetti and Murphy included a dissenting statement, filed as part of the original.

¹ Revisions to National's Tariff CAB No. 158.
² Baltimore, Washington, Philadelphia, New York, Providence, Boston.

1971, the Administrator of the Environmental Protection Agency promulgated national primary and secondary ambient air quality standards for sulfur oxides (36 F.R. 8186), as required by section 109 of the Clean Air Act, as amended. In the preamble to the regulations, the Administrator set forth the basis and purpose of the standards, including a statement that the secondary standards are those "which, in the judgment of the Administrator, based on the air quality criteria, are requisite to protect the public welfare."

Pursuant to section 307(a) of the Act, Kennecott Copper Corp. filed a timely petition for review of the annual secondary standard. Kennecott's challenge to the annual standard focused on two contentions: (1) The Administrator did not adequately explain why the annual standard was set at 0.02 parts per million (p.p.m.) of sulfur oxides (60 micrograms per cubic meter) when the criteria document resume concluded only that harm to vegetation occurs at 0.03 p.p.m. (85 micrograms per cubic meter), and (2) the standard is more stringent than was necessary to protect against the known or anticipated harm to vegetation.

After briefs were filed and oral argument was made, the U.S. Court of Appeals for the District of Columbia issued an order and opinion in *Kennecott Copper Corp. v. EPA*, 40 L. W. 2570-1 (D.C. Cir., February 18, 1972). The order of the Court remanded the record of the rulemaking proceeding to the Administrator of the Environmental Protection Agency "to supply an implementing statement that will enlighten the court as to the basis on which he reached the 60 standard from the material in the Criteria." This publication constitutes the implementing statement mandated by the Court of Appeals.

At pages 65 and 160 of the criteria document, i.e., "Air Quality Criteria for Sulfur Oxides," U.S. Department of Health, Education, and Welfare, Washington, D.C., January 1969, reference is made to a study conducted by Linzon showing harm to vegetation occurring "in locations where the mean annual concentration is below approximately 0.03 p.p.m." (or below 85 micrograms per cubic meter). The criteria document did not indicate how far below 0.03 p.p.m. the annual concentrations ranged while still producing harm to vegetation.

The standard must be set at a level below that at which harm is known to occur. In setting the annual standard, the Administrator considered all relevant information contained in the criteria document, including information (pp. 63-64) concerning variations in susceptibility to sulfur dioxide among different species of plants and different varieties within a species and informa-

tion (pp. 65-66) concerning the manner in which factors such as temperature and relative humidity influence the response of vegetation to sulfur dioxide. In the judgment of the Administrator, an annual standard of 0.02 p.p.m. (60 micrograms per cubic meter) was necessary to prevent the harm to vegetation proved by Linzon, as catalogued in the criteria document, and to prevent harm to vegetation which he anticipated, based on the above considerations.

Upon the Court's remand of the record, however, the Administrator undertook a more detailed analysis of the Linzon studies. This analysis indicates that average sulfur oxide concentrations over a range of 0.023 p.p.m. (65 micrograms per cubic meter) to 0.014 p.p.m. (40 micrograms per cubic meter) for 4-5 months during the growing season caused harm to vegetation.

Other studies, which were not considered by the Administrator at the time the standards were promulgated, have produced results consistent with those reported by Linzon, i.e., confirming that injury occurred to various plant species where the seasonal average levels of sulfur dioxide were in a range from 0.025 p.p.m. to 0.017 p.p.m. (Guderian and Stratman, 1962; Stratman, 1963; Guderian and Stratman, 1968; Materna, 1965; Materna, 1966; and Materna, Jirgle, and Kucera, 1969). These studies—which demonstrated no damage at sulfur dioxide levels in a range 0.014 p.p.m. to 0.008 p.p.m.—provide independent corroboration of the Administrator's judgment that harm to vegetation occurs not only below 0.03 p.p.m., but also below 0.025 p.p.m.

Furthermore, a review of the above studies suggests that a 1-hour secondary standard, in addition to the standards already promulgated, may also be necessary to prevent harm to vegetation. To this end, a review of these and other pertinent studies is now underway.

Based on the above considerations, the Administrator is considering amending the criteria document and revising the secondary standards. Any revised standards will be proposed in accordance with section 109 of the Act. Pending the adoption of revised standards, the secondary standards promulgated April 30, 1971, will remain in effect.

Finally, by notice published in the FEDERAL REGISTER this day, the Administrator has amended the "Resume" to the criteria document to reflect the statements published at pages 65 and 160 of the document concerning the Linzon study's conclusions on the effect of sulfur dioxide concentrations on vegetation.

Dated: May 8, 1972.

WILLIAM D. RUCKELSHAUS,
Administrator.

[FR Doc.72-7215 Filed 5-11-72;8:46 am]

FEDERAL COMMUNICATIONS COMMISSION

CHICAGO SPECTRUM MANAGEMENT REGION

Clarifications on Requirements for Filing Application Form in Land Mobile Services

APRIL 20, 1972.

Beginning April 1, 1972, licensees of land mobile stations operating on frequencies below 512 MHz and located in the Chicago Spectrum Management Region, and applicants for facilities in this area, were required to begin use of FCC Form 425 when applying for a new station authorization and for modification or renewal of an existing license. There has been confusion and questions from land mobile users regarding the requirements of filing on the new form. This notice defines which stations are considered to be "located in the Chicago Region" and who is required to file Form 425.

During the year April 1, 1972, to March 31, 1973, licensees of all the stations in the Safety and Special and Broadcast Auxiliary Radio Services cited below are required to make informational filings on Form 425. Those licensees whose authorizations expire in this period should file timely renewal applications on Form 425 with fees. Informational filings on Form 425 should be submitted to the Chicago Regional Center in accordance with the schedule set forth in the supplemental instructions for Form 425. Informational filings do not have to be accompanied by a fee, and a new license will not be issued. All applications on Form 425 must be accompanied by the appropriate fee, and a new license will be issued. Applications on Form 425 should be submitted to the Commission's Washington, D.C., office until January 1, 1973. After this date, applications are required to be submitted to the Chicago Regional Center.

SAFETY AND SPECIAL RADIO SERVICES

Licensees of and applicants for stations in the Industrial (except the Radio-location Service), Public Safety, Land Transportation, and Citizens Class A Radio Services in the locations specified below are required to file on Form 425:

1. Stations at fixed locations within any of the counties comprising the Chicago Region. These counties are listed at the end of this notice.

2. Mobile stations associated with (communicating with) base stations located within the Chicago Region. (Applications for all other mobiles shall be submitted to Washington, D.C., on Form 400, or Form 405-A in the case of renewals, including the following three

cases: 1. Applicants for mobile stations having the continental United States or other large region as an operating area; 2. Those mobiles communicating with base stations that are located both within and outside of the Chicago Region, and 3. Mobiles operating on itinerant frequencies).

3. Temporary base and temporary fixed stations using other than itinerant frequencies and having units operating only in the Chicago Region. (All others shall continue to file on Form 400, or Form 405-A in the case of renewals, with the Commission's Washington, D.C., office.)

BROADCAST AUXILIARY REMOTE PICKUP

Licensees of and applicants for stations in the Broadcast Auxiliary Remote Pickup Service associated only with broadcast stations located within the Chicago Region are required to file on Form 425, and then only when submitting applications or informational filings for stations using any of the frequencies from 26.11 to 26.47 MHz and 152.87 to 153.35 MHz inclusive.

COMMON CARRIER SERVICES

After April 1, 1972, in order to be considered a complete application, each application on Form 401 in the Domestic Public Land Mobile and Rural Radio Services for the following stations must be accompanied by a completed Form 425:

1. Stations at fixed locations within any of the counties comprising the Chicago Region. The counties are listed at the end of this notice.

2. Mobile stations associated only with base stations within the Chicago Region.

Licensees of and applicants for land or airborne units to be licensed to individuals in the Domestic Public Land Mobile Radio Service are not required to submit the initial informational filing with the Chicago Regional Center nor are they required to file Form 425 with their applications on Form 401.

THE CHICAGO REGION

The Chicago Region is defined to consist of the counties listed below:

ILLINOIS

- | | |
|----------------|-----------------|
| 1. Boone. | 18. Henry. |
| 2. Bureau. | 19. Iroquois. |
| 3. Carroll. | 20. Jo Daviess. |
| 4. Champaign. | 21. Kane. |
| 5. Christian. | 22. Kankakee. |
| 6. Clark. | 23. Kendall. |
| 7. Coles. | 24. Knox. |
| 8. Cook. | 25. Lake. |
| 9. Cumberland. | 26. La Salle. |
| 10. De Kalb. | 27. Lee. |
| 11. De Witt. | 28. Livingston. |
| 12. Douglas. | 29. Logan. |
| 13. Du Page. | 30. Macon. |
| 14. Edgar. | 31. Marshall. |
| 15. Ford. | 32. Mason. |
| 16. Fulton. | 33. McHenry. |
| 17. Grundy. | 34. McLean. |

ILLINOIS—continued

- | | |
|------------------|-----------------|
| 35. Menard. | 45. Stark. |
| 36. Mercer. | 46. Stephenson. |
| 37. Moultrie. | 47. Tazewell. |
| 38. Ogle. | 48. Vermillion. |
| 39. Peoria. | 49. Warren. |
| 40. Platt. | 50. Whiteside. |
| 41. Putnam. | 51. Will. |
| 42. Rock Island. | 52. Winnebago. |
| 43. Sangamon. | 53. Woodford. |
| 44. Shelby. | |

INDIANA

- | | |
|-----------------|-----------------|
| 1. Adams. | 28. Madison. |
| 2. Allen. | 29. Marion. |
| 3. Benton. | 30. Marshall. |
| 4. Blackford. | 31. Miami. |
| 5. Boone. | 32. Montgomery. |
| 6. Carroll. | 33. Morgan. |
| 7. Cass. | 34. Newton. |
| 8. Clay. | 35. Noble. |
| 9. Clinton. | 36. Owen. |
| 10. De Kalb. | 37. Parke. |
| 11. Delaware. | 38. Porter. |
| 12. Elkhart. | 39. Pulaski. |
| 13. Fountain. | 40. Putnam. |
| 14. Fulton. | 41. Randolph. |
| 15. Grant. | 42. St. Joseph. |
| 16. Hamilton. | 43. Starke. |
| 17. Hancock. | 44. Steuben. |
| 18. Hendricks. | 45. Tippecanoe. |
| 19. Henry. | 46. Tipton. |
| 20. Howard. | 47. Vermillion. |
| 21. Huntington. | 48. Vigo. |
| 22. Jasper. | 49. Wabash. |
| 23. Jay. | 50. Warren. |
| 24. Kosciusko. | 51. Wells. |
| 25. Lake. | 52. White. |
| 26. La Grange. | 53. Whitley. |
| 27. La Porte. | |

IOWA

- | | |
|-------------|---------------|
| 1. Cedar. | 5. Jones. |
| 2. Clinton. | 6. Muscatine. |
| 3. Dubuque. | 7. Scott. |
| 4. Jackson. | |

MICHIGAN

- | | |
|---------------|-----------------|
| 1. Allegan. | 13. Kalamazoo. |
| 2. Barry. | 14. Kent. |
| 3. Berrien. | 15. Lake. |
| 4. Branch. | 16. Mason. |
| 5. Calhoun. | 17. Mecosta. |
| 6. Cass. | 18. Montcalm. |
| 7. Clinton. | 19. Muskegon. |
| 8. Eaton. | 20. Newaygo. |
| 9. Hillsdale. | 21. Oceana. |
| 10. Ingham. | 22. Ottawa. |
| 11. Ionia. | 23. St. Joseph. |
| 12. Jackson. | 24. Van Buren. |

OHIO

- | | |
|--------------|--------------|
| 1. Defiance. | 4. Van Wert. |
| 2. Mercer. | 5. Williams. |
| 3. Paulding. | |

WISCONSIN

- | | |
|-----------------|----------------|
| 1. Adams. | 15. Kenosha. |
| 2. Brown. | 16. Kewaunee. |
| 3. Calumet. | 17. Lafayette. |
| 4. Columbia. | 18. Manitowoc. |
| 5. Dane. | 19. Marquette. |
| 6. Dodge. | 20. Milwaukee. |
| 7. Door. | 21. Outagamie. |
| 8. Fond du Lac. | 22. Ozaukee. |
| 9. Grant. | 23. Racine. |
| 10. Green. | 24. Richland. |
| 11. Green Lake. | 25. Rock. |
| 12. Iowa. | 26. Sauk. |
| 13. Jefferson. | 27. Sheboygan. |
| 14. Juneau. | 28. Walworth. |

WISCONSIN—continued

- | | |
|-----------------|----------------|
| 29. Washington. | 32. Waushara. |
| 30. Waukesha. | 33. Winnebago. |
| 31. Waupaca. | |

FEDERAL COMMUNICATIONS

COMMISSION,

[SEAL] BEN F. WAPLE,

Secretary.

[FR Doc. 72-7200 Filed 5-11-72; 8:45 am]

[Report 595]

COMMON CARRIER SERVICES INFORMATION¹

Domestic Public Radio Services Applications Accepted for Filing.²

MAY 8, 1972.

Pursuant to §§ 1.227(b)(3) and 21.30 (b) of the Commission's rules, an application, in order to be considered with any domestic public radio services application appearing on the attached list, must be substantially complete and tendered for filing by whichever date is earlier: (a) The close of business 1 business day preceding the day on which the Commission takes action on the previously filed application; or (b) within 60 days after the date of the public notice listing the first prior filed application (with which subsequent applications are in conflict) as having been accepted for filing. An application which is subsequently amended by a major change will be considered to be a newly filed application. It is to be noted that the cutoff dates are set forth in the alternative—applications will be entitled to consideration with those listed in the appendix if filed by the end of the 60-day period, only if the Commission has not acted upon the application by that time pursuant to the first alternative earlier date. The mutual exclusivity rights of a new application are governed by the earliest action with respect to any one of the earlier filed conflicting applications.

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

FEDERAL COMMUNICATIONS

COMMISSION,

[SEAL] BEN F. WAPLE,

Secretary.

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

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

APPLICATIONS ACCEPTED FOR FILING

DOMESTIC PUBLIC LAND MOBILE RADIO SERVICE

- 7814-C2-P-72—South Central Bell Telephone Co. (KK1453), change the antenna system operating on 152.63 MHz located at 4 miles northeast of Jennings, La.
- 7815-C2-MP-72—Mobilephone of Texas, Inc. (KLB322), change the antenna system operating on 454.150 MHz located at location No. 2: 4320 Major Drive, Beaumont, TX.
- 7831-C2-P-72—Salinas Valley Radio Telephone Co. (KMM694), change base frequency to 152.24 MHz; replace transmitter operating on same; change the antenna system and relocate facilities to Mount Toro, 10.3 miles south-southeast of Salinas, Calif.
- 7832-C2-P-(3)-72—Delta Communications, Inc. (KQZ783), for additional facilities as follows: At location No. 1: 505 Tallahatchie Street, Greenwood, MS, add 454.250 MHz control, at (a new site) location No. 2: 9 miles east of Greenwood, Miss., 152.120 MHz base and 450.250 MHz repeater.
- 7834-C2-P-72—The Mountain States Telephone & Telegraph Co. (KAF634), change the antenna system and correct the description of station location to read: 7.2 miles south-west of Pueblo, Colo., operating on 152.750 MHz.
- 7835-C2-P-72—Southern Bell Telephone & Telegraph Co. (New), for a new station to be located at 304 Pine Avenue, Albany, GA, to operate on 152.54 MHz.
- 7835-C2-MP-72—Pacific Northwest Bell Telephone Co. (KSV968), relocate facilities operating on 158.100 MHz at location No. 2 to: Kelly Butte, near Summit Boulevard, Springfield, Ore.
- 7854-C2-P-72—Canaveral Communications (KFL876), for additional facilities to operate on 152.030 MHz at a new site described as location No. 2: 1.7 miles southeast of Vero Beach, Fla.
- 7855-C2-P-72—Albion Telephone Co., Inc. (KFL886), relocate facilities operating on 152.660 MHz to 8 miles south-southeast of intersection of Highway No. 77 and Albion, Idaho.
- 7877-C2-AL-(2)-72—General Telephone Co. of Alabama, assignor, to assignment of licenses from General Telephone Co. of Alabama, assignor, to General Telephone Co. of the Southeast, assignee. Stations: KSV945 and KSW212, Dothan, Ala.
- 7878-C2-P-72—Radio Paging, Inc. (New), for a new two-way station to be located at 1.3 miles west-northwest of Willis, Tex., to operate on 454.125 MHz.
- 7879-C2-P-(4)-72—Peninsula Telephone & Telegraph Co. (KOK333), for additional facilities on 152.720 MHz and change the antenna system located at location No. 1: Mount Ellis Lookout, Wash.
- 7917-C2-MP-72—American Mobile Radio, Inc. (KSV979), for additional facilities on 152.24 MHz at new site location No. 2: San Pedro Hill, San Pedro, Calif.

Major

- 6129-C2-P-72—Paging, Inc. (New), amend to add base frequency 152.24 MHz. See Public Notice No. 588, dated March 20, 1972.

