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Agencies in this issue-

The President Agency for International Development Agricultural Stabilization and Conservation Service **Business and Defense Services** Administration Civil Aeronautics Board Consumer and Marketing Service Education Office Engineers Corps Farm Credit Administration Federal Aviation Administration Federal Communications Commission Federal Power Commission Federal Trade Commission Fish and Wildlife Service Food and Drug Administration General Accounting Office Health, Education, and Welfare Department Interior Department Interstate Commerce Commission Land Management Bureau National Park Service National Transportation Safety Board Peace Corps Public Health Service Securities and Exchange Commission Small Business Administration State Department Veterans Administration

Detailed list of Contents appears inside.





Just Released

CODE OF FEDERAL REGULATIONS

(As of January 1, 1969)

Title 41-Public Contracts and Property Management (Chapters 5-5D) (Revised)_____ \$1.25

Title 41-Public Contracts and Property Management (Chapter 101-End) (Revised)_____

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A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1969, and specifies how they are affected.

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Presidential Documents

Title 3—THE PRESIDENT

Proclamation 3904 LOYALTY DAY, 1969

By the President of the United States of America

A Proclamation

At the founding of our Republic, the signers of the Declaration of Independence pledged their mutual trust and sacred honor to the common ideals of freedom and equality that have brought greatness to our Nation.

Loyalty to our country and its flag must rest on understanding of our great national values which they have represented—individual freedom under the law, equality of opportunity in all walks of life, justice and protection of the law for all. Each of us has an obligation to fulfill these ideals and to preserve them for our children and for succeeding generations.

It is the function of government in a democracy to provide an orderly framework through which together we can all work constructively toward redeeming the enduring promise of our forefathers' faith. This can be achieved only with the unity and determination of our people. For freedom, justice, and equality are not ideals forever secure, once won. They require our unswerving devotion and our continued vigilance.

In recognition of the heritage of American freedom, the Congress by a joint resolution of July 18, 1958, designated May 1 of each year as Loyalty Day and requested the President to issue a proclamation inviting the people of the United States to observe such day with appropriate ceremonies.

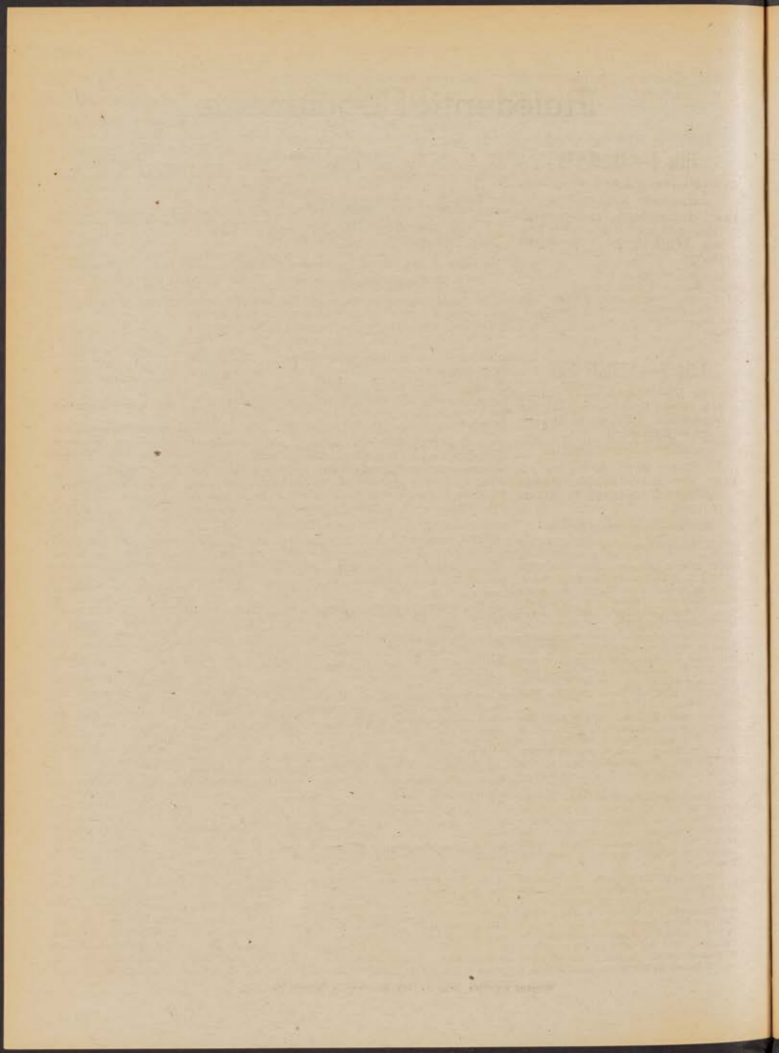
NOW, THEREFORE, I, RICHARD NIXON, President of the United States of America, do call upon the people of the United States, and upon all patriotic, civic, and educational organizations, to observe Thursday, May 1, 1969, as Loyalty Day, with appropriate ceremonies in which all of us may join in a reaffirmation of our loyalty to the United States of America.

I also call upon appropriate officials of the Government to display the flag of the United States on all Government buildings on that day as a manifestation of our loyalty to the Nation which that flag symbolizes.

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

[F.R. Doc. 69-3776; Filed, Mar. 26, 1969; 4:55 p.m.]

Richard Nigen



Rules and Regulations

Title 4—ACCOUNTS

Chapter I—General Accounting Office SUBCHAPTER D—TRANSPORTATION

PART 52—FREIGHT TRANSPORTA-TION SERVICES FURNISHED FOR THE ACCOUNT OF THE UNITED STATES

EDITORIAL NOTE: In F.R. Doc. 69-3480 which begins on page 5581 in the issue of Tuesday, March 25, 1969, the title following the signature should read "Acting Comptroller General of the United States."

Title 7—AGRICULTURE

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

SUBCHAPTER C—SPECIAL PROGRAMS
[Amdt. 1]

PART 777—PROCESSOR WHEAT MARKETING CERTIFICATE REGULATIONS

Miscellaneous Amendments

The following amendment is issued pursuant to the Agricultural Adjustment Act of 1938, as amended (see section 379a to 379j, 52 Stat. 31, as amended, 7 U.S.C. 1379a to 1379j) to provide miscellaneous changes to the republication of the Processor Wheat Marketing Certificate Regulations (33 F.R. 14676).

Provisions of this amendment comprise in part those provisions which were published as Proposed Amendments 1 and 2 to the republication of the Processor Wheat Marketing Certificate Regulations (34 F.R. 397 and 34 F.R. 2051 respectively).

Pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238, 5 U.S.C. 553) consideration has been given to written suggestions submitted during the 30-day periods subsequent to the printing of Proposed Amendments 1 and 2.

It has been determined that the increase in the rate of interest published in Proposed Amendment 2 makes it unnecessary at this time to reduce the period after processing during which marketing certificates may be purchased interest-free.

Accordingly, the proposal as published in Proposed Amendment 1 requiring that marketing certificates be acquired and surrendered on or before the 30th calendar day after the end of the processing report period by processor with an undertaking has not been made a part of this amendment. Similarly, the proposal as published in Proposed Amendment 2

specifying the 30-day limitation with respect to processors of beverage distilled spirits is also excluded.

The amendment provides the following miscellaneous changes:

(1) Increases the minimum ash requirement to 1.35 percent for flour second clears produced from Durum wheat or from a mixture which includes more than 20 percent Durum wheat.

(2) No longer requires the registration of plants at which wheat is processed solely into nonfood products.

(3) Specifies that a registered processor is required to notify the Director when the ownership of his plant is changed.

(4) Provides that processors reporting in the absence of an undertaking shall compute any applicable interest on the cost of certificates from the first day of the reporting period in which the food products were either sold, removed for sale, or removed for consumption (whichever occurred first) irrespective of when such food products were processed.

(5) Changes the period during which a processor reporting in the absence of an undertaking can acquire and surrender certificates without interest.

(6) Incorporates within one section all of the requirements for processors reporting in the absence of an undertaking.

(7) Changes the rate of interest charges applicable under the regulations to 8 percent per annum,

The basis for these changes was set forth in the notices of the proposed amendments previously published in the Federal Register.

The Processor Wheat Marketing Certificate Regulations are amended as follows:

 The third sentence of § 777.3(u) is changed to read:

§ 777.3 Definitions.

(u) "Flour second clears," means
"Flour second clears produced from
Durum wheat or from a mixture which
includes more than 20 percent Durum
wheat shall have an ash content of 1.35
percent or more.

2. Section 777.6(a) is amended to read as follows:

§ 777.6 Registration of processors.

(a) Time of registration. Any person who processes wheat into a food product (except a person who processes wheat in his home solely for family use in his home and a person who processes wheat on a farm solely for use on such farm), shall register with the Director by making the report required by paragraph (b) of this section by May 30, 1964. Any such person who begins such processing operations subsequent to May 30, 1964, and who is not registered, shall register not later than the date he commences operations. Any person who has registered with the Director and who modifies

his operations, such as by opening and closing plants subsequent to the date of his registration, or beginning to process food products, shall give notice of such change to the Director not later than the date he modifies his operations. Notification shall also be given the Director if there is a change in ownership of the plant, such notification to be made not later than the date the change is effective. An extension in time for registering with the Director or providing the notice required by this paragraph may be approved in writing by the Director for good cause shown.

Section 777.11 is amended by changing paragraph (c) to read as follows:

§ 777.11 Time and manner of acquiring and surrendering certificates.

(c) Purchase of certificates in absence of undertaking.

(1) Except as provided in paragraph (b) of this section, the food processor must acquire certificates and surrender such certificates to CCC on or before the 15th calendar day after the end of the processing report period, or such later date as may be approved in writing by the Administrator for good cause shown, for all food products sold, or removed for sale or consumption from the processing plant, during the processing report period. (Where reference is made to all food products sold or removed for sale or consumption in this section, it shall be deemed to refer to all food products sold, removed for sale or removed for consumption from the processing plant (whichever occurred first).)

(2) The cost of certificates acquired from CCC shall be as provided in subdivision (i) and (ii) of this subparagraph.

(1) The food processor may acquire certificates from CCC at face value to the extent that he acquires and surrenders certificates not later than the last day of each processing report period (as determined under § 777.12) to cover the estimated quantity of wheat used in the processing of food products sold or removed for sale or consumption during the report period. If the certificates acquired and surrendered as provided in this subparagraph are equal to 90 percent or more of the certificates required to cover the wheat used in processing food products sold or removed for sale or consumption during the report period, any additional certificates may be acquired from CCC at face value if acquired and surrendered to CCC not later than the 15th calendar day after the end of the processing report period, or such later date as may be approved in writing by the Administrator for good cause shown. The cost of any certificates purchased from CCC after such date to cover wheat used in processing the food

products sold or removed for sale or consumption during the report period shall be the face value thereof plus interest at 8 percent per annum starting on the first day of the processing report period in which the food products were sold or removed for sale or consumption until the date of surrender of the certificates.

(ii) If the certificates acquired and surrendered to CCC by the food processor as provided in subdivision (i) of this subparagraph are less than 90 percent of the certificates required to cover the wheat used in processing food products sold or removed for sale or consumption during the processing report period, or if the food processor does not acquire and surrender certificates as provided in subdivision (i) of this subparagraph, the cost of any certificates purchased from CCC subsequent to the last day of the process-ing report period to cover the wheat used in processing food products sold or removed for sale or consumption during the processing report period shall be the face value of the certificates plus interest at 8 percent per annum from the first day of the report period in which the food products were sold or removed for sale or consumption until the date of surrender of the certificates.

(3) Additional reports in absence of an undertaking.

(i) Processors reporting on the weight of wheat basis. Food processors purchasing certificates in accordance with paragraph (c) of this section and reporting the quantity of wheat processed into food products on the basis of the weight of wheat processed shall supplement each Form CCC-160 with a statement showing: (a) the quantity (in cwt.) and name of food products processed in the reporting period covered by the form, (b) the quantity (in cwt.) and name of food products sold and removed for sale or consumption during such period, (c) the reporting period in which the food product(s) specified in Item (b) were processed, and (d) the wheat equivalent in bushels of such food product(s) calculated by using the actual conversion factor experienced in the reporting period in which processed (bushels of wheat processed into food products divided by cwt. of food products produced). The processor's Form CCC-160 for the first period not covered by an undertaking shall also include a statement showing the quantity of food products re-maining in inventory from the previous reporting period(s) and the wheat equivalent of such product(s). For the purpose of determining the report period in which a food product was processed, sales and removals shall be applied to quantities processed on a first produced, first sold and removed basis. The face value of the certificates and the interest charges shall be shown separately on the report.

(ii) Processors reporting on the conversion factor basis. Food processors who purchase certificates in accordance with paragraph (c) of this section and who report the quantity of wheat processed into food products on a food product conversion factor basis shall supplement each Form CCC-159 with a statement showing (a) the quantity (in cwt.) and

name of food products sold or removed for sale or consumption during the period covered by the form, (b) the quantity of wheat used in the production of such food products, (c) the conversion factor(s) used in making such determination, and (d) the reporting period in which the food products were processed. The processor's Form CCC-159 for the first period not covered by an undertaking shall include a statement showing the products and the wheat equivalent in bushels of the products in inventory at the beginning of the period. For the purpose of determining the report period in which a food product was processed, sales and removals shall be applied to quantities processed on a first produced, first sold and removed basis. The face value of the certificates and the interest charges shall be shown separately on the report.

4. Section 777.13 is amended by changing paragraph (b) to read as follows:

§ 777.13 Weight of wheat basis or reporting.

(b) Additional reports in absence of an undertaking. Food processors purchasing certificates in accordance with § 777.11(c) shall supplement each Form CCC-160 with a statement containing the information required by such section.

5. Section 777.14 is amended by changing paragraph (f) to read as follows:

§ 777.14 Conversion factor basis of reporting.

(f) Additional reports in absence of an undertaking. Food processors who purchase certificates in accordance with § 777.11(c) shall supplement each Form CCC-159 with a statement containing the information required by such section.

§§ 777.7, 777.11, 777.12, 777.19 [Amended]

6. The interest rate is changed to read "eight percent per annum" rather than "six percent per annum" in the applicable sections as follows:

Section 777.7(b), the last sentence; Section 777.11(b), subparagraph (2); Section 777.11(e), subparagraph (2); Section 777.12(g), the sixth sentence; Section 777.19(f), subparagraph (2); Section 777.19(j), the last sentence.

Effective date: The change in the rate of interest shall be applicable with respect to payments for certificates on which interest first starts on and after the 31st day following the date of publication of this amendment in the Feb-ERAL REGISTER. All other provisions of this amendment shall be effective with the first processing report period beginning 30 days following the date of publication of this amendment in the Feb-ERAL REGISTER.

Signed at Washington, D.C. on March 21, 1969.

LIONEL C. HOLM, Acting Administrator, Agricultural Stabilization and Conservation Service.

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II-Corps of Engineers, Department of the Army

PART 207-NAVIGATION REGULATIONS

James River, Va.

Pursuant to the provisions of section 7 of the River and Harbor Act of August 8, 1917 (40 Stat. 266; 33 U.S.C. 1). § 207.152a is hereby prescribed establishing and governing the use and navigation of a restricted area in the James River off Camp Wallace, Va., effective 30 days after publication in the FEDERAL REGISTER, as follows:

§ 207.152a James River off Camp Wal-lace, Va.; Army Transportation School Training Area.

(a) The restricted area. Beginning at latitude 37°13'10" N., longitude 76°39'-20" W.; thence northeasterly about 300 yards to the shore line at latitude 37°13'-17.5" N., longitude 76°39'12" W.; thence southeasterly along the shore line to latitude 37°12'58" N., longitude 76°38'30" W.; thence southwesterly about 300 yards to latitude 37°12'51" N., longitude 76°-38'40" W.; and thence northwesterly about 1200 yards to the point of beginning.

(b) The regulations. (1) No vessels other than Department of the Army vessels, and no persons other than persons embarked in such vessels, shall remain in or enter the restricted area during periods of its actual use by the Army for training purposes.

(2) Government vessels shall patrol the vicinity to warn other vessels to vacate or keep out of the restricted area when it is about to be or is being used by Army vessels.

(3) The Commander, U.S. Transportation Center and Fort Eustis, Fort Eustis, Va., will, to the extent possible, give public notice from time to time through local news media of the schedule of intended Army use of the area.

(4) The continuation of the restricted area for more than 3 years after the date of its establishment shall be dependent upon the outcome of the consideration of a request for its continuance submitted to the District Engineer, U.S. Army Engineer District, Norfolk, Va., by the using agency at least 3 months prior to the expiration of the 3 years.

(5) The regulations in this section shall be enforced by the Commander, U.S. Army Transportation Center and Fort Eustis, Fort Eustis, Va., or such agencies as he may designate.

[Regs., Mar. 13, 1969, 1507-32 (James River, Va.)-ENGCW-ON] (Sec. 7, 40 Stat. 266; 33 U.S.C. 1)

For the Adjutant General.

HAROLD SHARON, Chief, Legislative and Precedent Branch, Office of the Comptroller, TAGO.

[F.R. Doc. 69-3681; Filed, Mar. 27, 1969; [F.R. Doc. 69-3657; Filed, Mar. 27, 1969; 8:45 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation
SUBCHAPTER F—AIR TRAFFIC AND GENERAL OPERATING RULES

[Reg. Docket No. 9484; Amdt. 642]

PART 97-STANDARD INSTRUMENT APPROACH PROCEDURES

Miscellaneous Amendments

The amendments to the standard instrument approach procedures contained herein are adopted to become effective when indicated in order to promote safety. The amended procedures supersede the existing procedures of the same classification now in effect for the airports specified therein. For the convenience of the users, the complete procedure is republished in this amendment indicating the changes to the existing procedures.

As a situation exists which demands immediate action in the interests of safety in air commerce, I find that compliance with the notice and procedure provisions of the Administrative Procedure Act is impracticable and that good cause exists for

making this amendment effective within less than 30 days from publication.

In view of the foregoing and pursuant to the authority delegated to me by the Administrator (24 F.R. 5662), Part 97 (14 CFR Part 97) is amended as follows:

1. By amending § 97.11 of Subpart B to delete low or medium frequency range (L/MF), automatic direction finding (ADF) and very high frequency omnirange (VOR) procedures as follows:

Appleton, Wis.—Outagamie County, NDB (ADF) Runway 11, Amdt. 1, 17 Aug. 1967 (established under Subpart C).
Appleton, Wis.—Outagamie County, NDB (ADF) Runway 29, Amdt. 2, 17 Aug. 1967 (established under Subpart C).
Ashland, Wis.—John F, Kennedy Memorial, NDB (ADF) Runway 2, Amdt. 1, 8 July 1967 (established under Subpart C).
Ashland, Wis.—John F, Kennedy Memorial, NDB (ADF) Runway 32, Amdt. 11, 27 May 1967 (established under Subpart C).
Alexandria, Minn.—Alexandria Municipal, VOR I, Amdt. 7, 1 Feb. 1964 (established under Subpart C).
Atlanta, Ga.—Dekalb-Peachtree, VOR-1, Amdt. 6, 27 May 1967 (established under Subpart C).
Clarksville, Tenn.—Outlaw Field, VOR Runway 34, Orig., 18 Nov. 1967 (established under Subpart C).
Hattiesburg, Miss.—Municipal, VOR Runway 13, Amdt. 2, 23 Dec. 1967 (established under Subpart C).
International Falls, Minn.—Falls International, VOR Runway 13, Amdt. 3, 12 Aug. 1967 (established under Subpart C).
International Falls, Minn.—Falls International, VOR Runway 31, Amdt. 3, 12 Aug. 1967 (established under Subpart C).
Tupelo, Miss.—Municipal, VOR Runway 4, Orig., 6 Nov. 1965 (established under Subpart C).
Urbana, III.—Illini, VOR-1, Amdt. 1, 20 Jan. 1968 (established under Subpart C).

- 2. By amending § 97.13 of Subpart B to delete terminal very high frequency omnirange (TerVOR) procedures as follows: Deviis Lake, N. Dak.—Deviis Lake Municipal, TerVOR-13, Amdt. 1, 16 Apr. 1966 (established under Subpart C).
- 3. By amending § 97.17 of Subpart B to delete instrument landing system (ILS) procedures as follows: Winston-Salem, N.C.—Smith Reynolds, ILS Runway 33, Amdt. 11, 27 May 1967 (established under Subpart C).
- 4. By amending § 97.23 of Subpart C to establish very high frequency omnirange (VOR) and very high frequency-distance measuring equipment (VOR/DME) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for each airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

Terminal routes	Missed approach			
From-	To-	Via	Minimum altitudes (feet)	MAP: 8.3 miles after passing AXN VOR.
			1	Make left-climbing turn to 3000', return to AXN VOR. Supplementary charting information: TDZ Elevation, 1429'.

Procedure turn W side of crs, 044° Outbud, 224° Inbud, 3000′ within 10 miles of AXN VOR. FAF, AXN VOR. Final approach crs, 224°, Distance FAF to MAP, 8.3 miles. Minimum altitude over AXN VOR, 3000′.

MSA: 000°-000′-2700′; 000′-180°-3600′; 180°-360°-2800′;

DAY AND NIGHT MECHUMS

Cond.	A				В			O .			D "		
Section 1	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-22,	2000	1	575	2000	1	575	2000	1	675	2000	134	575	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C	2060	1	635	2000	1	635	2000	11/4	635	2060	2	635	
A	Standard.		T 2-eng. or	less—Standa	rd.			T over 2-er	ng.—Standar	d.			

City, Alexandria; State, Minn.; Airport name, Alexandria Municipal; Elev., 1425'; Facility, AXN; Procedure No. VOR Runway 22, Amdt. 8; Eff. date, 17 Apr. 69; Sup. Amdt. No. VOR 1, Amdt. 7; Dated, 1 Feb. 64

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR-Continued

	Missed approach					
From-	То-	Via	Minimum altitudes (feet)	MAP: 9.7 miles VORTAC.	after passing	OCR
R 330°, OCR VORTAC CW	R 061°, OCR VORTAC.	7-mile DME Arc.	3000	Climb on beading: R 000° thence to C Supplementary char N, 1 minute, left to approach ers to ru elevation, 1002'.	rabapple Int and ting information arns, 186° Inbnd	d hold, n: Hold Final

Procedure turn not authorized. One minute holding pattern NE of OCR VORTAC 241° Inbnd, right turns, 3000', FAF, OCR VORTAC. Final approach crs, 241°. Distance FAF to MAP, 9.7 miles.

Minimum altitude over OCR VORTAC, 3000'; over 5-mile DME Fix or Harold Int, 1640' (1680' when control zone not effective).

MSA: 000'-270'-3000'; 270'-000'-3100'.

Notes: (i) Radar vectoring. (2) When control zone not effective, use FTY County altimeter setting, and circling straight-in MDA increased 40', (3) No weather reporting.

(4) Inoperative table does not apply to HIRL Runway 27. DAT AND NIGHT MINIMUMS

27/2		A			В			C		VIS
Cond	MDA	VI8	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
-27	1640	1	638	1640	1	638	1640	134	638	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
o	1660	1	688	1660	1	658	1660	13/2	658	NA
	Dual VOR	VOR/DA	Œ Minimum	55						
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
1-27	1460	1	458	1460 .	1	458	1460	1	458	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
0	1480	1	478	1480	1	478	1480	134	478	NA
A	Not author	ized.	T 2-eng. or	less-Stand	ard.			T over 2-e	ngStandard.	

City, Atlanta; State, Ga.; Airport name, Dekalb-Peachtree; Elev., 1002; Facility, OCR; Procedure No. VOR Runway 27, Amdt. 7; Eff. date, 17 Apr. 69; Sup. Amdt. No. VOR-1, Amdt. 6; Dated, 27 May 67

	Terminal routes			Missed approach
Prom-	То-	Via	Minimum altitudes (feet)	MAP: CKV VOR.

Climbing left turn to 2300' to CKV VOR and hold.

Supplementary charting information: Hold S, 1 minute, right turns, 348° Inbnd. Pinal approach crs intercepts rinway centerline 3000' from threshold. LRCO 122.1R, 126.7R. Depict restricted areas (R-3792 and R-3793) W of CKV. TDZ elovation, 549'.

Procedure turn E side of crs, 168° Outbud, 348° Inbud, 2200′ within 10 miles of CKV VOR.

Final approach crs, 348° 1.

MSA: 000°-270°-2200′; 270°-360°-2100′.

MSA: 000°-270°-2200′; 270°-360°-2100′.

Norzes: (1) Radar vectoring: (2) Night minimums not authorized Runways 5/23. (3) Use Campbell approach control altimeter setting.

#Alternate minimums not authorized except operators with approved weather reporting service.

DAY AND NIGHT MINIMUM

		A			В			C		D
Cond. MI	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS
8-34.	900	1	411	960	1	411	960	1	411	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	V18	HAA	
o:	900	1	411	1000	1	451	1000	13-9	451	NA
Α	Not author	ized.#	T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standard.	

City, Clarksville; State, Tenn.; Airport name, Outlaw Field; Elev., 549; Facility, CKV; Procedure No. VOR Runway 34, Amdt. 1; Eff. date, 17 Apr. 69; Sup. Amdt. No. Orig.; Dated, 18 Nov. 67

STANDARD INSTRUMENT APPROACH PROCEDURE-Type VOR-Continued

	Missed approach			
Prom	То-	Via	Minimum altitudes (feet)	MAP: DVL VOR.

Climb to 2000' on R 133" within 10 miles, return to VOR.
Supplementary charting information: Final approach ers intercepts ninway centerline 3550' from threshold, 1599' tower 0.9 mile ENE. LRCO 122.1R 123.6R. TDZ elevation, 1451'.

Procedure turn W side of crs, 313" Outbad, 133" Inbad, 2500' within 16 miles of DVL VOR.

Final approach crs, 133".

MSA: 500"-990"-3500'; 900"-270"-3100'; 270"-360"-2700'.

MSA: 500"-990"-3500'; 900"-270"-3100'; 270"-360"-2700'.

Note: Use Grand Forks altimeter setting when Devils Lake control zone not effective.

*Circling and straight-in MDA increases 320' when Devils Lake control zone not effective except for operators with approved weather reporting service.

\$Alternate minimums not unthorized when Devils Lake control zone not effective except for operators with approved weather reporting service.

CAUTION: Runways 3/21 unlighted.

DAY AND NIGHT MINIMUMA

Cond. MD	Λ				В			0			D		
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-13*	1900	1	449	1900	1	:440	1900	10	649	1900	1	449	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C*	1900	1	446	1920	1	466	1920	134	466	2020	2	506	
Δ	Standard.\$		T 2-eng. or	less-Stand	ard.			T over 2-er	ng.—Standaz	d.			

City, Devils Lake; State, N. Dak.; Airport name, Devils Lake Municipal; Elev., 1454; Facility, DVL; Procedure No. VOR Runway 13, Amdt. 2; Eff. date, 17 Apr. 60; Sup. Amdt. No. Ter VOR-13, Amdt. 1; Duted, 16 Apr. 66

	Terminal routes								
From-	То-		Via	Minhmum altitudes (feet)	MAP: 9.7 miles after passing HBG VORTAC.				
R 257* HBG VORTAC CWR 020* HBG VORTAC CCW	R 331°, HBG VORTAC (NOPT) R 331°, HBG VORTAC (NOPT)	7-mile DME	Are	2000 2000	Climbing left turn to 2000' direct to HBG VORTAC and hold. Supplementary charting information: Hold NW, 1 minute, right turns, 151" Inbnd. Airspace restricted area (B-4461 A and B), 5 miles SE of airport. LRCO 122.1, 123.6. TDZ elevation, 157.				

Procedure turn W side of ers, 331* Outbind, 151* Inbind, 2000' within 10 miles of HBO VORTAC.

FAR, HBG VORTAC. Final approach ers, 151*. Distance FAF to MAP, 9.7 miles.

Minimum alittude over HBG VORTAC, 2000'; over ALEX Int, 840'.

MSA: 000°-300°-1900'.

NOTES: (1) Use MCB FSS altimeter setting between hours of 1700-0800 local and all MDA's increased 300' and visibility increased 1, mile for Category A; 1/4 mile for Category B and 1/2 for Category C.

(2) Inoperative table does not apply to HRML Runway 13.

*Operators with approved weather reporting service authorized standard alternate minimums.

DAY AND NIGHT MINIMUMS

Cond		A			В			C		D	
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS	
5-13	840	1	680	840	= (1)	689	840	134	689	NA	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA		
C	840	1	689	840	1	680	840	134	689	NA	
		-VOR/N	DB Minimu	ms:							
	MDA	VIS	HAT	MDA.	VIS	HAT	MDA	VIS	HAT		
6-13	560	1	400	560	1	400	500	1	409	NA	
	MDA	VIS	HAA	HDA	VIS	HAA	MDA	VIS	HAA		
C	640	1	489	640	1	489	640	134	489	NA	
A.,,	Not author	ized."	T 2-eng. or	less—Stand	ard.			T over 2-e	ng.—Standard.		

Ulty, Hatthesburg; State, Miss.; Airport name, Municipal; Elev., 151'; Facility, HBG; Procedure No. VOR Runway 13, Amdt. 3; Eff. date, 17 Apr. 69; Sup. Amdt. No. 2; Dated, 23 Dec. 67

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR-Continued

	Terminal routes			Missed approach
From-	То—	Via	Minimum altitudes (feet)	MAP: INL VOR.

Climb to 2600' on INL VOR R 123°, within 10 miles, return to VOR. Supplementary charting information: TDZ elevation, 1177'.

Procedure turn 8 side of crs, 314* Outbird, 134* Inlind, 2000' within 10 miles of INL VOR. Final approach crs, 134*. Minimum alittude over Crosier Int, 1740'. M8A: 000*-090'--2000'; 000'-180*--2700'; 180*-270*--2500'; 270*-300*--3000'. CAUTION: Runways 4/22 unlighted.

DAY AND NIGHT MINIMUMS

		A			В			C			D	
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
3-13	1740	1	563	1740	1	563	1740	1	563	1740	134	563
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
0	1740	1	560	1740	1	560	1740	136	560	1740	2	500
	VOR/ADF	Minimum	152									
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
-13	1580	1	403	1580	1	403	1580	1	403	1580	1	403
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
2	1640	1	400	1640	1	460	1700	134	\$20	1740	2	500
	Standard.		T 2-eng. or	r less-Stand	ard.			T over 2-e	ng.—Standa	rd.		

City, International Falls; State, Minn.; Airport name, Falls International; Elev., 1180'; Facility, INL; Procedure No. VOR Runway 13, Amdt. 4; Eff. date, 17 Apr. 60; Sup. Amdt. No. 3; Dated, 12 Aug. 67

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: INL VOR.

Climb to 2000' on INL VOR R 314° within 10 miles, return to VOR.
Supplementary cherting information: TDZ elevation, 1167'.

Procedure turn N side of crs, 123° Outbind, 303° Inbind, 2600′ within 10 miles of INL VOR, Final approach crs, 303°.

MSA: '000'-000'-2600', 2000'-180"-2700'; 180"-270"-2500'; 270"-360"-3000'.

CAUTION: Runways 4/22 unlighted.

DAY AND NIGHT MINIMUMS

		A			В			C			D	
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-31	1540	1	373	1540	1	373	1540	1	873	1540	1	373
O'Ole everence and a second	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	1640	1	460	1640	1	460	1700	134	520	1740	2	560
	Standard.		T 2-eng. or	less—Standa	ard.			T over 2-er	g.—Standar	d.		

City, International Falls; State, Minn.; Airport name, Falls International; Elev., 1180; Facility, INL; Procedure No. VOR Runway 31, Amdt. 4; Eff. date, 17 Apr. 60; Sup. Amdt. No. 3; Dated, 12 Aug. 67

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR-Continued

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: 2.3 miles after passing TUP VOR.
Guntown Int	. TUP VOR	Direct	2000	Climbing left turn to 2000' to TUP VOR and bold. Supplementary charting information; Hold SW. I minute, right turns, 030" Inbnd. TDZ elevation, 360'.

Procedure turn E side of crs, 210° Outbud, 030° Inbud, 2000' within 10 miles of TUP VOR.
FAF, TUP VOR. Final approach crs, 030°. Distance FAF to MAP, 2.3 miles.
Minimum altitude over TUP VOR, 1200'.
MSA: 000°-050°-1900'; 000°-180°-1700'; 180°-270"-1900'; 270°-360°-2000'.
Note: Use Columbus, Miss. APC altimeter setting.
*Air carrier with approved weather service authorized standard alternate minimums and decrease straight-in MDA 180'.

	MINIMUMS

Cond.		A			В		C. C.	D	
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	VIS	VIS	
8-4	840	1	480	640	1	450	NA	NA	1
	MDA	VIS	HAA	MDA	VIS	HAA			
C	940	- 1	579	940	1	579	NA	NA	
A	Not author	ized,*	T 2-eng. o	r less-Stand	ard.		T over 2-engNot author	ized.	- 3

City, Tupelo; State, Miss.; Airport name, Municipal; Elev., 361'; Facility, TUP; Procedure No. VOR Runway 4, Amdt. 1; Eff. date, 17 Apr. 69; Sup. Amdt. No. VOR 1, Orig. Dated, 6 Nov. 65

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: 7.4 miles after passing CMI VOR TAC.
Manefield Int. R 1960*, CMI VORTAC CW. R 330*, CMI VORTAC CCW. CMI 7-mile DME Arc.	R 207", CMI VORTAC	7-mile DME Are	2300	Climbing right turn to 2300' direct to CMI VORTAC. Supplementary charting information: Towers: 1000', 2.5 miles W of airport; 1140', 4 miles WSW of airport; 937', 2.5 miles SW of airport; 1146', 4 miles SW of airport.

Procedure turn W side of crs., 207° Outbad, 027° Inbad, 2300′ within 10 miles of CMI VORTAC. FAF, CMI VORTAC. Final approach crs., 027°, Distance FAF to MAP, 7.4 miles, Minimum attitude over CMI VORTAC, 2300′; over 5-mile DME Fix, 1820′. MSA: 000°-180°-300′; 180°-300′-2800′.
NOTES: (1) Use Champaign attimeter setting. (2) Night minimums not authorized.

DAY AND NIGHT MINIMUMS

Cond.		A			В			0		D
Cond	MDA	VIS	HAA	MDA	VIS	HAA.	MDA	VIS	HAA	VIS
0	1520	1	785	1529	1	783	1520	134	785	NA
	VOR/DME	Minimun	181							
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIB	HAA	
0	1200	1	- 468	1200	1	465	1200	136	465	NA
A	Not authori	zed.	T 2-eng. or	less-300-1 s	ill runways.			T over 2-er	ng300-1 all runways.	

City, Urbana; State, III.; Airport name, Illini; Elev., 785'; Facility, CMI; Procedure No. VOR-1, Amdt. 2; Eff. date, 17 Apr. 66; Sup. Amdt. No. 1; Dated, 20 Jan. 68

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR/DME

Bearings, beadings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: 18.5 mile DME Fix R 253°.
R 282°, BRL VORTAC CCW	R 253°, BRL VORTAC	S-mile DME Are S-mile DME Are BRL, R 253° BRL, R 253°	2300 2300	Climbing right turn to 2300', return to BRL VORTAC and hold. Supplementary charting information: Hole E, 1 minute, right turns, 288" Inbad.

Procedure turn not authorized. Approach ers (profile) starts at BRL VORTAC.

Front approach ers, 253°.

Minimum altitude over BRL VORTAC, 2300'; over 8-mile DME Fix, 2300'; over 14-mile DME Fix, 1600'.

MSA: 000'-180*-2300'; 180*-2300'.

NOTE: Use Burlington, Iowa, altimeter setting.

Standard alternate minimums authorized for operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

10272		Α	-		В	W		C		D
Cond	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	VIS
D	1200	1	476	1200	1	476	1200	13/2	476	NA
A	Not author	ized.#	T 2-eng. or	less-Stand	ard.				ng.—Standard.	

City, Fort Madison; State, Iowa; Airport name, Municipal; Elev., 724'; Facility, BRL; Procedure No. VOR/DME-1, Amdt. Orig.; Eff. date, 17 Apr. 69

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP; 11-mile DME Fix R 194° UBG VORTAC.
North Plains Int	UBG VORTAC (NOPT)	Direct	3000	Climbing left turn to 3000' direct to UBG VORTAC. Supplementary charting information: LRCO 122.1.

Procedure turn W side of crs, 014* Outbind, 194° Inbind, 3100' within 10 miles of UBG VORTAC.
Final approach crs, 194°.
Minimum altitude over UBG VORTAC, 3000'; over UBG R 194°, 5-mile DME Fix, 2000'; over UBG R 194°, 8.5-mile I ME Fix, 1500'.
MSA: 000°-090°-3100'; 090°-180°-3800'; 180°-360°-4500'.
NOTE: Use Salem altimeter setting.
%IFR departure procedures: Climb direct to UBG VORTAC before proceeding on crs.