RURAL RADIO SERVICE

POINT-TO-POINT MICROWAVE RADIO SERVICE

- 7820-C1-MI-72—Golden West Telephone Co. (KFJ29), Smoke Tree Street, Havasu City, Ariz. Latitude 34°29'10" N., longitude 114°18'50" W. Modification of license to change polarization on frequencies from V to H on 6212.1H and 6375.1V MHz toward Havasu Landing, Calif.
- 7821-C1-MP-72—Navajo Communications Co., Inc. (WHB56), Deza Bluff, 3.5 miles north-west of Tohatchi, N. Mex. Latitude 35°54'30" N., longitude 108°46'22" W. Modification of C.P. to change point of communication on frequency 6197.2H MHz from St. Michaels, Ariz., to a new point of communication, Gibson, N. Mex.
- 7822-C1-MP-72—Navajo Communications Co., Inc. (WHB58), St. Michaels, 4.2 miles west of Window Rock, Ariz. Latitude 35°39'27" N., longitude 109°06'37" W. Modification of C.P. to add 6256.5H MHz toward Gibson, N. Mex.; change frequency 6256.5H MHz to 11,285.0H toward Defiance Summit, Ariz.; add 11,365.0V MHz toward Window Rock, Ariz., and add 2162.4V MHz toward Fort Defiance, Ariz.
- 7823-C1-MP-72—Navajo Communications Co. Inc. (WCZ39), Black Mesa, 8.1 miles south-west of Kayenta, Ariz. Latitude 36°39'50" N., longitude 110°21'01" W. Modification of C.P. to add 2164.2V MHz toward Monument Valley, Utah, via passive reflector located on latitude 37°00'45" N., longitude 110°12'56" W.
- 7824-C1-MP-72—Navajo Communications Co., Inc. (WCZ47), Defiance Summit, 8.5 miles west of Window Rock, Ariz. Latitude 35°40'28" N., longitude 109°12'24" W. Modification of C.P. to change 10,855.0H MHz toward St. Michaels, Ariz., from frequency 6004.5H and add 6197.2V MHz toward Ganado, Ariz.
- 7825-C1-P-72—Navajo Communications Co., Inc. (New), Gibson, 6 miles north-northeast of Gallup, N. Mex. Latitude 36°35'17" N., longitude 108°40'48" W. C.P. for a new station on frequencies 5945.2H MHz toward Deza Bluff, N. Mex., and 6004.2H MHz toward St. Michaels, Ariz.
- 7826-C1-P-72—Navajo Communications Co., Inc. (New), Window Rock, Ariz. Latitude 35°40'42" N., longitude 109°02'54" W. C.P. for a new station on frequency 10,915V MHz toward St. Michaels, Ariz.
- 7827-C1-P-72—Navajo Communications Co., Inc. (New), Fort Defiance, Ariz. Latitude 35°44'33" N., longitude 109°04'25" W. C.P. for a new station on frequency 2112.4H MHz toward St. Michaels, Ariz.
- 7828-C1-P-72—Navajo Communications Co., Inc. (New), 3 miles south of Ganado, Ariz. Latitude 35°41'00" N., longitude 109°33'19" W. C.P. for a new station on frequencies 5945.2V MHz toward Defiance Summit, Ariz., and 2162.4V MHz toward Hopi Buttes, Ariz.
- 7829-C1-P-72—Navajo Communications Co., Inc. (New), Monument Valley, Utah. Latitude 37°00'21" N., longitude 110°12'55" W. C.P. for a new station on frequency 2112.4V MHz toward Black Mesa, Ariz., via passive reflector.
- 7835-C1-P-72—American Telephone & Telegraph Co. (KTF88), 5.4 miles northeast of Slaton, Tex. Latitude 33°29'46" N., longitude 101°34'13" W. C.P. to add 4050V MHz toward Post, Tex.
- 7836-C1-P-72—American Telephone & Telegraph Co. (KTF89), 4.5 miles east of Post, Tex. Latitude 33°11'58" N., longitude 101°17'18" W. C.P. to add 4090V MHz toward Dermott, Tex.
- 7837-C1-P-72—American Telephone & Telegraph Co. (KTF90), 10.1 miles northeast of Dermott, Tex. Latitude 32°58'03" N., longitude 100°54'27" W. C.P. to add 4050H MHz toward Pylon, Tex.
- 7838-C1-P-72—American Telephone & Telegraph Co. (KTF91), 5.2 miles northeast of Inadale, Tex. Latitude 32°36'15" N., longitude 100°37'32" W. C.P. to add 3750V MHz toward McCauley, Tex.
- 7808-C1-P-72—Tele-Communications, Inc. (KPR28), Capitol Peak, 11.5 miles west-south-west of Olympia, Wash.: C.P. to add frequency 10,795H MHz toward studio of television station KTNV-TV, Tacoma, Wash., on azimuth 58°54'. (INFORMATIVE: Applicant proposes to provide KTNV-TV with network and occasional use of television programming. Applicant has requested special temporary authority to commence this service.)

INFORMATIVE: Applicant proposes to provide direct network television feeds from San Francisco to Chico and Redding, Calif., and Medford, Eugene, and Portland, Oreg., per request of its customers and the Columbia Broadcasting System the National Broadcasting Co., and the American Broadcasting Co.

- 7857-C1-MP-72—Western Tele-Communications, Inc. (WHB24), C.P. to modify facility at San Francisco, Calif. Latitude 37°47'42" N., longitude 122°24'24" W. Frequencies 5945.2V, 5974.8H, 6034.2H, 6063.8V, and 6123.1V on azimuth 20°37'.
- 7858-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Mount Vaca, Calif. Latitude 38°24'55" N., longitude 122°06'36" W. Frequencies 6226.9H, 6256.5V, 6286.2H, 6345.5H, and 6375.2V on azimuth 336°08' and frequency 6197.2V on azimuth 200°48'.
- 7859-C1-P-72—Western Tele-Communications Inc. (New), C.P. for a new station at St. John Mountain, Calif. Latitude 39°26'05" N., longitude 122°41'32" W. Frequencies 5945.2H, 5974.8V, 6004.5H, 6123.1H, and 6152.8V on azimuth 27°42'. Frequencies 5945.2H and 5974.8V on azimuth 65°41'. Frequency 6093.5V on azimuth 155°46'.
- 7860-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Chico, Calif. Latitude 39°43'39" N., longitude 121°50'10" W. Frequency 6404.8H on azimuth 246°14'.

- 7861-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Henleville, Calif. Latitude 39°58'12" N., longitude 122°19'36" W. Frequencies 6226.9H, 6256.5V, 6286.2H, 6375.2V, and 6404.8H on azimuth 38°14'. Frequency 6345.5V on azimuth 207°56'.
- 7862-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Inskip Hill, Calif. Latitude 40°20'32" N., longitude 121°56'34" W. Frequencies 5974.8H, 6004.5V, 6034.2H, 6093.5H, and 6152.8H on azimuth 08°25'. Frequencies 6034.2H and 6152.8H on azimuth 304°26' and frequency 6152.8H on azimuth 218°29'.
- 7863-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Redding, Calif. Latitude 40°35'15" N., longitude 122°24'39" W. Frequency 6286.2H on azimuth 124°18'.
- 7864-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Hatchet Mountain, Calif. Latitude 40°54'21" N., longitude 121°49'58" W. Frequencies 6286.2V, 6315.9H, 6345.5V, 6375.2H, and 6404.8V on azimuth 318°39'. Frequency 6286.2H on azimuth 188°30'.
- 7865-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Weed, Calif. Latitude 41°27'29" N., longitude 122°28'51" W. Frequency 5945.2V, 5974.8H, 6004.5V, 6034.2H and 6152.8H on azimuth 06°32'. Frequency 6034.2V on azimuth 136°13'.
- 7866-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Little Chinquapin Mountain, Ore. Latitude 42°10'06" N., longitude 122°22'17" W. Frequencies 6197.2H, 6256.5H, 6286.2V, 6345.5V, and 6375.2H on azimuth 331°10'. Frequency 6315.9V on azimuth 186°37'.
- 7867-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Wolf Ridge, Ore. Latitude 42°46'59" N., longitude 122°49'53" W. Frequencies 5945.2H, 5974.8V, 6004.5H, and 6034.2V on azimuth 187°25'. Frequencies 5945.2H, 6004.5H, 6034.2V, and 6063.8H on azimuth 184°32'. Frequencies 5945.2H, 5974.8V, 6004.5H, 6034.2V, and 6063.8H on azimuth 322°54'. Frequency 6034.2H on azimuth 150°52'.
- 7868-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Medford, Ore. Latitude 42°20'35" N., longitude 122°54'31" W. Frequency 6345.5H on azimuth 07°22'.
- 7869-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Sutherlin, Ore. Latitude 42°23'48" N., longitude 123°28'11" W. Frequencies 6226.9V, 6256.5H, 6286.2V, 6375.5H, and 6404.8V on azimuth 25°14'. Frequency 6345.5H on azimuth 142°27'.
- 7870-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Colburg Ridge, Ore. Latitude 44°06'58" N., longitude 122°59'55" W. Frequencies 6063.8V and 6123.1V on azimuth 239°38'. Frequencies 6063.8V and 6093.5H on azimuth 216°18'. Frequencies 6004.5V, 6034.2H, 6063.8V, 6093.5H, and 6123.1V on azimuth 339°57'. Frequency 6093.5V on azimuth 205°33'.
- 7871-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Eugene, Ore. Latitude 44°05'14" N., longitude 123°04'01" W. Frequency 6315.9V on azimuth 59°35'.
- 7872-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Vineyard Hill, Ore. Latitude 44°38'47" N., longitude 123°16'11" W. Frequencies 6212.0V, 6241.7H, 6271.4V, 6301.0H, and 6360.3H on azimuth 346°56'. Frequency 6256.5V on azimuth 159°46'.
- 7873-C1-P-72—Western Tele-Communications, Inc. (New), C.P. for a new station at Dallas, Ore. Latitude 44°58'34" N., longitude 123°22'39" W. Frequencies 5989.7H, 6019.3V, 6049.0H, 6078.6V, and 6108.3H on azimuth 18°12'. Frequency 6078.6H on azimuth 166°52'.
- 7874-C1-MP-72—Telecommunications, Inc. (WHA88), modification of C.P. to modify facilities at Scappoose, Ore. Latitude 45°46'54" N., longitude 122°59'55" W. Frequencies 6212.0V, 6182.4H, 6241.7H, 6301.0H, 6330.7V, and 10,875V on azimuth 139°12'. Frequency 6360.3V on azimuth 198°28'.
- 7875-C1-P/ML-72—Eastern Microwave, Inc. (KEM34), C.P. and modification of license to add frequency band 107.50 MHz—11,665.0 MHz and increase area of service to include the states of New Hampshire, Massachusetts, and Vermont to present temporary fixed authorization (6541-C1-P/ML-71).
- 7877-C1/C2-AP/AL-(10)-72—General Telephone Co. of Alabama (KCG61), temporary fixed. General Telephone Co. of Alabama, assignor to General Telephone Co. of the Southeast, assignee. Stations located in Alabama by call signs are KCG61, KTQ74, KJG75, KJG74, KTQ72, KTQ73, and KJG76.

- 7881-C1-P-72—Pacific Northwest Bell Telephone Co. (KOE81), 1708 East Pike Street, Seattle, WA. Latitude 47°36'53" N., longitude 122°18'31" W. C.P. to add 10,995H MHz toward Auburn, Wash.
- 7882-C1-P-72—Pacific Northwest Bell Telephone Co. (KPZ54), 3 miles south of Auburn, Wash. Latitude 47°15'23" N., longitude 123°13'07" W. C.P. to add 6226.9H and 6345.5 toward Capitol Peak, Wash., and change polarization from H to V on frequency 6278.8V toward Capitol Peak. Also add 11,445H MHz toward Seattle 3, Wash.
- 7883-C1-P-72—Pacific Northwest Bell Telephone Co. (KITP82), 119 East Seventh Avenue, Olympia, WA. Latitude 47°02'32" N., longitude 122°53'57" W. C.P. to add 11,325V MHz toward Olympia, Wash., via passive reflector.
- 7884-C1-P-72—Pacific Northwest Bell Telephone Co. (KITP83), Capitol Peak, 11 miles west-southwest of Tumwater, Wash. Latitude 46°58'20" N., longitude 123°08'16" W. C.P. to add 5972.8H and 6093.5H and change polarization from H to V on frequency 6026.7V MHz toward Auburn, Wash. Also add 10,875V MHz toward Olympia, Wash., via passive reflector.
- American Telephone & Telegraph Co., 17 applications for permits to construct an additional pair of Western Electric Co., TD-2 telephone channels between Dodge City Junction, Kans., and Windsor, Mo.
- 7885-C1-P-72—American Telephone & Telegraph Co. (KAM47), 0.5 mile northwest of Dodge City, Kans. Latitude 37°45'57" N., longitude 100°01'55" W. C.P. to add 4010V MHz toward Minneola, Kans.
- 7886-C1-P-72—American Telephone & Telegraph Co. (KBT49), 6.2 miles southeast of Minneola, Kans. Latitude 37°22'11" N., longitude 99°56'38" W. C.P. to add 3970V MHz toward Dodge City Junction, Kans., and 3810V MHz toward Coldwater, Kans.
- 7887-C1-P-72—American Telephone & Telegraph Co. (KB198), 5.5 miles northwest of Coldwater, Kans. Latitude 37°18'49" N., longitude 99°25'08" W. C.P. to add 3850V MHz toward Minneola, Kans., and Lookout, Okla.
- 7888-C1-P-72—American Telephone & Telegraph Co. (KRR46), 12 miles north of Freedom, Okla. Latitude 36°56'43" N., longitude 99°06'33" W. C.P. to add 3810V MHz toward Coldwater, Kans., and Alva, Okla.
- 7889-C1-P-72—American Telephone & Telegraph Co. (KRR47), 5.2 miles east of Alva, Okla. Latitude 36°46'59" N., longitude 98°33'24" W. C.P. to add 3850V MHz toward Lookout, Okla., and Goltry, Okla.
- 7890-C1-P-72—American Telephone & Telegraph Co. (KRR48), 2.6 miles east of Goltry, Okla. Latitude 36°32'12" N., longitude 98°06'08" W. C.P. to add 3810V MHz toward Alva and Hunter, Okla.
- 7891-C1-P-72—American Telephone & Telegraph Co. (KRR49), 4.6 miles east-southeast of Hunter, Okla. Latitude 36°32'30" N., longitude 97°35'15" W. C.P. to add 3850V MHz toward Goltry and Sumner, Okla.
- 7892-C1-P-72—American Telephone & Telegraph Co. (KRR50), 4.8 miles northeast of Sumner, Okla. Latitude 36°22'18" N., longitude 97°03'59" W. C.P. to add 3810V MHz toward Hunter and Burbank, Okla.
- 7893-C1-P-72—American Telephone & Telegraph Co. (KRR51), 9.2 miles east of Burbank, Okla. Latitude 36°42'41" N., longitude 96°33'42" W. C.P. to add 3850V MHz toward Sumner and Herd, Okla.
- 7894-C1-P-72—American Telephone & Telegraph Co. (KRE52), 1 mile northwest of Herd, Okla. Latitude 36°51'57" N., longitude 96°13'35" W. C.P. to add 3810V MHz toward Burbank, Okla., and 3810H MHz toward Tyro, Kans.
- 7895-C1-P-72—American Telephone & Telegraph Co. (KB199), 1.2 miles south-southwest of Tyro, Kans. Latitude 37°01'11" N., longitude 95°49'17" W. C.P. to add 3850H MHz toward Herd, Okla., and Dennis, Kans.
- 7896-C1-P-72—American Telephone & Telegraph Co. (KBT46), 3.7 miles south of Dennis, Kans. Latitude 37°17'34" N., longitude 95°24'42" W. C.P. to add 3810H MHz toward Tyro, Kans., and 3810V MHz toward Walnut, Kans.
- 7897-C1-P-72—American Telephone & Telegraph Co. (KBT47), 2.4 miles north of Walnut, Kans. Latitude 37°38'42" N., longitude 95°05'14" W. C.P. to add 3850V MHz toward Dennis and Fort Scott, Kans.
- 7898-C1-P-72—American Telephone & Telegraph Co. (KBT48), 3.1 miles west of Fort Scott, Kans. Latitude 37°51'03" N., longitude 94°46'03" W. C.P. to add 3810V MHz toward Walnut, Kans., and Walker, Mo.

7899-C1-P-72—American Telephone & Telegraph Co. (KBT54), 3.7 miles north of Walker, Mo. Latitude 37°56'59" N., longitude 94°14'22" W. C.P. to add 3850V MHz toward Fort Scott, Kans., and Deepwater, Mo.

7900-C1-P-72—American Telephone & Telegraph Co. (KBT55), 0.8 mile west of Deepwater, Mo. Latitude 38°15'38" N., longitude 93°47'47" W. C.P. to add 3810V MHz toward Walker and Windsor, Mo.

7901-C1-P-72—American Telephone & Telegraph Co. (KAJ76), 3.7 miles north of Windsor, Mo. Latitude 38°35'43" N., longitude 93°31'26" W. C.P. to add 3850V MHz toward Deepwater, Mo.

Michigan Bell Telephone Co., 15 applications for a two-way point-to-point microwave radio channel from Iron Mountain to Saranac, Mich.

7902-C1-P-72—Michigan Bell Telephone Co. (KQA32), on Millie Hill, Iron Mountain, Mich. Latitude 45°49'17" N., longitude 88°02'42" W. C.P. to add 3970H MHz toward La Branch, Mich.

7903-C1-P-72—Michigan Bell Telephone Co. (KQO78), 0.9 mile northwest of La Branch, Mich. Latitude 45°53'01" N., longitude 87°29'06" W. C.P. to add 4010H MHz toward Perkins and Iron Mountain, Mich.

7904-C1-P-72—Michigan Bell Telephone Co. (KYZ), on west side of Highway No. M-35 0.9 mile south of Perkins, Mich. Latitude 45°57'48" N., longitude 87°04'22" W. C.P. to add 3970H MHz toward La Branche, Mich., and 3970V MHz toward Cooks, Mich.

7905-C1-P-72—Michigan Bell Telephone Co. (KQI89), 3.8 miles north of Cooks, Mich. Latitude 45°58'05" N., longitude 88°29'17" W. C.P. to add 4010V MHz toward Perkins and Blaney Park, Mich.

7906-C1-P-72—Michigan Bell Telephone Co. (KQI68), 3.2 miles east of Blaney Park, Mich. Latitude 46°06'08" N., longitude 85°51'34" W. C.P. to add 3970V toward Cooks, Mich., and 3970H MHz toward Rexton, Mich.

7907-C1-P-72—Michigan Bell Telephone Co. (KQI67), 1 mile east of Rexton, Mich. Latitude 46°09'42" N., longitude 85°13'03" W. C.P. to add 4010H MHz toward Blaney Park, Mich., and add 4010V MHz toward Allenville, Mich. Also change polarization from V to H on frequencies 3770H, 3850H, and 2161.0H MHz toward Blaney Park, Mich.