DAY AND NIGHT MINIMUMS

100		A			В			0			D		
Cond	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
c	700	1	544	700	1	544	700	134	544	840	2	684	
A	Not author	ized.	T 2-eng. or	less—Standi	ard.%			T over 2-er	ng.—Standa	rd.%			

City, McMinnville; State, Oreg.; Airport name, McMinnville Municipal; Elev., 156'; Facility, UBG; Procedure No. VOR/DME Runway 21, Amdt. Orig.; Eff. date, 17 Apr. 09

5. By amending § 97.23 of Subpart C to amend very high frequency omnirange (VOR) and very high frequency-distance measuring equipment (VOR/DME) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Ceilings are in feet above alreport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: BMI VOR.
McLean Int. Twin Grove Int.	BMI VOR.	Direct		Climb to 2400' direct to BMI VOR. Supplementary charting information: Final approach cra intercepts runway centerine 600' from runway threshold. TDZ elevation, 870', LRCO 122.1.

Procedure turn E side of crs, 316° Outbind, 136° Inbind, 2400' within 10 miles of BMI VOR.
Final approach crs, 130'.
MSA: 000°-000°-2500'; 000°-180°-2800'; 180°-360°-2300'.
Nores: (1) Use Peoria altimeter setting when control rone not effective, except operators with approved weather reporting service. (2) Inoperative component table does not apply to HIRL Runway II.
SCircting and straight-in MDA becomes 1560' when control rone not effective.
\$Alternate minimums not authorized when control rone not effective, except operators with approved weather reporting service.

DAT AND NIGHT MINIMUMS

		A			В			C		D
Cond. MDA	MDA .	V18	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS
8-11\$	1400	1	580	1400	1	530	1400	1	830	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
3	1400	1	825	1400	1	825	1400	13%	525	NA.
	Standard.#		T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standard.	

City, Bloomington; State, III.; Airport name, Bloomington-Normal; Elev., 875'; Facility, BMI; Procedure No. VOR Runway 11, Amdt. 1; Eff. date, 17 Apr. 69; Sup. Amdt. No. Orig.; Dated, 25 Apr. 68

	- Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: BMI VOR.
McLean Int. Twin Grove Int.	BMI VOR.	Direct	2400 2400	Climbing left turn to 2400' to BMI VOR. Supplementary charting information: Elevation 962', 9500' NE Runway 21 on centerline. Final approach ers intercepts runway centerline 3000' from threshold. TDZ elevation, 875'. LRCO 122.1R.

Procedure turn E side of crs, 040° Outhad, 220° Inbad, 2400′ within 10 miles of BMI VOR.

Final approach crs, 220°.

Minimum altitude over BMI VOR, *1300′. (*1460′ when control zone not effective.)

MSA: 000°-030′-2300′; 090°-180°-2800′; 180°-360°—2300′.

MSA: 000°-030°-2300′; 180°-360°—2300′.

MSA: 000°-030°-030°—2300′.

MSA: 000°-030°-030°—2300′.

MSA: 000°-030°-030°—2300′.

MSA: 000°-030°-030°—2300°.

MSA: 000°-030°-030°—2300°.

MSA: 000°-030°-030°—2300°.

MSA: 00

DAY AND NIGHT MINIMUMS

Cond		A			В			C		D
Cond. MD	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS
S-218	1300	1	425	1300	1	425	1300	1	425	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
08	1300	1	425	1340	1	465	1340	13/2	465	NA
A	Standard.		T 2-eng. or	less-Stand	ard.			T over 2-er	gStandard.	

City, Bloomington; State, Ill.; Airport name, Bloomington-Normal; Elev., 878'; Pacility, BMI; Procedure No. VOB Runway 21, Amdt. 7; Eff. date, 17 Apr. 69; Sup. Amdt. No. 6; Dated, 25 Apr. 68

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR-Continued

	Terminal routes			Missed approach
From	To-	Via	Minimum altitudes (feet)	MAP: BMI VOR.
McLean Int. Twin Grove Int.	BMI VOR	Direct Direct	2400 2400	Climb to 2400' direct to BMI VOR Supplementary charting information: Fina approach on intercepts runway center line 3000' from threshold. TDZ elevation 871', LRCO 122, 1R.

Procedure turn N side of crs, 100° Outbind, 280° Inbind, 2400′ within 10 miles of BMI VOR.

Final approach crs, 280°.

MSA: 045°-135°-2300′; 135°-225°-2800′; 225°-045°-2300′.

NOTES: (1) Use Peoria altimeter setting when control zone not effective except operators with approved weather reporting service. (2) Inoperative component table does not apply to HRL Ranway 29.

\$Circling and straight-in MDA increased 160′ when control zone not effective, except operators with approved weather reporting service.

\$Alternate minimums not authorized when control zone not effective, except operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

		A			В			C		D
Cond	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS
8-29\$	1320	1	449	1320	1	449	1320	1	449	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C8	1320	1	445	1340	- 1	465	1340	11/6	465	NA
A	Standard.#		T 2-eng. or	less-Stand	ard.			T over 2-es	ng.—Standard.	

City, Bloomington; State, III.; Airport name, Bloomington-Normal; Elev., 878'; Facility, BMI; Procedure No. VOR Bunway 29, Amdt. 1; Eff. date, 17 Apr. 69; Sup. Amdt. No. Orig.; Dated, 25 Apr. 68

		Terminal routes			Missed approach	
From-	4	То-	Via	Minimum altitudes (feet)	MAP: 2.2 miles after passing DAK VOR	
Payetteville VORTAC Cherokee Int. Gentry Int Elkins Int. Lincoln Int	Drak Drak Drak	e VOR e VOR e VOR e VOR e VOR	Direct Direct Direct Direct Direct	3000 3000 3000 3300 3000	Turn right, climbing to 3000' on DAK 1 179° within 15 miles.	

Procedure turn W side of crs, 321° Outbind, 141° Inbind, 2000′ within 10 miles of DAK VOR. FAF, DAK VOR. Final approach crs, 138°. Distance FAF to MAP, 2.2 miles. Minimum slititude over DAK VOR, 2200′, M8A: 900°-180°-3500′, 180°-900°-3100′. Nors: Sliding scale not authorized. *Category A, 1000-2; Category B, 1100-2; Category C, 1200-2.

DAY AND NIGHT MINIMUMS

1000		A			В			C			D	
Cond	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	- 20	VIS	
0	2040	1	789	2160	1	909	2220	136	960		NA	
Δ	•		T 2-eng. o	r less-500-2,				T over 2-e	ng.—500-2.			

City, Faystteville; State, Ark.; Airport name, Fayetteville Municipal-Drake Field; Elev., 1251'; Facility, DAK; Procedure No. VOR-1, Amdt. 7; Eff. date, 17 Apr. 69; Sup-Amdt. No. 6; Dated, 21 Mar. 68

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR-Continued

	Terminal routes			Missed approach		
From-	То	Via	Minimum altitudes (feet)	MAP: 5.1 miles after passing Farmington FM.		
Aurora Int.	UBG VORTAC (NOPT)	Direct	3000	Right climbing turn to 3000' direct UBG VORTAC and hold. Supplementary charting information: Clust 11.1-mile DME Fix, B 346° at missed approach point.		

Procedure turn W side of crs, 166° Outbad, 346° Inbad, 300° within 10 miles of UBG VORTAC.
FAF, 6-mile DME, R 346°,FM. Final approach crs, 346°. Distance FAF to MAP, 5.1 miles.
Minimum altitude over UBG VORTAC, 3000°, over Farmington FM/6-mile DME, R 346°, 2000°,
MSA: 900°-000°-3100°; 900°-180°-3800°; 180°-380°-4000°.
NOTES: (1) Use Portland altimeter setting when control zone not effective. (2) DME or Fan Markers required.
*Circling MDA 900° when control zone is not effective.

"LFR departure procedures: Climb direct to UBG VORTAC before proceeding on crs or as directed by ATC.
#Alternate minimums not authorized when control zone not effective.

DAY AND NIGHT MINIMUMS

200.0		A			В			C		D
Cond.	MDA	VIS	HAA_	MDA	VIS	HAA	MDA	VIS	HAA	VIS
C*	680	1	476	680	1	476	680	134	476	NA
A	Standard.#		T 2-eng. or	less-Runy	vay 2, Stan	dard; all oth	ners 200-1.%	T over 2-	eng.—Runway 2,	Standard; all others 200-1.%

City, Hillsboro; State, Oreg.; Airport name, Portland-Hillsboro; Elev., 204'; Facility, UBG; Procedure No. VOR-1, Amdt. 7; Eff. date, 17 Apr. 60; Sup Amdt. No. 6; Dated, 17 Oct., 68

	Terminal routes			Missed approach			
From-	То	Via	Minimum altitudes (feet)	MAP: 4.2 miles after passing MLU VO. TAC.			
R 067°, MLU VORTAC CW	R 216°, MLU VORTAC	7-mile Arc MLU, R 200° lead radial.	1600	Climb to 2000' on MLU R 036" within 20			
R 292°, MLU VORTAC CCW		7-mile Arc MLU, R 232° lead radial, Direct		miles. Supplementary charting information: TDZ elevation, 77'.			

Procedure turn S side of crs, 216° Outbad, 036° Inbad, 1400' within 10 miles of MLU VORTAC. FAF, MLU VORTAC. Final approach crs, 036°. Distance FAF to MAP, 4.2 miles. Minimum altitude over MLU VORTAC, 1200'. MSA: 140°-230°-3100'; 230°-140°-1900'.

DAY AND NIGHT MINIMUMS

Cond		Λ			В			C		D
Cond. MD.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS
8-4	480	36	403	480	36	403	480	36	403	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
0	480	1	401	540	1	461	540	134	461	NA
A	Standard.		T 2-eng. or	less-Stand	ard.			Tover 2-er	ngStandard.	

City, Monroe; State, La.; Airport name, Monroe Municipal; Elev., 79'; Facility, MLU; Procedure No. VOR Runway 4, Amdt. 11; Eff. date, 17 Apr. 69; Sup. Amdt. No. 10; Dated, 3 Oct. 68

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE VOR/DME

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: MLU R 272", 26-mile DME Fix.
MLU VORTAC R 202°, MLU VORTAC CW		Direct	2000 2000 2000	Climbing right turn to 2000' heading 092'. Hold E of Tremont DME Int. Supplementary charting information: Hold E of Tremont DME Int on MLU VORTAC R 222', right turns 4-mile pattern, Depict 697' tower 0.9 mile NW of airport.

Procedure turn not authorized. Approach ers (profile) staris at Trement Int (21-mile DME).

Final approach ers, 272°, Minimum altitude over Tremont Int. (21-mfle DME), 2000'. M8A: 140°-230°-3100'; 230°-140°-1900'.

Note: Use Monroe, La., FSS altimeter setting.

CAUTION: Maneuvering not authorized W of airport defined by extension of runway centerline.

DAY AND NIGHT MINIMUMS

0-1	-	A			В		C	D
Cond.	MDA	VIS	HAA	MDA	VIS	HAA	VIS	VIS
D	900	1	573	900	134	573	NA	NA
A	Not authori	ned.	T 2-eng. or	less-Stand	ard.		T over 2-eng.—Standard.	

City, Ruston; State, La.; Afrort name, Ruston Municipal; Elev., 327'; Facility, MLU; Procedure No. VOR/DME-1, Amdt. 2; Eff. date, 17 Apr. 69; Sup. Amdt. No. 1; Dated, 13 Feb. 69

6. By amending § 97.25 of Subpart C to amend localizer (LOC) and localizer-type directional aid (LDA) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE LOC

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: 5.5 miles after passing River Int.
Castleton Int. IND VORTAC. Quincy Int.	River Int	Direct	2800	Climb to 2400' and proceed direct to in LOM. Supplementary Charting Information: VASI Runway 22R. TDZ elevation, 797',

Procedure turn N side of crs, 944° Outbad, 224° Inbad, 2800′ within 10 miles of River Int. FAF, River Int. Final approach crs, 224°. Distance FAF to MAP, 5.5 miles. Minimum altitude over River Int, 2500′. Note: ASR.

DAY AND NIGHT MINIMUMS

0.200.00	A			В			0			D		
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-22-R	1160	34	363	1160	34	363	1160	34	363	1100	1	363
	MDA.	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	1240	1	443	1260	1	463	1260	134	463	1360	2	563
A	Standard.			less-RVR her runway		ays 4L and 3	31L; Stand-	T over 2-e all other	ng.—RVR 2 runways.	4', Runways	4L and 31	L; Standar

City, Indianapolis; State, Ind.; Airport name, Indianapolis Municipal (Weir-Cook); Elev., 797'; Facility, I-IND; Procedure No. LOC (BC) Runway 22R, Amdt. 9; Eff. date, 17 Apr. 69; Sup. Amdt. No. 8; Dated, 9 Jan. 69

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE LOC (BC)

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure or such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: 6 miles after passing Stone Int.
PIE VORTAC. Picnic NDB R 1827, PIE VORTAC CW. 9-mile Arc.	Stone Int	9-mile Arc PIE, R 158° lead radial.	2000	Climb to 2000' left turn to R 330', PIE VORTAC within 15 miles, Supplementary charting information: TDZ elevation, 10'.

Procedure turn W side of crs, 170° Outbind, 350° Inbind, 2000° within 10 miles of Stone Int. FAF, Stone Int. Final approach crs, 350°. Distance FAF to MAP, 6 miles. Minimum altitude over Stone Int, 2000'; over Sawgrass Int, 1400°. NOTE: Radar vectoring.

DAY AND NIGHT MINIMUMS

100.00	A				В			C		D		
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-35	400	34	390	400	34	390	400	14	390	400	1	390
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	500	1	489	500	1	480	800	134	489	180	2	560
A	Standard.		T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standa	rd.		

City, St. Petersburg-Clearwater; State, Fia.; Airport name, St. Petersburg-Clearwater International; Elev., 11'; Facility, 1_PIE; Procedure No. LOC (BC) Runway 35, Amdt. 8; Eff. date, 17 Apr. 69; Sup. Amdt. No. 7; Dated, 28 Nov. 68

7. By amending § 97.27 of Subpart C to establish nondirectional beacon (automatic direction finder) (NDB/ADF) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)

Bearings, bendings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles of hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for an route operation in the particular area or as set forth below.

	Terminal routes			Missed approach		
From-	To-	Via	Minimum altitudes (feet)	MAP: AIK NDB.		
A GS VORTAC Collier Int Monetta Int Sam Int Langley Int	AIK NDB	Direct Direct	2100 2100 2100	Supplementary charting information: Hold		

Procedure turn N side of crs, 040° Outbud, 220° Inbud, 2100′ within 10 miles of AIK NDB.
Final approach crs, 220°,
MSA: 050°-180°-2100°, 180°-270°-2900′; 270°-2000′.
Notes: (1) No weather reporting service. (2) Use AGS altimeter setting. (3) Night minimums not authorized on Runways 18-36.

DAY AND NIGHT MINIMUMS

Cond.	A			В			C		D	
Cond.	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	НАА	VIS
	1080	1	550	1080	1	550	1080	1	550	NA
	Not author	ined.	T 2-eng. or	r less-Stand	ard.			T over 2-	ing.—Standard.	

City, Alken; State, S.C.; Airport name, Alken Municipal; Elev., 630'; Facility, AlK; Procedure No. NDB (ADF)-1, Amdt. Orig.; Eff. date, 17 Apr. 69

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)-Continued

	Terminal routes			Missed approach
From-	То	Vin	Minimum altitudes (feet)	MAP: 5.8 miles after passing AT LOM.
Sherwood Int. Little Chute Int. OSH VOR. Hear Creek Int.	AT LOM	Direct	2500 2500	Climb to 2500' on 025° from AT LOM within 10 miles, return to LOM. Supplementary charting information RTO 119.4. TDZ elevation, 885'.

Procedure turn E side of ers, 203" Outbind, 025" Inbind, 2500" within 10 miles of AT LOM, FAF, AT LOM. Final approach ers, 025", Distance FAF to MAP, 5.8 miles. Minimum altitude over LOM, 2500".
MSA: 000"-000"—3100"; 000"-150"—2700"; 189"-270"—2300"; 270"-300"—2200".

Notes: (1) Use Green Bay altimeter setting when control zone not effective. (2) Circling and straight-in MDA increased 80' when control zone not effective except for operators with approved weather reporting service. (3) Radar vectoring.

*Alternate minimums not authorized when control zone not effective except for operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

Cond.		A		В			C			D		
Cond	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-2	1280	1	392	1280	1	392	1280	1	302	1280	1	302
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	1280	1	362	1380	1	462	1380	11/2	402	1480	2	562
A	Standard.*		T 2-eng. or	less-Stand	ard.			T over 2-er	ng.—Standar	d.		

City, Appleton; State, Wis.; Airport name, Outagamie County; Elev., 918'; Facility, AT; Procedure No. NDB (ADF) Runway 2, Amdt. Orig.; Eff. date, 17 Apr. 69

	_ Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: FXV NDB.
Bear Creek Int Little Chute Int Sherwood Int OSH VOR	FXV NDB.	Direct Direct	2600 2600	Climb to 2600' on 104° from NDB within 10 miles, return to NDB. Supplementary charting information: Final approach or intercepts runway- centerline 3000' from threshold. RTO 119.4. TDZ elevation, 918'.

Procedure turn S side of crs, 284° Outbad, 104° Inbad, 2000' within 10 miles of FXV NDB.

Final approach crs, 104°.
Minimum altitude over Medina Int, 1340'.
MSA: 000°-000°-3100', 900°-180°-2700'; 180°-2700', 2300'; 270°-260°-2200'.

MSA: 000°-000°-3100', 900°-180°-2700'; 180°-270°-2300'; 270°-260°-2200'.

Notes: (1) Use Green Bay altimeter setting when control zone not effective. (2) Circling and straight-in MDA increased 80' when control zone not effective, except for operators with approved weather reporting service.

*Alternate minimums not authorized when control zone not effective except for operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

On-1		A			В			C		D			
Cond	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	BAT	
8-11	1340	1	422	1340	1	422	1340	1	423	1340	1	422	
	MDA	V18	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C	1340	1	422	1380	1	462	1380	154	462	1480	2	862	
	ADF/VOR	Minimun	ac .										
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-11	1280	1	302	1280	1	362	1280	1	362	1280	1	362	
A	Standard.*		T 2-eng. or	less-Stand	ard.			T over 2-er	ng.—Standar	rd.			

City, Appleton; State, Wis.; Airport name, Outagamie County; Elev., 918'; Facility, FXV; Procedure No. NDB (ADF) Runway 11, Amdt. 2; Eff. date, 17 Apr. 69; Sup. Amdt. No. 1; Dated, 17 Aug. 67

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)-Continued

	Terminal routes		Missed approach			
From-	То-	Via	Minimum altitudes (feet)	MAP: FXV NDB.		
Bear Creek Int. Little Coute Int. Sherwood Int. OSH VOR.	FXV NDB	Direct	2600	Supplementary charting information: Fi-		

Procedure turn W side of crs, 015° Outbind, 195° Inbind, 2600′ within 10 miles of FXV NDB.

Final approach crs, 195°.

MSA: 000°-090°-3100′, 090°-180°-270°, 180°-270°-2300′, 270°-360°-2200′,

NOTES: (1) Use Green Bay altimeter setting when control zone not effective. (2) Circling and straight-in MDA increased 80′ when control zone not effective, except for operators with approved weather reporting service.

*Alternate minimums not authorized when control zone not effective except for operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

Cont		A		В			C			D		
Cond. MDA	MDA	VIS .	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-20	1340	1	422	1340	1	422	1340	1	422	1340	1	422
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	1340	1	422	1380	1	462	1380	134	462	1480	2	562
A	Standard.*		T 2-eng. or	less-Stand	ard,			T over 2-er	g.—Standar	rd.		

City, Appleton; State, Wis.; Airport name, Outagamie County; Elev., 918'; Facility, FXV; Procedure No. NDB (ADF) Runway 20, Amdt. Orig.; Eff. date, 17 Apr. 69

	Terminal routes			Missed approach
From-	To-	Via	Minimum altitudes (feet)	MAP: FXV NDB.
Bear Creek Int. Little Chute Int. Sherwood Int. OSH VOR.	FXV NDB	Direct	2600	Climb to 2600' on 314° from NDB within 10 miles, return to NDB. Supplementary charting information: Fi- nal approach era intercepts runway centerline 3650' from threshold. RTO 119.4. TDZ elevation, 875'.

Procedure turn S side of crs, 134° Outbind, 314° Inbind, 2600′ within 10 miles of FXV NDB.

Final approach crs, 314°.

Minimum altitude over Menasha Int, 1340′.

MSA: 000°-000°-310°; 000°-180°-270°; 180°-270°-2300°; 270°-360°-2200°.

Notes: (1) Use Green Bay altimeter setting when control zone not effective. (2) Circling and straight-in MDA increased 80′ when control zone not effective, except for operators with approved weather reporting service.

*Alternate minimums not authorized when control zone not effective except for operators with approved weather reporting service.

DAY AND NIGHT MINIMUMS

Cond.		A			В			C			D	
Cont.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-29	1340	1	465	1340	1	465	1340	1	465	1340	1	465
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIB	HAA	MDA	VIS	HAA
c	1340 ADF/VOR	1 Minimum	422 s:	1380	1	462	1380	134	462	1480	2	562
	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
8-20	1260	1	385	1260	1	385	1260	1	385	1260	1	385
A	Standard.*		T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standa	rd.		

City, Appleton; State, Wis.; Airport name, Outagamie County; Elev., 918'; Fscility, FXV; Procedure No. NDB (ADF) Runway 29, Amdt. 3; Eff. date, 17 Apr. 69; Sup. Amdt. No. 2; Dated, 17 Aug. 67

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)-Continued

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: ASX NDB.
	ASX NDB	Direct	3100 3100	Make left-climbing turn to 3100° on 200° from ASX NDB, return to NDB. Supplementary charting information Final approach ers intercepts runway centerine 2300° from threshold. TDZ elevation, 824°.

Procedure turn E side of crs, 205° Outbnd, 225° Inbnd, 3100' within 10 miles of ASX NDB.
Final approach crs, 025°, 500°-180°-2000'; 180°-270°-2900'; 270°-360°-2600'.
NSA: 000°-000'-2300'; 000°-180°-3000'; 180°-270°-2900'; 270°-360°-2600'.
NOTE: Circling and straight-in MDA become 1680' when using Duluth altimeter setting.
*Use Ironwood altimeter setting. When Ironwood control zone not effective, use Duluth altimeter setting.

DAY AND NIGHT MINIMUMS

	A				В			c			D		
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-2*	1580	1	756	1580	134	756	1580	136	756	1580	154	756	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C*	1580	1	754	1580	134	754	1580	13/6	754	-1580	2	754	
A	Not author	ized.	T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standa	rd.			

City, Ashland; State, Wis.; Airport name, John F. Kennedy Memorial; Elev., 826; Facility, ASX; Procedure No. NDB (ADF) Runway 2, Amdt. 2; Eff. date, 17 Apr. 68; Sup. Amdt. No. 1; Dated, 8 July 67

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: 2.7 miles after passing HHB NDB.
HBG VORTAC	IHB NDB	Direct	2000	Climbing right turn to 2000' direct to HHB NDB and hold. Supplementary charting information: Hold NW, I minute, right turns, 130° Inbad. Airspace restricted area (R-4401 A and B), 5 miles SE of airport, LRCO 122-1, 123.6. TDZ elevation, 151'.

Procedure turn W side of crs, 325° Outbod, 145° Inbod, 2000' within 10 miles of HHB NDB.
FAF, HHB NDB. Final approach crs, 125°. Distance FAF to MAP, 2.7 miles.
Minimum sittude over HHB NDB, 1060'.
MSA: 000°-380'-1800'.
NOTE: Use MCB FSS altimeter setting between hours of 1700-0800 local and all MDA's increased 300'.

DAY AND NIGHT MINIMUMS

VALSENSE	A				В			C		D	
Cond.	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS	
8-13	620	1	409	620	1	460	626	1	469	NA	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA		
C	640	1	489	660	-1	500	700	13/2	540	NA .	
A	Not author	ized.	T 2-eug. or	less-Stand	ard.			T over 2-e	ng.—Standard.		

City, Hattlesburg; State, Miss.; Airport name, Municipal; Elev., 151'; Facility, HHB; Procedure No. NDB (ADF) Runway 13, Amdt. Orig.; Eff. date, 17 Apr. 69

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)-Continued

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: 3.9 miles after passing IN LOM.
King Int Pine Hall Int Thomas Int. Wallburg Int.	IN LOM (NOPT)	Direct. Direct. Direct. Direct.	2400 2400 2200 2200 2200	Climb to 3000' to King Int via 328° bearing from IN LOM and hold, or when directed by ATC, climbing left turn to 3000' to Yadkin Int via R 283° GSO VORTAC and hold SW, 1 minute, right turns, 067 Inbnd. Supplementary charting information: King Int hold SW, 1 minute, right turns, 067 Inbnd. Final approach ors to runway threshold, 1500' SALS/SFL Runway 33 HIRL Runways 15-43, 3-21. TD2 elevation, 1988'.

Procedure turn W side of crs, 148° Outbind, 338° Inbind, 2400′ within 10 miles of IN LOM, FAF, IN LOM, Final approach crs, 328°, Distance FAF to MAP, 3.9 miles. Minimum altitude over IN LOM, 2200′. MSA: 900′-909′-8500′; 900′-180°-4000′; 180°-270°-3400′; 270°-360°-5100′. NOTE: Radar vectoring.

DAY AND NIGHT MINIMUMS

40.00		A			В			C		D		
Cond. MDA	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT
B-30	1300	1	362	1300	1	362	1300	1	362	1300	1	362
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA
C	1500	1	531	1500	1	531	1500	134	531	1520	2	551
A	Standard.		T 2-eng. or	less-Stand	ard.			T over 2-er	ıg.—Standar	d.		

City, Winston-Salem; State, N.C.; Airport name, Smith Reynolds; Elev., 969; Facility, IN; Procedure No. NDB (ADF) Runway 33, Amdt. 12; Eff. date, 17 Apr. 69; Sup. Amdt. No. 11; Dated, 27 May 67

8. By amending § 97.27 of Subpart C to amend nondirectional beacon (automatic direction finder) (NDB/ADF) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE NDB (ADF)

Bearings, beadings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for each airport authorized by the Administrator, Initial approach minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

	Terminal routes			Missed approach
From-	То	Via	Minimum altitudes (feet)	MAP: 4.2 miles after passing ML LOM,
MLU VORTAC	ML LOM	Direct	1400	Climb to 2000' on bearing 632* from ML LOM within 15 miles. Supplementary charting information: TDZ elevation, 77'

Procedure turn S side of crs, 219° Outbad, 639° Inbad, 1400′ within 10 miles of ML LOM, PAF, ML LOM, Final approach crs, 639°, Distance FAF to MAF, 4.2 miles, MIsimum altitude over ML LOM, 1300′, MSA: 140°–230°–3100′; 230°–140°–1200′,

DAY AND NIGHT MINIMUMS

Cond	A				В			C		D
MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	VIS	
34	540	36	463	540	14	463	540	36	463	NA
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	наа	
	540	1	461	540	1	461	540	134	461	NA
	Standard.		T 2-eng. or	less-Stands	ard.			T over 2-es	ngStandard.	

City, Monroe; State, La.; Airport name, Monroe Municipal; Elev., 79'; Facility, ML; Procedure No. NDB (ADF) Runway 4, Amdt. 7; Eff. date, 17 Apr. 60; Sup. Amdt. No. 6; Dated, 3 Oct. 68

9. By amending § 97.29 of Subpart C to establish instrument landing system (ILS) procedures as follows:

STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE ILS

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

Han instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorised by the Administrator. Initial approach minimum altitudes shall correspond with those established for our route operation in the particular area or as set forth below.

	Missed approach			
From-	To-	Via	Minimum altitudes (feet)	MAP: ILS DH 1138'; LOC 5.8 mile after passing AT LOM.
Sherwood Int	LOM	Direct	2500 2500	Climb to 2500' on NE ers of ATW IL. within 10 miles, return to AT LOM. Supplementary charting information: RTC 119.4. TDZ elevation, 888'.

Procedure turn E side of crs. 205° Outbad, 025° Inbad, 2500′ within 10 miles of AT LOM. FAF, AT LOM. Final approach crs. 025°. Distance FAF to MAP, 5,8 miles. Minimum glide stope interception ultitude, 2500′. Glide stope attitude at OM, 2462′; at MM, 1086′. Distance to runway threshold at OM, 5.8 miles; at MM, 0.6 mile. MSA: 000°-000°-3100′; 000°-180°-2700′; 180°-270°-2300′; 270°-360°-2200′.

Notes: (i) Use Green Bay altimeter setting when control rone not effective, (2) Circling and straight-in LOC MDA and ILS DH increased 50' when control rone not effective except for operators with approved weather reporting service. (3) Radar vectoring, (4) Inoperative component tables do not apply.

*Alternate minimums not authorized when control zone not effective except for operators with approved weather reporting service. #One mile required Category D with inoperative OM or MM.

DAY AND NIGHT MINIMUMS

Cond.	A				В			C			D		
	DH	V18	HAT	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	
8-24	1138	36	250	1138	34	250	1138	34	250	1138	34	250	
LOC:	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-2	1220	1	332	1220	1	332	1220	1	332	1220	- 1	332	
	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
C	1280	1	362	1380	1	462	1380	134	462	1480	2	862	
A	Standard.*		T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standa	rd.			

City, Appleton; State, Wis.; Airport name, Outagamie County; Elev., 918'; Fasility, I-ATW; Procedure No. ILS Runway 2, Amdt. Orig.; Eff. date, 17 Apr. 69

	Terminal routes			Missed approach
From-	То-	Via	Minimum altitudes (feet)	MAP: ILS DH 1238; LOC 3.9 miles after passing IN LOM.
King Int Pine Hall Int Thomas Int Wallburg Int	IN LOM (NOPT)	Direct	2400	by ATC, climbing left turn to 3000' to

Procedure turn W side of crs, 148° Outbad, 328° Inbad, 2400' within 10 miles of IN LOM. FAF, IN LOM. Final approach crs, 328°. Distance FAF to MAP, 3.9 miles.

Minimum glide slope interception altitude, 2200'. Glide slope altitude at OM, 2200'; at MM, 1120'. Distance to runway threshold at OM, 3.9 miles; at MM, 0.5 mile.

MSA: 000°-000°-3500'; 000°-180°-4000'; 180°-270°-3400'; 270°-360°-5100'.

NOTES: (1) Radar vectoring. (2) LOC back ers unusable. (3) Glide slope unusable below 1000'.

DAY AND NIGHT MINIMUMS

Cond. —		Λ			В			C			D		
	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	
8-33	1238	34	300	1238	34	300	1238	34	300	1238	36 :	300	
LOC:	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
B-33	1260	34.	322	1200	-34	322	1200	36	322	1260	34	322	
	MDA	VIS	HAA	MDA	VIB	HAA	MDA	VIS	HAA	MDA	VIS	AAH	
C	1500	1	531	1500	1	188	1500	134	531	1520	2	551	
A	Standard.		T 2-eng. or	less-Stand	ard.			T over 2-e	ng.—Standa	rd.			

City, Winston-Salem; State, N.C.; Airport name, Smith-Reynolds; Elev., 960'; Pacility, I-INT; Procedure No. ILS Runway 33, Amdt. 12; Eff. date, 17 Apr. 60; Sup. Amdt. No. 11; Dated, 27 May 67

10. By amending § 97.29 of Subpart C to amend instrument landing system (ILS) procedures as follows: STANDARD INSTRUMENT APPROACH PROCEDURE-TYPE ILS

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL, except HAT, HAA, and RA. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles or hundreds of feet RVR.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator. Initial approach minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

	Missed approach			
From-	То-	Via	Minimum altitudes (feet)	MAP: ILS DH 202', LOC 6.6 miles after passing MS LOM,
sally Int. Vave Int. MSY VOR French Int. Iliby VOR. Furtle Int.	LOM	Direct	1800 1800 1800	elimb to 1500', left turn via R 630° MS' VOR to Snail Int, or (2) elimb to 1500 right turn via R 175° MSY VOR to Sali

Procedure turn S side of crs, 279° Outbnd, 099° Inbnd, 1800' within 10 miles of MS LOM.
PAF, LOM. Final approach crs, 099°. Distance FAF to MAP, 6.6 miles.
Minimum altitude over LOM, 1800'.
Minimum glide slope interception altitude, 1800'. Glide slope altitude at OM, 1842'; at MM, 209'; at IM, 103'.
Distance to runway threshold at OM, 6.6 miles; at MM, 0.6 mile; at IM, 0.18 mile.

NOTE: ASR.

*When determined through New Orients approach control that booms of pile drivers NW of airport are in lowered position, circling MDA's for Categories A, B, and C may be reduced to 460'.

%RVR 18 authorized Runway 10 for Categories A, B, and C, %RVR 20 authorized Runway 10 for Category D.

%RVR 24 authorized Runway 25.

	A				В			C			D		
Cond	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	
3-10	202	RVR 18	200	202	RVR 18	200	202	RVR 18	200	202	RVR 20	200	
L00:	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	MDA	VIS	HAT	
8-10	360	RVR 24	358	300	RVR 24	358	360	RVR 24	358	360	RVR 40	358	
	MDA	VIB	HAA	MDA	VIS	HAA	MDA	VIS	HAA	MDA	VIS	HAA	
2	*520	1	517	*520	1	517	*520	134	517	560	2	557	
	Category I	I-Special A	uthorization	Required:									
	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	DH	VIS	HAT	
-10	152	RVR 16	150	152	RVR 16	150	152	RVR 16	150	152	RVR 16	150	
	RA152			RA152			RA152			RA152			
-10	102	RVR 12	100	102	RVR 12	100	102	RVR 12	100	102	RVR 12	100	
Night only)	RA102		14	RA102			RA102			RA102			
	Standard.		T 2-eng. or	less-Stand	lard.%			T over 2-en	g.—Standa	rd.%			

City, New Orleans; State, La.; Airport name, New Orleans International (Moisant); Elev., 3'; Facility, I-MSY; Procedure No. ILS Runway 10, Amdt. 21; Eff. date, 17 Apr. 69; Sup. Amdt. No. 30; Dated, 22 Aug. 68

These procedures shall become effective on the dates specified therein.

(Secs. 307(c), 313(a), 601, Federal Aviation Act of 1958; 49 U.S.C. 1348(c), 1354(a), 1421; 72 Stat. 749, 752, 775)

Issued in Washington, D.C., on March 12, 1969.

JAMES F. RUDOLPH. Director, Flight Standards Service.

[F.R. Doc. 69-3325; Filed, Mar. 27, 1969; 8:45 a.m.]

Title 12—BANKS AND BANKING

Chapter VI—Farm Credit Administration

SUBCHAPTER B—FEDERAL FARM LOAN SYSTEM
PART 610—FEDERAL LAND BANKS
GENERALLY

Interest Rates on Loans and Overdue Items

Part 610 of Title 12 of the Code of Federal Regulations is amended by revising § 610.41(b) (32 F.R. 20703), to read as follows:

§ 610.41 Interest rates on loans and overdue items.

(b) Overdue items. The rate of interest specified in the mortgage or note for loan payments that are in default and in the mortgage for payments made by the bank for taxes, liens, judgments, or assessments against the mortgaged property not paid when due or for insurance premiums covered by the mortgage, shall be as determined by the board of directors of the bank with the approval of the Farm Credit Administration.

(Sec. 6, 47 Stat. 14, as amended; 12 U.S.C. 665)

E. A. JAENKE, Governor, Farm Credit Administration.

[F.R. Doc. 69-3687; Filed, Mar. 27, 1969; 8:48 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission SUBCHAPTER C—REGULATIONS UNDER SPECIFIC ACTS OF CONGRESS

[File 206-9-1]

PART 303—RULES AND REGULA-TIONS UNDER THE TEXTILE FIBER PRODUCTS IDENTIFICATION ACT

Fiber Content of Special Types of Products

On August 3, 1966, the Commission issued a notice of proposed rule making which was published in the Federal Register on August 6, 1966.

The notice provided that the matter to be considered was a proposed amendment of § 303.10 (Rule 10) of Part 303, Rules and Regulations under the Textile Fiber Products Identification Act, "Fiber Content of Special Types of Products", to provide for the manner and form of disclosing the required fiber content information of textile fiber products which contained two or more chemically distinct manufactured fibers the components of which are blended or combined at or prior to the time of initial extrusion or fiber formation.

Such notice set forth proposed language in connection with such proposed amendment and provided interested par-

ties could submit their written views, arguments and other data to the Federal Trade Commission on or before September 13, 1966 and written rebuttal until September 27, 1966. However, upon application of certain interested parties and good cause shown, the Commission by notice dated October 11, 1966 and published in the Federal Register on October 14, 1966, suspended the proceedings pending further order of the Commission.

On June 18, 1968, published in the FED-ERAL REGISTER on June 20, 1968, the Commission issued a notice of proposed rule making relating to a proposed amendment of Part 303, Rules and Regulations under the Textile Fiber Products Identification Act, to specify the manner and form of disclosing the required fiber content information of textile fiber products which contain two or more chemically distinct components which are combined at or prior to the time of fiber formation and which if separately extruded would fall within existing definitions of textile fibers as set forth in the rules and regulations under the Textile Fiber Products Identification Act.

The notice provided that the Commission on August 14, 1968, would give further consideration to amendment of the rules and regulations under the Textile Fiber Products Identification Act dealing with the subject matter of the August 3, 1966, notice of proposed rule making.