7908-C1-P-72—Michigan Bell Telephone Co. (KQI63), 3 miles east of Allenville, Mich. Latitude 45°58'06" N., longitude 84°45'56" W. C.P. to add 3970V MHz toward Rexton, Mich., and add 3950V MHz toward Stutsmanville, Mich.

7909-C1-P-72—Michigan Bell Telephone Co. (KQI62), 1.5 miles west of Stutsmanville, Mich. Latitude 45°30'30" N., longitude 85°02'10" W. C.P. to add 3770H MHz toward Allenville, Mich., and 3890H MHz toward Central Lake, Mich.

7910-C1-P-72—Michigan Bell Telephone Co. (KQI61), 5.3 miles southeast of Central Lake, Mich. Latitude 45°02'00" N., longitude 85°09'55" W. C.P. to add 3730V MHz toward Stutsmanville, Mich., and 3950H MHz toward Traverse City, Mich.

7911-C1-P-72—Michigan Bell Telephone Co. (KQE82), 2.8 miles west of Traverse City, Mich. Latitude 44°46'19" N., longitude 85°40'45" W. C.P. to add 4070V MHz toward Cadillac, Mich., and 3770V MHz toward Central Lake, Mich.

7912-C1-P-72—Michigan Bell Telephone Co. (KQK37), 9 miles northwest of Cadillac, Mich. Latitude 44°19'41" N., longitude 85°32'22" W. C.P. to add 4030V MHz toward Evart, Mich., and 3730H MHz toward Traverse City, Mich.

7913-C1-P-72—Michigan Bell Telephone Co. (KQK36), 5.5 miles northwest of Evart, Mich. Latitude 43°56'09" N., longitude 85°21'26" W. C.P. to add 4070H MHz toward Rogers Dam, Mich., and 3770H MHz toward Cadillac, Mich.

7914-C1-P-72—Michigan Bell Telephone Co. (KQK35), 4.5 miles northeast of Stanwood, Mich. Latitude 43°36'56" N., longitude 85°23'02" W. C.P. to add 3730V MHz toward Evart, Mich., and 4030H MHz toward Langston, Mich.

7915-C1-P-72—Michigan Bell Telephone Co. (KQK34), 1.3 miles southeast of Langston, Mich. Latitude 43°17'37" N., longitude 85°12'50" W. C.P. to add 3770V MHz toward Rogers Dam, Mich., and 4070V MHz toward Saranac, Mich.

7916-C1-P-72—Michigan Bell Telephone Co. (KQK33), 4.2 miles southeast of Saranac, Mich. Latitude 42°53'08" N., longitude 85°09'12" W. C.P. to add 3730H MHz toward Langston, Mich.

7880-C1-P-72—Microwave Relay Services, Inc. (New), 401 Church Street, Nashville, TN. Latitude 36°09'48" N., longitude 86°46'44" W. C.P. for a new station on frequencies 2152.325 (Visual) 2150.20 (Aural) toward various receiving points of system and 2158.50 (Visual) 2154.00 (Aural) toward various receiving points of system.

INFORMATIVE: It appears that the following applications may be mutually exclusive subject to the Commission's rules regarding ex parte presentations, reasons of potential electrical interference.

Tennessee-Nashville

Microwave Relay Services, Inc. (New), 7880-C1-P-72.
Nashville Signal Co. (New), 6964-C1-P-72.

POINT-TO-POINT MICROWAVE RADIO SERVICE

INFORMATIVE: Applications Files Nos. 4437 through 4501-C1-P-70 filed by Microwave Service Co., Inc., to provide specialized common carrier service between San Diego, Calif., and Seattle-Everett, Wash. (see public notice dated February 16, 1970) have been adopted by MCI Pacific-Mountain States, Inc.

Corrections: Major Amendments

3657-C1-P-71—Midwestern Relay Co. (New), Glendale Heights, Ill.: This entry, appearing on public notice dated April 3, 1972, is corrected to show frequency 11,545V MHz as 11,545H MHz toward Crystal Lake, Ill.

3659-C1-P-71—Midwestern Relay Co. (New), 3 miles east of Lake Geneva, Wis.: This entry, appearing on public notice dated April 3, 1972, is corrected to show frequency 6315.9H MHz toward North Prairie, Wis.

3660-C1-P-71—Midwestern Relay Co. (New), 2.5 miles east of North Prairie, Wis.: This entry, appearing on public notice dated April 3, 1972, is corrected to show frequency 6093.8H MHz as 6093.5V MHz toward Rubicon, Wis.

3663-C1-P-71—Midwestern Relay Co. (New), 1 mile northeast of Graham Corner, Wis.: This entry, appearing on public notice dated April 3, 1972, is corrected to read: "(b) to change point of communication from Slinger to Rubicon, Wis., on azimuth 210°02' and frequency 6123.1H MHz."

Corrections: Accepted for filing

6710-C1-P-72—Cincinnati Bell, Inc. (New), Gibsonburg, Ohio. Correct applicant name to read: Ohio Bell Telephone Co. All other terms in exact accordance with corrections in Report No. 592 dated April 17, 1972.

7434-C1-P-72—New Jersey Bell Telephone Co. (KEK95), Wayne Township, N.J. Correct entry to read: C.P. to change 6137.9V to 6987.5V MHz toward Pan-Am Building, New York, N.Y. All other terms in exact accordance with Report 593, dated April 24, 1972.

Applications filed pursuant to section 214 of the Communications Act of 1934, as amended:

Telephone Wire Facilities

P-C-8241-A—American Telephone & Telegraph Co. and Hawaiian Telephone Co. Formal (section 63.01), for authority to construct and operate a deep sea submarine cable system between the U.S. mainland and Oahu, Hawaii.

P-C-8376—American Telephone & Telegraph Co. Informal (section 63.03), for authority to supplement existing facilities at various points in the States of Illinois, Michigan, and New York.

Telegraph Wire Facilities

T-C-2039-4—RCA Global Communications, Inc. Formal (section 63.01), for authority to acquire and operate satellite facilities to provide communications services between the United States and the Peoples Republic of China.

T-C-2457-1—RCA Global Communications, Inc. Formal (section 63.01), for authority to supplement its existing facilities for the provision of communications services between the United States and Honduras, and beyond.

T-C-2469—Tropical Radio Telegraph Co. Formal (section 63.01), for authority to acquire and to operate facilities in the TAT-6 submarine cable system between the United States and France.

[FR Doc. 72-7202 Filed 5-11-72; 8:45 am]

[Dominican Republic List]

DOMINICAN REPUBLIC STANDARD BROADCAST STATIONS

Notification List

MARCH 30, 1972.

Notification of new and changed assignments of standard broadcast stations in the Dominican Republic in accordance with part III, section F, annex 2 of the North American Regional Broadcasting Agreement (Washington, D.C., 1950).

Call letters	Location	Power kw.	Antenna	Schedule	Class	Antenna height (feet)	Ground system		Proposed date of commencement of operation
							Number of radials	Length (feet)	
HISD (change in power, previously 10 kw. D/2.5 kw. N).	Santo Domingo	620 kHz 50 kw. D/2.5 kw. N	ND	U	I-C				Oct. 30, 1972.
HILR (change in power, previously 10 kw. D/5 kw. N).	do	800 kHz 50 kw. D/5 kw. N	ND	U	II				July 27, 1972.
HILP (change in frequency and power, previously 1020 kHz, 10 kw. D/0.25 kw. N).	do	1010 kHz 50 kw. D/2.5 kw. N	ND	U	II				Nov. 15, 1972.
HIBE (change in power, previously 10 kw. D/1 kw. N).	do	1180 kHz 50 kw. D/1 kw. N	ND	U	II				Dec. 15, 1972.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION,
WALLACE E. JOHNSON,
Chief, Broadcast Bureau.

[FR Doc.72-7201 Filed 5-11-72;8:45 am]

[Canadian List 289]

CANADIAN STANDARD BROADCAST STATIONS

Notification List

APRIL 21, 1972.

List of new stations, proposed changes in existing stations, deletions, and corrections in assignments of Canadian standard broadcast stations modifying the assignments of Canadian Broadcast stations contained in the Appendix to the Recommendations of the North American Regional Broadcasting Agreement Engineering Meeting January 30, 1941.

Call letters	Location	Power kw.	Antenna	Schedule	Class	Antenna height (feet)	Ground system		Proposed date of commencement of operation
							Number of radials	Length (feet)	
CFTI (PO 1110 kHz 0.25 kw., ND-D).	Galt, Ontario, N. 43°19'42", W. 80°20'15".	1320 kHz 10	DA-2	U	III				E.I.O. 4.21.73.
CKKW (PO 1320 kHz 1 kw., DA-2).	Kitchener, Ontario, N. 43°17'20", W. 80°24'16".	1090 kHz 10	DA-2	U	II				E.I.O. 4.21.73.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION,
WALLACE E. JOHNSON,
Chief, Broadcast Bureau.

[FR Doc.72-7260 Filed 5-11-72;8:49 am]

FEDERAL MARITIME COMMISSION

EUROPE CANADA LAKES LINES

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 1015; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments on such agreements, including requests for hearing, 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. Any person desiring a hearing on the proposed amendment shall provide a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such violation or detriment to commerce.

A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the statement should indicate that this has been done.

Notice of agreement filed by:
Mr. F. J. Barry, General Traffic Department,
United States Navigation, Inc., Agent, 17
Battery Place, New York, NY 10004.

Agreement No. 9912-1 modifies the basic agreement to designate the number of vessels each party shall provide to the joint venture and to provide that mutually incurred expenses will be shared on the basis of predetermined proportions.

Dated: May 9, 1972.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc.72-7251 Filed 5-11-72;8:48 am]

GULF/MEDITERRANEAN PORTS CONFERENCE AND MERCHANT'S FREIGHT CONTRACT

Notice of Petition Filed

Notice is hereby given that the following petition has been filed with the Commission for approval pursuant to section

NOTICES

14b of the Shipping Act, 1916, as amended (75 Stat. 762, 46 U.S.C. 814).

Interested parties may inspect a copy of the current contract form and of the petition, reflecting the changes proposed to be made in the language of said contract, at the Washington office of the Federal Maritime Commission, 1405 I Street NW., Room 1015 or at the Field Offices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to the proposed changes and the petition, including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, 1405 I Street NW., Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. Any person desiring a hearing on the proposed modification of the contract form and/or the approved contract system shall provide a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such violation or detriment to commerce.

A copy of any such statement should also be forwarded to the party filing the petition (as indicated hereinafter), and the statement should indicate that this has been done.

Notice of agreement filed by:

Leon M. Paine, Jr., Secretary, Gulf/Mediterranean Ports Conference, Suite 927 Whitney Building, New Orleans, La. 70130.

Agreement No. 134 D.R.-3 modifies the Conference's Merchant's Freight Contract to include cargo moving from United States Gulf ports to Spanish Mediterranean ports.

Dated: May 9, 1972.

By order of the Federal Maritime Commission,

FRANCIS C. HURNEY,
Secretary.

[FR Doc. 72-7252 Filed 5-11-72; 8:48 am]

CERTIFICATES OF FINANCIAL RESPONSIBILITY (OIL POLLUTION)

Notice of Certificates Issued

Notice is hereby given that the following vessel owners and/or operators have established evidence of financial responsibility, with respect to the vessels indicated, as required by section 11(p)(1) of the Federal Water Pollution Control Act, as amended, and accordingly, have been issued Federal Maritime Commission Certificates of Financial Responsibility (Oil Pollution) pursuant to Part 542 of Title 46 CFR.

Certificate No.	Owner/operator and vessels
01017---	Westfal-Larsen & Co. A/S: Star Taranger. Star Fjellanger.
02253---	Aktieselskabet Ocean: Dagfred.

Certificate No.	Owner/operator and vessels
02344---	Empresa Lineas Maritimas Argentinas: Rio Calchaquil.
03256---	Upper Mississippi Towing Corp.: HTC-101. HTC-102. HTC-103. HTC-104.
03748---	Boyer Towing, Inc.: Thlingit.
05097---	Esso Transport Co., Inc.: Esso Italia.
05098---	Esso Tankers, Inc.: Esso Bahamas.
05399---	Martin Marietta Corp.: Hel Del.
05752---	J. D. Pierson, Jr./Pierson Towing Corp.: Mutual No. 2.
06253---	Kraeas Compania Naviera S.A.: Irene I.
06311---	Kanal Gyogyo Kabushiki Kaisha: Tomi Maru No. 82.
06601---	Seacomber Shipping Co., Limited: Emma M.
06600---	Sealord Shipping Co., Limited: Eldina.
06607---	Consolidation Marine Corp.: Bauhinia. Regent Cosmos. Regent Marigold. Regent Vanda. Regent Botan. Hollyhock.
06608---	Eta Fishing Co., Inc.: Jacqueline Marie.
06680---	The Great Fortune Navigation (Singapore) Private, Ltd.: Great Faith. Great Peace. Great Power.
06737---	Onda Shipping Corp.: Onda.
06747---	Taw Shipping Co., Ltd.: Ionic King.
06748---	Betelgeuse Navigation Corp.: Tama.
06812---	Cho Yang Shipping Co., Ltd.: Golden Pacific.
06848---	Filia Compania Naviera S.A.: Anangel Faith.
06858---	Mercury Shipping Co., Ltd.: Pergamos.
06860---	Pedregal Compania Naviera S.A.: Antiochia.
06861---	Cycladic Marine, Ltd.: Sapporo Olympics.
06862---	Inter-Ocean Marine Transport, Inc.: Lokris.
06863---	Maritime Finance, Ltd.: Evryalos.
06864---	Meltemi Shipping Corp.: Avlis.
06865---	Ocean Marine Transport, Ltd.: Violando N. Goulondris.
06866---	Overseas Marine Carriers, Inc.: Panormos.
06867---	Transatlantic Investment Corp.: Paralos.
06870---	Gramos Shipping Co. S.A.: Athol.
06871---	Figueras Compania Naviera S.A.: Olynthia.
06875---	Jacks Shipping, Ltd.: Quebecois. Montrealais. Canadian Leader. Canadian Hunter. Canadian Mariner.
06877---	Societe Francaise De Transports Maritimes: Ivondro. Penhir. Penerf. Penchateau. Penquer. Pengall. Hypolite Worms.

Certificate No.	Owner/operator and vessels
06880---	Targulf Shipping Co.: Tarpon Seaway.
06885---	Bewa Line A/S: Alice Bewa. Anna Bewa. Maslach Bewa. Betty Bewa. Helga Bewa. Jytte Bewa. Karen Bewa. Kirsten Bewa.
06889---	Volos Shipping Co. S.A.: Loula.
06895---	Compania Paliouri De Navegacion S.A.: Cosmas.
06897---	Gibson Gas Tankers, Ltd.: Melrose.
06898---	Shizuura Enyo Gyogyo Kyodo Kumiai: Shizuura Maru No. 2.
06899---	Cia Japonesa De Navegacion S.A.: Suwa.
06900---	Cia Heredero De Navegacion S.A.: UDO. Hakozaki.
06901---	Cia Herradura De Navegacion S.A.: Crystal Palm.
06902---	Helindas Y Cia., S.A.: Helindas.
06905---	Condor Reederei: Roswitha.
06906---	Directia Navigatiei Maritime Navrom: Brad. Bralla. Suceava. Victoria. Cluj. Craiova. Timisoara. Tg. Mures. Tirgoviste. Oradea. Baia Mare. Brasov. Bacau. Deva. Sibiu. Iasi. Vaslui.
06907---	Vilano Shipping, Inc.: Cap Vilano.
06917---	A/S Ameta & Co.: Concordia Ameta.

By the Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc. 72-7250 Filed 5-11-72; 8:48 am]

FEDERAL POWER COMMISSION

[Project 271]

ARKANSAS POWER & LIGHT CO.

Notice of Availability of Environmental Statement for Inspection

MAY 4, 1972.

Notice is hereby given that on May 10, 1972, as required by § 2.81(b) of Commission regulations under Order 415-B (36 F.R. 22738, November 30, 1971) a draft environmental statement containing information comparable to an agency draft statement pursuant to section 7 of the guidelines of the Council on Environmental Quality (36 F.R. 7724, April 23, 1971) was placed in the public files of the Federal Power Commission.

This statement deals with an application for new license filed pursuant to the Federal Power Act by Arkansas Power & Light Co. for its Carpenter and Rempel Developments Project No. 271 located in Hot Spring and Garland Counties, Ark., on the Ouachita River.

This statement is available for public inspection in the Commission's Office of Public Information, Room 2523, General Accounting Office, 441 G Street NW., Washington, DC. Copies will be available from the National Technical Information Service, Department of Commerce, Springfield, Va. 22151. Project No. 271 consists of two developments described as follows:

A. Carpenter Development consists of: (1) Carpenter Dam, a concrete gravity-type structure approximately 115 feet high and approximately 1,160 feet long, including a 439-foot long spillway section (crest elevation 374 feet USGS datum) controlled by 10 tainter gates 26 feet high by 34 feet wide, two abutment sections, and a trash chute; (2) a reservoir, Lake Hamilton, approximately 18½ miles long, having a surface area of 7,200 acres at elevation 400 feet (USGS datum) and a usable storage capacity of 119,560 acre-feet with a 26-foot draw-down; (3) an integral intake and powerhouse structure containing two generating units totaling 56,000 kw. and minimal provisions for one future unit; (4) appurtenant facilities.

B. Rempel Development consists of: (1) Rempel Dam, a reinforced concrete Ambursen-type structure approximately 75 feet high and 900 feet long, including a 258-foot long spillway section (crest elevation 290 feet m.s.l.) controlled by 12 tainter gates 15 feet high by 27 feet wide, and two abutment sections; (2) a reservoir, Lake Catherine, approximately 11¼ miles long, having a surface area of 1,940 acres at elevation 305 feet (m.s.l.) and a usable storage capacity of 21,300 acre-feet with a 15-foot draw-down; (3) an integral intake and powerhouse structure containing three generating units with a total rating of 9,300 kw. and minimal provisions for two future units; and (4) appurtenant facilities.

Any person desiring to present evidence regarding environmental matters in this proceeding must file with the Federal Power Commission a petition to intervene, and also file an explanation of their environmental position, specifying any difference with the environmental statement upon which the intervenor wishes to be heard, including therein a discussion of the factors enumerated in § 2.80 of Order 415-B. Written statement by persons not wishing to intervene may be filed for the Commission's consideration. The petitions to intervene or comments should be filed with the Commission on or before 45 days from May 10, 1972. The Commission will consider all response to the statement.

KENNETH F. PLUMB,
Secretary.

[FR Doc.72-7220 Filed 5-11-72; 8:46 am]

[Docket No. CP72-253]

CASCADE NATURAL GAS CORP.

Notice of Application

MAY 4, 1972.

Take notice that on April 26, 1972, Cascade Natural Gas Corp. (applicant), 222 Fairview Avenue North, Seattle, WA 98109, filed in Docket No. CP72-253 an application pursuant to section 7(c) of the Natural Gas Act and § 157.7(b) of the regulations thereunder (18 CFR 157.7(b)) for a certificate of public convenience and necessity authorizing the construction during the 12-month period commencing July 1, 1972, and operation of facilities to enable applicant to take into its certificated pipeline system supplies of natural gas which will be purchased from producers thereof, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The stated purpose of this budget-type application is to augment applicant's ability to act with reasonable dispatch in contracting for and connecting to its pipeline system additional supplies of natural gas in areas generally coextensive with said system.

Due to the relatively small size of its gas plant in service, applicant requests that the cost limitations in § 157.7(b)(1) of the regulations under the Natural Gas Act (18 CFR 157.7(b)(1)) be waived and proposes to construct facilities at a total cost of \$300,000, with no single project to exceed a cost of \$100,000. The facilities would be financed from cash on hand, cash generated from operations, and revolving credit.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 30, 1972, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). 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 the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

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

the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

KENNETH F. PLUMB,
Secretary.

[FR Doc.72-7221 Filed 5-11-72; 8:46 am]

[Docket No. E-7687]

DETROIT EDISON CO.

Order Suspending Tendered Rate Schedules, Denying Petition for Rejection of Rate Filings, Providing for Hearing, and Granting Intervention; Extension of Time and Postponement of Hearing

MAY 4, 1972.

On April 27, 1972, the Detroit Edison Co. filed a motion for a postponement of the procedural dates set forth in the Commission's order issued January 21, 1972 (37 F.R. 1266).

Upon consideration, notice is hereby given that the procedural dates set forth in the Commission's order issued January 21, 1972, are extended as follows:

July 17, 1972—Staff shall serve its direct case.
July 31, 1972—Intervenors shall serve their direct case.

August 21, 1972—Detroit Edison's rebuttal evidence shall be filed.

September 5, 1972—Cross-examination of all evidence shall commence in a hearing room of the Federal Power Commission, 441 G Street NW., at 10 a.m., e.d.t.

KENNETH F. PLUMB,
Secretary.

[FR Doc.72-7222 Filed 5-11-72; 8:46 am]

[Project 2237]

GEORGIA POWER CO.

Notice of Application for Change in Land Rights

MAY 4, 1972.

Public notice is hereby given that application for approval of the conveyance of project property to Fulton and Cobb Counties, Ga., for use only as a public park and recreation area, has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Georgia Power Co. (correspondence to Mr. I. S. Mitchell III, vice president and secretary, Georgia Power Co., Post Office Box 4545, Atlanta, GA 30302) in Project No. 2237, located in Fulton and Cobb Counties, in Georgia. The project land to be conveyed is in Fulton and Cobb Counties, Ga.

The application seeks Commission approval of a proposed conveyance of all of the project lands, including the project reservoir, below contour elevation 868 feet (plant datum), which corresponds to 855.61 feet (MSL), excluding all lands south of a line located 800 feet north of and parallel to the Morgan Falls Dam.

The proposed conveyance would be to Fulton and Cobb Counties for use only as a public park and recreation area. The proposed park's facilities, which would be located along the west bank of the Chattahoochee River, would include: One casting pool area, six picnic areas, one marina area, three overlooks, one concession area, and nature areas. The east bank of the river would be maintained as nature areas. The licensee plans to retain the right to use all of the conveyed lands for Project No. 2237 purposes. The normal operating reservoir level of Project No. 2237 is 866 feet (plant datum).

Any person desiring to be heard or to make any protest with reference to said application should on or before June 9, 1972, file with the Federal Power Commission, in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). 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 the 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 application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc.72-7223 Filed 5-11-72; 8:46 am]

[Projects 1201, 1444]

LAND WITHDRAWN IN CERTAIN PROJECTS

Order Vacating Land Withdrawals

MAY 3, 1972.

Application has been filed by the U.S. Department of Agriculture, Forest Service, for vacation of land withdrawals for transmission line Projects Nos. 1201 and 1444 in their entirety, thereby requiring Commission consideration under section 24 of the Federal Power Act.

Some of the withdrawn lands are included in proposed land exchanges. The lands affected by the withdrawals lie within the Prescott and Coconino National Forests near Camp Verde, Ariz., and are listed below.

Project No. 1201 (Clear Creek transmission line) consisted of a 2.3 kv. line which extended about 7 miles from a point near Camp Verde, Ariz., to the Clear Creek Forest Service Ranger Station, together with several short branch lines. The license for Project No. 1201 was issued to the Arizona Power Corp. for a period of 25 years effective as of May 7, 1932.

Project No. 1444 (Beaver Creek transmission line) consisted of a 6.9 kv. line which extended about 11¼ miles from a point near Camp Verde to a point in the SE¼ of sec. 33, T. 15 N., R. 6 E., together with several short branch lines.

The license for Project No. 1444 was issued to the Arizona Power Corp. for a period of 25 years effective as of January 17, 1938.

By letter dated September 10, 1947, as supplemented May 29, 1951, the Commission advised the licensee that the transmission lines were not primary lines as defined in section 3(11) of the Federal Power Act. Consequently, on July 9, 1951, the Arizona Power Co., successor licensee by consolidation with the Arizona Power Corp., filed applications for surrender of the licenses for Projects Nos. 1201 and 1444. The Commission accepted the surrender of the licenses for the projects by order issued November 15, 1951. The lines are now owned by the Arizona Public Service Co. and are operated under authority of Forest Service special use permits.

The Commission finds: The withdrawals for Projects Nos. 1201 and 1444 serve no useful purpose and should be vacated in their entirety.

The Commission orders: The withdrawals of the subject lands pursuant to the applications for Projects Nos. 1201 and 1444 are hereby vacated in their entirety.

By the Commission.

[SEAL]

MARY B. KIDD,
Acting Secretary.

GILA AND SALT RIVER MERIDIAN, ARIZONA

1. Portions (totaling about 10 acres) of the following described sections were withdrawn pursuant to the filing on March 11, 1932, of an application for license for Project No. 1201 for which the Commission gave notice of land withdrawal to the General Land Office (now Bureau of Land Management) by letter dated March 21, 1932.

T. 13 N., R. 5 E.,
Secs. 7, 11, 12, 13, 14, 15.

2. Portions (totaling about 49.55 acres) of the following described sections were withdrawn pursuant to the filing on May 19, 1937, of an application for license (completed application for license filed July 8, 1937) and on January 17, 1938, of an application for amendment of license for Project No. 1444 for which the Commission gave notices of land withdrawal to the General Land Office by letters dated October 26, 1937, March 28, 1938, and July 11, 1941.

T. 14 N., R. 5 E.,
Secs. 4, 5, 8, 17, 18, 19.
T. 15 N., R. 6 E.,
Secs. 28, 29, 31, 32, 33.

[FR Doc.72-7219 Filed 5-11-72; 8:46 am]

[Docket No. CI72-683]

MOBIL OIL CORP.

Notice of Application

MAY 4, 1972.

Take notice that on April 18, 1972, Mobil Oil Corp. (applicant), Post Office Box 1774, Houston, TX 77001, filed in Docket No. CI72-683 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale of natural gas in interstate commerce to Tennessee Gas Pipeline Co., a division of

Tenneco Inc. (Tennessee), from the La Sal Vieja Field, Willacy County, Tex., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that heretofore deliveries of natural gas from subject acreage except "new gas" committed by an amendment dated April 17, 1972, to the contract with Tennessee have been made pursuant to Amoco Production Co. (Operator) et al., FPC Gas Rate Schedule No. 12 under a certificate issued in Docket No. G-4075 and that pursuant to section 4(e) of its August 1, 1952, contract with Amoco, it has reserved 3,000 Mcf of natural gas per day for low pressure sales to others. Applicant further states:

Such other sales have been discontinued and, this gas became committed to Tennessee Gas Pipeline Co. for the first time by the April 17, 1972, amendment. Such gas will be sold at the "new gas" rate of 24 cents per Mcf at 14.65 p.s.i.a. subject to B.t.u. adjustment as ordered in Opinion No. 595. Other gas will continue to be sold at the "old gas" rate of 19 cents per Mcf subject to B.t.u. adjustment as ordered in Opinion No. 595.

Applicant estimates natural gas sales volumes for the first month of service at 51,212 Mcf of "old gas" and 15,000 Mcf of "new gas."

Any person desiring to be heard or to make any protest with reference to said application should on or before May 30, 1972, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). 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 the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

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

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

KENNETH F. PLUMB,
Secretary.

[FR Doc.72-7224 Filed 5-11-72; 8:46 am]

[Docket No. RP72-115]

OKLAHOMA NATURAL GAS
GATHERING CORP.Notice of Proposed Changes in Rates
and Charges

MAY 4, 1972.

Take notice that on April 12, 1972, Oklahoma Natural Gas Gathering Corp. tendered for filing an application for an increase of approximately \$193,000 in its rates for jurisdictional natural gas service. The increased rates are proposed to become effective on June 1, 1972. The company's filing includes a proposal to incorporate in its FPC Gas Tariff a purchased gas cost adjustment clause. The company states the proposed increased rates are required to provide for increases in the costs of labor, supplies, expenses, and construction, and to bring the company's rate of return on equity to the minimum reasonable level.

Copies of the subject rate increase application were served by the company on its customers and interested State regulatory commissions.

Any person desiring to be heard with reference to Oklahoma Natural Gas Gathering Corp.'s proposed rate increase in this docket should file a petition to intervene or protest with the Federal Power Commission, Washington, D.C. 20426, in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All such petitions or protests should be filed on or before May 22, 1972. 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 the protestants parties to the proceeding. Any person wishing to become a party to the proceeding must file a petition to intervene in accordance with the Commission's rules. The company's rate increase application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc. 72-7225 Filed 5-11-72; 8:46 am]

[Project No. 637]

PUBLIC UTILITY DISTRICT NO. 1 OF
CHELAN COUNTYNotice of Application for Change in
Land Rights

MAY 4, 1972.

Public notice is hereby given that application for approval of the sale of project property has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Public Utility District No. 1 of Chelan County (correspondence to Mr. Howard C. Elmore, manager, Public Utility District No. 1 of Chelan County, Post Office Box 1231, Wenatchee, WA 98801) in Project No. 637, located on the Chelan River, in Chelan County, Wash. The project land to be conveyed is in the town of Chelan Falls, Wash.

The application seeks Commission approval to dispose of approximately 7.3 acres of land included within the project boundary of Chelan Project No. 637. This land is isolated from other project land and is located within the town of Chelan Falls, Wash. Ten cottages are located on the land, and have been occupied by employees of the applicant.

During the past year operation of the Chelan Plant has been automated and, therefore, the number of employees has been reduced. Applicant plans to sell eight of the cottages and the land on which they are located.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 12, 1972, file with the Federal Power Commission in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). 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 the protestants parties to the proceeding. Persons wishing to become parties to the proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc. 72-7226 Filed 5-11-72; 8:46 am]

[Docket No. RI72-231 etc.]

AMOCO PRODUCTION CO. ET AL.

Order Providing for Hearing on and
Suspension of Proposed Changes in
Rates, and Allowing Rate Changes
To Become Effective Subject to
Refund¹

MAY 5, 1972.

Respondents have filed proposed changes in rates and charges for jurisdictional sales of natural gas, as set forth in Appendix A hereof.

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

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

The Commission orders:

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

(B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until date shown in the "Date suspended until" column. Each of these supplements shall become effective, subject to refund, as of the expiration of the suspension period without any further action by the respondent or by the Commission. Each respondent shall comply with the refunding procedure required by the Natural Gas Act and section 154.102 of the regulations thereunder.

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

By the Commission.

[SEAL]

MARY B. KIDD,
Acting Secretary.

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

NOTICES

APPENDIX A

Docket No.	Respondent	Rate scheduled No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until	Cents per Mcft*		Rate in effect subject to refund in docket Nos.
									Rate in effect	Proposed increased rate	
RI72-231	Amoco Production Co.	93	12	El Paso Natural Gas Co. (San Juan Basin Area of New Mexico).	(4)	4-10-72		10-11-72	14.2693	\$ 22.0	RI69-374
	do.	108	16	do.	(4)	4-10-72		10-11-72	14.2693	\$ 28.0	RI69-374
	do.	109	14	do.	(4)	4-10-72		10-11-72	15.0098	\$ 22.0	RI69-374
	do.	117	35	do.	\$20,770	4-10-72		10-11-72	21.33	\$ 22.0	RI72-70
	do.			do.	83,750	4-10-72		6-11-72	21.33	\$ 28.0	RI72-70
	do.			do.		4-10-72		10-11-72	13.2501	\$ 22.0	RI70-302
	do.			do.		4-10-72		10-11-72	10 14.2693	\$ 22.0	RI69-368
	do.	124	15	do.	2,847	4-10-72		10-11-72	21.33	\$ 22.0	RI72-70
	do.	163	24	do.	(2)	4-10-72		10-11-72	21.33	\$ 28.0	
	do.			do.	1,072	4-10-72		10-11-72	13.2501	\$ 22.0	RI69-374
	do.			do.		4-10-72		10-11-72	21.33	\$ 22.0	RI70-302
	do.	193	15	do.	166,514	4-10-72		10-11-72	15.0619	\$ 22.0	RI69-374
	do.	195	31	do.	(3)	4-10-72		6-11-72	15.0619	\$ 28.0	RI69-374
	do.			do.	31,657	4-10-72		6-11-72	12 13.2486	\$ 22.0	RI69-374
	do.			do.		4-10-72		10-11-72	21.33	\$ 28.0	RI70-380
	do.			do.	1,608	4-10-72		10-11-72	21.33	\$ 28.0	RI70-380
	do.	199	23	do.	8,710	4-10-72		6-11-72	17 14.2678	\$ 22.0	RI72-170
	do.			do.		4-10-72		10-11-72	21.33	\$ 22.0	RI69-368
	do.			do.		4-10-72		10-11-72	21.33	\$ 28.0	RI71-124
	do.	233	12	do.	82,779	4-10-72		10-11-72	16.0660	\$ 22.0	RI72-170
	do.			do.	597	4-10-72		10-11-72	16.0660	\$ 28.0	RI69-374
	do.	302	11	do.	49,486	4-10-72		6-11-72	18 13.2486	\$ 22.0	RI69-364
	do.			do.		4-10-72		10-11-72	14.2678	\$ 22.0	RI71-1190
	do.			do.	(3)	4-10-72		10-11-72	13.2486	\$ 28.0	RI69-364
	do.	320	6	do.	\$1,575	4-10-72		10-11-72	13.2486	\$ 22.0	RI69-374
	do.			do.	(3)	4-10-72		10-11-72	13.2486	\$ 28.0	RI69-374
	do.	370	25	do.	21	4-10-72		10-11-72	21.33	\$ 22.0	RI72-170
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-170
	do.	371	27	do.	3,149	4-10-72		10-11-72	21.33	\$ 22.0	RI72-70
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-70
	do.	397	9	do.	64,800	4-10-72		6-11-72	14.0	\$ 22.0	RI69-325
	do.			do.		4-10-72		10-11-72	14.0	\$ 22.0	RI69-325
	do.			do.	(3)	4-10-72		10-11-72	14.0	\$ 28.0	RI69-325
	do.	409	8	do.	817	4-10-72		10-11-72	21.33	\$ 22.0	RI72-70
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-70
	do.	485	9	do.	971	4-10-72		10-11-72	15.0619	\$ 22.0	RI69-325
	do.			do.	(3)	4-10-72		10-11-72	15.0619	\$ 28.0	RI69-325
	do.	498	24	do.	221	4-10-72		10-11-72	21.33	\$ 22.0	RI72-170
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-170
	do.	499	16	do.	1,239	4-10-72		10-11-72	21.33	\$ 22.0	RI72-170
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-170
	do.	517	9	do.	422	4-10-72		10-11-72	21.33	\$ 22.0	RI72-70
	do.			do.	(3)	4-10-72		10-11-72	21.33	\$ 28.0	RI72-70
	do.	530	2	do.	7,440	4-10-72		6-11-72	14.0	\$ 22.0	RI70-291
	do.			do.	(3)	4-10-72		10-11-72	14.0	\$ 28.0	RI70-291
	do.	535	6	do.	696	4-10-72		10-11-72	14.2678	\$ 22.0	RI69-325
	do.			do.	(3)	4-10-72		10-11-72	15.0619	\$ 28.0	RI69-325
	do.	484	7	do.	971	4-12-72		10-13-72	15.0619	\$ 22.0	RI69-325
	do.			do.	(3)	4-12-72		10-13-72	21.33	\$ 28.0	RI72-170
	do.	500	13	do.	1,858	4-12-72		10-13-72	21.33	\$ 22.0	RI72-170
	do.			do.	(3)	4-12-72		10-13-72	21.33	\$ 28.0	RI72-170
	do.	497	19	do.	107	4-12-72		10-13-72	21.33	\$ 22.0	RI72-170
	do.			do.	(3)	4-12-72		10-13-72	21.33	\$ 28.0	RI72-170
	do.	387	7	do.	(2)	4-10-72		10-11-72	15.0083	\$ 22.0	RI69-324
	do.			do.		4-10-72		10-11-72	15.0083	\$ 28.0	RI69-324
	do.	529	2	do.	3,840	4-10-72		6-11-72	14.0	\$ 22.0	RI70-291
	do.			do.	(2)	4-10-72		10-11-72	14.0	\$ 28.0	RI70-291
RI72-232	Union Texas Petroleum, a division of Allied Chemical Corp.	26	29	El Paso Natural Gas Co. (acreage in San Juan and Rio Arriba Counties, N. Mex.) (San Juan Basin).		4-6-72	5-7-72	Accepted			
	do.		10	do.	287,568	4-10-72		10-11-72	13.2501	22.0	RI69-400
	do.			do.		4-10-72		10-11-72	14.2694	22.0	RI69-400
	do.	65	28	El Paso Natural Gas Co. (Basin Dakota Field, San Juan County, N. Mex.) (San Juan Basin).		4-6-72	5-7-72	Accepted			
	do.		9	do.	27,038	4-10-72		10-11-72	15.2694	22.0	RI69-555
	do.			do.		4-10-72		10-11-72	14.2694	22.0	RI69-374
RI72-80	Marathon Oil Co.	24	29	El Paso Natural Gas Co. (La Plata Area, Blanco Field, San Juan County, N. Mex.) (San Juan Basin).		4-12-72	4-1-72	Accepted			
RI72-233	do.		10	do.	(16,260)	4-12-72	4-1-72	Accepted	28.23	22.0	RI72-50

See footnotes at end of table.