The notice provided that interested parties could participate by submitting in writing on or before such date, their views, arguments, or other pertinent data to the Federal Trade Commission, Washington, D.C. 20580, or they could be given orally at such time. The notice further provided that any party wishing to submit further views, arguments, or data in response to that submitted as a result of this notice or at the hearing could do so in writing at any time within 45 days after such hearing closed.

On application of certain interested parties and for good cause shown, the date for presentation of oral views, arguments and data was postponed to September 11, 1968, by notice dated August 8, 1968, and published in the Federal Register on August 10, 1968.

The notice provided that interested parties could participate by submitting in writing on or before September 11, 1968, their views, arguments, or other pertinent data to the Federal Trade Commission, Washington, D.C. 20580 or they could be given orally at such time. It was further provided that any party wishing to submit further views, arguments, or data in response to that submitted as a result of this notice or at the hearing could do so in writing at any time within 45 days after such hearing closed.

After consideration of all views, arguments and other data submitted pursuant to the aforesaid notices of proposed rule making and of all pertinent information available to the Commission, the Commission has determined to amend § 303.10 (Rule 10) of Title 16, Part 303, Rules and Regulations under the Textile Fiber Products Identification Act so as to pro-

vide a method of describing fiber content information as to textile fibers which are physical mixtures of two or more chemically distinct components combined at or prior to the time of extrusion and which components if separately extruded would fall within existing definitions of textile fibers as set forth in § 303.7 (Rule 7) of the rules and regulations under the Textile Fiber Products Identification Act.

Section 303.10 (Rule 10) of the rules and regulations under the Textile Fiber Products Identification Act, Fiber Content of Special Types of Products, is amended by adding a new paragraph thereto designated as paragraph (c) which reads as follows:

§ 303.10 Fiber content of special types of products.

(c) (1) Where a manufactured textile fiber is essentially a physical mixture of two or more chemically distinct components combined at or prior to the time of extrusion, which components is separately extruded would fall within existing definitions of textile fibers as set forth in Rule 7 of the Regulations, the fiber content disclosure as to such fiber, shall for all purposes under these rules state that the fiber is a bicomponent or multicomponent fiber, as the case may be, set out the components contained in the fiber in the order of their predominance by weight, and set out the respective percentages of such components by weight.

(2) If the components of such fibers are of a matrix-fibril configuration, the term "matrix-fibril fiber" or "matrix fiber" may be used in lieu of the designation "bicomponent fiber" or "multicomponent fiber". Examples of proper fiber content designations under this paragraph are:

100% Bicomponent Fiber (65% Nylon, 35% Polyester)

80% Matrix Fiber (60% Nylon, 40% Polyester) 15% Polyester 5% Rayon

All of the provisions as to fiber content disclosures contained in the Act and regulations including the provisions relative to fiber content tolerances and as to disclosures of fibers present in amounts of less than 5 per centum of the total fiber weight shall also be applicable to the designations and disclosures prescribed by this paragraph for bicomponent or multicomponent fibers.

Statement of Basis and Purpose. It is determined that the process of physically mixing polymers which are chemically distinct and which if separately extruded would yield fibers falling within existing generic categories of fibers defined in § 303.7 (Rule 7) may logically be considered as an extension of the process of combining or blending fibers after extrusion. Heretofore, in the textile field different fibers have been blended or combined by a variety of methods prior to the completion of the finished textile fiber product. For example, yarns of different fibers are woven into a single fabric.

Continuous filaments of spun yarns containing different fibers are twisted into a single yarn. Staple fibers of different chemical compositions are mixed together before the yarn is constructed to produce an intimate blend of different fibers.

In the opinion of the Commission two chemically distinct polymeric compositions contained in a single filament which are blended or combined prior to the time of extrusion may logically be considered in the same manner as separately extruded fibers which are thereafter blended with varying degrees of intimacy.

It is clear that there was no general knowledge of so-called multiconstituent or multipolymer fibers at the time of the enactment of the Textile Piber Products Identification Act. The development multipolymer or multiconstituent fibers is, in effect, a logical extension of the process of blending or combining different manufactured fibers after fiber formation. Variations in properties of products of this nature may be achieved by varying the percentages of the various polymers present in the product as variation in properties of yarns or fabrics may be achieved by varying the percentages of conventional fibers present in such product. In effect, the blending or combination takes place at an earlier stage of the manufacturing process than was the case in previous methods of production.

There appears to be no doubt that textile research at the present time is directed toward the development of these multiconstituent or multipolymer fibers and it is reasonable to assume that this type of research and development will increase in the immediate future.

Among other reasons, the Textile Fiber Products Identification Act was passed to alleviate the confusion caused the consumer by the proliferation of fiber trademarks, trade names, etc. The Act requires the designation of each natural or manufactured fiber in the textile fiber product by its generic name, and the percentage of each fiber present.

With the present advancing fiber technology, it becomes increasingly apparent that any number of the fiber-forming substances which are the basis of the various generic names contained in § 303.7 (Rule 7) of the regulations under the Textile Fiber Products Identification Act might be physically blended prior to extrusion and extruded in the form of a single filament.

It would not be proper to substitute the proliferation of generic names for the proliferation of fiber trademarks and trade names, thus confusing the consumer with an overabundance of generic names, rather than confusing him with an overabundance of fiber trademarks and trade names. It is, therefore, a logical application of the Textile Fiber Products Identification Act to consider the so-called multiconstituent or multicomponent fibers in the same light as a conventional mixture of two or more individual fibers blended or combined after extrusion and to require that such constituents be so identified.

Through the developments of modern polymer chemistry the blending process can be more sophisticated and moved back to a stage prior to the formation of the fiber. In effect, there is involved an additional form of blending fiber producing materials which is more sophisticated and ingenious than has heretofore been attempted. This process nevertheless involves a matter of mixing or blending and it is consistent with the provisions of the Textile Piber Products Identification Act and its legislative history to provide for the form of disclosure with respect to such products as are hereinbefore set forth in this notice.

The point was raised in the comments invited by the notices in this proceeding that the Commission should not proceed in the manner proposed in its notice of proposed rulemaking, but should formulate new generic names for multicomponent fibers on the ground that the chemical composition of such fibers will be different from any one generic classification. While there would be some merit to this as a general statement applicable to conventional fibers, it has no applicability to multicomponent fibers, since a difference only in the sense of mixing from different generic classifica-tions is not a chemical difference of the sort we regard as demonstrative of a new generic classification.

The argument is made that in the case of multicomponent fibers blended or combined prior to or at the time of extrusion, such fibers are extruded as a single filament or fiber and consequently must be assigned a separate generic name under section 7(c) of the Textile Fiber Products Identification Act which provides that "The Commission is authorized and directed to make such rules and regulations, including the establishment of generic names of manufactured fibers, under and in pursuance of the terms of this Act as may be necessary and proper for administration and enforcement'

In the view of the Commission, two separate and chemically distinct polymeric compositions which if separately extruded fall within existing generic definitions of fibers when extruded together may be considered either as constituting separate fibers or as constituting a single fiber. However, even if such multicomponent fibers are regarded as a single fiber, section 7(c) of the Act does not amount to a mandate for the establishment of separate generic names for such fibers. Any regulation promulgated by the Commission must be predicated on the proposition that the Commission in its discretion finds such regulation "necessary and proper for administration and enforcement" of the Textile Fiber Products Identification Act.

The Commission has, for the purposes of the instant rule, treated the aforesaid types of multicomponent fibers as single fibers. The Commission determines that it is in the interest of the public and specifically in the interest of the consumer and the trade to promulgate the instant regulation and further determines that the form of disclosure pro-

vided therein is necessary and proper for administration and enforcement of the Act.

It is also entirely reasonable to interpret the term "generic name" as used in the Act and regulations as broad enough to cover the type of designation prescribed herein, which is the nearest thing to a generic name that can rightfully be assigned to something which we believe cannot be a new and separate generic classification. Such designation may be treated in the same manner as a generic name in making fiber content disclosures while at the same time the public is informed of the composition of the product.

It is observed that nothing in the Textile Fiber Products Identification Act nor the rules and regulations promulgated thereunder in any way inhibits the truthful labeling, invoicing and advertising of multicomponent fibers in such a manner as to truthfully describe such fibers and to advise the public of the properties and characteristics which they possess.

Authority. This action is taken pursuant to authority given to Federal Trade Commission under section 7(c) of the Textile Fiber Products Identification Act (72 Stat. 1717; 15 U.S.C. 70) which provides:

(c) The Commission is authorized and directed to make such rules and regulations, including the establishment of generic names of manufactured fibers, under and in pursuance of the terms of this Act as may be necessary and proper for administration and enforcement.

Specification of effective date and period for comment: Paragraph (c) of § 303.10 (Rule 10) shall become effective 45 days after publication in the Federal Register. Interested parties may submit written comments within 20 days of the publication of paragraph (c) of § 303.10 (Rule 10) in the Federal Register but this shall not affect the effective date unless the Commission shall so order.

Issued: March 27, 1969.

By the Commission.

[SEAL] JOSEPH W. SHEA, Secretary.

[F.R. Doc. 69-3683; Filed, Mar. 27, 1969; 8:47 a.m.]

Title 21—FOOD AND DRUGS

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

SUBCHAPTER B-FOOD AND FOOD PRODUCTS

PART 121-FOOD ADDITIVES

Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

COLORANT NAME CHANGE

No comments were received in response to the notice published in the FEDERAL REGISTER of January 8, 1969 (34 F.R. 260), proposing that the colorant name "copper phthalocyanine" be changed for specified reasons to "phthalocyanine blue" in §§ 121.2514, 121.2522, and 121.2562. The Commissioner of Food and Drugs concludes that the amendments should be adopted as proposed.

Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(d), 72 Stat. 1787; 21 U.S.C. 348(d)) and under authority delegated to the Commissioner (21 CFR 2.120), Part 121 is amended:

1. In § 121.2514(b) (3) (xxvi), by deleting "Copper phthalocyanine" and alphabetically inserting therefor a new item, as follows:

§ 121.2514 Resinous and polymeric Subpart F—Food Additives Resulting coatings.

(b) * * * * (3) * * * *

Phthalocyanine blue (C.I. pigment blue 15, C.I. No. 74160).

2. In § 121.2522(b), by deleting "Copper phthalocyanine" and alphabetically inserting therefor a new item, as follows:

§ 121.2522 Polyurethane resins.

(p) • • •

List of substances Limitations

Phthalocyanine blue (C.I. As a pigment, pigment blue 15, C.I. No. 74160).

3. In § 121.2562(c) (4) (vi), by deleting "Copper phthalocyanine" and alphabetically inserting therefor a new item, as follows:

§ 121.2562 Rubber articles intended for repeated use.

(c) (4)

(vi) Colors (total not to exceed 10 percent by weight of rubber product).

Phthalocyanine blue (C.I. pigment blue 15, C.I. No. 74160).

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

Effective date. This order shall become effective on the date of its publication in the Federal Register.

(Sec. 409(d), 72 Stat. 1787; 21 U.S.C. 348(d))

Dated: March 21, 1969.

J. K. Kirk,
Associate Commissioner
for Compliance.

[F.R. Doc. 69-3659; Filed, Mar. 27, 1969; 8:45 a.m.]

PART 121-FOOD ADDITIVES

Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

SANITIZING SOLUTIONS

The Commissioner of Food and Drugs, having evaluated the data in a petition (FAP 9H2349) filed by the Diversey Corp., 212 West Monroe Street, Chicago, III. 60606, and other relevant material, concludes that the food additive regulations should be amended to provide for the safe use of a sanitizing solution, as set forth below, on food-processing equipment and utensils and on beverage containers, including those used for milk, with the provision that the treated rinse water can be recirculated.

Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)) and under authority delegated to the Commissioner (21 CFR 2.120), § 121.2547(b)(8) is revised to read as follows:

§ 121.2547 Sanitizing solutions.

(b) * * *

(8) An aqueous solution containing elemental iodine, butoxy monoether of mixed (ethylene-propylene) polyalkylene glycol having a minimum average molecular weight of 2,400, and α-lauroylomega-hydroxypoly (oxyethylene) with an average 8-9 moles of ethylene oxide and an average molecular weight of 400, together with components generally recognized as safe. In addition to use on food-processing equipment and utensils, this solution may be used on beverage containers, including milk containers or equipment. Rinse water treated with this solution can be recirculated as a preliminary rinse. It is not to be used as final rinse.

Any person who will be adversely affected by the foregoing order may at any time within 30 days from the date of its publication in the Federal Register file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C. 20201, written objections thereto, preferably in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections.

If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

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

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))

Dated: March 21, 1969.

J. K. KIRK, Associate Commissioner for Compliance.

[P.R. Doc. 69-3660; Filed, Mar. 27, 1969; 8:45 a.m.]

SUBCHAPTER D-HAZARDOUS SUBSTANCES

PART 191—HAZARDOUS SUB-STANCES: DEFINITIONS AND PRO-CEDURAL AND INTERPRETATIVE REGULATIONS

Blasting Caps; Exemption From Certain Labeling Requirements

The Commissioner of Food and Drugs has received a request, submitted pursuant to section 3(c) of the Federal Hazardous Substances Act and § 191.62 of the regulations thereunder, to exempt blasting caps from certain of the labeling requirements of section 2(p)(1) of the act.

Based on information submitted in the request, and other relevant material, the Commissioner concludes that the exemption can be granted under certain conditions. Because of the small size of the individual blasting caps it is necessary to select the limited wording that would be of the most value if the product falls into the hands of household users or children. On this basis, the wording set forth below must be used on the individual blasting caps and full labeling, including the statement "Keep out of the reach of children," or its practical equivalent, must be placed on the cartons and on any accompanying literature that bears directions for use.

Accordingly, pursuant to the provisions of the act (sec. 3(c), 74 Stat. 374; 15 U.S.C. 1262) and under authority delegated to the Commissioner (21 CFR 2.120), § 191.63(a) is amended by adding a new subparagraph, as follows:

§ 191.63 Exemption for small packages, minor hazards, and special circumstances.

(a) * * *

(35) Individual blasting caps are exempt from bearing the statement "Keep out of the reach of children" or its practical equivalent: Provided, That:

(i) Each cap bears conspicuously in the largest type size practicable the statement "DANGEROUS—BLASTING CAPS—EXPLOSIVE."

(ii) The outer carton and any accompanying printed matter bear appropriate complete cautionary labeling. Notice and public procedure and delayed effective date are not necessary prerequisites to the promulgation of this order, and I so find, since the Federal Hazardous Substances Act contemplates such modification of labeling requirements under certain conditions.

Effective date. This order shall be effective upon publication in the Federal Register.

(Sec. 3(c), 74 Stat. 374; 15 U.S.C. 1262)

Dated: March 21, 1969.

J. K. Kirk,
Associate Commissioner
for Compliance.

[F.R. Doc. 69-3658; Filed, Mar. 27, 1969; 8:45 a.m.]

Title 22—FOREIGN RELATIONS

Chapter III—Peace Corps
PART 302—ORGANIZATION
Miscellaneous Amendments

Part 302 of Title 22 of the Code of Federal Regulations is amended to read as follows:

In § 302.2(a) (1), strike subparagraph (ii) and insert in lieu thereof:

(ii) Regional Offices for Africa; East Asia and Pacific; Latin America; and North Africa, Near East and South Asia. These offices are responsible for the negotiation, establishment, and operation of Peace Corps projects overseas and for the training of Peace Corps Volunteers for such projects. They also provide, on behalf of the Director, policy guidance and immediate supervision to Peace Corps staff and operations overseas.

2. In § 302.2(a) (1), strike subparagraphs (iv) and (v); redesignate subparagraph (vi) as (iv) and subparagraphs (vii), (viii), and (ix) as (vi), (vii), and (viii), respectively; and insert the following as subparagraph (v);

(v) Office of Financial Management. This office is responsible for all budget and fiscal matters and negotiates and administers Peace Corps contracts for such purposes as training, the development of training materials, overseas support, and research.

3. In § 302.2(a) (1), strike redesignated subparagraph (vii) and insert in lieu thereof:

(vi) Office of Medical Programs. This office is responsible for providing or monitoring medical and dental evaluation, care and clearance of volunteers and trainees, and maintaining liaison with the Bureau of Employees' Compensation. It is also responsible for developing medical policy, providing technical advice on training and implementation of health projects (including family plan-

ning) and recruiting of overseas medical staff.

4. In § 302.2(a) (1), strike subparagraph (x) and insert in lieu thereof as subparagraph (ix):

(ix) Office of Planning, Program Review and Research. This office is responsible for long-range planning, review of programs and training plans and for research. It advises the Director regarding the world-wide allocation of Volunteers and supervises the integrated planning, programing and budgeting system. It also serves as a staff resource in providing technical specialists, coordinates language training and testing for volunteers and staff, and is responsible for coordinating institutional relations.

5. In § 302.2(a) (1), strike subparagraph (xv) and redesignate subparagraphs (xi), (xii), (xiii), (xiv), and (xvi) as (x), (xi), (xii), (xiii), and (xiv), respectively.

6. In § 302.2(a), strike paragraph (2) and insert in lieu thereof:

(2) Domestic Field Organization—(1)
Regional Peace Corps Public Affairs
Offices

Midwest Peace Corps Public Affairs Office, 205 West Wacker Drive (Room 1510), Chicago, Ill. 60606.

Northeast Peace Corps Public Affairs Office, 408 Atlantic Avenue (Room 211), Boston, Mass. 02110.

Southern Peace Corps Public Affairs Office, 275 Peachtree Street NE. (Room B 70), Atlanta, Ga. 30303.

Western Peace Corps Public Affairs Office, 681 Market Street (Room 630), San Francisco, Calif. 94105.

The above offices, under the direction of the Office of Public Affairs, provide regional recruiting services for the Peace Corps.

(ii) Training Centers.

Escondido Peace Corps Training and Development Center, Post Office Box 2000, Route 2, Escondido, Calif. 92025.

Puerto Rico Peace Corps Training Center, Federal Government Building (Room 225), Post Office Box 3166, San Juan, P.R. 00904, Virgin Islands Peace Corps Training Center, Frederiksted, St. Croix (Box 1517), U.S. Virgin Islands 00840.

These centers are operated directly by the Peace Corps, under the direction of the appropriate regional office. These training facilities are designed to provide field experiences in community development, practice teaching, and related activities for Peace Corps trainees.

7. In § 302.2(a)(3), strike subparagraphs (i), (ii), and (iii) and insert in lieu thereof:

(i) Africa Region.

Botswana, Gaberones. Cameroon, Yaounde. Chad, Fort Lamy. Congo (Democratic Republic of), Kinshasa. Ethiopia, Addis Ababa. Gambia, Bathurst. Ghana, Accra. Guines, Conakry. Ivory Coast, Abidjan. Kenya, Nairobi. Lesotho, Maseru Liberia, Monrovia. Malawi, Blantyre. Niger, Niamey. Nigeria, Lagos. Senegal, Dakar Sierra Leone, Freetown Somali Republic, Mogadiscio. Swaziland, Moabane, Tanzania, Dar es Salaam. Togo, Lome. Uganda, Kampala. Upper Volta, Ouagadougou.

(ii) East Asia and Pacific Region,

Piji, Suva, Korea, Seoul. Malaysia, Kuala Lumpur, Trust Territory of the Pacific Islands, Saipan. Philippines, Manila. Thailand, Bangkok, Tonga, Nuku'alofa. Western Samoa, Apia.

(iii) Latin America Region.

Bolivia, La Paz. Brazil, Rio de Janeiro British Honduras, Belize. Chile, Santiago. Colombia, Bogata Costa Rica, San Jose. Dominican Republic, Santa Domingo. Ecuador, Quito. El Salvador, San Salvador. Guatamala, Guatamala City. Guyana, Georgetown, Honduras, Tegucigalpa. Jamaica, Kingston. Nicaragua, Managua Panama, Panama City. Paraguay, Asuncion. Peru, Lima. Uruguay, Montevideo. Venezuela, Caracas. Windward-Leeward Islands, Bridgetown (Barbardos).

8. In § 302.3, strike item 1, and insert in lieu thereof:

1. Application for Peace Corps volunteer Affairs, service.

Peace Corps Public Affairs Offices. Peace Corps, 806 Connecticut Ave. NW., Washington, D.C. 20528.

Midwest Peace Corps Public Affairs Office, 205 West Wacker Dr., Room 1510, Chicago, Ill. 60606.

Northeast Peace Corps Public Affairs Office, 498 Atlantic Ave., Room 211, Boston, Mass. 02110. Southern Peace Corps Public Affairs Office, 275 Peachtree St., Room B 70, Atlanta, Ga. 30303. Western Peace Corps Public Affairs Office, 681 Market St., Room 630, San Francisco, Calif. 94105.

> M. DOUGLAS STAFFORD, Director of Administration.

MARCH 10, 1969.

[F.R. Doc. 69-3667; Filed, Mar. 27, 1969; 8:46 a.m.]

PART 304-CLAIMS AGAINST GOV-ERNMENT UNDER FEDERAL TORT CLAIMS ACT

Part 304 is added to Chapter III of Title 22 of the Code of Federal Regulations to read as follows:

GENERAL PROVISIONS

304.1 Scope; definitions.

PROCEDURES

Administrative claim; when pre-sented; appropriate Peace Corps 304.2

304.3 Administrative claim; who may file. Administrative claim; evidence and 304.4 information to be submitted, 304.5 Investigations.

Claims investigation.

Authority to adjust, determine, compromise, and settle claims. 304.7

Limitations on authority, 304.8 Referral to Department of Justice. 304.9

304.10 Review of claim. Final denial of claim.

304.12 Action on approved claim,

AUTHORITY: The provisions of this Part 304 issued under 28 U.S.C. 2672; 28 CFR 14.11; secs. 4 and 5(h), 75 Stat. 612, 22 U.S.C. 2503; E.O. 11041, as amended, 3 CFR, 1959-1963 Comp.; Sec. 2(6), State Department Delegation of Authority No. 85-11A, as amended,

GENERAL PROVISIONS

§ 304.1 Scope; definitions.

(a) This subpart applies to claims asserted under the Federal Tort Claims Act, as amended, accruing on or after January 18, 1967, for money damages against the United States for injury to or loss of property or personal injury or death caused by the negligent or wrongful act or omission of an officer or employee of the Peace Corps, a person serving the Peace Corps under invitational travel orders, or a Peace Corps Volunteer or trainee while acting within the scope of his office or employment.

(b) This subpart is not applicable to claims arising in a foreign country; it is applicable to claims arising in Puerto Rico and the Virgin Islands,

(c) This subpart is issued subject to and consistent with applicable regulations on administrative claims under the Federal Tort Claims Act issued by the Attorney General (31 F.R. 16616; 28 CFR Part 14).

(d) For the purposes of this subpart, the term "General Counsel" means the General Counsel of the Peace Corps or his designee.

PROCEDURES

§ 304.2 Administrative claim; when presented; appropriate Peace Corps Office.

(a) For purposes of this subpart, a claim shall be deemed to have been presented when the Peace Corps receives, at a place designated in paragraph (b) of this section, an executed "Claim for Damages or Injury," Standard Form 95, or other written notification of an incident, accompanied by a claim for money damages in a sum certain for injury to or loss of property, for personal injury, or for death alleged to have occurred by reason of the incident. A claim which should have been presented to the Peace Corps, but which was mistakenly addressed to or filed with another Federal agency, is deemed to have been presented to the Peace Corps as of the date that the claim is received by the Peace Corps. If a claim is mistakenly addressed to or filed with the Peace Corps, the Peace Corps shall forthwith transfer it to the appropriate Federal agency, if ascertainable, or return it to the claimant,

(b) A claimant shall mail or deliver his claim to the General Counsel, Peace Corps, 806 Connecticut Avenue NW., Washington, D.C. 20525.

§ 304.3 Administrative claim; who may

file.

(a) A claim for injury to or loss of property may be presented by the owner of the property, his duly authorized agent, or his legal representative.

(b) A claim for personal injury may be presented by the injured person, his duly authorized agent, or his legal represent-

ative.

(c) A claim based on death may be presented by the executor or administrator of the decedent's estate, or by any other person legally entitled to assert such a claim in accordance with applicable State law.

(d) A claim for loss wholly compensated by an insurer with the rights of a subrogee may be presented by the insurer. Claim for loss partially compensated by an insurer with the rights of a subrogee may be presented by the insurer or the insured individually, as their respective interests appear, or jointly. Whenever an insurer presents a claim asserting the rights of a subrogee, he shall present with his claim appropriate evidence that he has the rights of a subrogee.

(e) A claim presented by an agent or legal representative shall be presented in the name of the claimant, be signed by the agent or legal representative, show the title or legal capacity of the person signing, and be accompanied by evidence of his authority to present a claim on behalf of the claimant.

§ 304.4 Administrative claim, evidence and information to be submitted.

(a) Personal injury. In support of a claim for personal injury, including pain and suffering, the claimant may be required to submit the following evidence or information:

(1) A written report by his attending physician or dentist setting forth the nature and extent of the injury, nature and extent of treatment, any degree of temporary or permanent disability, the prognosis, period of hospitalization, and any diminished earning capacity. In addition, the claimant may be required to submit to a physical or mental examination by a physician employed or designated by the Peace Corps or another Federal agency. A copy of the report of the examining physician shall be made available to the claimant upon the claimant's written request provided that he has, upon request, furnished the report referred to in the first sentence of this subparagraph and has made or agrees to make available to the Peace Corps any

other physician's report previously or thereafter made of the physical or mental condition which is the subject matter of his claim.

(2) Itemized bills for medical, dental, and hospital expenses incurred, or itemized receipts of payment for such

expenses.

(3) If the prognosis reveals the necessity for future treatment, a statement of expected expenses for such treatment.

(4) If a claim is made for loss of time from employment, a written statement from his employer showing actual time lost from employment, whether he is a full- or part-time employee, and wages or salary actually lost;

(5) If a claim is made for loss of income and the claimant is self-employed, documentary evidence showing amount of earnings actually lost.

(6) Any other evidence or information which may have a bearing on either the responsibility of the United States for the personal injury or the damages claimed.

(b) Death. In support of a claim based on death, the claimant may be required to submit the following evidence or

information:

(1) An authenticated death certificate or other competent evidence showing cause of death, date of death, and age of the decedent.

(2) Decedent's employment or occupation at the time of death, including his monthly or yearly salary or earnings (if any), and the duration of his last

employment or occupation.

(3) Full names, addresses, birth dates, kinship, and marital status of decedent's survivors, including identification of those survivors who were dependent for support upon decedent at the time of his

(4) Degree of support afforded by decedent to each survivor dependent upon him for support at the time of his

death.

(5) Decedent's general physical and mental condition before death.

(6) Itemized bills for medical and burial expenses incurred by reason of the incident causing death, or itemized receipts of payment for such expenses.

(7) If damages for pain and suffering prior to death are claimed, a physician's detailed statement specifying the injuries suffered, duration of pain and suffering, any drugs administered for pain, and decedent's physical condition in the interval between injury and death.

(8) Any other evidence or information which may have a bearing on either the responsibility of the United States for the

death or the damages claimed.

(c) Property damage. In support of a claim for injury to or loss of property, real or personal, the claimant may be required to submit the following evidence or information.

(1) Proof of ownership.

(2) A detailed statement of the amount claimed with respect to each item of property.

(3) Two or more itemized written estimates of the cost of such repairs and any itemized receipt of payment for necessary repairs.

(4) A statement listing date of purchase, purchase price, and salvage value where repair is not economical.

(5) Any other evidence or information which may have a bearing on either the responsibility of the United States for the injury to or loss of property or the damages claimed.

§ 304.5 Investigations.

The Peace Corps may investigate, or the General Counsel may request any other Federal agency to investigate, a claim filed under this subpart.

§ 304.6 Claims investigation.

- (a) When a claim has been filed with the Peace Corps, the General Counsel will send a copy of the claim to the head of the office concerned and ask him to designate one employee of that office who shall act as, and who shall be referred to herein as, the Claims Investigating Officer for that particular claim. The Claims Investigating Officer shall, with the advice of the General Counsel, where necessary;
- Investigate as completely as is practicable the nature and circumstances of the occurrence causing the loss or damage of the claimant's property.
- (2) Ascertain the extent of loss or damage to the claimant's property.
- (3) Assemble the necessary forms with required data contained therein.
- (4) Prepare a brief statement setting forth the facts relative to the claim (in the case of motor vehicle accidents, facts should be recorded on Standard Form 91-A), a statement whether the claim satisfies the requirements of this subpart, and a recommendation as to the amount to be paid in settlement of the claim.
- (5) The head of the office concerned will be responsible for assuring that all necessary forms, statements, and all supporting papers have been procured for the file and will transmit the entire file to the General Counsel.

§ 304.7 Authority to adjust, determine, compromise, and settle claims.

The authority to consider, ascertain, adjust, determine, compromise, and settle claims under section 2672 of title 28. United States Code, and this subpart, subject to § 304.8, has been retained by the Director of the Peace Corps.

§ 304.8 Limitations on authority.

- (a) An award, compromise, or settlement of a claim under section 2672 of title 28, United States Code, and this subpart in excess of \$25,000 may be effected only with the prior written approval of the Attorney General or his designee. For the purpose of this paragraph, a principal claim and any derivative or subrogated claim shall be treated as a single claim.
- (b) An administrative claim may be adjusted, determined, compromised, or settled only after consultation with the Department of Justice when, in the opinion of the General Counsel;
- (1) A new precedent or a new point of law is involved; or
- (2) A question of policy is or may be involved; or

- (3) The United States is or may be entitled to indemnity or contribution from a third party, and the Peace Corps is unable to adjust the third party claim; or
- (4) The compromise of a particular claim, as a practical matter, will or may control the disposition of a related claim in which the amount to be paid may exceed \$25,000.
- (c) An administrative claim may be adjusted, determined, compromised, or settled only after consultation with the Department of Justice when the Peace Corps is informed or is otherwise aware that the United States or an officer, employee, agent, or cost-type contractor of the United States is involved in litigation based on a claim arising out of the same incident or transaction.

§ 304.9 Referral to Department of Justice.

When Department of Justice approval or consultation is required under § 304.8, the referral or request shall be transmitted to the Department of Justice by the General Counsel pursuant to 28 CFR 14.7 (1968),

§ 304.10 Review of claim.

- (a) Upon receipt of the claim file from the head of the office concerned, the General Counsel will ascertain that all supporting papers are contained in the file.
- (b) After legal review and recommendation by the General Counsel, the Director of the Peace Corps will make a written determination on the claim.

§ 304.11 Final denial of claim.

The General Counsel will send notification of the final denial of an administrative claim to the claimant, his attorney, or legal representative by certified or registered mail. The notification of final denial may include a statement of the reasons for the denial and shall include a statement that, if the claimant is dissatisfied with the Peace Corps action, he may file suit in an appropriate U.S. District Court not later than 6 months after the date of mailing of the notification.

§ 304.12 Action on approved claim.

- (a) Payment of a claim approved under this subpart is contingent on claimant's execution of (1) a "Claim for Damage or Injury," Standard Form 95; and (2) a "Voucher for Payment," Standard Form 1145, as appropriate. When a claimant is represented by an attorney, the voucher for payment shall designate the claimant and his attorney as copayees, and the check shall be delivered to the attorney, whose address shall appear on the voucher.
- (b) Acceptance by the claimant, his agent, or legal representative of an award, compromise, or settlement made under section 2672 or 2677 of title 28, United States Code, is final and conclusive on the claimant, his agent or legal representative, and any other person on whose behalf or for whose benefit the claim has been presented, and constitutes a complete release of any claim

against the United States and against any officer or employee of the Government whose act or omission gave rise to the claim, by reason of the same subject matter.

Effective date: Date of publication in the Federal Register.

JACK VAUGHN, Director.

[F.R. Doc. 69-3668; Filed, Mar. 27, 1969; 8:46 a.m.]

PART 305—ELIGIBILITY AND SELEC-TION FOR PEACE CORPS VOLUN-TEER SERVICE

Part 305 is added to Chapter III of Title 22 of the Code of Federal Regulations to read as follows:

Sec.

305.1 Purpose and general guideline.

305.2 Eligibility.

305.3 Selection standards.

AUTHORITY: The provisions of this Part 305 issued under secs. 4, 5(a) and 22, 75 Stat. 612, 22 U.S.C. 2503; E.O. 11041, as amended, 3 CFR, 1959-1963 Comp.; Sec. 2(6), State Department Delegation of Authority No. 85-11A, as amended.

§ 305.1 Purpose and general guideline.

The purpose of this subpart is to state the requirements of eligibility for Peace Corps Volunteer Service and to discuss the factors considered in the assessment and selection of eligible applicants for training and service. In carrying out this subpart, as required by section 5(a) of the Peace Corps Act, as amended, "no political test shall be required or taken into consideration, nor shall there be any discrimination against any person on account of race, creed, or color."

§ 305.2 Eligibility.

The Peace Corps invites to Peace Corps training programs those eligible applicants who skills, personal attributes and aptitudes fit those required for available Volunteer assignments. The following are the basic requirements that an applicant must satisfy to be eligible for Peace Corps Volunteer service:

- (a) Citizenship. Be a citizen or national of the United States or have made such arrangements satisfactory to the Offices of Selection and of the General Counsel to be naturalized during the U.S. training period or shortly thereafter. (See section 5(a) of the Peace Corps Act, as amended.)
- (b) Age. Be at least 18 years of age. However, if the parents of an 18- to 21-year-old applicant advise the Peace Corps that they disapprove of his application, the application shall be held in abeyance, and the Office of Selection shall, after receiving an opinion from the Office of the General Counsel, and considering all the facts of the case, decide whether to issue an invitation.
- (c) Marital status. (1) If the applicant is married and living with his or her spouse (or intends to marry prior to or during Peace Corps service), both husband and wife (or flance and flancee) must apply and qualify for assignment

at the same location. A married applicant qualified for assignment as a Volunteer Leader may, however, be accepted for training and service and accompanied overseas by a non-Volunteer spouse.

(2) If the applicant (whether male or female) is married but legally or in fact separated from his spouse, he must, prior to being issued an invitation to training, satisfy the Director of the Office of Selection and the General Counsel that (1) he will be an effective Volunteer; (ii) his participation in the Peace Corps will not further disrupt the marital relationship; and (iii) he has acted to ensure that any obligation of his to support his separated spouse will be met during his training and service.

(d) Dependents. If the applicant (whether male or female) has any dependents and has not been designated a Volunteer Leader applicant, he must, prior to being issued an invitation to training, satisfy the Director of Selection

and the General Counsel:

(1) As to any dependent other than children under age 18, that his absence for training and service will not deprive his dependent(s) of any care or support which he may be obligated to provide; and

(2) As to any dependent child under age 18—whether or not living with the applicant—that (i) he has arranged satisfactorily for the support of the child during his training and service; (ii) the separation of him and the child will not adversely affect their relationship; and (iii) he is not using Peace Corps service to escape responsibility for the child's welfare.

(e) Legal status. Not be on parole or probation (other than a summary probation) to any court or have any courtestablished or acknowledged financial or other legal obligation which, in the opinion of the Office of the General Counsel, could not be satisfied or postponed during the individual's participation in the Peace Corps.

(f) Medical status. Be able to satisfy the Peace Corps' rigorous physical and

mental health requirements.

(g) Absence of intelligence background. Not have worked for or served in any intelligence agency, civilian or military, or have been associated with any intelligence operations.

§ 305.3 Selection standards.

To qualify for selection for overseas service as a Volunteer, a trainee must demonstrate by the end of training that he or she meets the following selection standards, and that his enrollment as a Volunteer must be clearly consistent with the interests of the national security.

(a) Motivation indicating commitment to serve a full term (usually 2 years) as a Volunteer despite periods of

stress.

(b) Intelligence sufficient to meet the needs of a particular program and to cope with other challenges of Peace Corps service, including rapid learning in a short training period.

(c) Personal qualities including initiative, determination, friendliness, patience, ability to communicate and

respect for other people regardless of race, religion, nationality, social standing or political persuasion.

(d) Competence in the skills and proficiencies needed for the particular job assignment overseas.

(e) Such reasonable proficiency in the host country language as his overseas assignment requires. (See section 23 of the Peace Corps Act.)

(f) Adequate knowledge of both the host country and the United States,

Effective date: February 13, 1969.

JACK VAUGHN, Director.

[F.R. Doc. 69-3669; Filed, Mar. 27, 1969; 8:46 a.m.]

Title 36—PARKS, FORESTS, AND MEMORIALS

Chapter I—National Park Service, Department of the Interior

PART 7—SPECIAL REGULATIONS, AREAS OF THE NATIONAL PARK SYSTEM

Glacier National Park, Mont.; Fishing

A proposal was published on page 18444 of the FEDERAL REGISTER of December 12, 1968, to revise § 7.3 of Title 36 of the Code of Federal Regulations. The effect of the proposal is to eliminate material on speed limits, camping restrictions, housetrailer limitations, dogs, cats, and domestic pets restrictions, pack and saddle animal restrictions, limitations on eating, drinking, and lodging establishments, and regulations on water supply and sewage disposal systems; to close certain streams to fishing in order to protect spawning grounds; to limit the catch on Arctic grayling in order to protect populations of a rare species; to perpetuate native fish that are not specifically designated as sport fish; to coordinate the closure of waters bordering Canada with Canadian closures; to close other park waters ahead of the Montana general closure due to early winter storms; to coordinate the opening and closure of the North Fork River with the Montana fishing regulations; to coordinate the opening and closure of waters along the boundary with the Blackfeet Indian Reservation; and to provide a quality type fishing in certain waters for artificial fly fishermen.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections with respect to the proposed amendments. As a result of the comments received, the proposed regulations are adopted with the following change: The closure to fishing at 11 p.m. on July 31 on the tributaries of the Middle Fork of the Flathead River in paragraph (a) (4) was revised to exclude Harrison Lake, Lake Ellen Wilson, and Lincoln Lake from this restriction. The following changes

are also made in this final notice of rulemaking:

The limitations on eating, drinking, and lodging establishments and regulations on water supply and sewage disposal systems are retained.