APPENDIX—Continued

Docket No.	Respondent	Rate scheduled [No.]	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until—	Cents per Mcf*		Rate in effect subject to refund in dockets Nos.
									Rate in effect	Proposed increased rate	
RI72-233..	Marathon Oil Co.	25	12	El Paso Natural Gas Co. (Jicarilla Area, San Juan Basin, Rio Arriba County, N. Mex.) (San Juan Basin).		4-12-72	5-13-72	Accepted			
.....do.....do.....	13	do.....	66,773	4-12-72		10-13-72	13.2486	22.0	RI69-541.
.....do.....do.....	55	8	El Paso Natural Gas Co. (Kutz Canyon and Jicarilla Areas (Dakota Formation) San Juan and Rio Arriba Counties, N. Mex.) (San Juan Basin).	10,472	4-12-72	5-13-72	Accepted	13.2486	23.0	RI69-541.
.....do.....do.....	96	9do.....	21,959	4-12-72		10-13-72	14.2678	22.0	RI69-462.
.....do.....do.....		5	El Paso Natural Gas Co. (Argo No. 1 Well, San Juan Area, San Juan County, N. Mex.) (San Juan Basin).		4-12-72	5-13-72	Accepted			
.....do.....do.....		6do.....	1,083	4-12-72		10-13-72	14.2678	22.0	RI69-388.
RI70-829..	Atlantic Richfield Co.	277	1-7	Montana Dakota Utilities Co. (Riverton Dome Field, Fremont County, Wyo.).	(3,256)	4-7-72	4-7-72	Accepted	18.18	18.09	RI70-829.
RI72-141..do.....	464	1-9	Kansas-Nebraska Natural Gas Co., Inc. (Sand Draw and Muskrat Fields, Fremont County, Wyo.).	(2,872)	4-7-72	4-7-72	Accepted	14.645	14.5725	RI72-141.
RI70-580..do.....	547	1-2	Montana Dakota Utilities Co. (Wind River Basin, Fremont County, Wyo.).	(310)	4-7-72	4-7-72	Accepted	16.54784	16.46592	RI70-580.
RI72-234..	Northwest Production Corp.	1	81	El Paso Natural Gas Co. (Various Fields, San Juan and Rioarriba Counties, N. Mex. and La Plata County, Colo., San Juan Basin).		4-12-72	5-13-72	Accepted			
.....do.....do.....	1	82do.....	14,401	4-12-72		6-13-72	13.0536	21.33	RI69-392.
RI72-235..	Aztec Oil & Gas Co.	5	7	El Paso Natural Gas Co. (Formation down to base Pictured Cliffs, San Juan County, N. Mex., San Juan Basin).	179,957	4-12-72		6-13-72	15.0619	21.33	RI69-392.
.....do.....do.....	12	do.....	13,931	4-12-72		6-13-72	15.0	20.075	RI69-392.
.....do.....do.....		do.....	6,392	4-12-72		10-13-72	13.2501	29.23	RI71-379.
RI72-236..	Humble Oil & Refining Co.	372	12	Northern Natural Gas Co. (Gomez Field, Pecos County, Tex., Permian Basin).	485	4-12-72		11-10-72	13.0551	29.23	RI71-379.
.....do.....do.....		12do.....	445,164	4-13-72		6-14-72	15.5782	16.5518	RI70-372.

*Unless otherwise stated, the pressure base is 15.025 p.s.i.a.

†All sales in New Mexico.

‡Applicable to gas from wells completed before June 1, 1970.

§Applicable to gas from wells completed on or after June 1, 1970. (No production at present).

||No current sales.

¶Applicable to gas from wells completed on or after June 1, 1970.

|||All sales in Colorado.

|||One-day suspension for sales from acreage added by supplement No. 30 at 22-cent rate.

|||One-day suspension for sales from acreage added by supplement Nos. 21, 24, and 26 at 22-cent rate.

|||For sales under supplement No. 30.

|||For sales under supplement Nos. 20 and 25.

|||For sales under supplement Nos. 14, 15, 16, and 18.

|||For sales under supplement Nos. 12, 13, 15, 21, 24, and 26.

|||For sales in part in New Mexico and Colorado.

|||The pressure base is 14.65 p.s.i.a.

|||One-day suspension for sales from acreage added by supplement No. 18 at 22-cent rate.

|||One-day suspension for sales from acreage added by supplement No. 8 at 22-cent rate.

|||For sales under supplement Nos. 9, 11, and 12.

|||For gas delivered in New Mexico at 250 p.s.i.g.

|||For gas delivered in New Mexico at 500 p.s.i.g.

|||For sales from acreage added by supplement No. 5 at 22-cent rate.

|||Contract dated after Oct. 1, 1968.

|||Contract amendment.

|||Pertains to acreage in Pictured Cliffs Formation and above.

|||Pertains to acreage below Pictured Cliffs.

|||Pertains to original dedicated acreage and acreage added by supplement Nos. 2 and 3.

|||Acreage added by supplement No. 5.

|||Renegotiated rate to be substituted in Docket No. RI72-80.

|||Rate filing shows total rates of 26.906 cents and 34.244 cents due to upward adjustment for 1,223 B.t.u. gas.

|||17.5-cent base rate plus 0.0618-cent tax reimbursement less 0.54-cent B.t.u. adjustment and 0.47-cent treating charge.

|||Accepted for filing to be effective on the date shown in the "Effective Date" column.

|||Accepted for filing subject to the existing suspension proceeding to be effective on the date shown in the "Effective Date" column.

|||Accepted for filing as of the date shown in the "Effective Date" column, with waiver of notice granted.

|||For sales under supplement No. 8.

|||Rate filing shows a total rate of 25.586 cents due to upward adjustment for 1,163 B.t.u. gas.

granted, subject to refund in the existing rate proceeding in Docket No. RI72-80.

Aztec Oil & Gas Co. has proposed a favored-nations increase to 29.23 cents under Supplement No. 7 to its FPC Gas Rate Schedule No. 5 and a unilateral increase to 29.23 cents under Supplement No. 12 to its FPC Gas Rate Schedule No. 12 for sales of gas to El Paso Natural Gas Co. in the San Juan Basin Area of New Mexico. The proposed increases exceed the corresponding rate filing limitations imposed in Southern Louisiana and therefore are suspended for 5 months.

The proposed decreases of Atlantic Richfield Co. under Supplements No. 1 to 7 to its FPC Gas Rate Schedule No. 277, Supplements Nos. 1 to 9 to its FPC Gas Rate Schedule No. 464, and Supplements Nos. 1 to 2 to its FPC Gas Rate Schedule No. 547 reflect decreases in reimbursement of the Wyoming production tax. Atlantic has been collecting a double amount of the contractually due

tax reimbursement so as to provide for reimbursement for taxes on sales of gas back to January 1, 1968, as well as on current sales of gas and now proposes to collect the contractual tax reimbursement for current sales of gas only. The proposed decreases are accepted for filing to be effective on the date of filing with waiver of notice granted, subject to refund in the existing rate proceedings.

The other proposed increased rates involved herein exceed the corresponding rate filing limitations imposed in Southern Louisiana and therefore are suspended for 5 months.

With the exception of Northwest Production Corp. and El Paso Natural Gas Co., there is no known affiliation between buyers and sellers.

The proposed increased rates and charges involved here exceed the applicable area price levels for increased rates as set forth in the

The proposed increases of Amoco under Supplement No. 2 to its FPC Gas Rate Schedules Nos. 530 and 529, respectively, and the proposed increases under Supplements Nos. 35, 31, 23, 11, and 9 to its FPC Gas Rate Schedules Nos. 117, 195, 199, 302, and 397, respectively are suspended for 1 day since the acreage relating thereto was dedicated under contracts dated on or after October 1, 1968, and the proposed 22-cent rates are below the 1-day suspension price level for that vintage gas.

The proposed increase of Northwest Production Corp. was fractured so as not to exceed the rate limit for a 1-day suspension. This increase is therefore suspended for 1 day.

The proposed decrease filed by Union Texas Petroleum relates to a sale of gas to El Paso Natural Gas Co. in the San Juan Basin Area, and is accepted for filing effective April 1, 1972, with waiver of notice

Commission's Statement of General Policy No. 61-1, as amended (18 CFR 2.56).

CERTIFICATE OF ABBREVIATED SUSPENSION

Pursuant to § 300.16(1)(3) of the Price Commission rules and regulations, 6 CFR Part 300 (1972), the Federal Power Commission certifies as to the abbreviated suspension period in this order as follows:

(1) This proceeding involves producer rates which are established on an area rather than company basis. This practice was established by Area Rate Proceeding, Docket No. AR61-1, et al., Opinion No. 468, 34 FPC 159 (1965), and affirmed by the Supreme Court in *Permian Basin Area Rate Case*, 390 U.S. 747 (1968). In such cases as this, producer rates are approved by this Commission if such rates are contractually authorized and are at or below the area ceiling.

(2) In the instant case, the requested increases do not exceed the ceiling rate for a 1-day suspension.

(3) By Order No. 423 (36 F.R. 3464) issued February 18, 1971, this Commission determined as a matter of general policy that it would suspend for only 1 day a change in rate filed by an independent producer under section 4(d) of the Natural Gas Act [15 U.S.C. 717c(d)] in a situation where the proposed rate exceeds the increased rate ceiling, but does not exceed the ceiling for a 1-day suspension.

(4) In the discharge of our responsibilities under the Natural Gas Act, this Commission has been confronted with conclusive evidence demonstrating a natural gas shortage. (See Opinions Nos. 595, 598, and 607, and Order No. 435.) In these circumstances and for the reasons set forth in Order No. 423 the Commission is of the opinion in this case that the abbreviated suspension authorized herein will be consistent with the letter and intent of the Economic Stabilization Act of 1970, as amended, as well as the Rules and Regulations of the Price Commission, 6 CFR Part 300 (1972). Specifically, this Commission is of the opinion that the authorized suspension is required to assure continued, adequate, and safe service and will assist in providing for necessary expansion to meet present and future requirements of natural gas.

[FR Doc. 72-7180 Filed 5-11-72; 8:45 am]

[Docket No. G-12563 Etc.]

CALIFORNIA CO. ET AL.

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

MAY 5, 1972.

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

Any person desiring to be heard or to make any protest with reference to said applications should on or before May 30, 1972, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Com-

mission's rules of practice and procedure (18 CFR 1.8 or 1.10). 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 the 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.

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

plications in which no petition to intervene is filed within the time required herein if the Commission on its own review of the matter believes that a grant of the certificates or the authorization for the proposed abandonment is required by the public convenience and necessity. Where a petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

KENNETH F. PLUMB,
Secretary.

Docket No. and date filed	Applicant	Purchaser and location	Price per Mcf	Present base
G-12563 D 4-26-72	The California Co., a division of Chevron Oil Co., 1111 Tulane Ave., New Orleans, LA 70112 (partial abandonment).	Transcontinental Gas Pipe Line Corp., Dilworth, South Tilden, and Henry Fields, McMullen County, Tex., and Washburn Ranch Field, La Salle County, Tex.	(3)	
CI61-137 D 4-25-72	Mobil Oil Corp. et al., Post Office Box 1774, Houston, TX 77001.	CRA, Inc., Brooks Field, Irion County, Tex.	Assigned	
CI61-903 D 4-24-72	Mobil Oil Corp. (Operator) et al., Post Office Box 1774, Houston, TX 77001.	Arkansas Louisiana Gas Co., Lasater Field, Marion County, Tex.	Assigned	
CI61-986 E 3-17-72	Wayne L. Brown (Operator) et al., (successor to Northern Natural Gas Producing Co.), 220 West Douglas, Wichita, KS 67202.	Northern Natural Gas Co., acreage in Edwards County, Kans.	\$ 17.5093675	14.65
CI61-1613 E 3-17-72	Wayne L. Brown (Operator) et al., (successor to Oliver H. Hughes et al.), 220 West Douglas, Wichita, KS 67202.	do.	\$ 16.0	14.65
CI62-905 3-9-72 ⁴	Gulf Oil Corp., Post Office Box 1589, Tulsa, OK 74102.	United Gas Pipe Line Co., Garden City Field, St. Mary Parish, La.	\$ 29.55	15.03
CI65-424 E 4-13-72	Clinton Oil Co. (successor to Amoco Production Co.), 217 North Water St., Wichita, KS 67202.	Transcontinental Gas Pipe Line Corp., Johnson Bayou Field, Cameron Parish, La.	\$ 21.625	15.03
CI67-308 E 4-14-72	do.	Natural Gas Pipeline Co. of America, North Fort Supply Field, Harper County, Okla.	17.64611	14.65
CI68-608 C&E 3-30-72	Mobil Oil Corp. (Operator) et al. (successor to Yucca Petroleum Co.), Post Office Box 1774, Houston, TX 77001.	Michigan Wisconsin Pipe Line Co., Northwest Quinlan Field, Woodward County, Okla.	\$ 18.7775	14.65
CI72-653 4-10-72 ⁵	Getty Oil Co., Post Office Box 1404, Houston, TX 77001.	Arkansas Louisiana Gas Co., Hodge Field, Jackson Parish, La.	14.3533	15.03
CI72-683 B 4-14-72	Sun Oil Co., Post Office Box 2880, Dallas, TX 75221.	Northern Natural Gas Co., Hugoton Field, Haskell County, Kans.	Assigned	
CI72-664 A 4-17-72	Texas Gas Exploration Corp., 1111 First City National Bank Bldg., Houston, Tex. 77052.	Texas Gas Transmission Corp., Lake Sand Field, Iberia Parish, La.	26.0	15.03
CI72-665 B 4-17-72	Sun Oil Co., Post Office Box 2880, Dallas, TX 75221.	Cities Service Gas Co., Richfield Field, Morton County, Kans.	Assigned	
CI72-666 B 4-17-72	do.	Phillips Petroleum Co., Panhandle Field, Wheeler County, Tex.	Assigned	
CI72-667 (CI61-1282) F 4-12-72	Texas Oil & Gas Corp. (successor to Union Oil Co. of California), Fidelity Union Tower Bldg., Dallas, Tex. 75201.	Michigan Wisconsin Pipe Line Co., Southwest Freedom Field, Woodward County, Okla.	\$ 18.5	14.65
CI72-670 B 4-20-72	Atlantic Richfield Co. (Operator) et al., Post Office Box 2819, Dallas, TX 75221.	United Gas Pipe Line Co., Price Gas Plant, Smith and Rusk Counties, Tex.	Depleted	
CI72-671 (G-12318) F 4-17-72	Petrodynamics, Inc. (Operator) et al. (successor to Atlantic Richfield Co.), Post Office Box 10006, Amarillo, TX 79106.	Cities Service Gas Co., Eureka Field, Grant County, Okla.	\$ 15.0	14.65
CI72-672 4-13-72 ¹¹	Atlantic Richfield Co., Post Office Box 2819, Dallas, TX 75221.	Transcontinental Gas Pipe Line Corp., Theall Field, Vermilion Parish, La.	21.15	15.03
CI72-674 A 4-18-72	Texas Gas Exploration Corp., 1111 First City National Bank Bldg., Houston, Tex. 77052.	United Gas Pipe Line Co., Garden City Field Area, St. Mary Parish, La.	\$ 26.0	15.03
CI72-675 B 4-20-72	Joseph F. Fritz Operating Co., Post Office Box 206, Clinton, MS 39056.	Southern Natural Gas Co., Kokomo Field, Walthall County, Miss.	(12)	
CI72-676 B 4-21-72	Texaco Inc., Post Office Box 2420, Tulsa, OK 74102.	Lone Star Gas Co., Hewitt East Field, Carter County, Okla.	(14)	
CI72-677 A 4-21-72	do.	Natural Gas Pipeline Co. of America, Block 88 Field, High Island Area, Offshore Texas.	\$ 24.0	14.65
CI72-678 A 4-21-72	Suburban Propane Gas Corporation (Operator) et al., 2210 Mercantile Bank Bldg., Dallas, Tex. 75201.	Northern Natural Gas Co., Ozona (Canyon Sand) Field, Crockett County, Tex.	\$ 30.0	14.65
CI72-679 A 4-21-72	Midwest Oil Corp., 1700 Broadway, Denver, CO 80202.	Michigan Wisconsin Pipe Line Co., North Woodward Area, Harper and Woodward Counties, Okla.	\$ 32.5	14.65

Filing code: A—Initial service.
B—Abandonment.
C—Amendment to add acreage.
D—Amendment to delete acreage.
E—Succession.
F—Partial succession.

See footnotes at end of table.

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

Docket No. and date filed	Applicant	Purchaser and location	Price per McF	Pres- sure base
C172-680 A 4-20-72	Texas Gas Exploration Corp., 1111 First City National Bank Bldg., Houston, Tex. 77052.	Columbia Gas Transmission Corp., Garden City Field Area, St. Mary Parish, La.	26.0	15.025
C172-682 B 4-20-72	Gulf Oil Corp., Post Office Box 1589, Tulsa, OK 74102.	Texas Eastern Transmission Corp., Lemonville and West Gist Fields, Jasper and Newton Counties, Tex.	Depleted	-----
C172-684 A 4-24-72	Helmerich & Payne, Inc., 1579 East 21st St., Tulsa, OK 74114.	Michigan Wisconsin Pipe Line Co., Southwest Oakdale Field, Woods County, Okla.	\$ 21.44	14.65
C172-687 A 4-21-72	Signal Oil & Gas Co., 1010 Wilshire Blvd., Los Angeles, CA 90017.	Cities Service Gas Co., Fox Plant, Carter County, Okla.	\$ 23.75	14.65
C172-688 A 4-24-72	Odessa Natural Corp., Post Office Box 3986, Odessa, TX 79760.	El Paso Natural Gas Co., Sec. 36, T. 26 N., R. 11 W., San Juan County, N. Mex.	\$ 28.0	15.025
C172-689 A 4-24-72	Helmerich & Payne, Inc., 1579 East 21st St., Tulsa, OK 74114.	Michigan Wisconsin Pipe Line Co., Cree Flowers Field, Roberts County, Tex.	\$ 22.51	14.65
C172-690 B 4-24-72	Shell Oil Co., 1 Shell Plaza, Houston, TX 77002.	Warren Petroleum Corp., East Texas Field, Gregg et al., Counties, Tex.	(¹⁷)	-----
C172-691 B 4-24-72	Mobil Oil Corp., Post Office Box 1774, Houston, TX 77001.	Tennessee Gas Pipeline Co., a division of Tenneco Inc., North Louise Field, Wharton County, Tex.	(¹⁸)	-----

¹ Leases have been terminated.

² Filed rate by Northern Natural Gas Producing Co.; however, the contract price is 18 cents per Mcf.

³ The effective rate is 16 cents per Mcf; however, the contract price is 18 cents per Mcf.

⁴ Applicant proposes to continue the sale of its own gas heretofore authorized in Dockets Nos. C163-1434 and G-17267.

⁵ Subject to upward and downward B.t.u. adjustment.

⁶ Pursuant to Opinion No. 598.

⁷ Includes 0.54 cent per Mcf upward B.t.u. adjustment.

⁸ Applicant proposes to continue the sale of its own gas heretofore authorized in Docket No. C164-599 to be made pursuant to W. C. Feazel Estate (Operator) et al., FPC Gas Rate Schedule No. 14.

⁹ Subject to upward B.t.u. adjustment.

¹⁰ Subject to deduction for compression and dehydration.

¹¹ Applicant proposes to continue the sale of natural gas heretofore authorized in Docket No. C160-17 to be made pursuant to Oileum Corp. FPC Gas Rate Schedule No. 15.

¹² Applicant is willing to accept a certificate conditioned at the area price of 26 cents per Mcf, pursuant to Opinions Nos. 608 and 508-A; however, the contract price is 29.55 cents per Mcf, subject to upward and downward B.t.u. adjustment.

¹³ Change of operator.

¹⁴ Acreage is nonproductive.

¹⁵ Applicant is willing to accept a certificate at 24 cents per Mcf; however, the contract price is 32.736 cents per Mcf, subject to upward and downward B.t.u. adjustment.

¹⁶ Includes 3.5 cents per Mcf upward B.t.u. adjustment.

¹⁷ Expiration of Casinghead contracts.

¹⁸ Contract has been terminated.

[FR Doc.72-7185 Filed 5-11-72; 8:45 am]

FEDERAL TRADE COMMISSION

MODERN ADVERTISING PRACTICES

Notice To Close Public Record of Testimony and Submissions of Data and Views

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., will close the public record in this matter 30 days following the publication of this notice.

The Federal Trade Commission, having concluded the public hearings on the aforesaid subject, allowed the public record to remain open so that all interested persons, including the consuming public, having information based on empirical data or other expertise would have the opportunity to file written statements and comments.

All statements and comments filed in these proceedings will be made a part of the public record, and 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.

By direction of the Commission dated May 5, 1972.

[SEAL]

CHARLES A. TOBIN,
Secretary.

[FR Doc.72-7231 Filed 5-11-72; 8:47 am]

OFFICE OF EMERGENCY PREPAREDNESS

ALFRED HAHN

Appointment as Federal Coordinating Officer

Notice is hereby given that pursuant to the authority vested in me by the President under Executive Order 11575, December 31, 1970 (36 F.R. 37, January 5, 1971) to administer the Disaster Relief Act of 1970 (Public Law 91-606, 84 Stat. 1744), I hereby appoint Alfred Hahn as Federal Coordinating Officer to perform the duties specified by section 201 of the Act for the disasters listed below to be effective April 24, 1972.

State	Disaster No.	Declaration date
Kentucky:		
Vice Robert C. Stevens, appointed Feb. 6, 1970 (35 F.R. 2915, Feb. 12, 1970)...	282	Feb. 2, 1970
Vice Floyd B. Anderson, appointed June 9, 1970 (35 F.R. 9879, June 16, 1970)...	288	June 5, 1970
Maryland:		
Vice Robert C. Stevens, appointed Aug. 24, 1971 (36 F.R. 17060, Aug. 27, 1971)...	309	Aug. 17, 1971
Pennsylvania:		
Vice Robert C. Stevens, appointed Sept. 25, 1971 (36 F.R. 19339, Oct. 2, 1971)....	312	Sept. 18, 1971

Dated: May 6, 1972.

G. A. LINCOLN,
Director,

Office of Emergency Preparedness.
[FR Doc.72-7232 Filed 5-11-72; 8:47 am]

LEO McNAMEE

Appointment as Federal Coordinating Officer

Notice is hereby given that pursuant to the authority vested in me by the President under Executive Order 11575, December 31, 1970 (36 F.R. 37, January 5, 1971) to administer the Disaster Relief Act of 1970 (Public Law 91-606, 84 Stat. 1744), I hereby appoint Leo McNamee as Federal Coordinating Officer to perform the duties specified by section 201 of that Act for Minnesota disaster number 291 with date of declaration, July 22, 1970, to be effective April 24, 1972.

This notice changes my designation of July 24, 1970 (35 F.R. 12241, July 30, 1970), with respect to the same disaster listed, naming Kennard W. Gardiner as Federal Coordinating Officer.

Dated: May 6, 1972.

G. A. LINCOLN,
Director,

Office of Emergency Preparedness.
[FR Doc.72-7233 Filed 5-11-72; 8:47 am]

SMALL BUSINESS ADMINISTRATION

CENTRAL INVESTMENT CORPORATION OF DENVER

Notice of Filing of Application for Approval of Conflict of Interest Transaction Between Associates

Notice is hereby given that Central Investment Corporation of Denver (CIC), 811 Central Bank Building, Denver, Colo. 80202, a Federal licensee under the Small Business Investment Act of 1958, as amended (15 U.S.C. sec. 661 et seq.) (Act), has filed an application pursuant to § 107.1004(b) of the Small Business Investment Company Regulations (13 CFR 107.1004 (1972)) with the Small Business Administration (SBA) for an exemption from the provisions of the conflict of interest regulation.

The exemption, if granted, will permit CIC to purchase \$660,541 of assets from Dillon Capital Corp. (Dillon Capital), an Associate of CIC.

Background. A predecessor corporation of CIC was licensed by SBA in April 1960, and in September 1961, its capital was increased to \$5.7 million as a result of a public offering. Effective December 31, 1968, the predecessor corporation sold its assets (subject to its liabilities) and its business operations to Dillon Companies, Inc. (Dillon Companies).

Dillon Companies formed two wholly owned subsidiaries, CIC and Dillon Capital. A portion of the predecessor corporation's assets, its liabilities and business operations were transferred to CIC. The

balance of the assets were transferred to Dillon Capital which continued operations as a non-SBIC venture capital corporation.

The plan. Dillon Companies plans to liquidate Dillon Capital and continue the operations of CIC. The plan of liquidation involves the sale of \$660,541 of assets from Dillon Capital to CIC. Of the \$660,541 of assets to be purchased by CIC, \$632,373 of assets are securities of small business concerns of which \$229,065 represents portfolio securities of the predecessor corporation. Also included are assets of \$23,399 originally held by the predecessor corporation as assets acquired in liquidation of investments in small business concerns. The amount of assets (\$660,541) to be acquired by CIC would represent less than 10 percent of CIC's total assets.

The anticipated purchase of portfolio securities and other assets from an Associate is subject to the provisions of § 107.1004 of the regulations.

Notice is hereby given that any interested person may, not later than 15 days from the publication of this notice, submit to SBA in writing, comments on this transaction. Any such comments should be addressed to the Associate Administrator for Operations and Investment, Small Business Administration, 1441 L Street NW., Washington, DC 20416.

Notice is further given that any time after said date, SBA may, under the regulations, dispose of the application upon the basis of the information set forth therein and other relevant data.

Dated: May 5, 1972.

CLAUDE ALEXANDER,
Associate Administrator for
Operations and Investment.

[FR Doc.72-7245 Filed 5-11-72;8:47 am]

[License 06/10-5158]

CIRCLE K INVESTMENT CORP. Surrender of License

Notice is hereby given that Circle K Investment Corp., 900 Magoffin Avenue, El Paso, TX 79901, has surrendered its license to operate as a minority enterprise small business investment company (MESBIC) pursuant to § 107.105 of the rules and regulations of the Small Business Administration (SBA), governing small business investment companies (13 CFR 107.105 (1972)).

Circle K Investment Corp., a Texas corporation, was licensed by SBA on April 8, 1971, to operate solely as a MESBIC under the Small Business Investment Act of 1958, as amended (the Act) (15 U.S.C. 661 et seq.), and the SBA regulations issued thereunder.

Under the authority vested by the Act, and pursuant to the cited regulation, the surrender by Circle K Investment Corp. of its license is hereby accepted and all rights, privileges and franchises derived therefrom are hereby canceled.

Dated: May 4, 1972.

CLAUDE ALEXANDER,
Associate Administrator for
Operations and Investment.

[FR Doc.72-7246 Filed 5-11-72;8:48 am]

[License 09/12-5152]

PROVIDENT ENTERPRISES CORP. Surrender of License

Notice is hereby given that Provident Enterprises Corp. (Provident), 81 Encina Avenue, Palo Alto, CA 94301, has surrendered its license to operate as a minority enterprise small business investment company (MESBIC) pursuant to § 107.105 of the rules and regulations of the Small Business Administration (SBA), governing small business investment companies (13 CFR 107.105 (1972)).

Provident, a California corporation, was licensed by SBA on June 15, 1970, to operate solely as a MESBIC under the Small Business Investment Act of 1958, as amended (the Act), (15 U.S.C. 661 et seq.), and the SBA regulations issued thereunder.

The license surrender is pursuant to a certain Plan of Reorganization and Exchange Agreement (the Plan) entered into as of the 1st day of December 1971, by and between Provident and all of its stockholders and Opportunity Capital Corp. of California (Opportunity), licensed by SBA to operate as a MESBIC on September 23, 1971, and located at 235 Montgomery Street, Suite 1226, San Francisco, CA 94104. Under the Plan, all of the outstanding shares of stock of Provident are to be acquired by Opportunity in exchange for stock of Opportunity, following which Provident is to be merged with Opportunity.

The transactions contemplated by the Plan having been consummated and and Provident having been merged with and into Opportunity, the surrender by Provident of its license is hereby accepted under the authority vested by the Act and pursuant to the cited regulation.

Dated: May 3, 1972.

CLAUDE ALEXANDER,
Associate Administrator for
Operations and Investments.

[FR Doc.72-7247 Filed 5-11-72;8:48 am]

SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

INTER-ISLAND MORTGAGEE CORP. Order Suspending Trading

MAY 5, 1972.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, \$0.10 par value, of Inter-Island Mortgagee 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 from

11:30 a.m., e.s.t., on May 5, 1972 through May 14, 1972.

By the Commission.

[SEAL]

GLADYS E. GREER,
Assistant Secretary.

[FR Doc.72-7227 Filed 5-11-72;8:47 am]

DEPARTMENT OF LABOR

Employment Standards Administration

MINIMUM WAGES FOR FEDERAL AND FEDERALLY ASSISTED CONSTRUCTION

Area Wage Determination Decisions and Modifications; New Determinations

There are set forth below general Area Wage Determination Decisions Nos. AM-6729 and 8609 of the Secretary of Labor. These decisions specify, in accordance with applicable law and on the basis of information available to the Department of Labor from its study of local wage conditions and from other sources, the basic hourly wage rates and fringe benefit payments which are determined to be prevailing for the described classes of laborers and mechanics employed in construction activity of the character and in the localities specified therein. The decisions are applicable to Federal and federally assisted construction in described localities situated within the States of Illinois, Indiana, Michigan, Minnesota, Nevada, New York, Ohio, Pennsylvania, and Wisconsin.

The determinations in these decisions of such prevailing rates and fringe benefits have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 F.R. 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determinations by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of the Code of Federal Regulations, "Procedure for Predetermination of Wage Rates," and of Secretary of Labor's Orders 12-71 and 15-71 (36 F.R. 8755, 8756). The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal or federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in effective date as prescribed in that section.

because the necessity to issue construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

These wage determinations are effective for a period of 120 days from the date of publication in the FEDERAL REGISTER and are to be used in accordance with the provisions of 29 CFR Part 5. Accordingly, the applicable determination together with any modification issued subsequent to this date during this 120-day period, shall be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The wage rates contained therein shall be the minimum paid under such contract by contractors and subcontractors on the work.

The area wage determination decisions for localities within the above States are set forth below:

MODIFICATIONS TO AREA WAGE DETERMINATION DECISIONS

Modifications to area wage determination decisions for specified localities in Arkansas, California, Iowa, Minnesota, New York, and Pennsylvania.

Area wage determination decisions published in the FEDERAL REGISTER on the following dates:

Decision No.	Date
AM-1730	Aug. 11, 1971
AM-2380, AM-2381	Aug. 13, 1971
AM-1848	Aug. 20, 1971
AM-2454, AM-2457	Aug. 25, 1971
AM-2525	Sept. 3, 1971
AM-11,416	Apr. 28, 1972

Are hereby modified as set forth below.

These modifications are based upon information obtained concerning changes in prevailing hourly wage rates and fringe benefit payments since these determinations were issued.

The determinations of prevailing rates and fringe benefits made in these modifications have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 F.R. 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determination by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of Code of Federal Regulations, "Procedure for Predetermination of Wage Rates," and of the Secretary of Labor's Orders 13-71 and 15-71 (36 F.R. 8755, 8756). The prevailing rates and fringe benefits determined in the foregoing area wage determination decisions, as hereby modified, in accordance with the provisions of the foregoing statutes, consti-

NEW DECISIONS

STATES: Illinois, Indiana, Michigan, Minnesota, New York, Ohio, Pennsylvania, and Wisconsin.

Decision No. AM-8609; date: May 12, 1972.

Description of work: Dredging on the Great Lakes, their connecting and tributary waters, including the Illinois Waterway to the lock at Lockport, Ill., and in the New York State Barge Canal System between Tonawanda, N.Y., and Watford, N.Y., and Oswego, N.Y., and on the St. Lawrence River eastward to the international boundary near St. Regis, N.Y.

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr.
Dipper and hydraulic dredging:					
Chief engineer	\$7.5850	\$0.25		a	
Operators	7.52875	.25		a	
Assistant engineers	7.25125	.25		a	
Firemen, oilers	6.44875	b 3.00		a	
Welder	7.71725	.25		a	
Deckhands	6.40375	b 3.00		a	
Scowman—Chicago and South Chicago	6.425	b 3.00		a	
Scowman—other ports	6.40375	b 3.00		a	
Pipeline men	6.40375	b 3.00		a	
Cranemen—Dipper dredging	7.17125	.25		a	
Spill barge operator—hydraulic dredging	7.17125	.25		a	
Drill boats:					
Engineers	7.1575	.25		c	
Blasters	7.2575	.25		c	
Firemen	6.88	.25		c	
Drillers, welders or machinists	7.15875	.25		c	
Oilers and helpers	6.73875	.25		c	
Tug engineers and operators	6.94125			a	
Tug firemen, linemen, and oilers:					
Chicago and South Chicago (Michigan City, Ind., to Waukegan, Ill. both included)	6.54	b 3.00		a	
All other parts	6.505	b 3.00		a	
Floating equipment (Clamshell, dragline and marine construction):					
Engineer and operator	18.55			d & e	
Equipment operator	17.96			d & e	
Fireman	17.47			d & e	
Oilers	17.18			d & e	
Engineer helpers, rangersmen, rodmen sweepers:					
Engineers helpers, rangersmen, rodmen or sweepmen	5.10	b 3.00		a	
Service truckdrivers	4.73	b 3.00		a	

Day: E—Thanksgiving Day; F—Christmas Day.

Footnotes:
a. 8 paid holidays; A through F plus Washington's Birthday and Veterans Day; 6½ days vacation with pay for 104 days of service, one additional day of vacation with pay for each of the next 3 periods of 26 days of service, and for 208 days or over of service 13 days of vacation with pay, all in 1 calendar year. Employee not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in 1 calendar year.

b. Per day, per employee.
c. 8 paid holidays, A through F plus Washington's Birthday and Veterans Day; 6½ days vacation with pay for 104 days of service, one additional day of vacation with pay for each additional 21¾ days of service, all in 1 calendar year. Employees not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in 1 calendar year.

d. 8 paid holidays, A through F plus Washington's Birthday and Veterans Day.

e. 1½ day vacation for each full 12 days employment in 1 calendar year.

f. Plus \$0.80 in fringe benefits.

tute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged in contract work of the character and in the localities described therein.

The modifications are effective from their date of publication in the FEDERAL REGISTER until the end of the period for which the determinations being modified were issued and are to be used in accordance with the provisions of 29 CFR Part 5. The modifications to the area wage determination decisions listed above are set forth below.

Any person, organization, or governmental agency having an interest in the wages determined as prevailing is encouraged to submit wage rate information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Office of Special Wage Standards, Division of Wage Determinations, Washington, D.C. 20210. The cause for not utilizing the rulemaking procedures prescribed in 5 U.S.C. section 553 is set forth in the document being modified.

Signed at Washington, D.C., this 9th day of May 1972.

HORACE E. MENASCO,
Administrator, Employment
Standards Administration.

State: Nevada; county: Clark and southern half of Nye.

Decision No. AM-6729; date: May 12, 1972.