The above changes from the proposal of rulemaking of December 12, 1968, impose no additional restrictions on the public. Therefore, the changed revision will become effective 30 days after the publication of this notice in the FEDERAL REGISTER.

(5 U.S.C. 553; 39 Stat. 535; 16 U.S.C. 3; 36 Stat. 354; 16 U.S.C. 162; 38 Stat. 700; 16 U.S.C. 170)

Section 7.3 is revised to read as follows:

§ 7.3 Glacier National Park.

(a) Fishing; open season. All waters within the park shall be open to fishing from 5 a.m. on the third Sunday of June to 11 p.m. on October 15, except as otherwise provided by the following restrictions:

(1) That portion of Waterton Lake that is in the park shall be open to fishing in conformance with the season established by Canada for this lake.

(2) Kintla Creek between Kintla Lake and Upper Kintla Lake shall be closed to

fishing at all times.

(3) Logging Creek upstream from the head of Logging Lake, Grace Lake, Quartz Creek between Lower Quartz Lake and Quartz Lake, and Old Man Lake shall be open to fishing at 5 a.m. on July 1.

- (4) Tributaries of the Middle Fork of the Flathead River including Lincoln Creek, Harrison Creek, Nyack Creek, Coal Creek, Pinchot Creek, Muir Creek, Park Creek, Ole Creek, and McDonald Creek upstream from head of Lake McDonald to McDonald Falls shall be closed to fishing at 11 p.m. on July 31. Tributary lakes including Harrison Lake, Lake Ellen Wilson, and Lincoln Lake are excluded from this restriction.
- (5) Two Medicine Lake, St. Mary Lake, McDonald Creek below Lake McDonald, and Lake McDonald shall be open to fishing at 5 a.m. on the third Sunday of May, except for those portions of Lake McDonald that are located 300 feet in any direction from the mouth of any stream entering the lake, which portions shall open at 5 a.m. on the third Sunday of June.
- (6) The North Fork of the Flathead River, except for its tributaries, shall be open to fishing in conformance with the seasons and regulations established by the State of Montana for this river.

(7) Lower Two Medicine Lake shall be open to fishing in conformance with the season established for the Blackfeet Indian Reservation for this lake.

(b) Fishing; daily limit of catch and possession limit. The limit of sport fish a person shall take per day, or shall have in possession at any time, shall not exceed ten (10) pounds plus one fish, and shall not exceed a total of ten (10) fish, of which no more than five (5) may be Arctic grayling. (Weight limits will be computed by dressed weight of fish with

heads and tails intact, provided that two (2) fish may be taken per day or possessed regardless of weight limitations.) Sport fish are herein defined as cutthroat trout, rainbow trout, brook trout, lake trout, Dolly Varden, Kokanee salmon, Arctic grayling, mountain whitefish, lake whitefish, northern pike, and burbot (ling). All other species are defined as nonsport fish and may not be kept or killed.

(c) Fishing; restriction on use of bait and lures. Only artificial flies, with a single hook, may be used as lures in Rogers Lake, Trout Lake, Arrow Lake, Camas Lake, Lake Evangeline, Ruger Lake, and those sections of Camas Creek

interconnecting these lakes.

(d) Eating, drinking, and lodging establishments. (1) No eating, drinking, or lodging establishment offering food, drink, or lodging for sale may be operated on any privately owned lands within Glacier National Park unless a permit for the operation thereof has first been obtained from the Superintendent.

(2) The Superintendent will issue a permit only after an inspection of the premises and a determination that the premises comply with the substantive requirements of State and county health and sanitary laws and ordinances and rules and regulations promulgated pursuant thereto which would apply to the premises if the privately owned lands were not subject to the jurisdiction of the United States.

(3) No fee will be charged for the is-

suance of such a permit.

(4) The Superintendent or his duly authorized representative shall have the right of inspection at all reasonable times for the purpose of ascertaining that the premises are being maintained and operated in compliance with State and county health laws and ordinances and rules and regulations promulgated pursuant thereto.

(5) Failure of the permittee to comply with all State and county substantive laws and ordinances, and rules and regulations promulgated pursuant thereto applicable to the establishment for which a permit is issued, or failure to comply with any Federal law or any regulation promulgated by the Secretary of the Interior for governing the park, or with the conditions imposed by the permit, will

be grounds for revocation of the permit. (6) The applicant or permittee may appeal to the Regional Director, Midwest Region, National Park Service, from any final action of the Superintendent, refusing, conditioning, or revoking a permit. Such an appeal, in writing, shall be filed within 30 days after receipt of notice by the applicant or permittee of the action appealed from. Any final decision of the Regional Director may be appealed to the Director, National Park Service, within 30 days after receipt of notice by the applicant or permittee of the Regional Director's decision. During the period in which an appeal is being considered by the Regional Director or the Director, the establishment for which a permit has been denied or revoked shall not be operated.

(7) The revocable permit for eating, drinking, and lodging establishments issued by the Superintendent shall contain general regulatory provisions as hereinafter set forth, and will include such reasonable special conditions relating to the health and safety of visitors both to the park and to the establishments as the Superintendent may deem necessary to cover existing local circumstances, and shall be in a form substantially as follows:

(Front of Permit)

U.S. DEPARTMENT OF THE INTERIOR

NATIONAL PARK SERVICE

REVOCABLE PERMIT FOR OPERATION OF EATING OR DRINKING AND LODGING ESTABLISHMENTS

Permission is hereby granted ______ who resides at _____ to operate during the period of _____, 19__ to _____, 19__, inclusive a _____ within

(Specify type of establishment)
Glacier National Park on lands privately owned or controlled by him (her) over which the United States exercises exclusive jurisdiction. This permit is subject to the general provisions and any special conditions stated on the reverse hereof.

Issued at Glacier National Park, Mont, this ____, day of ____, 19__,

Superintendent

I,, the permittee named herein, accept this permit subject to the terms, convenants, obligations, and reservations expressed or implied.

Copartnership—permittees sign as "Members of firm".

Corporation—the officer authorized to execute contracts, etc., should sign, with title, the sufficiency of such signature being attested by the Secretary, with corporate seal in lieu of witness.

Witness:

Name

Address

Name

Address

(Reverse of Permit)

GENERAL REGULATORY PROVISIONS OF THIS PERMIT

1. Permittee shall exercise this privilege

 Permittee shall exercise this privilege subject to the supervision of the Superintendent of the Park and shall comply with the regulations of the Secretary of the Interior governing the Park.

 Any building or structure used for the purpose of conducting the business herein permitted shall be kept in a safe, and sightly

condition.

The permittee shall dispose of all refuse from the business herein permitted as required by the Superintendent.

- Permittee, his agents, and employees shall be responsible for the preservation of good order within the vicinity of the business operations herein permitted.
- 5. Failure of the permittee to comply with all State and county substantive laws and ordinances and rules and regulations promulgated pursuant thereto applicable to eating, drinking, and lodging establishments or to comply with any law or any regulation of

the Secretary of the Interior governing the Park, or with the conditions imposed by this permit, will be grounds for revocation of this permit.

- This permit may not be transferred or assigned without the consent, in writing, of the Superintendent.
- 7. Neither Members of, nor Delegates to Congress, or Resident Commissioners, officers, agents, or employees of the Department of the Interior, shall be admitted to any share or part of this permit or derive, directly or indirectly, any pecuniary benefit arising therefrom.
- Standard Equal Employment Provision to be set out in full as provided for by Executive Orders 10925 and 11114.

9. The made a	e follow	wing sp	ectal p	provisions are

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(24 F.R. 11032, Dec. 30, 1959, as amended at 26 F.R. 5751, June 28, 1961; 29 F.R. 12464, Sept. 1, 1964; 30 F.R. 2951, Mar. 6, 1965; 30 F.R. 6861, May 20, 1965)

- (e) Water supply and sewage disposal systems. The provisions of this paragraph apply to the privately owned lands within Glacier National Park. The provisions of this paragraph do not excuse compliance by eating, drinking, or lodging establishments with § 5.10 of the chapter.
- (1) Facilities. (1) Subject to the provisions of subparagraph (3) of this paragraph, no person shall occupy any building or structure intended for human habitation, or use, unless such building is served by water supply and sewage disposal systems that comply with the standards prescribed by State and county laws and regulations applicable in the county within whose exterior boundaries such building is located,
- (ii) No person shall construct, rebuild or alter any water supply or sewage disposal system without a written permit issued by the Superintendent. The Superintendent will issue such permit only after receipt of written notification from the appropriate Federal, State, or county officer that the plans for such system comply with State or county standards. There shall be no charge for such permits. Any person aggrieved by an action of the Superintendent with respect to any such permit or permit application may appeal in writing to the Director, National Park Service, Department of the Interior, Washington, D.C. 20240.
- (2) Inspections. (i) The appropriate State or county health officer, the Superintendent, or their authorized representatives or an officer of the U.S. Public Health Service, may inspect any water supply or sewage disposal system, from time to time, in order to determine whether such system complies with the State and county standards: Provided, however, That inspection shall be made only upon consent of the occupant of the premises or pursuant to a warrant.
- (ii) Any water supply or sewage disposal system may be inspected without the consent of the occupant of the premises or a warrant if there is probable

cause to believe that such system presents an immediate and severe danger to the public health.

(3) Defective systems. (i) If upon inspection, any water supply system or sewage disposal system is found by the inspecting officer not to be in conformance with applicable State and county standards, the Superintendent will send to the ostensible owner and/or the occupant of such property, by certified mail, a written notice specifying what steps must be taken to achieve compliance. If after one year has elapsed from the mailing of such written notice the deficiency has not been corrected, such deficiency shall constitute a violation of this regulation and shall be the basis for court action for the vacation of the premises.

(ii) If upon inspection, any water supply or sewage disposal system is found by the inspecting officer not to be in conformance with established State and county standards and it is found further that there is immediate and severe danger to the public health or the health of the occupants, the Superintendent shall post appropriate notices at conspicuous places on such premises, and thereafter, no person shall occupy the premises on which the system is located until the Superintendent is satisfied that remedial measures have been taken that will assure compliance of the system with established State and county standards.

(5 U.S.C. 553; 30 Stat. 535; 16 U.S.C. 3)

KEITH NEILSON, Superintendent. Glacier National Park.

[F.R. Doc. 69-3664; Filed, Mar. 27, 1969; 8:46 a.m.]

PART 7-SPECIAL REGULATIONS. AREAS OF THE NATIONAL PARK SYSTEM

Olympic National Park, Wash.; Fishing, Boating, Dogs and Cats, Firearms

proposal was published at page 15912 of the FEDERAL REGISTER of October 29, 1968 to amend § 7.28 of Title 36 of the "Code of Federal Regulations". The effect of this amendment is to revise and clarify special regulations on fishing and boating, to prohibit dogs and cats on backcountry trails in the park, and to prohibit possession of firearms and other dangerous weapons except on public roads, in campgrounds, and in special hunting camps and designated access roads to these camps.

Interested persons were given 30 days for submitting written comments, suggestions, or objections with respect to the proposed amendments. No comments, suggestions or objections have been received and the proposed amendments are hereby adopted without change and are set forth below. These amendments shall take effect 30 days following the date of publication in the FEDERAL REGISTER.

(5 U.S.C. 553; 39 Stat. 535; 16 U.S.C. 3; 52 Stat. 1241, 16 U.S.C. 254; 56 Stat. 136, 16 U.S.C. 256b)

Paragraphs (a) through (d) of § 7.28 are amended and paragraph (e) is retained to read as follows:

§ 7.28 Olympic National Park.

(a) Fishing-(1) Open waters. Except as provided for below all waters within Olympic National Park are open to fishing in conformance with State seasons and limits applicable in adjoining counties. (i) During the winter fishing seasons, as established in State regulations, only the following streams or portions thereof, exclusive of tributaries, are open to steelhead, other trout, and whitefish fishing:

Bogachiel River.

Dosewallips River below the falls east of Dosewallips Campground.

Hoh River, including the South Fork. In addition, the Hoh River below its confluence with the South Fork is open for steelhead fishing from February 28 to March 31. Queets River below Tshletshy Creek. Quillavute River

Quinault River below Graves Creek, including the North Fork below Rustler Creek

Soleduck River below the North Fork. All other streams passing through the Pacific Coast Area in which the State of Washington permits fishing in adjoining waters.

(ii) Salmon fishing shall be permitted year round only on the following park waters, exclusive of tributaries, whenever the State of Washington under its regulations designates the adjoining waters as open for year round salmon fishing:

Hoh River below the South Fork. Queets River below Tshletshy Creek. Quinault River below the bridge connecting the North Fork and Graves Creek roads.

- (2) Closed waters. That portion of the Morse Creek watershed within the park (except Lake Angeles and P. J. Lake) and that section of Kalaloch Creek utilized as a domestic water supply (as posted) are closed to fishing.
- (3) Fishing gear. Fishing with any line, gear, or tackle having more than two spinners, spoons, blades, flashers or like attractions or with more than one rudder, or more than two hooks (single, double, or treble barbed) attached to such line, gear, or tackle is prohibited.
- (4) Bait. The use of nonpreserved fish eggs is permitted.
- (b) Boating. All vessels are prohibited on park waters except as provided for below:
- (1) Hand-propelled vessels and sailboats are permitted on the following waters or portions thereof.

Bogachiel River. Dickey River. Hoh River. Irely Lake. Lake Crescent. Lake Cushman. Lake Mills Ozette River. Queets River below Tshletshy Creek. Quillayute River.

Quinault River below Graves Creek, in-cluding the North Fork below Rustler Creek.

(2) Motorboats are permitted on the following waters:

Lake Crescent. Lake Mills.

Lake Cushman.

Queets River only at the designated elk hunter access routes during the general bull elk season.

Quinault River below the bridge connecting North Fork and Graves Creek roads.

Those streams within the Pacific Coast Area which are open to boating on adjoining State controlled waters.

(c) Dogs and cats. Dogs and cats are prohibited on all park trails except within one-quarter mile of an established campground.

(d) Hunting and possession of weapons-(1) Closed areas. In addition to the restrictions provided for in § 2.11(a) of this chapter, the possession of a firearm or any other weapon which is capable of destroying animal life, and of lawfully taken wildlife or game is prohibited, except in campgrounds, on public roads, in parking areas, or in those areas described below in paragraph 2.

(2) Special hunting camps (i) In those parts of Olympic National Park known as the Queets Corridor and the Pacific Coast Area, which were added to the park by Proclamation 3003 (18 F.R. 169; 3 CFR 1949-1953 Comp., p. 178) hunters may, during the State authorized open hunting seasons for deer and elk, establish camps at locations designated by the Superintendent, for the purpose of hunting outside the park.

(ii) The Superintendent may prescribe the conditions under which the camping areas and access routes may be used by hunters and others by posting appropriate signs and instructions relating to such use. Such restrictions may include mandatory registration, time of travel, methods of travel and other reasonable administrative requirements.

(iii) Hunters shall use only the designated access roads or trails while traveling to and from legal hunting areas outside the park,

> BENNETT T. GALE. Superintendent, Olympic National Park.

[F.R. Doc. 69-3665; Filed, Mar. 27, 1969; 8:46 a.m.]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 8-Veterans Administration

PART 8-2-PROCUREMENT BY FORMAL ADVERTISING

Preparation of Invitations for Bids

In § 8-2.201(f), subparagraph (3) is amended to read as follows:

§ 8-2.201 Preparation of invitations for bids.

(f) * * *

(3) Solicitations for construction contracts which solicit prices on an item and alternate item basis (when it is intended that a single aggregate award will be made for all items in the solicitation within certain fiscal limitations) will contain a statement as to the order of priority in which the alternate items will be awarded. This priority will be based on the relative importance of an item. the Veterans Administration estimate, and the amount of funds available. Such schedules will be substantially

Item No. 1-Furnish all labor, material, equipment, etc., to paint buildings No. 1, 2, and 3, 8

Alternate items in order of priority. Furnish all labor, material, equipment, etc. to paint:

Item No. 2-Building No. 1 only \$ Item No. 3—Building No. 2 only 8_____.
Item No. 4—Building No. 3 only 8_____.

A single award will be made on Item No. 1, but in the event the offer exceeds the funds available, a single award will be made on Item No. 2, or a combination of Items Nos. 2 and 3. Offerors should quote a price on each item listed.

(Sec. 205(c), 63 Stat. 390, as amended, 40 U.S.C. 486(c); sec. 210(c), 72 Stat. 1114; 38 U.S.C. 210(c))

These regulations are effective immediately.

Approved: March 21, 1969.

By direction of the Administrator.

I SEAT. T

A. W. STRATTON. Deputy Administrator.

[F.R. Doc. 69-3684; Filed, Mar. 27, 1969; 8:47 a.m.]

Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I-Veterans Administration

PART 2-DELEGATIONS OF AUTHORITY

Chief Benefits Director and His Designee

§ 2.87 Chief Benefits Director and his designee delegated authority to take any necessary action as to programs of vocational rehabilitation, education, or special restorative training under 38 U.S.C. chapters 31, 34, 35, and 36 for the purpose of imple-menting Title VI. Civil Rights Act of 1964, as provided in Part 18 of this chapter.

This delegation of authority is identical to § 21,4001(d) of this chapter.

> W. J. DRIVER. Administrator.

[F.R. Doc. 69-3685; Filed, Mar. 27, 1969; 8:47 a.m.]

PART 21-VOCATIONAL REHABILI-TATION AND EDUCATION

Subpart D-Administration of Educational Benefits; 38 U.S.C. Chapters 34, 35, and 36

Subpart E-Nondiscrimination in Vocational Rehabilitation and Education Programs-Title VI, Civil Rights Act of 1964

NONDISCRIMINATION IN VOCATIONAL RE-HABILITATION AND EDUCATION PROGRAMS

1. In § 21.4001, paragraph (d) is added to read as follows:

§ 21.4001 Delegations of authority. .

(d) The Chief Benefits Director is designated as the responsible agency official as to programs of vocational rehabilitation, education, and special restorative training. Authority is delegated to him and his designee to take any necessary action as to programs of vocational rehabilitation, education, or special restorative training under 38 U.S.C. chapters 31, 34, 35, and 36 for the purpose of implementing Title VI, Civil Rights Act of 1964, as provided in Part 18 of this chapter.

2. In Part 21, a new Subpart E is added to read as follows:

Subpart E-Nondiscrimination in Vocational Rehabilitation and Education Programs-Title VI, Civil Rights Act of 1964

GENERAL

21.4300 Civil rights assurances; Title VI, Public Law 88-352. Institutions of higher learning; 21,4301 elementary and secondary

schools; medical institutions, Proprietary vocational schools and training establishments. 21.4302

21.4303

State Approving agencies.
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schools; medical facilities. Noncompliance; complaints; 21,4305 initial action.

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AUTHORITY: The provisions of this Subpart E are issued under 5 U.S.C. 301, 38 U.S.C. 210 (c) (1) and 38 CFR 18.9(d) and Appendix A, Part 18.

Subpart E-Nondiscrimination in Vocational Rehabilitation and Education Programs—Title VI, Civil Rights Act of 1964

GENERAL

- § 21.4300 Civil rights assurances; Title VI, Public Law 88-352.
- (a) Payments under 38 U.S.C. chapters 31, 34, 35, and 36 are subject to the provisions of Part 18 of this chapter. See § 21.4001(d).
- (b) Evidence that a school or training establishment has enrolled or would enroll students without regard to race, color, or national origin will be considered as meeting the status of compliance for Veterans Administration purposes. See § 18.4(a) of this chapter.

(c) The term "responsible agency official" as used in this subpart means the Chief Benefits Director or his designee. See § 21.4001(d).

§ 21.4301 Institutions of higher learning; elementary and secondary schools; medical institutions.

For the purpose of this subpart, the term "institution of higher learning" inpost-high-school institutions which offer nondegree courses for which credit is given and which would be accepted on transfer by a degree-granting institution towards a baccalaureate or higher degree.

- (a) Authority has been delegated to the Secretary, Department of Health Education, and Welfare to perform responsibilities of the Veterans Administration and the responsible Veterans Administration official under Title VI of the Civil Rights Act of 1964 and the Veterans Administration regulations issued thereunder (Part 18 of this chapter) with respect to institutions of higher learning, hospitals and other health facilities and elementary and secondary schools and school systems in connection with either providing or seeking approval to provide vocational rehabilitation to eligible persons under chapter 31 of title 38, United States Code, or education or training to eligible persons under chapters 34, 35, or 36 of title 38, United States Code
- (1) The compliance responsibilities so delegated include:
- (i) Soliciting, receiving, and determining the adequacy of assurances of compliance under § 18.4 of this chapter;
- (ii) Mailing, receiving, and evaluating compliance reports under § 18.6(b) of this chapter; and
- (iii) All other actions related to securing voluntary compliance or related investigations, compliance reviews, complaints, determinations of apparent failure to comply and resolutions of matters by informal means.
- (2) The Veterans Administration specifically reserves to itself responsibilities for effectuation of compliance under \$\$ 18.8, 18.9, and 18.10 of this chapter. Not included in the delegation to the Secretary, Department of Health, Education, and Welfare and specifically reserved to the Veterans Administration

is the exercise of compliance responsibilities with respect to:

(i) Postsecondary schools which do not offer a program or courses leading, or creditable, toward the granting of at least a bachelor's degree, or equivalent:

(ii) Privately owned and operated proprietary technical, vocational, and other private schools at the elementary

or secondary level; and

(iii) Those institutions of higher learning and elementary and secondary schools and school systems which, as of January 3, 1969, have already been subjected to formal noncompliance proceedings by the Department of Health, Education, and Welfare and have had their right to receive Federal financial assistance from that agency terminated for noncompliance with Title VI of the Civil Rights Act of 1964.

The Veterans Administration also retains the right to exercise delegated compliance responsibilities itself in special cases with the agreement of the appropriate official in the Department of Health, Education, and Welfare.

- (b) Any institution of higher learning or a medical institution which is listed by the Department of Health, Education, and Welfare as having filed an assurance of compliance will be accepted as having met the requirements of the law for the purpose of payment of benefits under 38 U.S.C. chapters 31, 34, 35, or 36. Any elementary or secondary school which is not on the Department of Health, Education, and Welfare list of noncomplying institutions will also be accepted as having met the requirements.
- (c) If the Department of Health, Education, and Welfare finds that a school which has signed an assurance of compliance is apparently in noncompliance, action will be initiated by that Department to obtain compliance by voluntary means. If voluntary compliance is not achieved, the Veterans Administration will join in subsequent proceedings.
- (d) An institution which is on the Department of Health, Education, and Welfare list of noncomplying institutions will be considered to be in a status of compliance for Veterans Administration purposes if an assurance of compliance is filed with the Veterans Administration and actual compliance is confirmed. Certificates of eligibility may be issued and enrollments approved until such time as the Veterans Administration has made an independent determination that the institution is not in compliance.

CROSS REFERENCES: See § 8.12(c) of this chapter and § 21.4304(c).

§ 21.4302 Proprietary vocational schools and training establishments.

Each institution and training establishment having veterans enrolled under 38 U.S.C. chapters 31, 34, or 35 will be requested to sign an assurance of compliance. The responsible agency official will conduct periodic compliance reviews, receive and investigate complaints, determine whether there is a failure to comply and whether compliance can be obtained by informal means.

§ 21.4303 State approving agencies.

(a) General. State approving agencies will request an assurance of compliance when approval is initially requested from each institution other than those for which the Department of Health, Education, and Welfare has been delegated authority in § 21.4301(a).

(b) Vocational schools and training establishments. State approving agencies will request an assurance of compliance from each institution on the list of noncomplying institutions, and from each proprietary vocational, trade, technical, or other institution and such schools not a part of a public elementary or secondary school, and from employers offering apprentice or other on-job training.

(c) Approval of courses. Courses may be approved notwithstanding that the institution may fail or refuse to sign an assurance of compliance. The State approving agency may take this matter into consideration in determining whether the course should-be approved and may, if it chooses, make evidence of compliance with Title VI of the Civil Rights Act an added criterion for approval.

§ 21.4304 Assurance of compliance re-ceived—institutions of higher learning; elementary and secondary schools; medical facilities.

(a) Signed assurance. The original of the signed assurance of compliance will be sent to the Department of Health, Education, and Welfare. If the institution is on the Department of Health, Education, and Welfare list of noncomplying institutions, action will be taken as provided in paragraph (b) of this section.

(b) Confirmation of compliance, If an assurance of compliance is received from an institution which is on the Department of Health, Education, and Welfare list of noncomplying institutions, a Veterans Administration representative will visit the school to ascertain whether the school is actually in compliance. If the school is found to be in compliance for Veterans Administration purposes, the Department of Health, Education, and

Welfare will be so notified.

(c) Noncompliance. If the school is found to be in noncompliance for Veterans Administration purposes, the Department of Health, Education, and Welfare will be requested to furnish a copy of their records, including a transcript of hearing reports, leading to the finding of noncompliance by that agency. When this data has been received, action will be taken as prescribed in §§ 21.4330 through 21.4399.

§ 21.4305 Noncompliance; complaints; initial action.

(a) Veterans Administration action. If an institution or employer not in a category for which compliance responsibility has been delegated to the Secretary, Department of Health, Educa-tion, and Welfare fails or refuses to sign an assurance of compliance or a complaint is received, a Veterans Administration employee will visit the institution and attempt to secure compliance. If the institution or employer is unwilling to

sign the assurance of compliance or to remedy the complaint, action will be taken as outlined in §§ 21.4330 through 21.4399.

(b) Institutions of higher learning; elementary and secondary schools; medi-cal institutions. If the institution is unwilling to sign an assurance of compliance or if a complaint indicative of noncompliance is received, the matter will be referred to the Department of Health, Education, and Welfare to initiate procedure to obtain compliance by informal means. This action will not be taken when that Department has previously found the institution to be in noncompliance. If the Department reports that it has been unable to obtain compliance through voluntary means, the action outlined in §§ 21.4330 through

HEARINGS-GENERAL RULES

§ 21.4310 Records to be public.

21,4399 will be taken.

All pleadings, correspondence, exhibits, transcripts of testimony, exceptions, briefs, decisions, and other documents filed in the docket in any proceeding may be inspected and copied in the office of the Civil Rights hearing clerk. Inquiries may be made at the Veterans Administration Central Office, 810 Vermont Avenue NW., Washington, D.C. 20420.

§ 21.4311 Use of gender and number.

As used in this subpart, words importing the singular number may extend and be applied to several persons or things, and vice versa. Words importing the masculine gender may be applied to females or organizations.

§ 21.4312 Suspension of rules.

Upon notice to all parties, the responsible agency official or the presiding officer, with respect to matters pending before them, may modify or waive any rule upon determination that no party will be unduly prejudiced and the ends of justice will thereby be served.

APPEARANCE AND PRACTICE

§ 21.4313 Appearance.

A party may appear in person or by counsel and participate fully in any proceeding. A State agency or a corporation may appear by any of its officers or by any employee it authorizes to appear on its behalf. Counsel must be members in good standing of the bar of a State, territory, or possession of the United States or of the District of Columbia or the Commonwealth of Puerto Rico.

§ 21.4314 Authority for representation.

Any individual acting in any proceeding may be required to show his authority to act in such capacity.

§ 21.4315 Exclusion from hearing for misconduct.

Disrespectful, disorderly, or contumaclous language or contemptuous conduct, refusal to comply with directions, or continued use of dilatory tactics by any person at any hearing before a presiding officer shall constitute grounds for immediate exclusion of such person from § 21.4321 Signature of documents. the hearing by the presiding officer.

PARTIES

§ 21.4316 Parties.

The term party shall include an applicant or recipient or other person to whom a notice of hearing or opportunity for hearing has been mailed naming him as respondent. The agency shall also be deemed a party to all proceedings.

§ 21.4317 Amici curiae.

(a) Any interested person or organization may file a petition to participate in a proceeding as an amicus curiae. Such petition shall be filed prior to the prehearing conference, or if none is held, before the commencement of the hearing, unless the petitioner shows good cause for filing the petition later. The presiding officer may grant the petition if he finds that the petitioner has a legitimate interest in the proceedings, that such participation will not unduly delay the outcome, and may contribute materially to the proper disposition thereof. An amicus curiae is not a party and may not introduce evidence at a hearing.

(b) An amicus curiae may submit a statement of position to the presiding officer prior to the beginning of a hearing, and shall serve a copy on each party. The amicus curiae may submit a brief on each occasion a decision is to be made or a prior decision is subject to review. His brief shall be filed and served on each party within the time limits applicable to the party whose position he deems himself to support; or if he does not deem himself to support the position of any party, within the longest time limit applicable to any party at that particular stage of the proceedings.

(c) When all parties have completed their initial examination of a witness, any amicus curiae may request the presiding officer to propound specific questions to the witness. The presiding officer, in his discretion, may grant any such request if he believes the proposed additional testimony may assist materially in elucidating factual matters at issue between the parties and will not expand the issues.

§ 21.4318 Complainants not parties.

A person submitting a complaint pursuant to § 18.7(b) of this chapter is not a party to the proceedings governed by this subpart, but may petition, after proceedings are initiated, to be come an amicus curiae.

DOCUMENTS

§ 21.4320 Form of documents to be filed.

Documents to be filed shall be dated, the original signed in ink, shall show the docket description and title of the proceeding, and shall show the title, if any, and address of the signatory. Copies need not be signed but the name of the person signing the original shall be reproduced. Documents shall be legible and shall not be more than 81/2 inches wide and 12 inches long.

The signature of a party, authorized officer, employee or attorney constitutes a certificate that he has read the document, that to the best of his knowledge, information, and belief there is good ground to support it, and that it is not interposed for delay. If a document is not signed or is signed with intent to defeat the purpose of this section, it may be stricken as sham and false and the proceeding may proceed as though the document had not been filed. Similar action may be taken if scandalous or indecent matter is inserted.

§ 21.4322 Filing and service.

All notices by a Veterans Administration official, and all written motions, requests, petitions, memoranda, pleadings, exceptions, briefs, decisions, and cor-respondence to a Veterans Administration official from a party, or vice versa, relating to a proceeding after its commencement shall be filed and served on all parties. Parties shall supply the original and two copies of documents submitted for filing. Filings shall be made with the Civil Rights hearing clerk at the address stated in the notice of hearing or notice of opportunity for hearing, during regular business hours. Regular business hours are every Monday through Friday (legal holidays in the District of Columbia excepted) from 8 a.m. to 4:30 p.m., eastern standard or daylight saving time, whichever is effective in the District of Columbia at the time. Originals only of exhibits and transcripts of testimony need be filed. For requirements of service on amici curiae, see § 21.4376.

§ 21.4323 Service; how made.

Service shall be made by personal delivery of one copy to each person to be served or by mailing by first-class mail, properly addressed with postage pre-paid. When a party or amicus has appeared by attorney or other representative, service upon such attorney or representative, will be deemed service upon the party or amicus. Documents served by mail preferably should be mailed in sufficient time to reach the addressee by the date on which the original is due to be filed, and should be air mailed if the addressee is more than 300 miles distant.

\$ 21,4324 Date of service.

The date of service shall be the day when the matter is deposited in the U.S. mail or is delivered in person, except that the date of service of the initial notice of hearing or opportunity for hearing shall be the date of its delivery, or of its attempted delivery if refused.

§ 21.4325 Certificate of service.

The original of every document filed and required to be served upon parties to a proceeding shall be endorsed with a certificate of service signed by the party making service or by his attorney or representative, stating that such service has been made, the date of service, and the manner of service, whether by mail or personal delivery.

TIME

§ 21.4326 Computation.

In computing any period of time under the rules in this subpart or in an order issued hereunder, the time begins with the day following the act, event, or default, and includes the last day of the period, unless it is a Saturday, Sunday, or legal holiday observed in the District of Columbia, in which event it includes the next following business day. When the period of time prescribed or allowed is less than 7 days, intermediate Saturdays, Sundays, and legal holidays shall be excluded from the computation.

§ 21.4327 Extension of time or postponement.

Requests for extension of time should be served on all parties and should set forth the reasons for the application. Applications may be granted upon a showing of good cause by the applicant. From the designation of a presiding officer until the issuance of his decision such requests should be addressed to him. Answers to such requests are permitted, if made promptly.

§ 21.4328 Reduction of time to file doc-

For good cause, the responsible agency official or the presiding officer, with respect to matters pending before them, may reduce any time limit prescribed by the rules in this subpart, except as provided by law or in Part 18 of this chapter.

PROCEEDINGS BEFORE HEARING

§ 21.4330 Notice of hearing or opportunity for hearing.

Proceedings are commenced by mailing a notice of hearing or opportunity for hearing to an affected applicant or recipient, pursuant to § 18.9 of this chapter.

§ 21.4331 Answer to notice.

The respondent, applicant or recipient may file an answer to the notice within 20 days after service thereof. Answers shall admit or deny specifically and in detail each allegation of the notice, unless the respondent party is without knowledge, in which case his answer should so state, and the statement will be deemed a denial. Allegations of fact in the notice not denied or controverted by answer shall be deemed admitted. Matters alleged as affirmative defenses shall be separately stated and numbered. Failure of the respondent to file an answer within the 20-day period following service of the notice may be deemed an admission of all matters of fact recited in the notice.

§ 21.4332 Amendment of notice or answer.

The Veterans Administration may amend the notice of hearing or opportunity for hearing once as a matter of course before an answer thereto is served, and each respondent may amend his answer once as a matter of course not later than 10 days before the date fixed for hearing but in no event later than 20 days from the date of service of his original answer. Otherwise a notice or answer may be amended only by leave of the presiding officer. A respondent shall file his answer to an amended notice within the time remaining for filing the answer to the original notice or within 10 days after service of the amended notice, whichever period may be the longer, unless the presiding officer otherwise orders.

§ 21.4333 Request for hearing.

Within 20 days after service of a notice of opportunity for hearing which does not fix a date for hearing the respondent, either in his answer or in a separate document, may request a hearing. Failure of the respondent to request a hearing shall be deemed a walver of the right to a hearing and to constitute his consent to the making of a decision on the basis of such information as is available.

§ 21.4334 Consolidation.

The responsible agency official may provide for proceedings in the Veterans Administration to be joined or consolidated for hearing with proceedings in other Federal departments or agencies, by agreement with such other departments or agencies. All parties to any proceeding consolidated subsequent to service of the notice of hearing or opportunity for hearing shall be promptly served with notice of such consolidation.

§ 21.4335 Motions.

Motions and petitions shall state the relief sought, the authority relied upon, and the facts alleged. If made before or after the hearing, these matters shall be in writing. If made at the hearing, they may be stated orally; but the presiding officer may require that they be reduced to writing and filed and served on all parties in the same manner as a formal motion. Motions, answers, and replies shall be addressed to the presiding officer, if the case is pending before him. A repetitious motion will not be entertained.

§ 21.4336 Responses to motions and petitions.

Within 8 days after a written motion or petition is served, or such other period as the responsible agency official or the presiding officer may fix, any party may file a response thereto. An immediate oral response may be made to an oral motion.

§ 21.4337 Disposition of motions and petitions.

The responsible agency official or the presiding officer may not sustain or grant a written motion or petition prior to expiration of the time for filing responses thereto, but may overrule or deny such motion or petition without awaiting response: Provided, however, That prehearing conferences, hearings and decisions need not be delayed pending disposition of motions or petitions. Oral motions and petitions may be ruled on immediately. Motions and petitions submitted to the responsible agency official

or the presiding officer, respectively, and not disposed of in separate rulings or in their respective decisions will be deemed denied. Oral arguments shall not be held on written motions or petitions unless the presiding officer in his discretion expressly so orders.

RESPONSIBILITIES AND DUTIES OF PRESIDING OFFICER

§ 21,4340 Who presides.

A hearing examiner assigned under 5 U.S.C. 3105 or 3344 (formerly section 11 of the Administrative Procedure Act) shall preside over the taking of evidence in any hearing to which these rules of procedure apply.

§ 21.4341 Designation of hearing ex-

The designation of the hearing examiner as presiding officer shall be in writing, and shall specify whether the examiner is to make an initial decision or to certify the entire record including his recommended findings and proposed decision to the responsible agency official, and may also fix the time and place of hearing. A copy of such order shall be served on all parties. After service of an order designating a hearing examiner to preside, and until such examiner makes his decision, motions and petitions shall be submitted to him. In the case of the death, illness, disqualification or unavailability of the designated hearing examiner, another hearing examiner may be designated to take his place.

§ 21.4342 Authority of presiding officer.