Description of work: Building, heavy, and highway construction at the Nevada Test Site including the Tonopah Test Range:

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr.
Carpenters (Tonopah Test Range):					
Carpenters, power actuated tools	\$5.66	\$0.40		\$1.43	
Shinglers, floorlayers	5.685	.40		1.43	
Power saw operator (overhead)	5.805	.40		1.43	
Carpenters (remaining portion of NTS)	6.44	.45	\$0.60	.80	\$0.60
Cementmasons	6.35	.42		1.30	.61
Electricians:					
Linemen; wiremen	8.55	.43	1%		.61
Cable splicers	8.89	.43	1%		.61
Ironworkers, structural and ornamental	6.48	.33	\$0.325	.25	.62
Ironworkers, reinforcing	6.37	.33	.325	.25	.62
Painters:					
Brush	6.35	.22	.20	1.00	.62
Structural steel	6.60	.22	.20	1.00	.62
Sandblaster steel	6.85	.22	.20	1.00	.62
Plumbers and pipefitters	8.40	.40	.65	1.60	.68
Sheet metal workers	7.90	.48	.90	1.00	.68
Laborers:					
Dry packing of concrete and filling of form bolt holes; debris handler and dumpman; gas and oil pipeline laborer; laborer general or construction; laborer demolition (cleaning of bricks, lumber, etc.); window cleaner	5.65	.26	.20	.65	
Cutting torch operator (demolition); mortarman and tarman	5.70	.26	.20	.65	
Guinea chaser	5.73	.26	.20	.65	
Fine grader (highway and street paving, airport runways and similar type heavy construction); landscape gardener, nurseryman	5.75	.26	.20	.65	
Laborer, packing rod steel and pans	5.77	.26	.20	.65	
Underground laborer including caisson bellows (except tunnels)	5.78	.26	.20	.65	
Chuck tender (except tunnels); scaler; tank scaler and cleaner	5.80	.26	.20	.65	
Cesspool digger and installer	5.83	.26	.20	.65	
Concrete curer—impervious membrane and oiler of all materials and form oiler; making and caulking of all non-metallic pipe joints; riprap stone paver; sandblaster (pot tender)	5.84	.26	.20	.65	
Asphalt ironer, raker, spreader; buggy/mobile man; cement dumper (on 1 yd. or larger mixers and handling bulk cement); concrete core cutter; concrete saw man excluding tractor type; gas and oil pipeline wrapper—pot tender and form man; operator of cement grinding machines; operators and tenders of pneumatic and electric tools, vibrating machine, and similar mechanical tools not separately classified herein; roto-scraper; tree climber, faller, chain saw operators, Pittsburgh chipper and similar type brush shredders	5.85	.26	.20	.65	
Rock slinger; scaler (using bos'ns chair or safety belt or power tools)	5.91	.26	.20	.65	
Driller and/or pavement breaker	5.94	.26	.20	.65	
Laying of all non-metallic pipe, including sewer pipe, drain pipe, and underground tile	5.96	.26	.20	.65	
Gas and oil pipeline, wrapper—6-in. pipe and over	5.99	.26	.20	.65	
Cribber or shorer; powderman	6.01	.26	.20	.65	
Steel headerboard man	6.075	.26	.29	.65	
Driller (core, diamond or wagon), Joy Driller Model TW-M-2A, gardner—Denver Model DH 143 and similar type drills; sandblaster (nozzleman)	6.10	.26	.20	.65	
Head rock slinger	6.17	.26	.20	.65	
Rigging: Same wage scale as classification to which rigging is incidental.					
Power equipment operators:					
Group I: Air compressor, pump or generator operator; engineer-oiler and signalman; heavy-duty repairman's helper; switchman or brakeman	5.88	.60	1.00	.30	.62
Group II: Concrete mixer operator, skip type; conveyor operator and beltman; fireman; generator, pump or compressor operator (2-5 inclusive over 5 units, \$0.10 per hour for each additional unit up to 10 units, portable units); generator, pump or compressor plant operator; hydrostatic pump; skiploader; wheel-type Ford, Ferguson, Jeep, or similar type ¾ yd., or less (w/o drag-type attachments); temporary heating plant operator; truck crane operator	6.12	.60	1.00	.30	.62
Group III: A-frame or winch truck operator; dinky locomotive or tunnel motor operator; elevator hoist operator; equipment greaser; Ford, Ferguson, or similar type (with drag-type attachments); Hydra-hammer or similar type equipment; power concrete curing machine; power concrete saw operator; power-driven jumbo form setter operator; Ross carrier; self-propelled tar pipelining machine operator; stationary pipe wrapping and cleaning machine operator; towblade operator	6.36	.60	1.00	.30	.63
Group IV: Asphalt plant fireman; boring machine operator; boxman or mixer box operator (concrete or asphalt plant); water well drilling machine operator; highline cableway signalman; locomotive engineer; power sweeper operator; roller operator, compacting; screed operator; trenching machine operator (up to 6 ft. depth capacity manufacturer's rating)	6.47	.60	1.00	.30	.63
Group V: Asphalt or concrete spreading; asphalt plant engineer; deck engine operator; forklift, under 5 tons; grade checker; heavy-duty repairman; heavy-duty welder; machine tool operator; pavement breaker operator; pneumatic heading shield-tunnel; road oil mixing machine operator; rubber-tired heavy-duty equipment operator—Oshkosh, DW, Euclid, LeTourneau, LaPlant-Choate, or similar type equipment, with any type attachments; skip loader wheel type over ¾ yd. up to and including 1½ yd.; slip form pump operator (power driven hydraulic lifting device for concrete forms); mechanical tamping or finishing machine operator, roller (all types and sizes) soil, cement, asphalt-finish; tractor operator—drag-type shovel, bulldozer, tamper, scraper and push tractor	6.66	.60	1.00	.30	.63
Group VI: Combination heavy-duty repairman and welder, concrete mixer operator—paving; concrete mobile mixer operator; concrete pump or pumperete gun operator; crushing plant engineer; elevating grader operator; Gradall operator; highline cableway operator; hoist operator (Chicago boom and mine); Kolman belt loader and similar type; lift slab machine operator; loader operator, Athey, Euclid, Hancock, Sierra, or similar type; Motor Patrol operator (any type or size); pneumatic concrete placing machine operator—Hackley-Presswell or similar type; skiploader—wheeltype over 1½ yd.; surface heater and planer operator; tractor loader operator, crawler type—all types and sizes; tractor operator, with boom attachments; traveling pipe wrapping, cleaning, and bending machine operator; trenching machine operator (over 6 ft. depth capacity, manufacturer rating); Universal equipment operator (shovel, backhoe, dragline, clamshell, derrick, derrick barge, crane, piledriver, and mucking machine); forklift operator, over 5 tons; multiple engine—earthmoving machinery operator	6.76	.60	1.00	.30	.63
Truckdrivers:					
Light-duty driver; warehouseman	6.905	26.75p/mo.	.30		.64
Bootman; truck greaser; light vehicle dispatcher	6.96	26.75p/mo.	.30		.64
Tireman; warehouse clerk	7.01	26.75p/mo.	.30		.64
Heavy-duty driver; forklift driver; equipment parts stockroom clerk	7.17	26.75p/mo.	.30		.64
Extra heavy-duty driver	7.355	26.75p/mo.	.30		.64
Drillers:					
Drill helper	6.17	.60	.45	.30	.64
Motorman (rotary drill helper)	6.41	.60	.45	.30	.64
Derickman	6.52	.60	.45	.30	.64
Driller operator	6.81	.60	.45	.30	.64
Fishing tool engineer	6.81	.60	.45	.30	.64

NOTICES

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MODIFICATIONS

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr.
Decision No. AM-11,416—Modification No. 1 (37 F.R. 8621—Apr. 23, 1972), Pulaski County, Ark.					
CHANGE:					
Marble masons.....	\$5.75				
Terrazzo workers.....	5.75				
Tile layers.....	5.75				
Decision No. AM-2525—Modification No. 8 (36 F.R. 17708—Sept. 3, 1971), the 48 northern California counties are all those located north of Kern and San Luis Obispo Counties and west of Inyo and Mono Counties					
ADD:					
Painters:					
El Dorado, Marin, Nevada, Placer, San Francisco, Sonoma, and Yolo Counties:					
Parking lot striping work and/or highway markers:					
Traffic delineating device applicator; traffic surface protective coating applicator; wheel stop installer; traffic surface sandblaster.....	5.27	\$0.35	\$0.20		
Helper (traffic surface sandblaster, wheel stop installer, protective coating applicator).....	4.77	.35	.20		
Striper.....	6.37	.35	.20		
Helper (striper).....	5.37	.35	.20		
Fresno and Tulare Counties:					
Parking lot striping work and/or highway markers:					
Traffic delineating device applicator.....	5.01	.20	.20		
Wheel stop installer; traffic surface sandblaster; stripers; traffic surface protective coating applicator.....	4.88	.20	.20		
Helper (traffic surface sandblaster; wheel stop installer, traffic surface protective coating applicator, stripers).....	4.38	.20	.20		
Remaining counties:					
Parking lot striping work and/or highway markers:					
Traffic delineating device applicator; traffic surface protective coating applicator; wheel stop installer; traffic surface sandblaster.....	5.27	.35	.20		
Helper (traffic surface sandblaster, wheel stop installer, protective coating applicator).....	4.77	.35	.20		
Striper.....	6.37	.35	.20		
Helper (striper).....	5.37	.35	.20		
Area 1:					
Power equipment operators:					
Group I.....	6.23	.59	.75	\$0.60	\$0.24
Group II.....	6.49	.59	.75	.60	.24
Group III.....	6.65	.59	.75	.60	.24
Group IV.....	7.08	.59	.75	.60	.24
Group V.....	7.24	.59	.75	.60	.24
Group VI.....	7.34	.59	.75	.60	.24
Group VII.....	7.46	.59	.75	.60	.24
Group VIII.....	7.76	.59	.75	.60	.24
Group IX.....	7.93	.59	.75	.60	.24
Group X.....	8.08	.59	.75	.60	.24
Group X-A.....	8.17	.59	.75	.60	.24
Group XI.....	8.30	.59	.75	.60	.24
Group XI-A.....	9.12	.59	.75	.60	.24
Group XI-B.....	9.32	.59	.75	.60	.24
Group XI-C.....	9.54	.59	.75	.60	.24
Area 2:					
Power equipment operators:					
Group I.....	7.36	.59	.75	.60	.24
Group II.....	7.62	.59	.75	.60	.24
Group III.....	7.78	.59	.75	.60	.24
Group IV.....	8.21	.59	.75	.60	.24
Group V.....	8.37	.59	.75	.60	.24
Group VI.....	8.47	.59	.75	.60	.24
Group VII.....	8.59	.59	.75	.60	.24
Group VIII.....	8.89	.59	.75	.60	.24
Group IX.....	9.06	.59	.75	.60	.24
Group X.....	9.21	.59	.75	.60	.24
Group X-A.....	9.30	.59	.75	.60	.24
Group XI.....	9.43	.59	.75	.60	.24
Group XI-A.....	10.25	.59	.75	.60	.24
Group XI-B.....	10.45	.59	.75	.60	.24
Group XI-C.....	10.67	.59	.75	.60	.24
Decision No. AM-2,454—Modification No. 4 (36 F.R. 16816—Aug. 25, 1971), Polk County (Des Moines and abutting municipalities), Iowa					
CHANGE:					
Bricklayers; stonemasons.....	7.625	.325			
Cementmasons.....	6.925				
Cementmasons.....	7.05				
Hanging or traveling scaffold, slip form work; float operator; color work.....	7.00				
Plasterers.....					
Decision No. AM-2,457—Modification No. 3 (36 F.R. 16826—Aug. 25, 1971), Story County (city of Ames and abutting municipalities), Iowa					
CHANGE:					
Bricklayers; stonemasons.....	6.90		.20		
Cementmasons.....	6.925				
Plasterers.....	7.00				
Decision No. AM-2,830—Modification No. 3 (36 F.R. 15406—Aug. 13, 1971), Anoka, Carver, Dakota, Scott, Washington Counties, Minn.					
CHANGE:					
Description of work: Heavy and highway construction.					
Decision No. AM-2,881—Modification No. 3 (36 F.R. 15410—Aug. 13, 1971), Cook, Lake, St. Louis Counties, Minn.					
CHANGE:					
Description of work: Heavy and highway construction.					
Decision No. AM-1,730—Modification No. 6 (36 F.R. 14955—Aug. 11, 1971), Oneida County, N.Y.					
CHANGE:					
Laborers, building: Townships of Forestport, Remsen, Trenton, Marey, Deerfield, Witestown, New Hartford, Kirkland, Marshall, Harris, Sagerfield, and Bridgewater:					
Laborers.....	5.30	.80	.35		
Pipelayers, asphalt rakers, mortar mixers (hand or machine) motor buggy operator (walk behind), power high lift, mason tender and power tool operator.....	5.45	.80	.35		
Blasters, form setters, motor buggy rider type.....	5.90	.80	.35		
Wagon drill operator, acetylene torch, chain-saw operator, and wagon drill operator.....	5.55	.80	.35		
Decision No. AM-1,848—Modification No. 2 (36 F.R. 16250—Aug. 20, 1971), Allegheny County, Pa.					
CHANGE:					
Bricklayers.....	8.755	.35	.40		
Roofers.....	8.59	.4%	.95		.035

[FR Doc.72-7244 Filed 5-11-72;8:45 am]

Occupational Safety and Health Administration

STATE AGREEMENTS

Availability for Inspection

In accordance with 29 CFR 1901.4 (36 F.R. 7007), notice is hereby given that pursuant to section 18(h) of the Williams-Steiger Occupational Safety and Health Act (84 Stat. 1609) and 29 CFR Part 1901 (36 F.R. 7006), the Secretary of Labor has entered into agreements, to expire on or before December 28, 1972, with the following States:

Alabama.	Louisiana.
American Samoa.	Mississippi.
Guam.	Virgin Islands.

The agreements permit the States to continue to enforce their occupational safety and health standards under the conditions specified therein.

Copies of all the agreements are available for public inspection and copying, during normal business hours, at the National Office of the Occupational Safety and Health Administration, 1726 M Street NW., Room 1162, Washington, DC 20210. In addition, each of the following regional offices of the Administration will make available for public inspection and copying, during normal business hours, copies of the agreement with each of the States named in the opposite column.

Regional office and address:	State
Region II—New York: 1515 Broadway, Room 10036, New York, NY 10036.	Virgin Islands.
Region IV—Atlanta: 1375 Peachtree St. NE., Suite 587, Atlanta, GA 30309.	Alabama. Mississippi.
Region VI—Dallas: 1512 Commerce St., Texaco Bldg., 7th Floor, Dallas, TX 75201.	Louisiana.
Region IX—San Francisco: 10353 Federal Bldg., 450 Golden Gate Ave., Box 36017, San Francisco, CA 94102.	American Samoa. Guam.

Signed at Washington, D.C., this 8th day of May 1972.

G. C. GUENTHER,
Assistant Secretary of Labor.

[FR Doc.72-7255 Filed 5-11-72;8:48 am]

INTERSTATE COMMERCE COMMISSION

ASSIGNMENT OF HEARINGS

MAY 9, 1972.

Cases assigned for hearing, postponement, cancellation, or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The

hearings will be on the issues as presently reflected in the official docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

MC 5623 Sub 12, Arrow Trucking Co., MC 23618 Sub 16, McAlister Trucking Co., MC 43867 Sub 22, Alton Leander McAlister, MC 54847 Sub 9, Intracoastal Truck Line, Inc., MC 60157 Sub 16, C. A. White Trucking Co., MC 74321 Sub 51, B. F. Walker, Inc., MC 79999 Sub 11, E. Jack Walton Trucking Co., MC 93318 Sub 17, Joe D. Hughes, Inc., MC 97068 Sub 14, H. S. Anderson Trucking Co., MC 99776 Sub 7, Buckner Trucking, Inc., MC 103066 Sub 29, Stone Trucking Co., MC 106407 Sub 27, T. E. Mercer Trucking Co., MC 106509 Sub 22, Younger Transportation, Inc., MC 106775 Sub 29, Atlas Truck Line, Inc., MC 107678 Sub 43, Hill & Hill Truck Line, Inc., MC 108942 Sub 5, C. G. Todd Trucking Co., MC 109064 Sub 25, Tex-O-Kan Transportation Co., MC 110817 Sub 16, E. L. Farmer & Co., MC 115603 Sub 11, Turner Bros. Trucking Co., Inc., MC 119176 Sub 10, The Squaw Transit Co., MC 119774 Sub 27, doing business as Eagle Trucking Co., MC 119897 Sub 12, A-1 Transportation Co., MC 120257 Sub 12, K. L. Breeden & Sons, Inc., now being assigned continued hearing June 21, 1972, at the Fairmont Mayo Hotel, 115 West Fifth Street, Tulsa, OK (2 weeks).

MC-C-7699, K. L. Breeden & Sons, Inc.—investigation and revocation of certificates—and MC 120257 Subs 1 and 12, now being assigned continued hearing June 19, 1972, at the Fairmont Mayo Hotel, 115 West Fifth Street, Tulsa, OK (2 days).

MC 119777 Sub 208, Ligon Specialized Hauler, Inc., now assigned June 6, 1972, at Washington, D.C., canceled. An attempt will be made to handle this proceeding under modified procedure.

MC 135978, Red Line Express, Inc., now assigned May 15, 1972, at Washington, D.C., hearing canceled transferred to modified procedure.

MC-F-11380, Overnite Transportation Co., purchase, Tidewater Express Lines, Co., continued to May 23, 1972, at the offices of the Interstate Commerce Commission, Washington, D.C.

MC-F-10788, Eastern Freight Ways, Inc.—control—E. J. Scannell, Inc., and Central States Transportation Co., Inc., Finance Docket No. 26128 (directly related), Eastern Freight Ways, Inc.—assumption of obligation and liability, now assigned June 26, 1972, at Washington, D.C., hearing canceled and transfer to modified procedure.

I & S M-25724 and I & S M-25724 Sub 1, restructured rates and charges, Central States Territory, now being assigned hearing July 10, 1972, at the offices of the Interstate Commerce Commission, Washington, D.C.