The presiding officer shall have the duty to conduct a fair hearing, to take all necessary action to avoid delay, and to maintain order. He shall have all powers necessary to these ends, including (but not limited to) the power to:

(a) Arrange and issue notice of the date, time, and place of hearings, or, upon due notice to the parties, to change the date, time, and place of hearings previously set.

(b) Hold conferences to settle, simplify, or fix the issues in a proceeding, or to consider other matters that may aid in the expeditious disposition of the proceeding.

(c) Require parties and amid curiae to state their position with respect to the various issues in the proceeding.

(d) Administer oaths and affirmations.
(e) Rule on motions, and other procedural items on matters pending before him.

 (f) Regulate the course of the hearing and conduct of counsel therein.
 (g) Examine witnesses and direct wit-

(g) Examine witnesses and direct witnesses to testify.

(h) Receive, rule on, exclude or limit evidence.

 Fix the time for filing motions, petitions, briefs, or other items in matters pending before him.

(j) Issue initial or recommended decisions.

(k) Take any action authorized by the rules in this subpart or in conformance with the provisions of 5 U.S.C. 551-559 (the Administrative Procedure Act).

HEARING PROCEDURES

§ 21.4350 Statements of position and trial briefs.

The presiding officer may require parties and amici curiae to file written statements of position prior to the beginning of a hearing. The presiding officer may also require the parties to submit trial briefs.

§ 21.4351 Evidentiary purpose.

(a) The hearing is directed to receiving factual evidence and expert opinion testimony related to the issues in the proceeding. Argument will not be received in evidence; rather it should be presented in statements, memoranda, or briefs, as determined by the presiding officer. Brief opening statements, which shall be limited to statement of the party's position and what he intends to prove, may be made at hearings.

(b) Hearings for the reception of evidence will be held only in cases where issues of fact must be resolved in order to determine whether the respondent has falled to comply with one or more applicable requirements of Part 18 of this chapter. In any case where it appears from the respondent's answer to the notice of hearing or opportunity for hearing, from his failure timely to answer, or from his admissions or stipulations in the record, that there are no matters of material fact in dispute, the responsible agency official or presiding officer may enter an order so finding, vacating the hearing date if one has been set, and fixing the time for filing briefs under § 21.4370. Thereafter the proceedings shall go to conclusion in accordance with §§ 21.4370 through 21.4376. The presiding officer may allow an appeal from such order in accordance with § 21.4365.

§ 21.4352 Testimony.

Testimony shall be given orally under oath or affirmation by witnesses at the hearing; but the presiding officer, in his discretion, may require or permit that the direct testimony of any witness be prepared in writing and served on all parties in advance of the hearing. Such testimony may be adopted by the witness at the hearing, and filed as part of the record thereof. Unless authorized by the presiding officer, witnesses will not be permitted to read prepared testimony into the record. Except as provided in \$\frac{3}{2} 21.4354 and 21.4355, witnesses shall be available at the hearing for cross-examination.

§ 21.4353 Exhibits.

Proposed exhibits shall be exchanged at the prehearing conference, or otherwise prior to the hearing if the presiding officer so requires. Proposed exhibits not so exchanged may be denied admission as evidence. The authenticity of all proposed exhibits exchanged prior to hearing will be deemed admitted unless written objection thereto is filed prior to the hearing or unless good cause is shown at the hearing for fallure to file such written objection.

§ 21.4354 Affidavits.

An affidavit is not inadmissible as such. Unless the presiding officer fixes other time periods affidavits shall be filed and served on the parties not later than 15 days prior to the hearing; and not less than 7 days prior to hearing a party may file and serve written objection to any affidavit on the ground that he believes it necessary to test the truth of assertions therein at hearing. In such event the assertions objected to will not be received in evidence unless the affiant is made available for cross-examination, or the presiding officer determines that cross-examination is not necessary for the full and true disclosure of facts referred to in such assertions. Notwithstanding any objection, however, affidavits may be considered in the case of any respondent who waives a hearing.

§ 21.4355 Depositions.

Upon such terms as may be just, for the convenience of the parties or of the Veterans Administration, the presiding officer may authorize or direct the testimony of any witness to be taken by deposition.

§ 21.4356 Admissions as to facts and documents.

Not later than 15 days prior to the scheduled date of the hearing except for good cause shown or prior to such earlier date as the presiding officer may order, any party may serve upon an opposing party a written request for the admission of the genuineness and authenticity of any relevant documents described in and exhibited with the request, or for the admission of the truth of any relevant matters of fact stated in the request. Each of the matters of which an admission is requested shall be deemed admitted, unless within a period designated in the request (not less than 10 days after service thereof, or within such further time as the presiding officer or the responsible agency official if no presiding officer has yet been designated may allow upon motion and notice) the party to whom the request is directed serves upon the requesting party a sworn statement either denying specifically the matters of which an admission is requested or setting forth in detail the reasons why he cannot truthfully either admit or deny such matters. Copies of requests for admission and answers thereto shall be served on all parties. Any admission made by a party to such request is only for the purposes of the pending proceeding, or any proceeding or action instituted for the enforcement of any order entered therein, and shall not constitute an admission by him for any other purpose or be used against him in any other proceeding or action.

§ 21.4357 Evidence.

Irrelevant, immaterial, unreliable, and unduly repetitious evidence will be excluded.

§ 21.4358 Cross-examination.

A witness may be cross-examined on any matter material to the proceeding without regard to the scope of his direct examination.

§ 21.4359 Unsponsored written material.

Letters expressing views or urging action and other unsponsored written material regarding matters in issue in a hearing will be placed in the correspondence section of the docket of the proceeding. These data are not deemed part of the evidence or record in the hearing.

§ 21.4360 Objections.

Objections to evidence shall be timely and briefly state the ground relied upon.

§ 21.4361 Exceptions to rulings of presiding officer unnecessary.

Exceptions to rulings of the presiding officer are unnecessary. It is sufficient that a party, at the time the ruling of the presiding officer is sought, makes known the action which he desires the presiding officer to take, or his objection to an action taken, and his grounds therefor.

§ 21.4362 Official notice,

Where official notice is taken or is to be taken of a material fact not appearing in the evidence of record, any party, on timely request, shall be afforded an opportunity to show the contrary.

§ 21.4363 Public document items.

Whenever there is offered (in whole or in part) a public document, such as an official report, decision, opinion, or published scientific or economic statistical data issued by any of the executive departments (or their subdivisions), legislative agencies or committees, or administrative agencies of the Federal Government (including Government-owned corporations), or a similar document issued by a State or its agencies, and such document (or part thereof) has been shown by the offeror to be reasonably available to the public, such document need not be produced or marked for identification, but may be offered for official notice, as a public document item by specifying the document or relevant part thereof.

§ 21.4364 Offer of proof.

An offer of proof made in connection with an objection taken to any ruling of the presiding officer rejecting or excluding proffered oral testimony shall consist of a statement of the substance of the evidence which counsel contends would be adduced by such testimony; and, if the excluded evidence consists of evidence in documentary or written form or of reference to documents or records, a copy of such evidence shall be marked for identification and shall accompany the record as the offer of proof.

§ 21.4365 Appeals from ruling of presiding officer.

Rulings of the presiding officer may not be appealed to the responsible agency official prior to his consideration of the entire proceeding except with the consent of the presiding officer and where he certifies on the record or in writing that the allowance of an interlocutory appeal is clearly necessary to prevent exceptional delay, expense, or prejudice to any party, or substantial detriment to the public interest. If an appeal is allowed, any party may file a brief with the responsible agency official within such period as the presiding officer directs. No oral argument will be heard unless the responsible agency official directs otherwise. At any time prior to submission of the proceeding to him for decision, the responsible agency official may direct the presiding officer to certify any question or the entire record to him for decision. Where the entire record is so certified, the presiding officer shall recommend a decision.

THE RECORD

§ 21.4366 Official transcript.

The responsible agency official will designate the official reporter for all hearings. The official transcripts of testimony taken, together with any exhibits, briefs, or memoranda of law filed therewith shall be filed with the Veterans Administration. Transcripts of testimony in hearings may be obtained from the official reporter by the parties and the public at rates not to exceed the maximum rates fixed by the contract between the Veterans Administration and the reporter. Upon notice to all parties, the presiding officer may authorize corrections to the transcript which involve matters of substance.

§ 21.4367 Record for decision.

The transcript of testimony, exhibits, and all papers and requests filed in the proceedings, except the correspondence section of the docket, including rulings and any recommended or initial decision shall constitute the exclusive record for decision.

POSTHEARING PROCEDURES-DECISIONS

§ 21.4370 Posthearing briefs; proposed findings and conclusions.

- (a) The presiding officer shall fix the time for filing posthearing briefs, which may contain proposed findings of fact and conclusions of law, and, if permitted, reply briefs.
- (b) Briefs should include a summary of the evidence relied upon together with references to exhibit numbers and pages of the transcript, with citations of authorities relied upon.

§ 21.4371 Decisions following hearing.

When the time for submission of posthearing briefs has expired, the presiding officer shall certify the entire record, including his recommended findings and proposed decision, to the responsible agency official; or if so authorized he shall make an initial decision. A copy of the recommended findings and proposed decision, or of the initial decision, shall be served upon all parties, and amici, if any.

§ 21.4372 Exceptions to initial or recommended decisions.

Within 20 days after the mailing of an initial or recommended decision, any

party may file exceptions to the decision, stating reasons therefor, with the responsible agency official. Any other party may file a response thereto within 30 days after the mailing of the decision. Upon the filing of such exceptions, the responsible agency official shall review the decision and issue his own decision thereon.

§ 21.4373 Final decisions.

- (a) Where the hearing is conducted by a hearing examiner who makes an initial decision, if no exceptions thereto are filed within the 20-day period specified in § 21.4372, such decision shall become the final decision of the Veterans Administration, and shall constitute "final agency action" within the meaning of 5 U.S.C. 704 (formerly section 10(c) of the Administrative Procedure Act), subject to the provisions of § 21.4375.
- (b) Where the hearing is conducted by a hearing examiner who makes a recommended decision or upon the filing of exceptions to a hearing examiner's initial decision, the responsible agency official shall review the recommended or initial decision and shall issue his own decision thereon, which shall become the final decision of the Veterans Administration, and shall constitute "final agency action" within the meaning of 5 U.S.C. 704 (formerly section 10(c) of the Administrative Procedure Act), subject to the provisions of § 21.4375.
- (c) All final decisions shall be promptly served on all parties, and amici, if any.

§ 21.4374 Oral argument to the responsible agency official.

- (a) If any party desires to argue a case orally on exceptions or replies to exceptions to an initial or recommended decision, he shall make such request in writing. The responsible agency official may grant or deny such requests in his discretion. If granted, he will serve notice of oral argument on all parties. The notice will set forth the order of presentation, the amount of time allotted, and the time and place for argument. The names of persons who will argue should be filed with the agency hearing clerk not later than 7 days before the date set for oral argument.
- (b) The purpose of oral argument is to emphasize and clarify the written argument in the briefs. Reading at length from the brief or other texts is not favored. Participants should confine their arguments to points of controlling importance and to points upon which exceptions have been filed. Consolidations of appearances at oral argument by parties taking the same side will permit the parties' interests to be presented more effectively in the time allotted.
- (c) Pamphlets, charts, and other written material may be presented at oral argument only if such material is limited to facts already in the record and is served on all parties and filed with the agency hearing clerk at least 7 days before the argument.

§ 21.4375 Review by the Administrator.

Within 20 days after an initial decision becomes a final decision pursuant to § 21.4373(a) or within 20 days of the mailing of a final decision referred to in § 21.4373(b), as the case may be, a party may request the Administrator to review the final decision. The Administrator may grant or deny such request, in whole or in part, or serve notice of his intent to review the decision in whole or in part upon his own motion. If the Administrator grants the requested review, or if he serves notice of intent to review upon his own motion, each party to the decision shall have 20 days following notice of the Administrator's proposed action within which to file exceptions to the decision and supporting briefs and memoranda, or briefs and memoranda in support of the decision. Failure of a party to request review under this section shall not be deemed a failure to exhaust administrative remedies for the purpose of obtaining judicial

§ 21.4376 Service on amici curiae.

All briefs, exceptions, memoranda, requests, and decisions referred to in §§ 21.4370 through 21.4376 shall be served upon amici curiae at the same times and in the same manner required for service on parties. Any written statements of position and trial briefs required of parties under § 21.4350 shall be served on amici.

POSTHEARING AGENCY ACTIONS

§ 21.4377 Final agency action.

- (a) The final decision of the hearing examiner or responsible agency official that a school or training establishment is not in compliance will be referred by the responsible agency official to the Administrator for approval as required by § 18.10(e) of this chapter. The finding will be accompanied by letters from the Administrator to the House Veterans' Affairs Committee and the Senate Committee on Labor and Public Welfare containing a full report on the circumstances as required by § 18.8(c) of this chapter, the reasons for the proposed action and a statement that the proposed action will become the final agency action 30 days after the date of the letter.
- (b) A copy of the letters to the Congressional Committees will be sent to all parties to the proceedings.

§ 21.4378 Payments after final agency action.

When there has been a final agency determination that a school or training establishment is not in compliance:

- (a) Certificates of eligibility. No new certificates of eligibility will be issued for courses in that institution.
- (b) Enrollments. For a veteran or eligible person who was pursuing an approved program of education or training on the day before the date the agency decision became final, payments may be continued and reenrollment authorized until his program is completed. Initial enrollment may be authorized only if the

commencing date of benefits is earlier than the date of final agency action.

(c) Chapter 31. Payments under 38 U.S.C. chapter 31 to a school or training establishment may be authorized only through the date of the enrolled veteran's program.

(d) Reporting fees. The annual reporting fee authorized by § 21.4206 is payable to a school which is found not to be in compliance only for those veterans or eligible persons continued in enrollment, as authorized by paragraph (b) of this section, as of October 31 of each

§ 21.4379 Posttermination compliance.

When an institution has been found by the Veterans Administration not to be in compliance, and subsequently is found to be in a status of compliance, payments otherwise in order may be authorized commencing the date certified by the responsible agency official.

JUDICIAL STANDARDS OF PRACTICE

§ 21.4390 Conduct.

Parties and their representatives are expected to conduct themselves with honor and dignity and observe judicial standards of practice and ethics in all proceedings. They should not indulge in offensive personalities, unseemly wrangling, or intemperate accusations or characterizations. A representative of any party whether or not a lawyer shall observe the traditional responsibilities of lawyers as officers of the court and use his best efforts to restrain his principal from improprieties in connection with a proceeding.

§ 21.4391 Improper conduct.

With respect to any proceeding it is improper for any interested person to attempt to sway the judgment of the responsible agency official by undertaking to bring pressure or influence to bear upon him or any officer having a responsibility for a decision in the proceeding, or his decisional staff. It is improper that such interested persons or any members of the Veterans Administration's staff or the presiding efficer give statements to communications media, by paid advertisement or otherwise, designed to influence the judgment of any officer having a responsibility for a decision in the proceeding, or his decisional staff. It is improper for any person to solicit communications to any such officer, or his decisional staff, other than proper communications by parties or amici curiae.

§ 21.4392 Ex parte communications.

Only persons employed by or assigned to work with the responsible agency official who perform no investigative or prosecuting function in connection with a proceeding shall communicate ex parte with the responsible agency official or the presiding officer, or any employee or person involved in the decisional process in such proceedings with respect to the merits of that or a factually related proceeding. The responsible agency official, the presiding officer, or any employee or person involved in the decisional process of a proceeding shall communicate ex parte with respect to the merits of that or a factually related proceeding only with persons employed by or assigned to work with them and who perform no investigative or prosecuting function in connection with the proceeding,

§ 21.4393 Expeditious treatment.

Requests for expeditious treatment of matters pending before the responsible agency official or the presiding officer are deemed communications on the merits, and are improper except when forwarded from parties to a proceeding and served upon all other parties thereto. Such communications should be in the form of a motion.

§ 21.4394 Matters not prohibited.

A request for information which merely inquires about the status of a proceeding without discussing issues or expressing points of view is not deemed an ex parte communication. Such requests should be directed to the Civil Rights hearing clerk. Communications with respect to minor procedural matters or inquiries or emergency requests for extensions of time are not deemed ex parte communications prohibited by § 21.4392. Where feasible, however, such communications should be by letter with copies to all parties. Ex parte communications between a respondent and the responsible agency official or the Administrator with respect to securing such respondent's voluntary compliance with any requirement of Part 18 of this chapter are not prohibited.

§ 21.4395 Filing of ex parte communications.

A prohibited communication in writing received by the Administrator, the responsible agency official, or by the presiding officer shall be made public by placing it in the correspondence file of the docket in the case and will not be considered as part of the record for decision. If the prohibited communication is received orally, a memorandum setting forth its substance shall be made and filed in the correspondence section of the docket in the case. A person referred to in such memorandum may file a comment for inclusion in the docket if he considers the memorandum to be incorrect.

NOTICE TO COMMITTEES

§ 21.4399 Posttermination proceedings.

(a) An applicant or recipient adversely affected by the order terminating, discontinuing, or refusing Federal financial assistance in consequence of proceedings pursuant to this title may request the responsible agency official for an order authorizing payment, or permitting resumption, of Federal financial assistance. Such request shall be in writing and shall affirmatively show that since entry of the order, it has brought its program or activity into compliance with the requirements of the Act, and with the Regulation thereunder, and shall set forth specifically, and in detail, the steps which it has taken to achieve such compliance. If the responsible agency official denies such request the applicant or recipient

shall be given an expeditious hearing if it so requests in writing and specifies why it believes the responsible agency official to have been in error. The request for such a hearing shall be addressed to the responsible agency official and shall be made within 30 days after the applicant or recipient is informed that the responsible agency official has refused to authorize payment or permit resumption of Federal financial assistance.

(b) In the event that a hearing shall be requested pursuant to paragraph (a) of this section, the hearing procedures established by this subpart shall be applicable to the proceedings, except as otherwise provided in this section.

These VA regulations are effective upon publication in the FEDERAL REGIS-

Approved: March 20, 1969.

[SEAL]

W. J. DRIVER, Administrator.

[F.R. Doc. 69-3686; Filed, Mar. 27, 1969; 8:48 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

> APPENDIX-PUBLIC LAND ORDERS [Public Land Order 4588] [Montana 10680]

MONTANA

Establishment of the UL Bend National Wildlife Refuge Revocation of Executive Order No. 7509 of December 11, 1936

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

1. Subject to valid existing rights, the public lands in the following described areas, which are under the jurisdiction of the Secretary of the Interior, are hereby withdrawn from all forms of appropriation under the public land laws, including the mining laws (30 U.S.C., Ch. 2), but not from leasing under the mineral leasing laws, and reserved for the UL Bend National Wildlife Refuge, provided, that the nonpublic lands described in this paragraph shall become a part of said refuge and subject to all laws, rules and regulations applicable thereto, upon acquisition of title thereto. by the United States:

PRINCIPAL MERIDIAN

T. 21 N., R. 28 E.,

Sec. 2, lots 1, 2, and 3, SMNEW, SEWNWW.

E1/28W4, SE4; Sec. 11, NE1/4NE1/4, NE1/4NW4; Sec. 12, NE1/4NE1/4, N1/2NW4.

T. 22 N., R. 28 E., Sec. 35, E1/2 E1/2; Sec. 36, E%, E%W%.

T. 21 N., R. 29 E., Sec. 1, lots 1, 2, 3, 4, S½NE¾, SE¼NW¾, E%SW%, SE% Sec. 2, lots 1, 2, 3, 4, 81/2 NW1/4; Sec. 3; Sec. 4, lots 1, 2, 3, 4, 8½N½, N½S½, S½, Sec. 5, lots 1, 2, 3, 4, S%N%, N%S%, SW% SW1/2 Sec. 6, lots 1, 2, 3, 4, SE¼NE¼, NE¼SE¼; Sec. 7, E½NE¼; Sec. 8, NW¼NE¼, S½NE¼, NW¼, NE¼ SW4, N4SE4 Sec. 9, lot 1, NE14, S1/2NW1/4, SW1/4, N1/2 SE¼, SW¼SE¾; Sec. 10, lots 1, 2, 3, N½, N½S½, SE¼SE¼; Sec. 11, SE¼SE¼; Sec. 12, N\/NE\/4; Sec. 13, N%NW%, NW%SW%, N%SE%, SE4SE4: Sec. 14, lot 1, NEWNEW, EWNWW, NWW NW14. NE14SE14: Sec. 15, lots 1 and 2; Sec. 23, lot 2; Sec. 24, lot 1; Sec. 25, lot 3. T. 22 N., R. 29 E., Secs. 31, 32, 33, 34, 35, and 36. T. 20 N., R. 30 E., Sec. 4, lot 4; Sec. 8, lot 1; Sec. 22, lots 1, 2, and 3, E1/2SW1/4, W1/2SE1/4: Sec. 27, lot 1, NW 1/4 NE 1/4, NE 1/4 NW 1/4; Sec. 28, NW 1/4 NE 1/4; Sec. 29, lot 3; Sec. 34, lot 3.

T. 21 N., R. 30 E., Secs. 1, 2, 3, 4, and 5; Sec. 6, lot 7; Sec. 7, lot 1, E%NE%, NE%NW%; Sec. 8, N/2, N/2 SE/4 Sec. 9, N%N%, SW%NE%, S%NW%, SE% Sec. 10; Sec. 11, E1/2, E1/2W1/2, NW1/4NW1/4; Sec. 12 and 13; Sec. 14, E%, E%W%, SW%NW%, W% SW 14; Sec. 15, S1/2, NW 1/4; 17, NW%NE%, NW%NW%, S%N%. S½; Sec. 18, lots 3, 4, E½, E½W½; Sec. 19, lots 1, 2, and 3, NE½, E½NW¼, NE%SW%; Sec. 20; Sec. 21, E%E%, NW%NE%, NE%NW%; Secs. 22, 23, and 24; Sec. 25, NE%NE%, W%NE%, NW%; Sec. 26, N%NE%, SW%NE%, NW%, N% SW%, SW%SW%, NW%SE%; Sec. 27; Sec. 28, E%NE%, 5%; Sec. 29; Sec. 30, NE 1/4 SE 1/4, S 1/4 SE 1/4; Sec. 31, lots 3 and 7, E1/2E1/2, W1/4NE1/4; Sec. 32: Sec. 33, NW1/4, W1/4SW1/4; Sec. 34, NE%, E%NW%, NE%SW%, N% SE%;

T. 22 N., R. 30 E., Sec. 12, NW 1/4 NE 1/4, N/2 NW 1/4, NE 1/4 SW 1/4, S½SW¼, SE¼; Sec. 13, E½, E½W½, W½SW¼; Sec. 14, NE¼NE¼, NW¼NW¼, E½SE¼; Sec. 15, N½NE½, W½W½, E½SW¾, SW¼ SE14 Sec. 22, W1/2, SW1/4 NE1/4, NW1/4 SE1/4, S1/4 SE'4; SE'4; Sec. 23, E'4, E'4NW¼, NE¼SW¼; Secs. 24 and 25; Sec. 26, N½NE¼, SE½NE¼, NE¼SE¼; Secs. 27, 31, 32, 33, and 34; Sec. 35, S½NE¼, W½, SE¼; Sec. 36. T. 22 N., R. 31 E. Sec. 6, lots 3 to 7, inclusive, SW\\NE\\\4, SE\\4SW\\4, E\\5SW\\4, SE\\4; Sec. 7, lots 3 and 4, E\\\4, E\\4\\\4; Secs. 18, 19, and 30. The areas described aggregate 39,-

455.68 acres in Phillips County, of which 2,880 acres are nonpublic.

2. Executive Order No. 7509 of December 11, 1936, establishing the Fort Peck Game Range, now known as the Charles M. Russell National Wildlife Range, is hereby revoked so far as it affects the lands described in paragraph 1 of this order.

RUSSELL E. TRAIN, Acting Secretary of the Interior.

Sec. 35, lots 2, 3, and 7, N\(\frac{1}{2}\)NW\(\frac{1}{4}\), SW\(\frac{1}{4}\) [F.R. Doc. 69-3726; Filed, Mar. 27, 1969; 8:49 a.m.]

MARCH 25, 1969.

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service I 9 CFR Part 310 1

IDENTIFICATION OF CATTLE CARCASSES

Proposed Procedure

Notice is hereby given in accordance with the administrative procedure provisions in 5 U.S.C. 553 that the Department of Agriculture, pursuant to the authority conferred by the Federal Meat Inspection Act (21 U.S.C., Supp. III, section 601 et seq.), proposes to amend \$310.2 of the Meat Inspection Regulations (9 CFR 310.2).

Statement of considerations. This proposed amendment would provide a procedure for relating identifying devices (ear tags, backtags, etc.) with the carcasses of cattle slaughtered at official establishments, until post mortem inspection is completed. This would provide inspectors with information regarding an animal that would assist in determining the wholesomeness of the carcass.

When indicated by post mortem findings, these identifying devices could be related to the cattle and reviewed to develop information which would aid in making a disposition of the carcass or a decision with respect to the desirability of further testing.

The present provisions of § 310.2 would be designated as paragraph (a) and a new paragraph (b) would be added to read as follows:

- § 310.2 Identification of careass with certain severed parts thereof and with animal from which derived.
- (b) The official State-Federal Department backtag on any cattle carcass shall:
- (1) (i) Be removed from the hide of the animal by an establishment employee and placed in a clear plastic bag. The bag containing the tag shall be affixed to the corresponding carcass.
- (ii) The bag containing the tag shall be removed from the carcass by an establishment employee and presented with the viscera to the Program Inspector at the point where such inspector conducts the viscera inspection.
- (2) (i) Brucellosis and tuberculosis ear tags, herd identification ear tags, sales tags, ear bangles, and similar identification devices shall be removed from the animal's hide or ear by an establishment employee and shall be placed in a clear plastic bag and affixed to the corresponding carcass.

(ii) The bag containing the tag shall be removed from the carcass by an establishment employee and presented with the viscera to the Program Inspector at the point where such inspector conducts the viscera inspection.

(3) In cases where both types of devices described in subparagraphs (1) and (2) of this paragraph are present on the same animal, both types may be placed in the same plastic bag or in two separate bags.

- (4) The Officer in Charge may allow the use of any alternate method proposed by an establishment for handling the type of devices described in subparagraph (2) of this paragraph if such alternate method would provide a ready means of identifying a specific carcass with the corresponding devices by a Program Inspector during the post mortem inspection.
- (5) Disposition and use of identifying devices
- (i) The official State-Federal Department backtags will be collected by a Program inspector and handled according to instructions in § 322.10 of the Manual of Meat Inspection Procedures or used to obtain traceback information necessary for proper disposition of the animal or carcass.
- (ii) The devices described in paragraph (2) shall be collected by the Program inspector when required to obtain traceback information necessary for proper disposition of the animal or carcass and for controlling the slaughter of reactor animals. Devices not collected for these purposes shall be discarded after the post mortem examination is complete.
- (6) Plastic bags used by the establishment for collecting identifying devices will be furnished by the Department.

(Sec. 21, 34 Stat. 1260, as amended by 81 Stat. 584, 21 U.S.C., Supp. III, sec. 621; 29 P.R. 16210, as amended; 33 F.R. 10750)

Any person who wishes to submit written data, views, or arguments concerning the proposed amendment may do so, by filing them, in duplicate, with the Hearing Clerk, U.S. Department of Agriculture, Washington D.C. 20250, within 60 days after the date of publication of this notice in the Federal Register. All written submissions made pursuant to this notice will be made available for public inspection at times and places and in a manner convenient to the public business (7 CFR 1.27(b)).

Done at Washington, D.C., this 24th day of March 1969.

R. K. Somers, Deputy Administrator, Consumer Protection,

[F.R. Doc. 69-3682; Filed, Mar. 27, 1969; 8:47 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 73]

VHF TELEVISION BROADCAST CHAN-NEL; MOUNT VERNON, ILL.

Order Extending Time for Filing Comments and Reply Comments

In the matter of amendment of § 73.606 (b) of the Commission's rules and regulations to add a VHF television broadcast channel to Mount Vernon, Ill., Docket No. 18453, RM-1372.

- 1. The dates for filing comments and reply comments herein, specified in the notice of proposed rule making issued February 14, 1969, are March 24, and April 3, 1969, respectively. In a "Motion for Extension of Time To File Comments", filed on March 20, 1969, Mid-America Television Co., the licensee of Station KRGC (TV), Jefferson City, Mo. (Channel 13), asks that these dates be extended for 2 weeks.
- 2. Mid-America cites as reasons for the requested extension what it claims to be substantial questions and problems involved in the proposed assignment of Channel 13 to Mount Vernon, Ill.—very close separations to three existing Channel 13 stations (including KRCG), possible air hazard considerations entailed in the tall antenna tower which the proposed station would have to have in order to cover Mount Vernon with a principal city signal, UHF impact, and need for the facility. It is stated that these problems require additional time to study, particularly in view of the length of the petition requesting the assignment (well over 100 pages). The N.A.B. convention in Washington late in March is cited as another time-consuming factor.
- 3. It appears that good cause exists for the requested extension and the public interest would be served thereby. Accordingly, it is ordered, That the time for filing comments and reply comments in this proceeding is extended to April 7, and April 17, 1969, respectively.
- 4. This action is taken pursuant to authority found in sections 4(1), 5(d) (1), and 303(r) of the Communications Act of 1934, as amended, and § 0.281(d) (8) of the Commission's rules.

Adopted: March 21, 1969.

Released: March 24, 1969.

FEDERAL COMMUNICATIONS COMMISSION, GEORGE S. SMITH.

[SEAL] GEORGE S. SMITH, Chief, Broadcast Bureau.

[F.R. Doc. 69-3688; Filed, Mar. 27, 1969; 8:48 a.m.]

Notices

DEPARTMENT OF STATE

Agency for International Development ALBERT SCHWEITZER FELLOWSHIP, INC.

Register of Voluntary Foreign Aid Agencies

In accordance with the regulations of the Agency for International Development concerning Registration of Agencles for Voluntary Foreign Aid (A.I.D. Regulation 3) 22 CFR, Part 203, promulgated pursuant to section 621 of the Foreign Assistance Act of 1961, as amended, notice is hereby given that a Certificate of Registration as a voluntary foreign aid agency has been issued by the Advisory Committee on Voluntary Foreign Aid of the Agency for International Development to the following agency: Albert Schweitzer Fellowship, 886 United Nations Plaza, New York, N.Y. 10017.

> HERBERT SALZMAN, Assistant Administrator for Private Resources.

MARCH 20, 1969.

[F.R. Doc. 69-3673; Filed, Mar. 27, 1969; 8:46 a.m.]

UNITED STATES FOUNDATION FOR INTERNATIONAL SCOUTING, INC.

Register of Voluntary Foreign Aid Agencies

In accordance with the regulations of the Agency for International Development concerning Registration of Agencles for Voluntary Foreign Aid (A.I.D. Regulation 3) 22 CFR, Part 203, promulgated pursuant to section 621 of the Foreign Assistance Act of 1961, as amended, notice is hereby given that a Certificate of Registration as a voluntary foreign aid agency has been issued by the Advisory Committee on Voluntary Foreign Aid of the Agency for International Development to the following agency:

U.S. Foundation for International Scouting. 1 Wall Street, Room 2600, New York, N.Y.

> HERBERT SALZMAN. Assistant Administrator for Private Resources.

MARCH 20, 1969.

[F.R. Doc. 69-3674; Filed, Mar. 27, 1969; 8:47 a.m.]

Office of the Secretary [Public Notice 308]

AMERICAN BRINE, INC.

Notice of Application for Presidential Permit

The Department of State has received an application dated March 6, 1968, from American Brine, Inc., a Delaware corporation having its main office at 110 North Wacker Drive, Chicago, Ill. (a wholly owned subsidiary of Morton International, Inc., of the same address), requesting amendment of its existing Presidential Permit to construct, connect, operate, and maintain two pipelines and one electric cable appurtenant thereto under the Detroit River at Detroit, Mich., to a point on the international boundary line between the United States and Canada, near Windsor, Ontario, and to connect said pipelines and cable with like facilities in Canada. The existing Presidential Permit authorizes the transmission of brine through the pipelines. The application requests only that the Permit be amended to permit the transmission of all commercial fluids other than oil, natural gas, and other hydrocarbons.

Notice is hereby given that a new Permit was granted by the Secretary of State on March 13, 1969, incorporating amendment requested in application.

For the Secretary of State.

[SEAL]

MURRAY J. BELMAN, Deputy Legal Adviser.

[F.R. Doc. 69-3672; Filed, Mar. 27, 1969; 8:46 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [Bureau Order No. 701, Amdt. No. 7]

LANDS AND RESOURCES Redelegation of Authority

Bureau Order No. 701, dated July 23, 1964, is further amended as follows:

1. Paragraph (d) of section 1.3 is amended to read as follows:

.

Section 1.3 Fiscal Affairs. .

(d) Trespass. Determine liability and accept damages for trespass on the public lands, and dispose of resources recovered in trespass cases for not less than the appraised value thereof; recommend to the Field or Regional Solicitor:

(1) Institution of suits arising out of trespass where the money judgment sought is not in excess of \$5,000, and

(2) Compromise of such suits where the amount is not in excess of \$20,000.

2. A new sub-paragraph (8) is added to section 1.7(a) as follows:

1.7 Range Management .- (a) Grazing District Administration.

(8) Refunds pursuant to 43 CFR 4115.2-1.

3. Paragraph (d) of section 3.3 is amended to read as follows: Section 3.3 Fiscal Affairs.

(d) Trespass. Determine liability for trespass on the public lands. Dispose of resources recovered in trespass cases for not less than the appraised value thereof when the amount involved does not ex-

4. Paragraph (a) of section 3.7 is amended to read as follows:

ceed \$5,000.

Section 3.7 Range Management.

(a) Grazing District Administration.

(1) Licenses and permits to graze or trail livestock.

(2) Permits or cooperative agreements to construct and maintain range improvements and determine the value of such improvements.

(3) The expenditure of funds appropriated by Congress, or contributed by individuals, associations, advisory boards, or others for the construction, purchase or maintenance of range improvements.

(8) Refunds pursuant to 43 CFR 4115.2-1(k)(2).

> JOHN O. CROW, Associate Director.

MARCH 25, 1969.

[F.R. Doc. 69-3727; Filed, Mar. 27, 1969; 8:49 a.m.]

UTAH

Notice of Filing of Plats of Survey and Order Providing for Opening of Public Lands

1. Plats of survey of the lands described below will be officially filed in the Land Office, Salt Lake City, Utah, effective at 10 a.m. on April 28, 1969.

SALT LAKE MERIDIAN

Plats of survey accepted April 22, 1968:

T.95. R. 7W. Sec. 1, lots 1 to 4, inclusive, S½N½, S½; Sec. 2, lots 1 to 4, inclusive, S½N½, S½; Sec. 3, lots 1, 5, 6, 7, S½SW¼, W½SE¼. Plats of survey accepted July 16, 1968:

T. 12 S., R. 7 W., Sec. 1, lots 1 to 8, inclusive, S% N%, S%: Sec. 3, lots 1 to 8, inclusive, S½N½, S½; Sec. 4, lots 1 to 8, inclusive, S½N½, S½; Sec. 5 lots 1 to 8 Inclusive S1/N1/4 S1/4

Sec. 6, lots 1 to 11, inclusive, S%NE%, SE% NW 14, E1/2 SW 14, SE 14; Sec. 7, lots 1 to 4, inclusive, E1/2, E1/2 W 1/2;

Secs. 8 to 15, inclusive;

Sec. 17: Sec. 18, lots 1 to 4, inclusive, E½, E½ W½; Sec. 19, lots 1 to 4, inclusive, E½, E½ W½; Secs. 20 to 29, inclusive;

Sec. 30, lots 1 to 4, inclusive, E1/2, E1/2 W1/2; Sec. 31, lots 1 to 4, inclusive, E1/2, E1/2 W1/2; Secs. 33 to 35, inclusive.

Plats of survey accepted May 9, 1968:

T. 11 S., R. 8 W., Sec. 3, lots 1 to 8, inclusive, N½, N½S½; Sec. 4, lots 1 to 8, inclusive, N½, N½S½; Sec. 5, lots 1 to 8, inclusive, N½, N½S½; Sec. 6, lots 1 to 11, inclusive, NE¼, E½ NW¼, NE¼SW¼, N½SE¼.

Plats of survey accepted August 13, 1968:

T. 39 S. R. 3 E. Sec. 1, lots 1 to 4, inclusive, S\\N\1, S\\2; Sec. 3, lots 1 to 4, inclusive, 51/2 N1/2, 51/2; Sec. 4, lots 1 to 4, inclusive, S\(\frac{1}{2}\)N\(\frac{1}{2}\), S\(\frac{1}{2}\);
Sec. 5, lots 1 to 4, inclusive, S\(\frac{1}{2}\)N\(\frac{1}{2}\), S\(\frac{1}{2}\);
Sec. 6, lots 1 to 7, inclusive, S\(\frac{1}{2}\)NE\(\frac{1}{2}\), SE\(\frac{1}{2}\)

NW¼, E½SW¼, SE¼; Sec. 7, lots 1 to 4, inclusive, E½, E½W½; Secs. 8 to 15, inclusive;

Sec. 18, lots 1 to 4, inclusive, E½, E½W½; Sec. 19, lots 1 to 4, inclusive, E½, E½W½;

Secs. 20 to 23, inclusive; Sec. 30, lots I to 4, inclusive, E½, E½ W½; Sec. 31, lots I to 4, inclusive, E½, E½ W½; Secs. 33 to 35, inclusive.

T. 40 S., R. 3 E. Sec. 1, lots 1 to 4, inclusive, S½, N½, S½, Sec. 3, lots 1 to 4, inclusive, S½, N½, N½, S½, Sec. 4, lots 1 to 4, inclusive, S½, N½, N½, S½, Sec. 5, lots 1 to 4, inclusive, S%N%, S%

Sec. 6, lots 1 to 7, inclusive, S%NE%, SE%NW%, E%SW%, SE%; Sec. 7, lots 1 to 4, inclusive, E%, E%W%; Secs. 8 to 15, inclusive;

Sec. 18, lots 1 to 4, inclusive, E½, E½W½; Sec. 19, lots 1 to 4, inclusive, E½, E½W½; Secs. 20 to 29, inclusive;

Sec. 30, lots 1 to 4, inclusive, E½, E½W½; Sec. 31, lots 1 to 4, inclusive, E½, E½W½; Secs, 33 to 35, inclusive.

T. 38 S., R. 4 E.

Sec. 1, lots 1 to 4, inclusive, S½; Sec. 3, lots 1 to 4, inclusive, S½; Sec. 4, lots 1 to 4, inclusive, S½;

Sec. 5, lots 1 to 4, inclusive, S1/4

Sec. 6, lots 1 to 6, inclusive, E\(\)SW\(\), SE\(\); Sec. 7, lots 1 to 4, inclusive, E\(\), E\(\)W\(\); Secs. 8 to 15, inclusive; Sec. 17:

Sec. 18, lots 1 to 4, inclusive, E½, E½W½; Sec. 19, lots 1 to 4, inclusive, E½, E½W½; Secs. 20 to 29, inclusive;

Sec. 30, lots 1 to 4, inclusive, E½, E½W½; Sec. 31, lots 1 to 4, inclusive, E½, E½W½; Secs. 33 to 35, inclusive.

T. 38 S., R. 5 E.

Sec. 1, lots 1 to 4, inclusive, 81/2; Sec. 3, lots 1 to 4, inclusive, S¹/₂; Sec. 4, lots 1 to 4, inclusive, S¹/₂; Sec. 5, lots 1 to 4, inclusive, S¹/₂;

6, lots 1 to 6, inclusive, E%SW%. SE14:

Sec. 7, lots 1 to 4, inclusive, E½, E½W½; Secs. 8 to 15, inclusive;

Sec. 18, lots 1 to 4, inclusive, E½, E½W½; Sec. 19, lots 1 to 4, inclusive, E½, E½W½; Secs. 20 to 29, inclusive:

Sec. 30, lots 1 to 4, inclusive, E½, E½W½; Sec. 31, lots 1 to 4, inclusive, E½, E½W½; Secs. 33 to 35, inclusive.

T. 39 S., R. 5 E.,

Sec. 1, lots 1 to 4, inclusive, S1/2 N 1/2, S1/2; Sec. 3, lots 1 to 4, inclusive, S½N½, S½; Sec. 4, lots 1 to 4, inclusive, S½N½, S½; Sec. 4, lots 1 to 4, inclusive, S½N½, S½; Sec. 5, lots 1 to 4, inclusive, S½N½, S½; Sec. 6, lots 1 to 7, inclusive, S½NE¾, SE½NW¼, E½SW¼, SE¼; Sec. 7, lots 1 to 4, inclusive, E½, E½W½;

Secs. 8 to 15, inclusive;

Sec. 18, lots 1 to 4, inclusive, E%, E%W%: Sec. 19, lots 1 to 4, inclusive, E1/2, E1/2 W1/2; Secs. 20 to 29, inclusive; Sec. 30, lots 1 to 4, inclusive, E½, E½W½; Sec. 31, lots 1 to 4 inclusive, E½, E½W½;

Secs. 33 to 35, inclusive.

Plats of survey accepted July 11, 1968:

T. 19 S. R. 26 E.

Sec. 4, lots 1 to 4, inclusive; Sec. 5, lots 1 to 4, inclusive, S½N½, S½; Sec. 6, lots 1 to 4, inclusive, S½N½, S½; Secs. 7 and 8; Sec. 9, lots 1 to 4, inclusive;

Sec. 16, lots 1 to 4, inclusive; Secs. 17 to 20, inclusive: Sec. 21, lots 1 to 4, inclusive; Sec. 28, lots 1 to 4, inclusive; Sec. 29, lots 8, 9, N\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{2}\):

Sec. 30, N1/4, SW1/4; Sec. 32, lot 3; Sec. 33, lot 5.

The area described aggregates 132,412.78 acres.

2. Except for and subject to valid existing rights, it is presumed that title to the following lands passed to the State of Utah upon the acceptance of plats of survey:

SALT LAKE MERIDIAN

T. 19 S., R. 26 E. Sec. 16, lots 1 to 4, inclusive; Sec. 32, lot 3.

3. The following lands were with-drawn July 1, 1910, by Proclamation 1059 for the Wasatch National Forest.

T. 9 S., R. 7 W. Sec. 1, 51/2; Sec. 2, 51/2;

Sec. 3, lots 6, 7, W14 SE14.

4. The following lands are within State Exchange application Utah 3297, and are not open to application, selection, and petition unless it is withdrawn or finally rejected, in which event these lands will become open as provided by 43 CFR 2244.2-3(c):

T. 38 S., R. 4 E. Sec. 29:

Sec. 31, lots 1 to 4 inclusive, E1/2, E1/2 W1/2.

5. The following lands were with-drawn May 6, 1942, by the Bureau of Reclamation for the Dewey Reservoir Site:

T. 19 S., R. 26 E. Secs. 19 and 20;

Sec. 28, lots 1 to 4, inclusive; Sec. 29, lots 8, 9, N\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{2}\);

Sec. 30, N1/2, SW 1/4; Sec. 33, lot 5.

6. The following lands were withdrawn March 9, 1910, for Power Site Reserve No. 119:

T. 19 S., R. 26 E., Sec. 28, lots 1 to 4, inclusive; Sec. 29, lots 8, 9, N\(\frac{1}{2}\)SE\(\frac{1}{2}\); Sec. 30, NE\(\frac{1}{2}\)SW\(\frac{1}{2}\). S\(\frac{1}{2}\)SW\(\frac{1}{2}\);

7. The following lands were withdrawn April 10, 1946, for Power Site Classification No. 377:

T. 19 S., R. 26 E., Sec. 29, S% NW %; Sec. 30, NE % NE %, S% NE %.

The lands in Tps. 9 and 12 S., R. W., T. 11 S., R. 8 W., and T. 19 S., R. 26 E., have been classified for Multiple-Use under the Act of September 19, 1964 (43 U.S.C. 144-18) and are segregated from appropriation under the agriculture land laws (43 U.S.C. parts 7 and 9; 25 U.S.C., sec. 334), and from Public Sales under

sec. 2455 R.S. (43 U.S.C. 1171).

9. Subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law, the remaining lands are open to the operation of the public land laws. All valid applications re-ceived at or prior to 10 a.m. on April 28, 1969, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing. These lands are semi-arid in character and not suitable for farming. The lands have values for watershed, grazing, wildlife, and recreation, which can best be managed under principles of multiple-use.

10. Inquires concerning the lands should be addressed to the Manager, Utah Land Office, Post Office Box 11505.

Salt Lake City, Utah 84111,

J. E. KEOGH. Manager, Utah Land Office.

MARCH 19, 1969.

[F.R. Doc. 69-3677; Filed, Mar. 27, 1969; 8:47 a.m.]

Fish and Wildlife Service [Docket No. S-463]

COMMANDER, INC.

Notice of Loan Application

Commander, Inc., Room 610, Forth & Pike Building, Seattle, Wash. 98101, has applied for a loan from the Fisheries Loan Fund to aid in financing the purchase of a used 74.9-foot registered length wood vessel to engage in the fishery for bottomfish, shrimp, scallops, hake, king crabs, Dungeness crabs, and salmon.

Notice is hereby given pursuant to the provisions of Public Law 89-85 and Fisheries Loan Fund Procedures (50 CFR Part 250, as revised) that the above entitled application is being considered by the Bureau of Commercial Fisheries, Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240, Any person desiring to submit evidence that the contemplated operation of such vessel will cause economic hardship or injury to efficient vessel operators already operating in that fishery must submit such evidence in writing to the Director, Bureau of Commercial Fisheries. within 30 days from the date of publica-tion of this notice. If such evidence is received it will be evaluated along with such other evidence as may be available before making a determination that the

contemplated operations of the vessel will or will not cause such economic hardship or injury.

J. M. PATTON, Acting Director.

[F.R. Doc. 69-3678; Filed, Mar. 27, 1969; 8:47 a.m.]

[Docket No. B-456]

CHARLES A. FOLLETT, JR. Notice of Loan Application

Charles A. Follett, Jr., 7 Elm Street, Wakefield, R.I. 02879, has applied for a loan from the Fisheries Loan Fund to ald in financing the construction of a new 72-foot leight over-all steel vessel to engage in the fishery for flounders, scup, butterfish, groundfish, lobster, and industrial species.

Notice is hereby given pursuant to the provisions of Public Law 89-85 and Fisheries Loan Fund Procedures (50 CFR Part 250, as revised) that the above entitled application is being considered by the Bureau of Commercial Fisheries, Fish and Wildlife Service. Department of the Interior, Washington, D.C. 20240. Any person desiring to submit evidence that the contemplated operation of such vessel will cause economic hardship or injury to efficient vessel operators already operating in that fishery must submit such evidence in writing to the Director, Bureau of Commercial Fisheries, within 30 days from the date of publication of this notice. If such evidence is received it will be evaluated along with such other evidence as may be available before making a determination that the contemplated operations of the vessel will or will not cause such economic hardship or injury.

J. M. PATTON, Acting Director.

[F.R. Doc. 69-3679; Filed, Mar. 27, 1969; 8:47 a.m.]

Office of the Secretary

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests during the past six months:

- (1) None.
- (2) None. (3) None.
- (4) None.

This statement is made as of March 25, 1969.

Dated: March 5, 1969.

E. A. WEYMOUTH.

[F.R. Doc. 69-3668; Filed, Mar. 27, 1969; 8:46 a.m.]

DEPARTMENT OF COMMERCE

Business and Defense Services Administration

UNIVERSITY OF ALASKA ET AL.

Notice of Applications for Duty-Free Entry of Scientific Articles

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

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

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

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

Docket Number: 69-00464-89-44630. Applicant: University of Alaska, Geophysical Institute, College, Alaska 99701. Article: Meteorological apparatus. Manufacturer: Rauchfuss Instruments & Staff Pty., Ltd., Australia. Intended use of article: The article will be used to record meteorological parameters on a year-around basis. The long-period strip-chart recorders are the only meteorological instruments available which have the capability of unattended operation for up to 12 months. This requirement is essential for the project intended, since access to the field site in the Brooks Range in Northern Alaska is restricted to a few weeks in summer only. Application received by Commissioner of Customs: March 13, 1969.

Docket Number: 69-00465-33-46040. Applicant: University of Nebraska, College of Medicine, 42d and Dewey Avenue, Omaha, Nebr. 68105. Article: Electron microscope, Model EM 300. Manufacturer: Philips Electronics Co., The Netherlands. Intended use of article: The principal intended uses of the article will include training of graduate students, research work by staff members and the

production of teaching materials for use in the various teaching missions of the Basic Science Department. Research will include the study of retinal and renal changes in hypophysectomized diabetic Rhesus monkeys, and the study of Letospira pomona organisms and their reaction in hamsters.

For graduate teaching, it will allow each student to become familiar with at least two major microscopes; and for production of teaching materials, it will provide self-study or review materials covering various human diseases. Application received by Commissioner of Customs: March 13, 1969.

Docket No. 69-00469-33-78095. Applicant: University of Miami, Coral Gables, Fla. 33124. Article: Fluorescence spectrophotometer, Model MPF-2A. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article will be used in connection with the study of the mechanism of the production of cancer of the urinary bladder. A major specific aim of the research is to determine the nature of the active carcinogens present in the urine of a dog. The applicant intends to use spectrophotofluorometry to detect and identify these carcinogenic metabolites in urine and in the bladder mucosa, which are all highly fluorescent, and fluorescence spectrometry should be a powerful tool for this purpose. Application received by Commissioner of Cus-toms: March 17, 1969.

CHARLEY M. DENTON,
Assistant Administrator for Industry Operations, Business
and Defense Services Administration.

[F.R. Doc. 69-3655; Filed, Mar. 27, 1969; 8:45 a.m.]

MEDICAL COLLEGE OF SOUTH CAROLINA

Notice of Applications for Duty Free Entry of Scientific Articles

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

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

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

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

Docket No. 69-00445-33-54500. Applicant: Medical College of South Carolina, William W. Vallotton, M.D., 80 Barre Street, Charleston, S.C. 29401. Article: Slit lamp, Model R-900 and accessories. Manufacturer: Haag-Streit. Switzerland. Intended use of article: The article will be used in depicting lens changes in patients on phospholine iodide. Depth of patient's anterior chambers will also be measured. The desired model, however, has an easier to use and more reproducible tonometer which is important in studying intraocular pressure in pesticide and phospholine iodide exposed individuals. Application received by commissioner of customs: February 27, 1969.

Docket No. 69-00446-01-11000. Applicant: Texas A. & M. University, Department of Biology, College Station, Tex. 77843. Article: Gas chromatographmass spectrometer, Model LKB 9000. Manufacturer: LKB Produkter AB. Sweden. Intended use of article: The article will be used in connection with a research program dealing with the biology, chemistry, and biochemistry of two classes of compounds; hormones and pheromones of insects. An integral part of this program is the structural identification of the hormones and pheromones, their precursors and metabolites. A second aspect consists of the synthesis of the hormones, pheromones, and their analogues. Application received by Commissioner of Customs: February 28.

Docket No. 69-00447-33-46500. Applicant: University of Pennsylvania, Department of Neurology, 3400 Spruce Street, Philadelphia, Pa. 19104. Article: Ultramicrotome, Model LKB 8800 Ultrotome III. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used in connection with studies concerning the ultrastructure and cytochemistry of large numbers of muscle biopsies from patients with human muscle disease. These studies are necessary to gain a better understanding of the etiology and pathogenesis of these disorders. To perform these studies, specimens must be prepared for electron microscopy, which requires ultrathin sections in long series for dimensional reconstruction of structure. Application received by Commissioner of Customs: February 28, 1969.

Docket No. 69-00448-82-84200. Applicant: University of Illinois, Purchasing Division, 223 Administration Building, Urbana, Ill. 61801. Article: Water tunnel and accessories, Model K23. Manufacturer: Kempf and Remmers, West Germany. Intended use of

article: The article will be used for classroom instruction in cavitation testing. Application received by Commissioner of Customs: March 3, 1969.

Docket No. 69-00449-99-80700. Applicant: Cornell University, Purchasing Department, Ithaca, N.Y. 14850. Article: Terragraph plotter, including connection for EZ-2 tracing table; SMK stereometric camera and accessories. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The articles will be used to bridge the gap in photogrammetry and surveying instruction between classical ground survey methods suitable for small distances at large scales and aerial photogrammetric methods suitable for large distances at small scales.

They will also be used for instruction in terrestrial mapping principles for objects at distances from 10 feet to 500 feet. Application received by Commissioner of

Customs: March 3, 1969.

Docket No. 69-00450-01-77040. Applicant: Oregon State University, Corvallis, Oreg. 97331. Article: Mass spectrometer, Model CH-7. Manufacturer: Varian Mat GmbH., 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, measurement of isotope abundance ratios, observation of metastable ions and analyses for trace components of mixtures in research programs in organic, biological and analytical chemistry. The article will also serve as a training instrument for both graduate and undergraduate instruction in organic and analytical chemistry. Application received by Commissioner of Customs: March 3, 1969.

> CHARLEY M. DENTON. Assistant Administrator for Industry Operations, Business and Defense Services Administration.

[F.R. Doc. 69-3656; Filed, Mar. 27, 1969; 8:45 a.m.]

DEPARTMENT OF HEALTH, EDU-CATION, AND WELFARE

Food and Drug Administration AMERICAN CYANAMID CO.

Notice of Filing of Petition Regarding Pesticide Chemicals

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(1), 68 Stat. 512; 21 U.S.C. 346a (d)(1)), notice is given that a petition (PP 9F0809) has been filed by American Cyanamid Co., Post Office Box 400, Princeton, N.J. 80540, proposing the establishment of a tolerance (21 CFR Part 120) of 0.4 part per million for negligible residues of the insecticide (O,O-diethyl S-(ethylthio) phorate methyl phosphorodithioate) in or on the raw agricultural commodity hops.

The analytical method proposed in the petition for determining residues of the insecticide is a gas chromatographic procedure using a microcoulometric detector with a sulfur titration cell.

Dated: March 20, 1969.

R. E. DUGGAN, Acting Associate Commissioner for Compliance.

[F.R. Doc. 69-3661; Filed, Mar. 27, 1969; 8:45 a.m.]

FOOD AND DRUG RESEARCH LABORATORIES, INC.

Notice of Filing of Petition Regarding Food Additives

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786; 21 U.S.C. 348 (b) (5)), notice is given that a petition (FAP 9H2398) has been filed by Food and Drug Research Laboratories, Inc., Maurice Avenue at 58th Street, Maspeth, N.Y. 11378, proposing the issuance of a food additive regulation (21 CFR Part 121) to provide for the safe use of ethylene oxide as a fumigant for the control of microorganisms and insect infestation in ground spices and other processed natural seasoning materials except mixtures with added salt.

Dated: March 20, 1969.

J. K. KIRK. Associate Commissioner for Compliance.

[F.R. Doc. 69-3662; Filed, Mar. 27, 1969; 8:45 a.m.]

FORMETANATE HYDROCHLORIDE

Notice of Establishment of Temporary Tolerance for Pesticide Chemical

On the basis of a petition from the Morton Chemical Co., Woodstock, Ill. 60098, a temporary tolerance of 4 parts per million is established for residues of the insecticide formetanate hydrochloride (m - [[(dimethylamino) methylene]aminolphenyl methylcarbamate hydrochloride) in or on the raw agricultural commodity group citrus fruits. The Commissioner of Food and Drugs has determined that this temporary tolerance is safe and will protect the public health.

A condition under which this temporary tolerance is established is that the insecticide will be used in accordance with the temporary permit issued by the U.S. Department of Agriculture. Distri-bution will be under the Morton Chemical Co. name.

This temporary tolerance expires on March 21, 1970.

This action is taken pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(j), 68 Stat. 516; 21 U.S.C. 346a(j)) and under authority delegated to the Commissioner (21 CFR 2.120).

Dated: March 21, 1969.

J. K. KIRK, Associate Commissioner for Compliance.

[F.R. Doc. 69-3663; Filed, Mar. 27, 1969; 8:45 a.m.]

Office of Education

COLLEGE LIBRARY RESOURCES PROGRAM

Notice of Establishment of Closing Date for Receipt of Applications for Grants for Library Materials

Title II-A of the Higher Education Act of 1965, as amended, authorizes the U.S. Commissioner of Education to make basic, supplemental, and special purpose grants to institutions of higher education to assist them in the acquisition of books and other materials to be used for library purposes.

Notice is hereby given that April 28, 1969, is established as the closing date upon which applications for basic, supplemental, and special purpose grants may be filed with and received by the U.S. Commissioner of Education.

Application forms, instructions, and other pertinent information will be sent to all institutions which have previously participated in the program. Other institutions desiring to participate in the program may obtain such application forms, instructions, and other information from the Division of Library Programs, Bureau of Adult, Vocational, and Library Programs, U.S. Office of Education, Washington, D.C. 20202.

Dated: March 24, 1969.

PETER P. MUIRHEAD, Acting U.S. Commissioner of Education.

[F.R. Doc. 69-3680; Filed, Mar. 27, 1969; 8:45 a.m.]

Office of the Secretary CERTAIN OFFICIALS

Delegation of Authority Regarding Certification of True Copies of Documents, Records, Extracts From Records, or Nonexistence of Records

Under the authority vested in me by the Secretary, 32 F.R. 17550, I hereby redelegate to the following the authority to certify true copies of any books, records, papers, or other documents, extracts from such, or to certify the nonexistence of records on file within the Department in the area of authority set forth after the name of each delegatee and to cause the Seal of the Department to be affixed to such certifications.

These same officials are authorized to cause the Seal to be affixed to agreements, awards, citations, diplomas, and similar documents.

This authority may be redelegated. The previous delegation dated December 8, 1967, and redelegations thereunder shall remain in effect until appropriate redelegations are made.

To whom delegated General Counsel Executive Officer, Office of the Secretary. Administrator, Social and Rehabilitation Service.

Area of authority Department. Office of the Secretary. Social and Rehabilitation Service.

Commissioner of Edu- Office of Education. cation.

Commissioner of Social Security.

Con-Administrator, sumer Protection and Environmental Health Service.

Administrator, Health Services and Mental Health Administration.

Director, National Institutes of Health.

Social Security Administration.

Consumer Protec-tion and Environmental Health Service.

Health Services and Mental Health Administration.

National Institutes of Health.

Dated: March 24, 1969.

BERNARD SISCO. Acting Assistant Secretary for Administration.

[F.R. Doc. 69-3691; Filed, Mar. 27, 1969; 8:48 a.m.1

Public Health Service BIOLOGICAL PRODUCTS

Notice is hereby given that pursuant to section 351 of the Public Health Service Act, as amended (42 U.S.C. 262), and regulations issued thereunder (42 CFR Part 73), the following establishments are licensed as of January 1, 1969, for the production of the biological products set forth under each establishment. Such licenses are effective until suspended or revoked in accordance with such Act and regulations.

This notice will be amended from time to time in the FEDERAL REGISTER to indicate any suspensions or revocations of licenses as well as the licensing of additional establishments and products.

Part I. Establishments Arranged by License Number Showing the Products for Which Each Establishment Is Licensed

LICENSED ESTABLISHMENTS

License No. 1-Parke, Davis & Co., Detroit, Mich.

Antitoxins

B. oedematiens Antitoxin. Diphtheria Antitoxin. Dysentery Antitoxin, Shiga, Perfringens, Antitoxin. Tetanus Antitoxin. Tetanus and Gas Gangrene Polyvalent Antitoxin.

V. septique Antitoxin.

Blood and Blood Derivatives

and Desoxyribonuclease Fibrinolysin Combined (Bovine),

Fibrinolysin and Desoxyribonuclease (Bovine) with Chloram-Combined phenicol.

Histamine Azoprotein.

Immune Serum Globulin (Human) Measles Immune Globulin (Human). Normal Serum Albumin (Human).

Poliomyelitis Immune Globulin (Human).

Tetanus Immune Globulin (Human). Thrombin.

Bacterial Vaccines

Cholera Vaccine. Pertussis Vaccine.

Pertussis Vaccine Aluminum Phosphate Adsorbed.

Typhoid and Paratyphoid Vaccine.

Two polyvalent bacterial vaccines with "No U.S. Standard of Potency."

Bacterial Antigens

Two polyvalent bacterial antigens with "No U.S. Standard of Potency."

Modified Bacterial Antigens

One polyvalent modified bacterial anti-"No U.S. Standard of gen with Potency."

Bacterial Vaccines and Antigens Combined

Two polyvalent bacterial vaccines and bacterial antigens with Standard of Potency." "No U.S.

Toxoids and Toxins for Immunization

Diphtheria Toxoid.

Diphtheria Toxoid Aluminum Phosphate Adsorbed.

Staphylococcus Toxoid.

Tetanus Toxoid.

Tetanus Toxoid Aluminum Phosphate Adsorbed.

Multiple Antigen Preparations

Adenovirus and Influenza Virus Vaccines Combined Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxolds and Pertussis and Poliomyelitis Vaccines Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Aluminum Phos-phate Adsorbed and Poliomyelitis Vaccine.

Diphtheria and Tetanus Toxolds and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxolds Combined.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed,

Diphtheria Toxold and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Staphylococcus Toxoid and Bacterial Antigen made from Staphylococcus (Albus and Aureus).

Viral and Rickettsial Vaccines

Adenovirus Vaccine.

Influenza Virus Vaccine.

Poliomyelitis Vaccine.

Poliomyelitis Vaccine Aluminum Phosphate Adsorbed.

Rabies Vaccine.

Smallpox Vaccine.

Diagnostic Substances for Dermal Tests

Blastomycin.

Diphtheria Toxin for Schick Test.

Histoplasmin.

Tuberculin, Old.

Tuberculin, Purified Protein Derivative.

Tests

Anti-Human Chorionic Gonadotropic Serum.

Anti-Influenza Virus Serum for the Hemagglutination Inhibition Test. Influenza Virus Hemagglutinating Antigen.

Miscellaneous

Allergenic Extracts. Oxophenarsine Hydrochloride. Poison Ivy Extract.

License No. 2—Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point, Pa.

Antitoxins

Tetanus Antitoxin.

Blood and Blood Derivatives

Fibrinogen (Human) Fibrinogen with Antihemophilic Factor (Human).

Fibrinolysin and Desoxyribonuclease Combined (Bovine). Fibrinolysin (Human)

Immune Serum Globulin (Human).

Normal Bovine Serum. Normal Horse Serum.

Normal Serum Albumin (Human). Poliomyelitis Immune Globulin (Human)

Tetanus Immune Globulin (Human),

Bacterial Vaccines

Cholera Vaccine. Typhoid Vaccine.

Typhoid and Paratyphoid Vaccine.

Sensitized Bacterial Vaccines

Typhoid and Paratyphoid Vaccine. Three polyvalent sensitized bacterial vaccines with "No U.S. Standard of Potency".

Bacterial Antigens

Three polyvalent bacterial antigens with "No U.S. Standard of Potency".

Toxoids and Toxins for Immunization Tetanus Toxoid.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Alum Precipitated and Poliomyelitis Vaccine.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Aluminum Phosphate Adsorbed and Poliomyelitis Vaccine,

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Measles-Smallpox Vaccine, Live. Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Measles Virus Vaccine, Live, Attenuated. Mumps Virus Vaccine, Live. Poliomyelitis Vaccine. Smallpox Vaccine. Typhus Vaccine.

Diagnostic Substances for Laboratory Diagnostic Substances for Dermal Tests

Miscellaneous

Antivenin (Latrodectus mactans). Blood Group Specific Substances A and

Poison Ivy Extract.

License No. 3-Wyeth Laboratories, Inc., Marietta, Pa.

Antitoxins

Diphtheria Antitoxin. Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin. Tetanus and Gas Gangrene Polyvalent Antitoxin.

Blood and Blood Derivatives

Normal Horse Serum.

Bacterial Vaccines

Cholera Vaccine. Pertussis Vaccine. Typhoid Vaccine.

Typhoid and Paratyphoid Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxoid. Diphtheria Toxoid Aluminum Phosphate Adsorbed.

Tetanus Toxold.

Tetanus Toxoid Aluminum Phosphate Adsorbed

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine

Diphtheria and Tetanus Toxoids Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Tetanus and Diphtheria Toxoids Combined Aluminum Phosphate Adsorbed (For Adult Use).

Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Adenovirus Vaccine.

Influenza Virus Vaccine.

Poliovirus Vaccine, Live, Oral, Trivalent. Poliovirus Vaccine, Live, Oral, Type 1. Poliovirus Vaccine, Live, Oral, Type 2. Poliovirus Vaccine, Live, Oral, Type 3.

Smallpox Vaccine. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test. Scarlet Fever Streptococcus Toxin for Dick Test.

Miscellaneous

Antivenin (Crotalidae) Polyvalent. Antivenin (Micrurus fulvius).

License No. 8-Cutter Laboratories, Inc., Berkeley, Calif.

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Blood and Blood Derivatives

Tuberculin, Purified Protein Derivative. Antihemophilic Globulin (Human). Factor IX Complex (Human). Fibrinogen (Human),

Fibrinogen with Antihemophilic Factor (Human)

Immune Serum Globulin (Human), Mumps Immune Globulin (Human). Normal Serum Albumin (Human). Pertussis Immune Globulin (Human).

Plasma Protein Fraction (Human) Poliomyelitis Immune Globulin (Human)

Tetanus Immune Globulin (Human). Thrombin.

Bacterial Vaccines

Cholera Vaccine.

Pertussis Vaccine.

Pertussis Vaccine Aluminum Hydroxide Adsorbed.

Plague Vaccine. Typhoid Vaccine.

Typhoid and Paratyphoid Vaccine.

Two polyvalent bacterial vaccines with "No U.S. Standard of Potency."

Toxoids and Toxins for Immunication

Diphtheria Toxold.

Diphtheria Toxoid Aluminum Hydroxide Adsorbed.

Tetanus Toxoid.

Tetanus Toxoid Aluminum Hydroxide Adsorbed.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Combined.

Diphtheria and Tetanus Toxoids Combined Aluminum Hydroxide Adsorbed. Diphtheria Toxoid Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined.

Diphtheria Toxold and Pertussis Vaccine Combined.

Tetanus Toxoid and Pertussis Vaccine Combined.

Tetanus and Diphtheria Toxoids Combined Aluminum Hydroxide Adsorbed (For Adult Use)

Viral and Rickettsial Vaccines

Equine Encephalomyelitis Vaccine (Eastern).

Equine Encephalomyelitis Vaccine (Western)

Poliomyelitis Vaccine.

Smallpox Vaccine.

Diagnostic Substances for Dermal Tests Coccidioidin.

Diphtheria Toxin for Schick Test. Schick Test Control.

Tuberculin, Old.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum.

Miscellaneous

Allergenic Extracts. Poison Ivy Extract Poison Oak Extract.

License No. 17-Lederle Laboratories Division, American Cyanamid Co., Pearl River, N.Y.

Antitoxins

Botulism Antitoxin. Diphtheria Antitoxin. Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin. Tetanus and Gas Gangrene Polyvalent Antitoxin

Therapeutic Immune Serums

Antirables Serum.

Blood and Blood Derivatives

Immune Serum Globulin (Human) Measles Immune Globulin (Human), Tetanus Immune Globulin (Human).

Bacterial Vaccines

Cholera Vaccine. Pertussis Vaccine, Typhoid and Paratyphoid Vaccine. Four polyvalent bacterial vaccines with "No U.S. Standard of Potency."

Toxoids and Toxins for Immunization

Staphylococcus Toxoid. Tetanus Toxoid. Tetanus Toxoid Aluminum Phosphate Adsorbed.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed. Tetanus and Diphtheria Toxoids Combined Aluminum Phosphate Adsorbed (For Adult Use).

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Measles Virus Vaccine, Live, Attenuated. Mumps Vaccine. Poliovirus Vaccine, Live, Oral, Trivalent. Poliovirus Vaccine, Live, Oral, Type 1. Poliovirus Vaccine, Live, Oral, Type 2. Poliovirus Vaccine, Live, Oral, Type 3. Rabies Vaccine. Rocky Mountain Spotted Fever Vaccine. Smallpox Vaccine. Typhus Vaccine.

Diagnostic Substances for Dermal Tests

Histoplasmin.

Lymphogranuloma Venereum Antigen. Tuberculin, Tine Test.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A.B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D) Anti-Rho' (Anti-CD) Anti-Rh, rh' rh'' (Anti-CDE). Anti-rh' (Anti-C). Anti-rh* (Anti-C*). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr" (Anti-e).

Anti-K Serum (Anti-Kell). Anti-Human Serum.

Miscellaneous

Allergenic Extracts. Streptokinase-Streptodornase. Trichinella Extract.

License No. 21-Swiss Serum and Vaccine Institute Berne, Berne, Switzer-

Distributors-Norgine Laboratories, Inc., New York, and Serums and Vaccines of America, Assoc., Division of Mural Laboratories, Inc., Miami, Fla.

Antitoxins

Tetanus Antitoxin.

License No. 43—Abbott Laboratories, Detroit, Mich.

Bacterial Vaccines

Eight Polyvalent bacterial vaccines with "No U.S. Standard of Potency".

Bacterial Antigens

One polyvalent bacterial antigen with "No U.S. Standard of Potency".

Miscellaneous

Poison Ivy Extract. Poison Oak Extract. Poison Ivy-Poison Oak Extracts Combined.

No. 43-Abbott Laboratories, North Chicago, Ill., and Courtland Scientific Products Division of Abbott Laboratories, Chicago, Ill.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I'm) Albumin (Human)

Radio-Iodinated (I's) Serum Albumin (Human).

Radio-Iodinated (I'm) Serum Albumin (Human).

Diagnostic Substances for Laboratory Tests

Anti-B Blood Grouping Serum. Anti-A.B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D). Anti-Rh. (Anti-CD) Anti-Rh, rh' rh" (Anti-CDE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr'' (Anti-e). Anti-M Serum. Anti-Human Serum.

Anti-A Blood Grouping Serum.

License No. 51-The Upjohn Co., Kalamazoo, Mich.

Blood and Blood Derivatives

License No. 52-E. R. Squibb & Sons, Inc., New Brunswick, N.J.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I'm) Albumin (Human).

Fibrinogen (Human).

Immune Serum Globulin (Human). Normal Serum Albumin (Human).

Poliomyelitis Immune Globulin (Human).

Radio-Chromated (Cra) Serum Albumin (Human).

Radio-Iodinated (I's) Serum Albumin (Human).

Radio-Iodinated (III) Serum Albumin (Human)

Tetanus Immune Globulin (Human).

Multiple Antigen Preparations

Staphylococcus Toxold and Bacterial antigen made from Staphylococcus (Albus and Aureus).

Diagnostic Substances for Dermal Tests

Lymphogranuloma Venereum Antigen.

License No. 56-Eli Lilly & Co., Indianapolis, Ind.

Antitoxins

Diphtheria Antitoxin. Perfringens Antitoxin. Tetanus Antitoxin.

Tetanus and Gas Gangrene Polyvalent Antitoxin.

V. septique Antitoxin,

Blood and Blood Derivatives

Measles Immune Globulin (Human).

Bacterial Vaccines

Cholera Vaccine. Pertussis Vaccine. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine. Six polyvalent bacterial vaccines with 'No U.S. Standard of Potency".

Bacterial Antigens

Seven polyvalent bacterial antigens with "No U.S. Standard of Potency".

Toxoids and Toxins for Immunization

Tetanus Toxoid.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Alum Precipitated and Poliomyelitis Vaccine.

Diphtheria and Tetanus Toxolds and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Combined.

Diphtheria and Tetanus Toxolds Combined Alum Precipitated.

Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Measles Virus Vaccine, Inactivated. Measles Virus Vaccine, Live, Attenuated. Mumps Vaccine.

Poliomyelitis Vaccine.

Rabies Vaccine. Smallpox Vaccine.

Typhus Vaccine.

Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test. Mumps Skin Test Antigen.

Schick Test Control.

Tuberculin, Old.

Miscellaneous

Allergenic Extracts.

License No. 64—Massachusetts Public Health Biologic Laboratories, Boston, Mass.

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Blood and Blood Derivitives

Immune Serum Globulin (Human), Normal Serum Albumin (Human), Plasma Protein Fraction (Human). Poliomyelitis Immune Globulin (Human).

Tetanus Immune Globulin (Human).

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine.

Typhoid and Paratyphoid Vaccine.

Toxolds and Toxins for Immunization

Diphtheria Toxoid.

Tetanus Toxoid Aluminum Phosphate Precipitated.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Precipiated.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Precipitated

Tetanus and Diphtheria Toxolds (Combined Aluminum Phosphate Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Smallpox Vaccine.

Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test. Schick Test Control. Tuberculin, Old.

License No. 69—Sterling Drug, Inc., Rensselaer, N.Y.

Viral and Rickettsial Vaccines

Influenza Virus Vaccine.

License No. 73—Connaught Medical Re-search Laboratories, University of Toronto, Willowdale, Ontario, Canada.

Antitoxins

Botulism Antitoxin. Diphtheria Antitoxin. Staphylococcus Antitoxin. Tetanus Antitoxin.

Blood and Blood Derivatives

Normal Serum Albumin (Human).

Bacterial Vaccines

BCG Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxoid. Staphylococcus Toxoid. Tetanus Toxoid.

Viral and Rickettsial Vaccines

Poliomyelitis Vaccine. Smallpox Vaccine.

Diagnostic Substances for Dermal Tests

Tuberculin, Purified Protein Derivative. Distributor-Panray-Parlam Corp., Englewood, N.J.

License No. 77—Mallinckrodt Chemical Works, Maryland Heights, Mo.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I'm) Albumin (Human).

Radio-Iodinated (I'm) Serum Albumin (Human)

Radio-Iodinated (IIII) Serum Albumin (Human).

License No. 84-Terrell's Laboratories. Fort Worth, Tex.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

Miscellaneous

Allergenic Extracts.

License No. 91-Hollister-Stier Laboratories, Spokane, Wash.; Downers Grove, Ill.; Yeadon, Pa.; Los Angeles, Calif.; Atlanta, Ga.; and Dallas, Tex.

Racterial Vaccines

Two polyvalent bacterial vaccines with "No U.S. Standard of Potency",

Miscellaneous

Allergenic Extracts. Poison Ivy Extract. Poison Oak Extract. Poison Ivy-Poison Oak Extracts Combined.