MC 47109 Sub 7, Sullivan Lines, Inc., now assigned July 17, 1972, at Chicago, Ill., hearing postponed indefinitely.

MC 26825 Sub 12, Andrews Van Lines, Inc., now being assigned hearing June 14, 1972 (3 days), in Room 812, Federal Office Building, 106 South 15th Street, Omaha, NE.

[SEAL]

ROBERT L. OSWALD,
Secretary.

[FR Doc.72-7276 Filed 5-11-72;8:50 am]

[Notice 67]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MAY 8, 1972.

The following are notices of filing of applications¹ 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 REGISTER. 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 123048 (Sub-No. 213 TA), filed April 26, 1972. Applicant: DIAMOND TRANSPORTATION SYSTEM, INC., 1919 Hamilton Avenue, Post Office Box A, Racine, WI 53401. Applicant's representative: Paul L. Martinson (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Tractors (except truck tractors) and tractor parts thereof when moving therewith, from Ford Tractor Operations Plant in Highland Park, Mich., to Indiana, Ohio; that part of Illinois east of U.S. Highway 51 and north of U.S. Highway 50, that part of Kentucky east of Highway 127, that part of New York west of a line beginning at the New York-Pennsylvania State line and extending along U.S. Highway 219 to Hamburg, N.Y., and thence along U.S. Highway 62 to Niagara, N.Y., and that part of Pennsylvania west of U.S. Highway 219, and that part of West Virginia west of U.S. Highway 219, restricted to traffic originating at the plant of the Ford Tractor Operations, Ford Motor Co. in Highland Park, Mich., for 180 days. Supporting shipper: Ford Motor Co., Transportation and Traffic Department, 2500 East Maple Road, Troy, MI 48048, J. O. Darnell, Supervisor, Ford Tractor Operations. Send protests to: District Supervisor Lyle D.

¹ Except as otherwise specifically noted, each applicant states that there will be no significant effect on the quality of the human environment resulting from approval of its application.

Helper, Interstate Commerce Commission, Bureau of Operations, 135 West Wells Street, Room 807, Milwaukee, WI 53203.

No. MC 123233 (Sub-No. 37 TA), filed May 1, 1972. Applicant: PROVOST CARTAGE INC., 7887 Second Avenue, Ville d'Anjou 437, PQ Canada. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bulk muriatic acid* in tank vehicles, from the international boundary line between the United States and Canada located at or near Roosevelt, N.Y., and Highgate Springs, Vt., to Boston, Mass., Brewer, Maine, Danbury, and Hartford, Conn., Orrington, Portland, Maine, Providence, R.I., Schenectady, Syracuse, Rensselaer, and Utica, N.Y., and Waterbury, Conn., restricted to traffic originating at the plantsite of Canadian Industries, Ltd., at Cornwall, Ontario, for 180 days. Supporting shipper: Canadian Industries, Ltd., Box 10, CIL House, Montreal 101, PQ Canada. Send protests to: District Supervisor Martin P. Monaghan, Jr., Interstate Commerce Commission, Bureau of Operations, 52 State Street, Room 5, Montpelier, VT 05602.

No. MC 125506 (Sub-No. 15 TA), filed April 28, 1972. Applicant: JOSEPH ELETTO TRANSFER, INC., 31 West St. Marks Place, Valley Stream, NY 11580. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Such merchandise* as is dealt in by retail department stores; advertising materials and displays, and store supplies (the latter for store use only and not for resale), between the stores, warehouses, and distribution centers of shipper located at New York, N.Y., East Rutherford, N.J., and St. Davids, Pa., for the account of B. Altman & Co., and for the account of Gus Mayer Stores, Inc., such merchandise as is dealt in by retail specialty shops dealing primarily in wearing apparel, jewelry, cosmetics, and accessories (excluding furniture and appliances), advertising materials and displays, and store supplies not for resale, between stores at Bala Cynwyd and Philadelphia, Pa., Moorestown, N.J., and warehouses and distribution centers in New York, N.Y., for 180 days. Supporting shippers: B. Altman & Co., Fifth Avenue at 34th Street, New York, NY 10016; Gus Mayer Stores, Inc., 1 West 39th Street, New York, NY 10018. Send protests to: Thomas W. Hopp, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 26 Federal Plaza, New York, NY 10007.

No. MC 125785 (Sub-No. 15 TA), filed April 25, 1972. Applicant: SATURN EXPRESS, INC., 8716 L Street, Omaha, NE 68127. Applicant's representative: Patrick E. Quinn, 605 South 14, Lincoln, NE 68101. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Ceramic tile*, from the plantsite and storage facilities

utilized by Mosaic Tile Co. at or near Ironton, Ohio, to points in Wisconsin, Michigan, Illinois, Indiana, Colorado, Texas, Oklahoma, Kansas, South Dakota, Wyoming, Missouri, Minnesota, Nebraska, and Iowa under a continuing contract with Mosaic Tile Co., a division of Stylon Corp., for 180 days. Supporting shipper: Mosaic Tile Co., division of Stylon Corp., Ironton, Ohio. Send protests to: Carroll Russell, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 711 Federal Office Building, Omaha, Nebr. 68102.

No. MC 128075 (Sub-No. 18 TA), filed April 27, 1972. Applicant: LEON JOHNSUR, Highway 9 West, Post Office Box 447, Cresco, IA 52136. Applicant's representative: Val M. Higgins, 1000 First National Bank Building, Minneapolis, Minn. 55402. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Cheese*, from Mitchell, S. Dak., and Newman Grove, Nebr., to Fond du Lac, Oostburg, and Dotyville, Wis., and *materials, equipment, and supplies* used in the manufacture and processing of cheese, from Fond du Lac, Oostburg, and Dotyville, Wis., to Mitchell, S. Dak., and Newman Grove, Nebr., for 180 days. Supporting shipper: Dakota Cheese, Inc., Mitchell, S. Dak. 57301. Send protests to: Herbert W. Allen, Transportation Specialist, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 128215 (Sub-No. 10 TA), filed April 19, 1972. Applicant: MARTIN TRAILER TOTERS, INC., Post Office Box 36, Bogalusa, LA 70427. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Trailers*, designed to be drawn by passenger vehicles, in initial movement, from points in Claiborne Parish, La., to points in Texas, Oklahoma, Arkansas, Missouri, Tennessee, Mississippi, and Alabama, for 180 days. Supporting shipper: Intra America Manufacturing Co. of Louisiana, Homer, La. 71040. Send protests to: Paul D. Collins, District Supervisor, Interstate Commerce Commission, Bureau of Operations, T-9038 Federal Building, 701 Loyola Avenue, New Orleans, LA 70113.

No. MC 133221 (Sub-No. 11 TA), filed April 25, 1972. Applicant: OVERLAND CO., INC., Highway 20, Route 1, Box 406A, Lawrenceville, GA 30245. Applicant's representative: Bruce E. Mitchell, Suite 1600, First Federal Building, Atlanta, Ga. 30303. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Ceramic foam, plastics, plastic products, and plastic coated metal* (except in bulk), from the plantsite and warehouse facilities of Dow Chemical at Findlay, Ohio, to points in the United States on and east of U.S. Highway 85 (except Alabama, Georgia, Florida, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, Tennessee,

Virginia, and West Virginia), for 180 days. Supporting shipper: Dow Chemical, 3441 North Main Street, Findlay, OH 45840. 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 136587 (Sub-No. 1 TA), filed April 26, 1972. Applicant: ALFRED J. WELLER, doing business as A. J. WELLER, 396 Clairmont Road, Willock, OH 44095. Applicant's representative: George S. Maxwell, Cleveland, Ohio. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Green salted cattle hides and salted green sheep pelts*, from Cleveland to Chicago, Ill., Fond du Lac and Milwaukee, Wis., Grand Haven, Mich., Metropolitan New York area; Boston Metropolitan area; and Pownal, Vt., for 180 days. Supporting shipper: D. E. Rose & Co., Cleveland Union Stockyards, 6700 Storer Avenue, Cleveland, OH 44102. Send protests to: R. P. Amerine, Acting District Supervisor, Interstate Commerce Commission, Bureau of Operations, 181 Federal Office Building, 1240 East Ninth Street, Cleveland, OH 44199.

No. MC 136647 (Sub-No. 1 TA), filed April 27, 1972. Applicant: GREEN MOUNTAIN CARRIERS, INC., Post Office Box 1319, Albany, NY 12201. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Scales, factory wa-kd, vehicle kd, castings, manhole covers not otherwise indicated, manhole rings not otherwise indicated and scale supplies*, from Rutland, Vt., to Cleveland, Ohio, Chicago, Ill., Minneapolis, Minn., Kansas City, Mo., Atlanta, Ga., Houston, Tex., San Leandro and South Gate, Calif., for 180 days. Supporting shipper: Howe Richardson Scale Co., Strongs Avenue, Rutland, Vt. Send protests to: Joseph M. Barnini, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 518 Federal Building, Albany, N.Y. 12207.

No. MC 136659 TA, filed April 27, 1972. Applicant: LYNN MOVING AND STORAGE, INC., 497 Dillehay Street, Danville, KY 40422. Applicant's representative: Sam P. Lynn (same address as above). Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Telephone equipment, material and supplies, including tools* used in the construction and maintenance of telephone systems and communication, between Danville, Ky., and points in the counties of Boyle, Casey, Clinton, Harlan, Jackson, Laurel, Lincoln, McCreary, Mercer, Pulaski, Rockcastle, Washington, Marion, Taylor, Adair, Russell, Wayne, Garrard, Knox, Bell, and Whitley, for 180 days. Supporting shipper: J. F. Ballard, Resident Transportation Manager, Southern Region Western Electric, 6701 Roswell Road NE., Atlanta, GA 30328. Send protests to: R. W. Schneider, District Super-

visor, Interstate Commerce Commission, Bureau of Operations, 222 Bakhaus Building, 1500 West Main Street, Lexington, KY 40505.

No. MC 136660 TA, filed April 26, 1972. Applicant: EDWARD F. SEIBOLD, doing business as, 7233 Deering Avenue, Canoga Park, CA 91304. Applicant's representative: Floyd C. Ellis, 5415 York Boulevard, Los Angeles, CA 90042. Authority sought

to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Paper and paper articles*, from Chatsworth, Calif., to Beaverton, Oreg., return movements, from St. Helens, Oreg., to Campbell, Chatsworth, and San Diego, Calif., for 180 days. Supporting shipper: Deluxe Chexk Printers, Inc., 20961 Knapp Street, Chatsworth, CA 91311. Send protests to: Walter W. Stra-

kosch, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 7708 Federal Building, 300 North Los Angeles Street, Los Angeles, CA 90012.

By the Commission:

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.72-7275 Filed 5-11-72;8:50 am]

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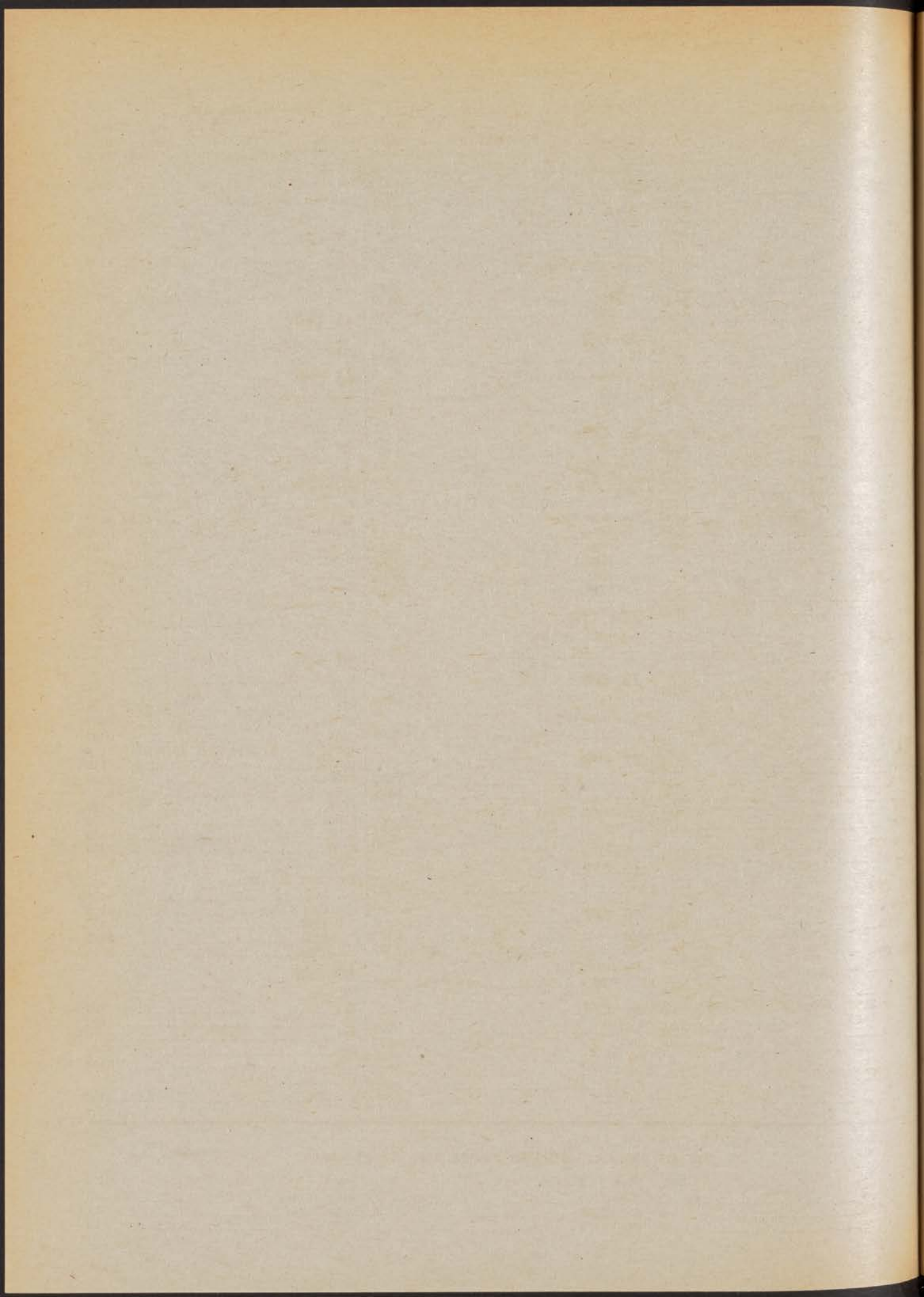
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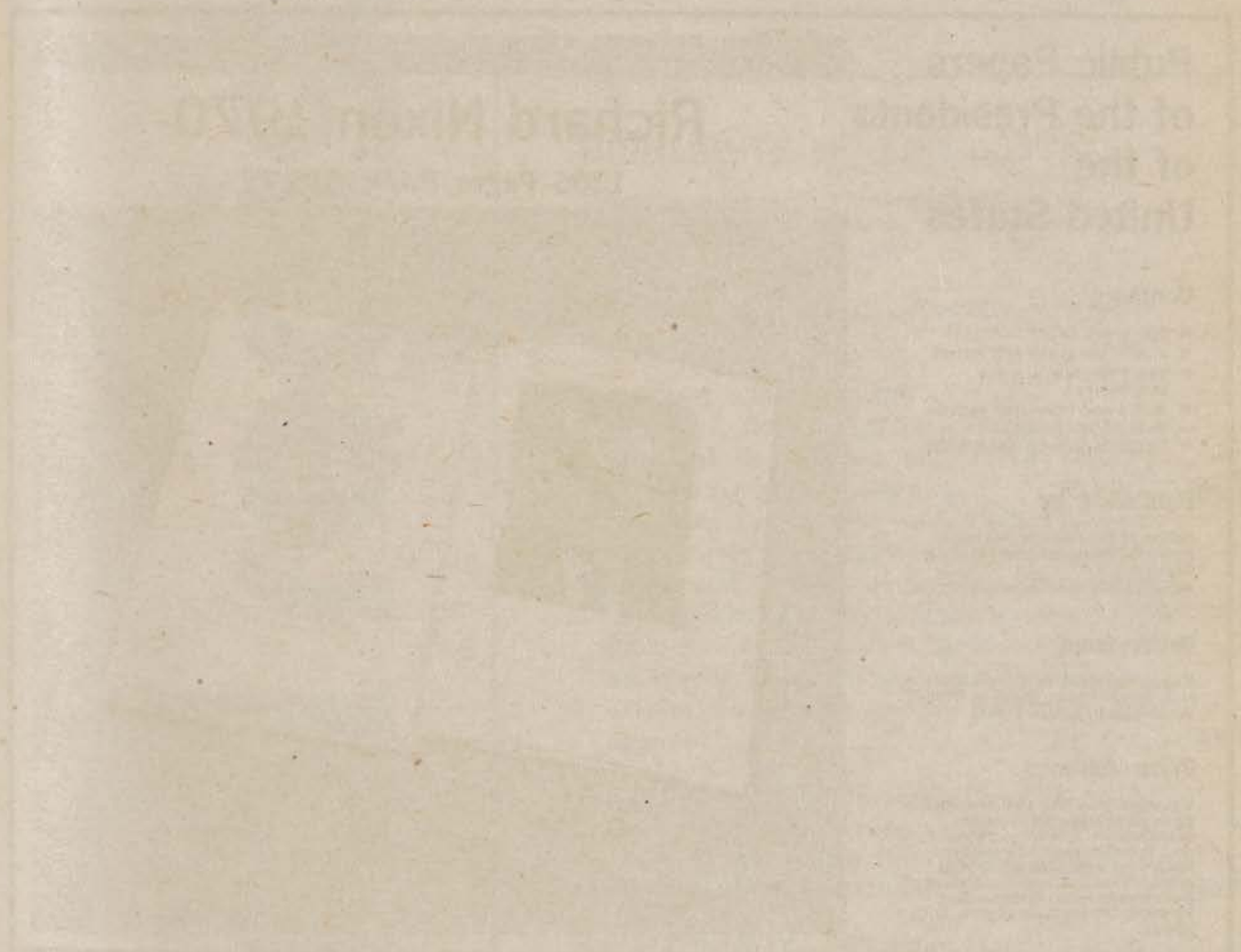
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