License No. 97-Behringwerke AG., Marburg-Lahn, Germany.

Toxoids and Toxins for Immunization

Diphtheria Toxoid Aluminum Hydroxide Adsorbed. Tetanus Toxoid Aluminum Hydroxide Adsorbed.

Miscellaneous

Streptokinase-Streptodornase.

License No. 99-Bureau of Laboratories, Michigan Department of Public Health, Lansing, Mich.

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b Serum.

Blood and Blood Derivatives

Antihemophilic Globulin (Human). Fibrinogen (Human) Immune Serum Globulin (Human). Normal Horse Serum. Normal Rabbit Serum. Normal Serum Albumin (Human) Tetanus Immune Globulin (Human). Whole Blood (Human). ACD.

Bacterial Vaccines

Pertussis Vaccine. Pertussis Vaccine, Adsorbed. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine. Toxoids and Toxins for Immunization

Diphtheria Toxoid Aluminum Phosphate Adsorbed.

Tetanus Toxold Aluminum Phosphate Adsorbed.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed. Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Viral and Rickettsial Vaccines

Rabies Vaccine. Smallpox Vaccine.

Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.

Histoplasmin.

Schick Test Control.

Tuberculin, Old.

Diagnostic Substances for Laboratory Tests

Pneumococcus Typing Serum.

License No. 101-The National Drug Co., Division of Richardson-Merrell, Inc., Philadelphia, Pa., and Swiftwater, Pa.

Antitoxins

Diphtheria Antitoxin. Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin.

Tetanus-Gas Gangrene Polyvalent Antitoxin.

Bacterial Vaccines

Cholera Vaccine. Pertussis Vaccine. Typhoid Vaccine.

Typhoid and Paratyphoid Vaccine.

Two polyvalent vaccines with "No U.S. Standard of Potency".

Toxoids and Toxins for Immunization

Diphtheria Toxoid.

Scarlet Fever Streptococcus Toxin for Immunization.

Staphylococcus Toxoid.

Streptococcus Erythrogenic Toxin. Tetanus Toxoid.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Comblned Alum Precipitated.

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

Staphylococcus Toxold and Bacterial Vaccine made from Staphylococcus (Aureus).

Staphylococcus Toxoid-Streptococcus Toxin-Bacterial Vaccine made from Staphylococcus (Aureus), Streptococcus (Hemolyticus), Pneumococcus and Hemophilus Influenzae.

Tetanus and Diphtheria Toxolds Combined Alum Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Rabies Vaccine. Smallpox Vaccine. Typhus Vaccine. Yellow Fever Vaccine.

Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Shick Test. Schick Test Control

License No. 102-Mulford Colloid Laboratories, Philadelphia, Pa.

Miscellaneous

Poison Ivy Extract. Poison Oak Extract. Tincture Poison Ivy.

License No. 103—Allergy Laboratories, Inc., Oklahoma City, Okla.

Miscellaneous

Allergenic Extracts.

License No. 107-Porro Biological Laboratories, Tacoma, Wash,

Miscellaneous

Allergenic Extracts.

License No. 110-Pitman-Moore, Division of The Dow Chemical Co., Zionsville, Ind.

Antitoring

Perfringens Antitoxin. Tetanus Antitoxin. Tetanus and Gas Gangrene Polyvalent Antitoxin. V. septique Antitoxin.

Blood and Blood Derivatives

Immune Serum Globulin (Human). Normal Serum Albumin (Human). Poliomyelitis Immune Globulin (Human). Tetanus Immune Globulin (Human).

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine. Toxoids and Toxins for Immunization

Diphtheria Toxoid. Staphylococcus Toxoid. Tetanus Toxoid.

Multiple Antigen Preparations

Adenovirus and Influenza Virus Vaccines Combined Aluminum Hydroxide Adsorbed.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids and Pertussis and Poliomyelitis Vaccines Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids and Poliomyelitis Vaccine.

Diphtheria and Tetanus Toxolds Combined Alum Precipitated.

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

Viral and Rickettsial Vaccines

Adenovirus Vaccine. Influenza Virus Vaccine. Measles Virus Vaccine, Live, Attenuated. Poliomyelitis Vaccine. Rabies Vaccine. Typhus Vaccine.

License No. 113-Michael Reese Research Foundation, Chicago, Ill.

Therapeutic Immune Serums

Mumps Immune Serum (Human),

Blood and Blood Derivatives

Antihemophilic Plasma (Human). Normal Human Plasma. Normal Human Serum. Packed Red Blood Cells (Human) Resuspended Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

ACD. Heparin.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums:

Anti-Rh. (Anti-D). Anti-Rh. (Anti-CD). Anti-Rh. (Anti-DE). Anti-Rh. rh' rh" (Anti-CDE).

Anti-rh' (Anti-C). Anti-rh'' (Anti-E).

Anti-hr' (Anti-e). Anti-hr'' (Anti-e)

Anti-K Serum (Anti-Kell). Anti-Le* Serum (Anti-Lewis).

Anti-M Serum. Anti-N Serum.

Anti-U Serum (Anti-Ss).

Anti-Human Serum.

Reagent Red Blood Cells (Human).

Miscellaneous

Blood Group Specific Substance A. Blood Group Specific Substance B. Blood Group Specific Substances A and

License No. 119-Barry Laboratories, Inc., Detroit, Mich.

Bacterial Vaccines

Nine polyvalent bacterial vaccines with "No U.S. Standard of Potency".

Miscellaneous

Allergenic Extracts. Poison Ivy Extracts.

Poison Ivy Extract Alum Precipitated.

Poison Ivy-Oak-Sumac Extracts Combined.

Poison Sumae Extract.

License No. 120—Bureau of Biologic Products, Division of Laboratories, Illinois Department of Public Health, Chicago, Ill.

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine. Toxoids and Toxins for Immunization Diphtheria Toxoid.

Multiple Antigen Preparations

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

Viral and Rickettsial Vaccines

Rabies Vaccine.

Diagnostic Substances for Dermal Tests Diphtheria Toxin for Schick Test.

License No. 121-Texas State Department of Health, Austin, Tex.

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxoid.

Diphtheria Toxoid Aluminum Hydroxide Precipitated.

Tetanus Toxoid.

Tetanus Toxoid Aluminum Hydroxide Precipitated.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alumi-num Hydroxide Precipitated.

Diphtheria and Tetanus Toxoids Combined Aluminum Hydroxide Precipitated.

Tetanus and Diphtheria Toxoids Combined Aluminum Hydroxide Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Rabies Vaccine.

Diagnostic Substances for Dermal Tests Diphtheria Toxin for Schick Test. Schick Test Control. Tuberculin, Old.

License No. 125—Hynson, Westcott & Dunning, Baltimore, Md.

Miscellaneous

Cobra Venom Solution. Cobra Venom with Silicic and Formic Acids.

License No. 129-The Wellcome Foundation, Ltd., Wellcome Research Lab-oratories, Beckenham, Kent, England.

Antitoxins

Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic Serum.

Miscellaneous

Russell Viper Venom.

License No. 139-The Philadelphia Blood Center, Philadelphia, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Poliomyelitis Immune Globulin (Human)

Single Donor Plasma (Human). Whole Blood (Human).

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-AB Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh. (Anti-D).
Anti-Rh.' (Anti-DD).
Anti-Rh.'' (Anti-DD).
Anti-Rh.'' (Anti-DE).
Anti-Rh.'r' (Anti-DE).
Anti-rh' (Anti-C).
Anti-rh' (Anti-C).
Anti-rh' (Anti-E).
Anti-hr' (Anti-e).
Anti-Fy* Serum (Anti-Duffy).
Anti-K Serum.
Anti-M Serum.
Anti-N Serum.

Anti-Human Serum.

License No. 140—Travenol Laboratories, Inc., Morton Grove, Ill., and Cleveland, Miss.; Hyland Division Travenol Laboratories, Inc., Los Angeles, Calif.

Reagent Red Blood Cells (Human).

Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b Serum.

Blood and Blood Derivatives

Antihemophilic Factor (Human).
Antihemophilic Plasma (Human).
Fibrinogen (Human).
Immune Serum Globulin (Human).
Measles Immune Globulin (Human).
Mumps Immune Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Packed Red Blood Cells (Human).
Pertussis Immune Globulin (Human).
Plasma Protein Fraction (Human).
Pollomyelitis Immune Globulin (Human).
Tetanus Immune Globulin (Human).
Vaccinia Immune Globulin (Human).
Whole Blood (Human).
ACD.

Bacterial Antigens

Pseudomonas Polysaccharide.

CPD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D). Anti-Rh.' (Anti-CD). Anti-Rh.'' (Anti-DE). Anti-Rh. rh'rh'' (Anti-CDE), Anti-rh' (Anti-C). Anti-rh' (Anti-E). Anti-hr' (Anti-c). Anti-hr' (Anti-e). Anti-rh* (Anti-C*). Anti-Fy* Serum (Anti-Duffy). Anti-I Serum. Anti-K Serum (Anti-Kell), Anti-Le* Serum (Anti-Lewis). Anti-M Serum. Anti-N Serum.

Anti-S Serum.
Anti-S Serum.
Anti-Human Chorionic Gonadotropic Serum.
Anti-Human Serum.
Haemophilus influenzae Typing Serum.
Reagent Red Blood Cells (Human).

License No. 147—Endo Laboratories, Inc., Garden City, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 149—Armour Pharmaceutical Co., Chicago, Ill., Kankakee, Ill.

Blood and Blood Derivatives

Immune Serum Globulin (Human). Normal Serum Albumin (Human). Poliomyelitis Immune Globulin (Human).

License No. 152—Gotham Pharmaceutical Co., Inc., Brooklyn, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 154—John Elliott Blood Bank of Dade County, Inc., Miami, Fla.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 155—Wiener Serum Laboratory, Brooklyn, N.Y.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums;
Anti-Rh. (Anti-D).
Anti-Rh." (Anti-DD).
Anti-Rh." (Anti-DE).
Anti-Rh" (Anti-DE).
Anti-rh" (Anti-C).
Anti-rh" (Anti-C).
Anti-hr" (Anti-C).
Anti-hr" (Anti-C).
Anti-Fy* Serum (Anti-Duffy).
Anti-K Serum (Anti-Cellano).
Anti-K Serum (Anti-Kell).
Anti-rh" and Anti-K Serum (Anti-(C*+Kell)).
Anti-M Serum.

Anti-N Serum, Anti-Human Serum.

License No. 156—Ortho Pharmaceutical Corp., Raritan, N.J.

Blood and Blood Derivatives

Fibrinogen (Human).
Fibrinolysin (Human).
Immune Serum Globulin (Human).
Normal Serum Albumin (Human).
Profibrinolysin (Human).
Rh. (D) Immune Globulin (Human).
Thrombin.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum.

Anti-Rh Typing Serums: Anti-Rh. (Anti-D).
Anti-Rh. (Anti-CD).
Anti-Rh. (Anti-CD).
Anti-Rh. (Anti-DE).
Anti-Rh. rh' rh'' (Anti-CDE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E), Anti-hr' (Anti-c). Anti-hr" (Anti-e). Anti-rh" (Anti-C") Anti-Fy* Serum (Anti-Duffy). Anti-k Serum (Anti-Cellano). Anti-K Serum (Anti-Kell). Anti-M Serum. Anti-N Serum. Anti-P Serum. Anti-S Serum. Anti-s Serum. Anti-Human Chorionic Gonadotropic Serum. Anti-Human Serum. Reagent Red Blood Cells (Human). License No. 157-Certified Blood Donor

Service, Inc., Woodbury, N.Y.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D) Anti-Rh." (Anti-CD), Anti-Rh." (Anti-DE), Anti-Rh. rh" rh" (Anti-CDE), Anti-rh' (Anti-C), Anti-rh'' (Anti-E), Anti-hr' (Anti-e), Anti-hr'' (Anti-e), Anti-rh'' (Anti-C'') Anti-Fy Serum (Anti-Duffy). Anti-k Serum (Anti-Cellano). Anti-K Serum (Anti-Kell). Anti-M Serum. Anti-N Serum. Anti-P Serum. Anti-S Serum. Anti-Human Serum.

Reagent Red Blood Cells (Human).

License No. 158—Washington Blood Laboratory, Washington, D.C.

Diagnostic Substances for Laboratory

Anti-A Blood Grouping Serum.

Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh_o (Anti-D).

Anti-Rho' (Anti-CD),
Anti-Rho'' (Anti-DE),
Anti-Rho rh' rh'' (Anti-CDE),
Anti-rh' (Anti-C)
Anti-rh'' (Anti-E),
Anti-rh' (Anti-E),
Anti-Human Serum,

License No. 159—Blood Grouping Laboratory of Boston, Inc., Boston, Mass.

Diagnostic Substances for Laboratory
Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rho (Anti-D). Anti-Rho' (Anti-CD). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-e). Anti-hr'' (Anti-e) Anti-rhw (Anti-Cw) Anti-Rh.+Rh. (Anti-D+D"). Anti-Fys Serum (Anti-Duffy). Anti-Gr (V*) Serum Anti-Jkª Serum (Anti-Kidd). Anti-K Serum (Anti-Kell). Anti-Kps Serum (Anti-Penney). Anti-Kpb and Anti-K Serum (Anti-Rautenberg and Anti-Kell). Anti-Lea Serum (Anti-Lewis). Anti-Leb Serum. Anti-M Serum. Anti-Mª Serum. Anti-P Serum. Anti-S Serum. Anti-s Serum. Anti-Wra Serum (Anti-Wright). Anti-Human Serum.

License No. 163—High Titer Serum Lab-oratory, New York, N.Y.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rh₀ (Anti-D). Anti-Rh₀' (Anti-CD). Anti-Rh₀'' (Anti-DE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E).

License No. 164-Chas. Pfizer & Co., Inc., New York, N.Y., Terre Haute, Ind., and Philadelphia, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human), Single Donor Plasma (Human), Whole Blood (Human), ACD.

Heparin.

Toxoids and Toxins for Immunization

Diphtheria Toxold Alum Precipitated. Tetanus Toxoid Alum Precipitated.

Multiple Antigen Preparations

Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use).

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Measles Virus Vaccine, Inactivated. Measles Virus Vaccine, Live, Attenuated. Poliomyelitis Vaccine.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum.

Anti-Rh Typing Serums: Anti-Rh₀ (Anti-D). Anti-Rh₀' (Anti-CD). Anti-Rh₀'' (Anti-DE). Anti-Rh₀ rh' rh'' (Anti-CDE). Anti-rh' (Anti-C). Anti-rh' (Anti-C). Anti-rh' (Anti-E). Anti-hr' (Anti-e). Anti-hr' (Anti-V). Anti-rh' (Anti-C'). Anti-Dia Serum (Anti-Diego). Anti-Fy^a Serum (Anti-Duffy). Anti-Fy^b Serum. Anti-Jko Serum (Anti-Kidd). Anti-Jkb Serum. Anti-K Serum (Anti-Kell). Anti-Kpª Serum (Anti-Penney). Anti-Kpb Serum (Anti-Rautenberg). Anti-k Serum (Anti-Cellano). Anti-Les Serum (Anti-Lewis) Anti-Lua Serum (Anti-Lutheran). Anti-M Serum. Anti-N Serum. Anti-P Serum. Anti-S Serum. Anti-s Serum. Anti-U Serum (Anti-Ss). Anti-Human Serum. Reagent Red Blood Cells (Human).

Miscellaneous

Blood Group Specific Substance A. Blood Group Specific Substance B.

License No. 165-Blood Bank Foundation, Nashville, Tenn.

Blood and Blood Derivatives

Antihemophilic Plasma (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Resuspended Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A.B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rho (Anti-D). Anti-Rho' (Anti-CD). Anti-Rho'' (Anti-DE). Anti-Rho rh' rh'' (Anti-CDE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr'' (Anti-e) Anti-K Serum (Anti-Kell). Anti-Human Serum.

License No. 166-Belle Bonfils Memorial Blood Bank, Denver, Colo.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Resuspended Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rho (Anti-D). Anti-Rho' (Anti-CD). Anti-rh'' (Anti-E). Anti-hr' (Anti-e). Anti-hr'' (Anti-e) Anti-Fys Serum (Anti-Duffy). Anti-K Serum (Anti-Kell).

License No. 167-J. K. and Susie L. Wadley Research Institute and Blood Bank, Dallas, Tex.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rho (Anti-D). Anti-rh' (Anti-C). Anti-rh' (Anti-E). Anti-hr' (Anti-c). Anti-Human Serum.

License No. 168-Mount Sinai Medical Research Foundation, Chicago, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rho (Anti-D). Anti-M Serum. Anti-N Serum. Anti-Human Serum. Reagent Red Blood Cells (Human).

License No. 169—Chicago Blood Donor Service, Inc., Chicago, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin.

License No. 170—Jackson Blood Bank, Jackson, Tenn.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 171-Courtland Laboratories, Los Angeles, Calif.

Therapeutic Immune Serums

Chickenpox Immune Serum (Human). Measles Immune Serum (Human). Mumps Immune Serum (Human). Pertussis Immune Serum (Human). Scarlet Fever Immune Serum (Human).

Blood and Blood Derivatives

Antihemophilic Factor (Human). Antihemophilic Plasma (Human) Immune Serum Globulin (Human). Normal Serum Albumin (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Plasma Protein Fraction (Human). Poliomyelitis Immune Globulin (Human) Whole Blood (Human).

License No. 173-Interstate Blood Bank, Inc., Memphis, Tenn., and Philadel-phia, Pa.

Blood and Blood Derivatives

Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

ACD.

License No. 175—Inter-County Blood Banks, Inc., Rockville Centre, N.Y. Blood and Blood Derivatives

Packed Red Blood Cells (Human), Whole Blood (Human). ACD.

License No. 178-California Transfusion Service, Los Angeles, Calif.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 179—Dade Reagents, Inc., Miami, Fla.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Absorbed Anti-A Serum. Anti-Rh Typing Serums: Anti-Rh, (Anti-D). Anti-Rh, (Anti-CD). Anti-Rh, (Anti-DE) Anti-Rharh'rh" (Anti-CDE). Anti-rh' (Anti-C). Anti-rh" (Anti-E). Anti-hr' (Anti-c), Anti-hr'' (Anti-e), Anti-rh" (Anti-C"), Anti-Fy* Serum (Anti-Duffy). Anti-Fy* Serum. Anti-k Serum (Anti-Cellano). Anti-K Serum (Anti-Kell). Anti-Le" Serum (Anti-Lewis). Anti-Le Serum. Anti-M Serum.

Anti-M" Serum.

Anti-N Serum.

Anti-P Serum.

Anti-S Serum.

Anti-s Serum.

Anti-Human Serum.

Reagent Red Blood Cells (Human).

Miscellaneous

Reagent Blood Group Specific Substances A and B.

No. 181-Jacksonville Blood Bank, Inc., Jacksonville, Fla.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human), ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D). Anti-Human Serum.

License No. 182-Irwin Memorial Blood Bank of the San Francisco Medical Society, San Francisco, Calif.

Blood and Blood Derivatives

Normal Human Plasma. Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

License No. 183-Blood Services, Scottsdale, Ariz.

This establishment license includes the following locations:

Blood Services of Arizona, Phoenix, Ariz. Blood Services of Fort Smith, Fort Smith, Ark.

Blood Services of Arkansas, Little Rock, Ark

Blood Services of El Paso, El Paso, Tex. Blood Services of Harlingen, Harlingen, Tex

Blood Services of Houston, Houston, Tex. Blood Services of Las Vegas, Las Vegas, Nev.

Blood Services of Louisiana, Lafayette, La.

Blood Services of Lubbock, Lubbock, Tex. Blood Services of Mississippi, Meridian, Miss.

Blood Services of Montana, Billings, Mont.

Blood Services of Butte, Butte, Mont. Blood Services of Reno, Reno, Nev.

Blood Services of New Mexico, Albuquerque, N. Mex.

Blood Services of North Dakota, Fargo, N. Dak.

Blood Services of Minot, Minot, N. Dak. Blood Services of San Antonio, San Antonio, Tex. Blood Services of South Dakota, Rapid

City, S. Dak.

Blood Services of Texarkana, Texarkana, Tex. Blood Services of Wyoming, Cheyenne,

Wyo.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human), Whole Blood (Human). ACD

License No. 185-Minneapolis War Memorial Blood Bank, Minneapolis, Minn.

Blood and Blood Derivatives

Normal Human Plasma. Packed Red Blood Cells (Human).

Resuspended Red Blood Cells (Human).

Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D). Anti-Rh. (Anti-CD). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c).

License No. 187-Milwaukee Blood Center, Inc., Milwaukee, Wis.

Blood and Blood Derivatives

Normal Human Plasma. Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh, (Anti-D). Anti-Rh, (Anti-CD). Anti-Rh, rh'rh" (Anti-CDE). Anti-Human Serum.

License No. 188—Research Foundation and University of Illinois, Chicago,

Bacterial Vaccines

BCG Vaccine.

License No. 190—The American National Red Cross, Washington, D.C.

This establishment license includes the following locations:

Albany, N.Y Asheville, N.C. Atlanta, Ga Baltimore, Md. Birmingham, Ala. Boise, Idaho. Boston, Mass. Buffalo, N.Y Burlington, Vt. Charleston, S.C. Charlotte, N.C. Chicago, Ill. Cleveland, Ohio. Columbia, S.C. Columbus, Ohio. Daytona Beach, Fla. Detroit, Mich. Flint, Mich. Fort Wayne, Ind. Galesburg, Ill. Great Falls, Mont. Hartford, Conn. Huntington, W. Va. Johnstown, Pa. Lansing, Mich. Little Rock, Ark. Los Angeles, Calif. Louisville, Ky. Madison, Wis. Mobile, Ala. Muskegon, Mich.

Nashville, Tenn. New Brighton, Pa. New York, N.Y. Norfolk, Va. Omaha, Nebr. Peoria, Ill. Philadelphia, Pa. Portland, Oreg Rio Piedras, P.R. Roanoke, Va. Rochester, N.Y. Salt Lake City, Utah. San Jose, Calif. Savannah, Ga. Springfield, Mo. St. Louis, Mo. St. Paul, Minn. Syracuse, N.Y. Toledo, Ohio. Tulsa, Okla. Tucson, Ariz. Waco, Tex. Washington, D.C. Waterloo, Iowa. Wichita Falls, Tex. Wichita, Kans. Wilkes-Barre, Pa. Yakima, Wash.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

License No. 191—Blood Bank of the Alameda-Contra Costa Medical Association, Oakland, Calif.

Blood and Blood Derivatives

Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).
Whole Blood (Human).
ACD.
Heparin.

License No. 192—King County Central Blood Bank, Inc., Seattle, Wash.

Blood and Blood Derivatives

Normal Human Plasma. Whole Blood (Human). ACD.

License No. 193—Center Laboratories, Port Washington, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 194—Sacramento Medical Foundation Blood Bank, Sacramento, Calif.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

License No. 195—Peninsula Memorial Blood Bank, Burlingame, Calif.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human). ACD. License No. 197—Sonoma County Community Blood Bank, Santa Rosa, Calif.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 198—Tri-Counties Blood Bank, Inc., Santa Barbara, Calif.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

License No. 199—Blood Bank of Hawaii, Honolulu, Hawaii.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 201—San Diego Blood Bank, San Diego, Calif.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 202—Tacoma-Pierce County Blood Bank, Tacoma, Wash.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

License No. 203—Spokane & Inland Empire Blood Bank, Spokane, Wash.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

License No. 204—Virginia Blood Bank, Inc., Richmond, Va.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-B Blood Grouping Serum.

License No. 209—Maxwell Blood Bank, The Children's Memorial Hospital, Chicago, Ill.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

ACD.

License No. 212—District of Columbia General Hospital, Washington, D.C. Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human).

License No. 213—Blood Bank of the Washington Hospital Center, Washington, D.C.

Blood and Blood Derivatives

Whole Blood (Human). ACD. License No. 214—Doctors Hospital Blood Bank, Washington, D.C.

Whole Blood (Human).

ACD.

License No. 215—Blood Grouping Laboratory, Washington, D.C.

Blood and Blood Derivatives

Normal Human Plasma.

Packed Red Blood Cells (Human).

Resuspended Red Blood Cells (Human). Whole Blood (Human).

ACD. CPD.

License No., 218—Providence Hospital Blood Bank, Washington, D.C.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 220—Broome County Blood Center, Binghamton, N.Y.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 221—Essex County Blood Bank, East Orange, N.J.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Denor Plasma (Human). Whole Blood (Human).

ACD.

Heparin.

License No. 222—Aurora Area Blood Bank, Aurora, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

ACD. Heparin.

License No. 224—Community Blood and Plasma Service, Inc., Birmingham, Ala.; Mobile, Ala.; Jackson, Miss.; and New York, N.Y.

Blood and Blood Derivatives

Packed Red Blood Cells (Human).
Single Donor Plasma (Human).
Whole Blood (Human).
ACD.
Heparin.

License No. 226—Blood Bank of San Bernardino and Riverside Counties, Inc., San Bernardino, Calif.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 227—Central Florida Blood Bank, Inc., Orlando, Fla.

Blood and Blood Derivatives

Whole Blood (Human), ACD. License No. 228—Southwest Florida Blood Bank, Inc., Tampa, Fla.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human). ACD. CPD.

License No. 230—Northern California Community Blood Bank, Eureka, Calif.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 231—Dubuque Blood Bank Association, Dubuque, Iowa.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 233—Ochsner Foundation Hospital Blood Bank, New Orleans, La.

Blood and Blood Derivatives

Whole Blood (Human), ACD, CPD.

License No. 234—Central Blood Bank of Pittsburgh, Pittsburgh, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

License No. 235—University of Cincinnati Blood Transfusion Service, Cincinnati, Ohio

Blood and Blood Derivatives

Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).
Whole Blood (Human).
ACD.

Diagnostic Substances for Laboratory
Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums;
Anti-Rh. (Anti-D).
Reagent Red Blood Cells (Human).

License No. 237—Shreveport Emergency Blood Bank, Inc., Shreveport, La.

Blood and Blood Derivatives

Whole Blood (Human). ACD. CPD.

License No. 238—Istituto Sieroterapico Vaccinogeno Toscano Sclavo, Siena, Italy.

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Therapeutic Immune Serums
Antirables Serum.

Bacterial Vaccines
Typhoid and Paratyphoid Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxold, Diphtheria Toxold Aluminum Hydroxide Adsorbed.

Diphtheria Toxold Aluminum Phosphate Adsorbed.

Staphylococcus Toxold.

Tetanus Toxoid.

Tetanus Toxoid Aluminum Hydroxide Adsorbed.

License No. 239—Houchin Community Blood Bank, Bakersfield, Calif. Blood and Blood Derivatives

hala Plant (Thomas)

Whole Blood (Human). ACD.

License No. 240—Memphis Blood Center, Inc., Memphis, Tenn.

Blood and Blood Derivatives

Packed Red Blood Cells (Human), Single Donor Plasma (Human). Whole Blood (Human).

ACD.

Heparin.

License No. 241—Community Blood and Plasma Service, Inc. of Texas, Houston, Tex., Dallas, Tex., and Los Angeles, Calif.

Blood and Blood Derivatives

Whole Blood (Human), ACD, Heparin,

License No. 244—Travis County Medical Society Blood Bank, Austin, Tex. Blood and Blood Derivatives

Whole Blood (Human), ACD,

License No. 246—Coffee Memorial Blood Center, Inc., Amarillo, Tex.

Blood and Blood Derivatives

Whole Blood (Human), ACD,

License No. 248—Central Blood Bank, Inc., South Bend, Ind.

Blood and Blood Derivatives
Whole Blood (Human).

ACD, CPD.

License No. 249—Northern Illinois Blood Bank, Inc., Rockford, Ill.

Blood and Blood Derivatives

Whole Blood (Human), ACD,

License No. 250—St. Luke's Hospital Blood Bank, Aberdeen, S. Dak.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 251—Jacob Blumberg Memorial Blood Bank, Inc., of the Lake County Medical Society, Waukegan, Ill.

Blood and Blood Derivatives

Whole Blood (Human), ACD. License No. 254—Knoxville Blood Center, Inc., Knoxville, Tenn.

Blood and Blood Derivatives

Packed Red Blood Cells (Human).
Single Donor Plasma (Human).
Whole Blood (Human).
ACD.
Heparin.

License No. 258—Osterreichisches Institut für Haemoderivate, Vienna, Austria.

Distributor—Philips Roxane, Inc., Columbus, Ohio

Blood and Blood Derivatives

Immune Serum Globulin (Human),
Plasma Protein Fraction (Human),
Poliomyelitis Immune Globulin (Human),

Tetanus Immune Globulin (Human).

License No. 259—Holston Valley Community Hospital Blood Bank, Kingsport, Tenn.

Blood and Blood Derivatives

Whole Blood (Human), ACD, CPD,

License No. 260—St. Francis Hospital Blood Bank, Trenton, N.J.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 261—Hospital Blood Service, Inc., Detroit, Mich.

Blood and Blood Derivatives

Whole Blood (Human),

License No. 263—The Community Blood Bank of Norton, Inc., Norton, Va. Blood and Blood Derivatives

Whole Blood (Human),

License No. 265—W. E. and Lela I. Stewart Blood Services, Inc., Tyler, Tex.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No 266—Blood Bank of The Bryn Mawr Hospital, Bryn Mawr, Pa.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 267—Blood Bank of St. Luke's Hospital (Duluth), Duluth, Minn.

Blood and Blood Derivatives

Whole Blood (Human), ACD,

License No. 268—Interstate Blood Bank, Inc., St. Louis, Mo.

Blood and Blood Derivatives

Whole Blood (Human).
ACD.
Heparin.

License No. 269-Beverly Blood Center, Inc., Chicago, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

CPD. Heparin.

License No. 270-Marietta Memorial Hospital, Marietta, Ohio.

Blood and Blood Derivatives

Whole Blood (Human). ACD. CPD

License No. 271-St. Luke's Memorial Hospital Blood Bank, Racine, Wis. Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 272—Michigan Community Blood Center, Detroit, Mich., Grand Rapids, Mich., and Saginaw, Mich.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

License No. 273—Oklahoma City Com-munity Blood Bank, Inc., Oklahoma City, Okla.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 274—Bergen Community Blood Bank, Paramus, N.J.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

ACD. Heparin.

License No. 276-Western Pennsylvania Blood Center, Inc., Pittsburgh, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

License No. 277-Community Memorial General Hospital, La Grange, Ill.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 278-Pioneer Blood Service, Inc., Brooklyn, N.Y.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD

279-Menolasino Labora-License No. tories, Chicago, Ill.

Diagnostic Substances for Laboratory Tests

Anti-Human Serum.

Inc., Fair Lawn, N.J.

Bacterial Antigens

One bacterial antigen with "No U.S. Standard of Potency"

Five polyvalent bacterial antigens with "No U.S. Standard of Potency".

License No. 284-Rhode Island Hospital Blood Bank, Providence, R.L.

Blood and Blood Derivatives

Whole Blood (Human). ACD

License No. 285—Marathon County Blood Bank, Inc., Wausau, Wis.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 286—Edgewater Hospital Blood Bank, Chicago, Ill.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 288-Delta Blood Bank, Stockton, Calif.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 289-Hospital University of Pennsylvania Blood Bank, Philadelphia, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A.B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh. (Anti-D) Anti-K Serum (Anti-Kell). Anti-Human Serum.

License No. 290-Pineview General Hospital Blood Bank, Valdosta, Ga.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 295—Community Blood Bank and Serum Service, Hoboken, N.J.

Blood and Blood Derivatives Packed Red Blood Cells (Human).

Single Donor Plasma (Human). Whole Blood (Human). ACD Heparin.

License No. 296-Midwest Blood Service, Inc., Detroit, Mich.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 298 — Lewiston-Clarkston Blood Bank, Lewiston, Idaho.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 283-Hoffmann Laboratories, License No. 299-Delmont Laboratories, Inc., Swarthmore, Pa.

Bacterial Antigens

One polyvalent bacterial antigen with "No U.S. Standard of Potency".

License No. 300-Massachusetts General Hospital Blood Bank, Boston, Mass.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 301-Cleveland Biologicals, Inc., Cleveland, Ohio, and Akron, Ohio.

Blood and Blood Derivatives

Whole Blood (Human).

ACD. CPD.

Heparin.

License No. 302—Community Blood Bank of the Kansas City Area, Inc., Kansas City, Mo.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human).

Whole Blood (Human).

ACD. CPD.

Heparin.

License No. 304-Lane Memorial Blood Bank, Eugene, Oreg.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 305-Interstate Blood Bank, Inc., of Chicago, Illinois, Chicago, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin.

License No. 306-Purex Laboratories, Inc., Staten Island, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 303—Greer Laboratories, Inc., Lenoir, N.C.

Miscellaneous

Allergenic Extracts.

License No. 309 — Suburban Hospital Blood Bank, Bethesda, Md.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 310 - Arlington Hospital Blood Bank, Arlington, Va.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 312-World Blood Bank, Inc., Kansas City, Mo., and Tulsa, Okla. Blood and Blood Derivatives

Whole Blood (Human).

ACD.

Heparin.

License No. 313-Southeastern General License No. 332-Tri-Cities Blood Service, Hospital, Inc., Lumberton, N.C.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 314-Blood Bank, N.C. Memorial Hospital, University of North Carolina, Chapel Hill, N.C.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

License No. 315-Central California Blood Bank, Fresno, Calif.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 316—Maine Medical Center Blood Bank, Portland, Maine.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 317—St. Vincent Hospital Blood Bank, Eric, Pa.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 318-Chicago Wesley Memorial Hospital Blood Bank, Chicago,

Blood and Blood Derivatives

Whole Blood (Human),

License No. 320—Garden State Blood Bank, Newark, N.J.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 321-National Blood Bank, Inc., New York, N.Y.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human).

ACD. Heparin.

License No. 325-A/B Kabi, Stockholm, Sweden.

Miscellaneous

Streptokinase.

License No. 326-New Hanover Memorial Hospital Blood Bank, Wilmington,

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 327—The Elizabeth General Hospital and Dispensary, Elizabeth,

Blood and Blood Derivatives

Whole Blood (Human). ACD. CPD.

Inc., Johnson City, Tenn.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 333-Central Blood Service, Inc., Baltimore, Md.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 334-Berkeley Biologicals, Berkeley, Calif.

Miscellaneous

Allergenic Extracts.

License No. 336—Eastern Blood Bank, Jersey City, N.J.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD. Heparin.

License No. 337-Glaxo Laboratories, Ltd., Greenford, Middlesex, England.

Distributors—Eli Lilly & Co., Indianapo-lis, Ind., and Scientific Instrument Company, Inc., Bay Shore, New York,

Bacterial Vaccines

BCG Vaccine

Diagnostic Substances for Dermal Tests Tuberculin, Purified Protein Derivative.

License No. 338-Pfizer, Ltd., Sandwich, Kent, England.

Distributor-Pfizer Laboratories, New York, N.Y.

Viral and Rickettsial Vaccines

Poliovirus Vaccine, Live, Oral, Trivalent. Poliovirus Vaccine, Live, Oral, Type 1. Poliovirus Vaccine, Live, Oral, Type 2. Poliovirus Vaccine, Live, Oral, Type 3.

License No. 339—Harrison County Blood Bank, Clarksburg, W. Va.

Blood and Blood Derivitives

Whole Blood (Human). ACD.

License No. 343-Specific Serums, Inc., Hoboken, N.J.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum, Anti-Rh Typing Serums: Anti-Rh. (Anti-D). Anti-Rh. (Anti-CD). Anti-Rh. (Anti-DE) Anti-Rh, rh' rh" (Anti-CDE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr'' (Anti-e). Anti-rh* (Anti-C*) Anti-Fy Serum (Anti-Duffy).

Anti-k Serum (Anti-Cellano). Anti-K Serum (Anti-Kell).

Anti-M Serum.

Anti-N Serum (Human). Anti-Human Serum. Reagent Red Blood Cells (Human),

License No. 344—Spectra Biologicals Division Becton-Dickinson & Co., East Brunswick, N.J.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum, Absorbed Anti-A Serum.

Anti-Rh Typing Serums:

Anti-Rh. (Anti-D).
Anti-Rh. (Anti-CD).
Anti-Rh. (Anti-DE).
Anti-Rh. rh' rh'' (Anti-CDE).

Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c).

Anti-hr" (Anti-e). Anti-rh" (Anti-C")

Anti-Dia Serum (Anti-Diego). Anti-Fy* Serum (Anti-Duffy), Anti-Fy* Serum.

Anti-Jk Serum (Anti-Kidd). Anti-Js Serum (Anti-Sutter).

Anti-k Serum (Anti-Cellano). Anti-K Serum (Anti-Kell). Anti-Kp* Serum (Anti-Penney),

Anti-Kpb Serum (Anti-Rautenberg). Anti-M Serum.

Anti-Mi* Serum (Anti-Miltenberger). Anti-P Serum.

Anti-S Serum. Anti-s Serum.

Anti-Human Serum.

Reagent Red Blood Cells (Human).

License No. 345-Scientific Blood Bank, Inc., Chicago, Ill.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin. License No. 346-Ohio Valley Blood Service, Inc., Evansville, Ind.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human). ACD.

License No. 347-Banco de Sangre Metropolitano, Inc., Santurce, P.R. Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 348—Des Moines County Medical Society Blood Bank, Inc., Burlington, Iowa.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 349-National Bio Scrums, Inc., Port Reading, N.J.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-A,B Blood Grouping Serum. Anti-Rh Typing Serums:
Anti-Rh, (Anti-D).
Anti-Rh, '(Anti-DE).
Anti-Rh, rh' rh' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-Rh, '(Anti-CD).
Anti-rh' (Anti-E).
nAti-hr' (Anti-C).

Anti-Fr (Anti-E).
Anti-Fr' (Anti-E).
Anti-Fy' (Anti-E).
Anti-Fy' Serum (Anti-Duffy).
Anti-Jk' Serum (Anti-Kidd).

Anti-Jk^b Serum, Anti-K Serum (Anti-Kell).

Anti-M Serum. Anti-N Serum.

Anti-P Serum. Anti-S Serum. Anti-s Serum.

Anti-Human Serum.

Reagent Red Blood Cells (Human).

License No. 350—Cambridge Nuclear Corporation, Cambridge, Mass. Blood and Blood Derivatives

Radio-Iodinated (Iⁿ⁾ Serum Albumin (Human),

License No. 351—Evans Medical Limited, Speke, Liverpool, England.

Diagnostic Substances for Dermal Tests
Tuberculin, Purified Protein Derivative.

License No. 354—New Orleans Blood Bank, New Orleans, La.

Blood and Blood Derivatives

Whole Blood (Human), ACD,

CPD. Heparin.

License No. 355—Alexandria Hospital Blood Bank, Alexandria, Va.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 356—Dayton Biologicals, Inc., Dayton, Ohio.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 357—Greenville General Hospital Blood Bank, Greenville, S.C.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 358—Institute Plant Employees' Blood Bank, Union Carbide Corp., Institute, W. Va. Blood and Blood Derivatives

Whole Blood (Human).

License No. 359—Princeton Laboratory Products Co., Princeton, N.J.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic Serum.

License No. 360—Merced County General Hospital Blood Bank, Merced, Calif,

Blood and Blood Derivatives

Whole Blood (Human). ACD,

License No. 361—Blood Bank of Alaska, Inc., Anchorage, Alaska,

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 362—Miles Laboratories, Inc., Elkhart, Ind.; Ames Company Division, Miles Laboratories, Inc., Billerica, Mass., and Dome Laboratories Division, Miles Laboratories, Inc., West Haven, Conn., and New York, N.Y.

Blood and Blood Derivatives

Radio-Iodinated (I^{iso}) Serum Albumin (Human).

Radio-Iodinated (Iⁱⁿ) Serum Albumin (Human),

Miscellaneous

Allergenic Extracts.

Allergenic Extracts Alum Precipitated. Poison Ivy Extract Alum Precipitated.

License No. 363—Organon, Inc., West Orange, N.J.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic Serum.

License No. 364—Beecham Group Ltd., Worthing, Sussex, England.

Miscellaneous

Allergenic Extracts.

License No. 365—Fairfax Hospital Blood Bank, Falls Church, Va.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 366—Scott County Medical Society Blood Bank, Inc., Davenport, Iowa.

Blood and Blood Derivatives

Single Donor Plasma (Human). Whole Blood (Human).

ACD.

License No. 368—Dunklin County Memorial Hospital, Kennett, Mo.

Blood and Blood Derivatives

Whole Blood (Human).

CPD.

License No. 369—Holy Cross Hospital of Silver Spring Blood Bank, Silver Spring, Md.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human).

ACD.

License No. 371—United Biologies Corp., San Francisco, Calif.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human). ACD.

License No. 372—Broemmel Pharmaceuticals, San Francisco, Calif.

Miscellaneous

Poison Ivy Extract. Poison Oak Extract.

License No. 373—Rock Island County Blood Bank, Inc., Rock Island, Ill.

Blood and Blood Derivatives

Single Donor Plasma (Human). Whole Blood (Human). ACD.

CPD.

License No. 374—Atlantic Clinical Laboratory Blood Bank, Miami Beach, Fla.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 375—Blood Bank of the Maryland General Hospital, Baltimore, Md.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 376—Philips Roxane, Inc., St. Joseph, Mo.

Viral and Rickettsial Vaccines

Measles Virus Vaccine, Live, Attenuated.

License No. 378—N. V. Organon, Oss, The Netherlands.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic Serum.

License No. 379—Central Laboratory of The Netherlands Red Cross, Blood Transfusion Service, Amsterdam, The Netherlands.

Blood and Blood Derivatives

Immune Serum Globulin (Human).

License No. 380—Sibley Memorial Hospital, Washington, D.C.

Blood and Blood Derivatives

Whole Blood (Human).

CPD.

Heparin.

License No. 381—The Roosevelt Hospital, New York, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 382—Nyegaard & Co. A/S, Oslo, Norway.

Blood and Blood Derivatives

Modified Plasma (Bovine).

Miscellaneous

Collagenase.

License No. 384-Institut Merieux, Lyon, France.

Diagnostic Substances for Dermal Tests Tuberculin, Old.

License No. 386—Community Blood Council of Greater New York, Inc., The New York Blood Center, New York, N.Y.

Blood and Blood Derivatives

Packed Red Blood Cells (Human), Single Donor Plasma (Human). Whole Blood (Human).

ACD.

Heparin.

License No. 387-Phoebe Putney Memorial Hospital Blood Bank, Albany,

Blood and Blood Derivatives

Whole Blood (Human).

ACD.

CPD.

License No. 388—Medical Center Blood Bank, Columbus, Ga.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 389-Community Blood Bank of Central Iowa, Des Moines, Iowa.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 390—St. Barnabas Hospital for Chronic Diseases, Bronx, N.Y. Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 391-Medix, Inc., Chicago,

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 392-Washington Homocopathic Pharmacy, Washington, D.C.

Miscellaneous

Poison Ivy Extract.

License No. 393-N. V. Philips-Duphar, Weesp and Olst, The Netherlands.

Viral and Rickettsial Vaccines

Influenza Virus Vaccine.

License No. 394—Community Blood Center, Dayton, Ohio.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Blood and Blood Derivatives

Whole Blood (Human), ACD.

License No. 396-National Blood Service, Inc., Baltimore, Md.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

Heparin.

License No. 397-Laboratorio y Banco de Sangre Arreche, Santurce, P.R.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 398—Community Blood Bank of Marion County, Inc., Indianapolis, Ind.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 399-Blood Bank of Deaconess Hospital, Inc., Evansville, Ind. Blood and Blood Derivatives

Whole Blood (Human).

License No. 400-National Blood Service of Philadelphia, Inc., Philadelphia, Pa.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human). ACD.

Heparin.

License No. 401-Chattanooga Blood Center, Inc., Chattanooga, Tenn.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human).

ACD.

Heparin.

License No. 402-Stanford University Hospital Blood Bank, Palo Alto, Calif.

Blood and Blood Derivatives

Whole Blood (Human).

ACD. CPD.

Heparin.

License No. 403—St. Joseph Hospital, Inc., Baltimore, Md.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 404—Blood Bank and Scrum Service, Inc., New York, N.Y.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 383—Agricultural Biologicals License No. 395—Perth Amboy General License No. 405—Harrisburg Polyclinic Hospital, Perth Amboy, N.J. Hospital, Harrisburg, Pa.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 406-Las Americas Laboratory and Blood Bank, Inc., Hato Rey,

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 407-Allergy Laboratories of Ohio, Inc., Columbus, Ohio.

Miscellaneous

Allergenic Extracts.

License No. 408-United Laboratories, Inc., Atlanta, Ga.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 409-Andren, Inc., Fort Myers, Fla.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human), CPD

License No. 410-Tri-Cities Blood Service of Augusta, Inc., Augusta, Ga.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 411-Mid-South Blood Service, Inc., Memphis, Tenn.

Blood and Blood Derivatives

Whole Blood (Human). ACD.

License No. 412-Allergy Specifics, Inc., New York, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 413-North American Biologicals, Inc., Fort Lauderdale, Fla.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Single Donor Plasma (Human). Whole Blood (Human), CPD

License No. 414-American Blood Components, Inc., Memphis, Tenn. Blood and Blood Derivatives

Single Donor Plasma (Human).

License No. 415—Metabolic Research Foundation, Inc., Houston, Tex.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Human Serum.

License No. 416—Bioproducts Research Laboratories, Inc., Tempe, Ariz.

Diagnostic Substances for Dermal Tests Coccidioidin.

License Numbers of Establishment Licensed for Each Product

Antitoxins

B. oedematiens Antitoxin-1.

Botulism Antitoxin-17, 73. Diphtheria Antitoxin-1, 3, 8, 17, 56, 64, 73, 99, 101, 238. Dysentery Antitoxin, Shiga-1. Gas Gangrene Polyvalent Antitoxin-3,

17, 101, 129, Perfringens Antitoxin-1, 56, 110.

Staphylococcus Antitoxin—73. Tetanus Antitoxin—1, 2, 3, 8, 17, 21, 56, 64, 73, 99, 101, 110, 129, 238.

Tetanus and Gas Gangrene Polyvalent
Antitoxin—1, 3, 17, 56, 101, 110.

V. septique Antitoxin-1, 56, 110.

Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b Serum-99, 140.

Antirabies Serum-17, 238,

Chickenpox Immune Serum (Human)-

Measles Immune Serum (Human)-171. Mumps Immune Serum (Human)-113, 171

Pertussis Immune Serum (Human)-171

Scarlet Fever Immune Serum (Human) -171.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I'm) Albumin (Human) -43, 52, 77.

Antihemophilic Factor (Human)-140, 171

Antihemophilic Globulin (Human) -8,

Antihemophilic Plasma (Human)-113, 140, 165, 171. Factor IX Complex (Human)—8.

Fibrinogen (Human) -2, 8, 52, 99, 140,

Fibrinogen with Antihemophilic Factor (Human) -2, 8.

Fibrinolysin (Human)-2, 156.

and Desoxyribonuclease Fibrinolysin Combined (Bovine) -1, 2.

and Desoxyribonuclease Fibrinolysin Combined (Bovine) with Chloramphenicol-1.

Histamine Azoprotein-1.

Immune Serum Globulin (Human)-1, 2, 8, 17, 52, 64, 99, 110, 140, 149, 156, 171, 258, 379.

Measles Immune Globulin (Human)-1, 17, 56, 140.

Modified Plasma (Bovine)—382. Mumps Immune Globulin (Human)—8, 140.

Normal Bovine Serum-2.

Normal Horse Serum-2, 3, 99.

Normal Human Plasma-8, 113, 140, 165, 171, 182, 185, 187, 192, 215.

Normal Human Serum-113. Normal Rabbit Serum-99.

Normal Serum Albumin (Human)-1, 2, 8, 52, 64, 73, 99, 110, 140, 149, 156, 171.

Packed Red Blood Cells (Human)-139, 140, 164, 165, 166, 168, 169, 171, 175, 181, 182, 183, 185, 187, 190, 191, 194, 195, 198, 202, 203, 212, 215, 221, 222,

224, 228, 234, 235, 240, 254, 269, 272, 274, 276, 278, 289, 295, 302, 305, 314, 321, 336, 345, 346, 369, 371, 386, 394.

400, 401, 409, 413.

8, 140.

Plasma Protein Fraction (Human) -8, 64, 140, 171, 258.

Poliomyelitis Immune Globulin (Human)—1, 2, 8, 52, 64, 110, 139, 140, 149, 171, 258,

Profibrinolysin (Human)-156.

Radio Chromated (Cra) Serum Albumin (Human) -52.

Radio-Iodinated (I'm) Serum Albumin (Human) -43, 52, 77, 362.

Radio-Iodinated (I'm) Serum Albumin (Human) -43, 52, 77, 350, 362.

Resuspended Red Blood Cells (Human) -113, 165, 166, 185, 191, 215, 235. Rh. (D) Immune Globulin (Human)-156.

Single Donor Plasma (Human)-113, 139, 164, 165, 166, 169, 173, 182, 183, 185, 187, 190, 191, 194, 198, 202, 203, 221, 222, 224, 234, 235, 240, 254, 269, 272, 274, 276, 278, 289, 295, 302, 305, 314, 321, 336, 345, 366, 373, 386, 394, 400, 409, 413, 414,

Tetanus Immune Globulin (Human)—1, 2, 8, 17, 52, 64, 99, 110, 140, 258.

Thrombin-1, 8, 51, 156.

Vaccinia Immune Globulin (Human)-140.

Whole Blood (Human):

ACD-84, 99, 113, 139, 140, 154, 163, 164, 165, 166, 167, 168, 169, 170, 171, 173, 175, 178, 181, 182, 183, 185, 187, 190, 191, 192, 194, 195, 197, 198, 199, 201, 202, 203, 204, 209, 212, 213, 214, 215, 218, 220, 221, 222, 224, 226, 227, 228, 230, 231, 233, 234, 235, 237, 239, 240, 241, 244, 246, 248, 249, 250, 251, 254, 259, 260, 261, 263, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 276, 285, 286, 288, 289, 290, 277, 278, 284, 295, 296, 298, 300, 301, 302, 304, 305, 309, 310, 312, 313, 314, 315, 316, 317, 318, 320, 321, 326, 327, 332, 333, 336, 339, 345, 346, 347, 348, 354, 355, 356, 357, 358, 360, 361, 365, 366, 368, 369, 371, 373, 374, 375, 380, 386, 387, 388, 389, 390, 391, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406,

408, 409, 410, 411, 413. CPD-140, 214, 215, 228, 233, 237, 248, 259, 269, 270, 301, 302, 327, 354, 368, 373, 380, 387, 398, 402, 409, 413.

Heparin—113, 164, 165, 166, 169, 173, 182, 185, 190, 191, 221, 222, 224, 240, 241, 254, 268, 269, 272, 274, 295, 301, 302, 305, 312, 321, 336, 345, 354, 380, 386, 396, 400, 401, 402

Bacterial Vaccines

BCG Vaccine-73, 188, 337.

Cholera Vaccine-1, 2, 3, 8, 17, 56, 101.

Pertussis Vaccine-1, 3, 8, 17, 30, 56, 64, 99, 101, 110, 120, 121.

Pertussis Vaccine, Adsorbed-99.

Pertussis Vaccine Aluminum Hydroxide Adsorbed-8.

Pertussis Vaccine Aluminum Phosphate Adsorbed-1.

Plague Vaccine-8.

Typhoid Vaccine-2, 3, 8, 56, 64, 99, 101, 110, 120, 121.

Typhoid and Paratyphoid Vaccine-1, 3, 8, 17, 56, 64, 99, 101, 110, 120, 238.

Part II. List of Biologic Products With Pertussis Immune Globulin (Human) - Polyvalent bacterial vaccines with "No U.S. Standard of Potency"-1, 8, 17, 30, 56, 91, 101, 119.

Sensitized Bacterial Vaccines

Typhoid and Paratyphoid Vaccine-2. Polyvalent sensitized bacterial vaccines with "No U.S. Standard of Potency"-2.

Bacterial Antigens

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The same and a same Household Common 00		U.S.		U.S.
Pneumococcus Typing Serum—99.		Roense		license
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Inc., Columbus, Ohio 407	Pittsburgh, Pa		Chicago, Ill	
Allergy Specifics, Inc., New York,	Central Blood Service, Inc., Balti		Eli Lilly and Co., Indianapolis	
N.Y 412		000	Ind	- 5
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Washington, D.C 190	corporated, Orlando, Fla	-	City, N.Y	
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Arlington Hospital Blood Bank,	Inc., Woodbury, N.Y		Brunswick, N.J.	_ 5
Arlington, Va 310	Chas. Pfizer & Co., Inc., New York	ζ,	Essex County Blood Bank, Eas	W.
Armour Pharmaceutical Co., Chi-	N.Y.; Terre Haute, Ind.; Phila			1919
cago, Ill., Kankakee, Ill 149			Orange, N.J.	2000
			Fairfax Hospital Blood Bank, Fall	S
Atlantic Clinical Laboratory Blood	Chattanooga Blood Center, Inc	444	Church, Va	9.0
Bank, Miami Beach, Fla 374				
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Ill 222			ark, N.J	
Banco de Sangre Metropolitano,	Chicago Wesley Memorial Hos		Gotham Pharmaceutical Co	
Inc., Santurce, P.R., 347	pital Blood Bank, Chicago, Ill_	_ 318	Inc., Brooklyn, N.Y.	0

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	license		Roense		Hoense
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Interstate Blood Bank, Inc. of		troit, Mich	296	Bank, Providence, R.I	
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Bank, Dallas, Tex	167	Mount Sinai Medical Research		St. Barnabas Hospital for Chronic	
Jackson Blood Bank, Jackson,		Foundation, Chicago, Ill	168	Diseases, Bronx, N.Y.	390
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Jacksonville Blood Bank, Inc.,	101	Philadelphia, Pa	102	Trenton, N.J.	260
Jacksonville, Fla	181	National Bio Serums, Inc., Port	349	St. Joseph Hospital, Inc., Balti- more, Md	403
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John Elliott Blood Bank of Dade	000000	National Blood Service, Inc.,		St. Luke's Memorial Hospital	in the second
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Inc., Seattle, Wash Knoxville Blood Center, Inc.,	192	delphia, Inc., Philadelphia, Pa.,	400	Erie, Pa	317
Knoxville, Tenn	254	National Drug Co., Division of Richardson-Merrell Inc., Phila-		Calif	
Laboratorio y Banco de Sangre	207	delphia, Pa., and Swiftwater,		Scientific Blood Bank, Inc., Chi-	
Arreche, Santurce, P.R.	397	Pa	101	cago, Ill	345
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	10000		- Miles	militario de la companio de la constanció de la constanci	-

	U.S. icense umber	U.S. Noense number	CIVIL AERONAUTICS BOARD
Shreveport Emergency Blood		Connaught Medical Research Lab-	[Docket No. 20838]
Bank, Inc., Shreveport, La Sibley Memorial Hospital, Wash-	237	oratories, University of Toronto, Willowdale, Ontario, Canada 73	ALLEGHENY AIRLINES, INC.
ington, D.C.	380	Evans Medical Limited, Speke,	Notice of Application for Amendment
Sonoma County Community Blood Bank, Santa Rosa, Calif	197	Liverpool, England 351 Glaxo Laboratories, Ltd., Green-	of Certificate of Public Convenience and Necessity
Southeastern General Hospital,	313	ford, Middlesex, England 337	MARCH 25, 1969.
Inc., Lumberton, N.C Southwest Florida Blood Bank,		Institut Merieux, Lyon, France 384	Notice is hereby given that the Civil Aeronautics Board on March 21, 1969,
Inc., Tampa, Fla Specific Serums, Inc., Hoboken,	228	Istituto Sieroterapico Vaccinogeno Toscano Sclavo, Siena, Italy 238	received an application, Docket No.
N.J	343	N. V. Organon, Oss, The Nether-	20838, from Allegheny Airlines, Inc., for amendment of its certificate of public
Spectra Biologicals Division, Bec- ton-Dickinson & Co., East		lands 378 N. V. Philips-Duphar, Amsterdam,	convenience and necessity for route 97
Brunswick, N.J.	344	The Netherlands 393	to authorize it to engage in nonstop service between Norfolk, Va., and New
Spokane & Inland Empire Blood Bank, Spokane, Wash	203	Nyegaard & Co. A/S, Oslo, Norway 382	York, N.Y. The applicant requests that its application be processed under the
Stanford University Hospital Blood Bank, Palo Alto, Calif	402	Osterreichisches Institut für Hae- moderiyate, Vienna, Austria 258	expedited procedures set forth in Sub- part M of Part 302 (14 CFR Part 302).
Sterling Drug, Inc., Rensselaer, N.Y	69	Pfizer, Ltd., Sandwich, Kent, Eng-	[SEAL] HAROLD R. SANDERSON,
Suburban Hospital Blood Bank, Bethesda, Md	309	Swiss Serum and Vaccine Insti-	Secretary. [F.R. Doc. 69-3698; Filed, Mar. 27, 1989;
Tacoma-Pierce County Blood	202	tute Berne, Berne, Switzerland. 21 Wellcome Foundation Limited.	8:49 a.m.]
Bank, Tacoma, Wash Terrell's Laboratories, Fort Worth,		Wellcome Research Labora-	
Texas State Department of	84	tories, Beckenham, Kent, Eng- land 129	NOVO INDUSTRIAL CORP. AND FREE- SLATE INTERNATIONAL CORP.
Health, Austin, Tex	121	Roderick Murray,	Notice of Proposed Approval Regard-
Travenol Laboratories, Inc., Cleve- land, Miss., Los Angeles, Calif.,		Director, Division of Biologics Standards, National Institutes	ing Control Relationships
and Morton Grove, Ill Travis County Medical Society	140	of Health, Public Health	Application of Novo Industrial Corp.
Blood Bank, Austin, Tex	244	Service, U.S. Department of Health, Education, and	and Freeslate International Corp. for approval pursuant to section 408 of the
Tri-Cities Blood Service, Inc., Johnson City, Tenn	332	Welfare. C. F. Johnson,	Federal Aviation Act of 1958, as amended, Docket 20775.
Tri-Cities Blood Service of Au-	410	Director of Information, for	Notice is hereby given, pursuant to the
gusta, Inc., Augusta, Ga Tri-Counties Blood Bank, Inc.,		the Director, National Insti- tutes of Health, Public Health	statutory requirements of section 408(b) of the Federal Aviation Act of 1958, as
Santa Barbara, Calif	198	Service, U.S. Department of	amended, that the undersigned intends
cisco, Calif	371	Health, Education, and Welfare.	to issue the attached order under dele- gated authority. Interested persons are
United Laboratories, Inc., Atlanta,	408	[F.R. Doc. 69-3599; Filed, Mar. 27, 1969;	hereby afforded a period of 15 days from the date of service within which to file
University of Cincinnati Blood Transfusion Service, Cincinnati,		8:45 a.m.]	comments or request a hearing with re-
Ohio	235	DEDARTHER OF	spect to the action proposed in the order.
Upjohn Co., Kalamazoo, Mich Virginia Blood Bank, Inc., Rich-	51	DEPARTMENT OF	Dated at Washington, D.C., March 24, 1969.
mond, Va	204	TRANSPORTATION	A. M. Andrews, Director,
W. E. and Lela I. Stewart Blood Services, Inc., Tyler, Tex			Bureau of Operating Rights.
Washington Blood Laboratory Washington, D.C.		National Transportation Safety Board	ORDER APPROVING CONTROL RELATIONSHIPS
Washington Homoeopathic Phar-	C	ACCIDING AT CHICAGO III	Issued under delegated authority. Application of Novo Industrial Corp. and
macy, Washington, D.C Western Pennsylvania Blood Cen-		Notice of Hearing	Freeslate International Corp., Docket 20775; for approval pursuant to section 408 of the
ter, Inc., Pittsburgh, Pa., and	1000		Federal Aviation Act. By application filed February 28, 1969.
Wheeling, W. Va Wiener Serum Laboratory, Brook-	Hara	dent involving North Central Airlines,	Novo Industrial Corp. (Novo) and Freeslate International Corp. (Preeslate) request ap-
lyn, N.Y	155	Inc., Convair 580, of U.S. Registry N2045, Chicago, Ill., December 27, 1968, Docket	proval, under section 408 of the Federal
City, Mo., and Tulsa, Okla	312	No. SA-409.	Aviation Act of 1958, as amended (the Act) of the acquisition by Novo of Presslate by
Wyeth Laboratories, Inc., Marietta, Pa		Notice is hereby given that an Acci- dent Investigation Hearing on the above	means of a tax free exchange of Novo and Freeslate stock.
B. FOREIGN ESTABLISHMENT		matter will be held commencing at 9:30	Novo is a diversified company with manu- facturing and service divisions in the United
A/B Kabi, Stockholm, Sweden	. 325	a.m. (local time) on April 15, 1969, in the Lafayette Room, O'Hare Concord	States and Canada, It has acquired three air freight forwarders in the past several years
Behringwerke AG., Marburg- Lahn, Germany		The Property of the Property o	and also currently controls two interstate
Beecham Group, Ltd., Worthing		Dated this 25th day of March 1969.	Freeslate is a privately owned New York corporation and currently holds domestic
Sussex, England Central Laboratory of The Neth-		[SEAL] WILLIAM R. HENDRICKS,	The second secon
erlands Red Cross, Blood Trans- fusion Service, Amsterdam, The		Hearing Officer. [F.R. Doc. 69-3675; Filed, Mar. 27, 1969;	¹ See Orders E-24429, Nov. 21, 1966; E- 26863, June 3, 1968, 68-10-181, Oct. 31, 1968;
Netherlands			68-11-61, Nov. 14, 1968.

and international air freight forwarder operating authorizations.

The applicants state the approval of the instant merger agreement is in the public interest. In support of this contention they point to the fact that Freeslate's gross reverue for calendar 1968 amounted to only \$513,491.82; that Freeslate has engaged in no domestic freight forwarder operations, and that Freeslate's international operation has been confined to originations at New York to only seven destinations. The applicants state that upon consummation of the agreement, Freeslate operating authorizations will be surrendered to the Board and that its customers will be able to benefit from the broad domestic and international air freight forwarder services provided by Air Dispatch, Inc., a subsidiary of Novo.

No comments relative to the application or requests for a hearing have been received. Notice of intent to dispose of the applica-

Notice of intent to dispose of the application without a hearing has been published in the Profesal Register and a copy of such notice has been furnished by the Board to the Attorney General not later than 1 day following such publication, both in accordance with section 408(b) of the Act.

Upon consideration of the foregoing, it is concluded that Preeslate is an air carrier and that Novo's acquisition of Preeslate while controlling ADI and Air Expediting is subject to section 408 of the Act. However, it is further concluded that such control relationships do not affect the control of a direct air carrier, do not result in creating a mo-noply and do not tend to restrain competi-Furthermore, no person disclosing a substantial interest in the proceeding is currently requesting a hearing and it cluded that the public interest does not require a hearing. The control relationships are similar to others which have been approved by the Board and do not essentially present any new substantive issues.2 Free state has not been engaged in any domestic air freight forwarding activities. Its inter-national shipments in 1968 all originated in New York. ADI is primarily engaged in domestic operations and Air Expediting's pri-mary international market is comprised of shipments originating in California. Furthermore, Barnett was never a significant competitor in either the domestic or international air freight forwarding markets. Thus, it does not appear that the instant transaction will have any adverse competitive effect on the air freight forwarding industry." Consequently, approval of the instant control relationships will not be adverse to the public interest.

Pursuant to authority duly delegated by the Board in the Board's regulations, 14 CFR 385.13, it is found that the foregoing control relationships should be approved under section 403(b) of the Act, without hearing.

Accordingly, it is ordered:

 That the acquisition of Freeslate by Novo and the resultant control relationships be and they hereby are approved; and

be and they hereby are approved; and 2. That the operating authorizations currently held by Freeslate be surrendered to the Board within 10 days of the effective date of this order.

Persons entitled to petition the Board for review of this order pursuant to the Board's regulations, 14 CFR 385.50, may file such petitions within 5 days after the date of service of this order.

This order shall be effective and become the action of the Civil Aeronautics Board upon expiration of the above period unless within such period a petition for review is filed, or the Board gives notice that it will review this order on its own motion.

[SEAL] HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 69-3636; Filed, Mar. 27, 1969; 8:45 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 18498; FCC 69-260]

ALL CITY TELEPHONE ANSWERING SERVICE, INC.

Memorandum Opinion and Order Designating Application for Hearing on Stated Issues

In the matter of application of All City Telephone Answering Service, Inc., for a construction permit for a new public coast (Class III-B) radio station at Milwaukee, Wis., Docket No. 18498, File No. 4875-M-P-48.

- 1. On April 12, 1968, All City Telephone Answering Service, Inc., filed an application for a construction permit for a new public coast station at Milwaukee, Wis., to operate on the distress and calling frequency 156.8 and the working frequency 161.95 Me/s. The proposed station would provide a common carrier communication service to commercial and pleasure vessels operating in the vicinity of that port city. Except for the issues specified herein, the applicant is otherwise qualified for the applied for authorization.
- 2. On June 20, 1968, Lorain Electronics Corp., licensee of four public coast stations on the Great Lakes, including Station WAD located about 22 miles north of Milwaukee, filed a petition to deny the application. On August 13, 1968, the applicant filed an opposition to the petition to deny. The Petitioner has not filed a reply to the opposition.
- 3. The arguments advanced by the applicant for the grant of its application, as represented in the application and opposition to the petition to deny, consist essentially of the following:
- a. There is a need for a public coast station in Milwaukee to handle local calls from vessels that now must place such calls through the nearest public coast stations at Port Washington and Chicago which involves connecting land line long distance charges.
- b. There is a large area in the Milwaukee Harbor and south from Milwaukee along the west shore of Lake Michigan that is shielded by land from the Port Washington station or is otherwise not within vessel communication range of either the Chicago or Port Washington coast stations.
- c. The public interest would be served by the establishment of the proposed station because it would provide rapid, reliable communications in the Milwaukee Harbor area.

- 4. In its petition to deny, Lorain Electronics has represented essentially as follows:
- a. There would be substantial technical and economic interference between the proposed station and Petitioner's station 22 miles away at Port Washington.
- b. There would be overlap in the service areas of the proposed station and Petitioner's station at Port Washington and the service area of that station would be effectively modified and reduced by applicant's proposed station.
- c. Petitioner's Port Washington station can probably serve virtually all of the Milwaukee area which would be served by the applicant.
- 5. In its opposition the applicant urged that the petition to deny be denied because it did not meet the minimum requirements of section 309 of the Communications Act in that it did not contain specific allegations of fact sufficient to show that: (1) Petitioner is a party in interest; and (2) a grant of the application would be prima facia inconsistent with the public interest, convenience and necessity. Applicant asserted that the petition is vague and contained no. or insufficient, information concerning the revenues, traffic, source of customers and investment for the Commission to determine whether Lorain would suffer economic injury. Finally, applicant sub-mitted that the Commission should establish that the filing of a petition to deny places the responsibility upon the Petitioner to supply the Commission with facts necessary to determine the merits of the Petition, especially since the mere filing of the petition tends to delay action on the application and deprive the public of service.
- 6. An analysis of the pleadings filed in this matter does not establish conclusively whether, or to what extent, there is now an unfilled need for public radio maritime communications service facilities to serve the local boating community at Milwaukee; the economic or other impact, if any, of the proposed station on the existing station at Port Washington; or the extent, if any, to which the service area of the proposed station would overlap with the service area of Petitioner's station. Additionally, there is a fundamental question of whether a boating community, especially at a major commercial and communication center such as Milwaukee, Wis., should be entitled to local service notwithstanding the fact that it may be within an area in which satisfactory communications can ordinarily be exchanged with a public coast station located in another locality when to use the facilities of the distant public coast station may be to the economic, operational or other disadvantage of the boating public in the locality of the proposed station. Accordingly, in view of these substantial and material questions of fact the Commission is unable to make a determination that it would be in the

^{*} See Order 68-10-181, Oct. 31, 1968.

Of those forwarders now controlled by Novo, only ADI ranked among the top 25 (tenth) in forwarding revenues generated during calendar 1967. None ranked among the top 10 in international revenues for that same year.

³A Class III Coast Station is defined in §81.3(j) of our rules, in part, as a station "* * licensed to provide * * service, primarily of a local character."

public interest to grant the application; therefore, an evidentiary hearing is required to resolve the questions of fact and to determine if the public interest would be served by a grant of the subject application.

7. With respect to the applicant's arguments that the petition to deny should be denied, we do not agree that the petition is inadequate to meet the requirements of section 309 of the Act. Section 309(d) of the Act provides, as asserted by the applicant, in substance, that a party filing a petition to deny must furnish sufficient specific allegations to show that the Petitioner is a party in interest and that the grant of the application would be prima facie inconsistent with the public interest, convenience and necessity. The Petitloner in this matter asserts that it operates a public coast station approximately 22 miles from the location of the proposed station and that a part of the service area of the proposed station would be included as a part of the service area of the existing station. Since the effective service area of a VHF coast radio station ordinarily extends to more than 22 miles from the station, it is clear that there will be some overlap of coverage in the service areas of these stations. In view of this overlap of service areas and the probable economic impact of the proposed station on the existing station, we find that the Petitioner is a party in interest. Additionally, until the issues set forth in subparagraphs (a) through (g) of paragraph 11 below are resolved, we are unable to find that a grant of the pending application would serve the public interest, convenience and necessity. Accordingly, the applicant's request that the petition to deny be denied will be refused and the petition to deny will be granted to the extent that the matter is designated for hearing as hereinafter provided. We agree with the applicant that the petition to deny could be more clear and detailed in the manner as outlined by the applicant in its opposition. However, the thrust of the substantive argument seems unmistakable concerning the relative and pertinent issues brought to our attention.

8. On July 15, 1968, the Lake Carriers' Association filed a petition for leave to intervene and stay this proceeding pending the outcome of a study and review of future radiotelephone communications needs on the Great Lakes. The Association anticipated that the study would be completed within 3 months. The Association asserted that its purposes included consideration and action on all general questions relating to navigation and business on the Great Lakes and that vessels of its members transport about 98 percent of the total commerce of the Great Lakes which moves in American-flag vessels. On July 24, 1968, the applicant filed an opposition to the petition and asserted that the Association could not be a party in interest prior to a designation of the application for hearing and that the petition should be dismissed and not allowed to delay action on the subject

application. We believe the Carriers' Association by the very nature and purposes of its activity, and in view of the composition of its membership, is clearly a party in interest and ontitled to participate in a proceeding involving radio communication services or facilities available for use by its members and to this extent its petition will not be dismissed, as requested, but will be granted and the Association will be afforded an opportunity to appear in this proceeding. With respect to its request for a stay in the proceedings, however, we do not consider such action appropriate. It has been more than 7 months since the f.ling of the Association's petition and no study has been submitted by the Association. The applicant and the boating community involved are entitled under the present conditions and asserted urgent and immediate needs, to action as promptly as possible on the pending application. Furthermore, the petition filed by the Carriers' Association does not sufficiently show, as implied by the applicant, how the study would directly and specifically relate to the local needs of Milwaukee, Wis. Accordingly, so much of the petition of the Great Lakes Carriers' Association as requests a stay in this proceeding will be denied.

9. It is ordered, That in view of the

 It is ordered, That in view of the foregoing, the petition to deny filed by Lorain Electronics Corp. is granted to the extent that this matter is designated for hearing as hereinafter provided.

for hearing as hereinafter provided.

10. It is further ordered, That the petition for leave to intervene and stay this proceeding filed by the Lake Carriers' Association is granted to the extent that the Association is made a party in this proceeding, and is otherwise denied.

11. It is further ordered, That the above entitled application of All City Answering Service, Inc., is designated for hearing at a time and place to be specified in a subsequent order on the following issues:

(a) To determine the extent of need in the local Milwaukee, Wis., area for public maritime radio communications service.

(b) To determine the extent, if any, to which any need for such services is not being satisfactorily met by the Public Coast station at Port Washington, Wis.

(c) To determine whether a Public Coast station to provide service primarily of a local character should be established at Milwaukee, Wis., even if Milwaukee lies within an area in which satisfactory maritime radio communications can ordinarily be exchanged with a public coast station which may have been established to provide service primarily to another locality.

(d) To determine whether the locality which Public Coast station WAD at Port Washington primarily serves includes the port area of Milwaukee.

(e) To determine the nature, amount and source of traffic now handled by station WAD and the amount of such traffic, if any, that would be lost if the proposed station is established, the economic impact on station WAD of any such loss of traffic and whether any adverse eco-

nomic impact would be detrimental to the public interest.

(f) To determine the area in which station WAD can ordinarily exchange satisfactory communications with vessels and the extent, if any, to which such area overlaps with such area of the proposed station.

(g) To determine the probable area in which the proposed station could ordinarily exchange satisfactory communications with vessels.

(h) To determine whether the public interest, convenience and necessity would be served by the grant of the subject application.

12. It is further ordered, That the burden of proceeding with the introduction of evidence on issues (a), (b), (c), and (g) is placed upon All City Answering Service, Inc., and on issues (d), (e), and (f) upon Lorain Electronics Corp. Issue (h) is conclusory.

13. It is further ordered, That, the guide and reference source for preparing exhibits showing the theoretical area in which satisfactory ship-shore communications can technically be exchanged will be limited to Appendix F, "The Propagation Characteristics of the Frequency Band 152–162 Mc Which is Available for Marine Radio Communications", to the report entitled "Study of a Reliable Short Range Radiotelephone System", dated February 21, 1956, prepared by Special Committee No. 19 of the Radio Technical Commission for Marine Services (RTCM), or such other authorities or standards as may be agreed upon by all the parties.

14. It is further ordered, That to avail themselves of an opportunity to be heard. All City Answering Service, Inc., Lorain Electronics Corp. and Lake Carriers' Association, pursuant to § 1.221(c) of the Commission's rules, in person or by attorney, shall, within 20 days of the mailing of this order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date set for hearing and present evidence on the issues specified in the order.

Adopted: March 19, 1969. Released: March 24, 1969.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE, Secretary.

[F.R. Doc. 69-3689; Filed, Mar. 27, 1969; 8:48 a.m.]

[Docket No. 18360]

TYPE APPROVAL OF RADIO FRE-QUENCY AMPLIFIERS FOR MODU-LATION MONITORS IN STANDARD BROADCAST AND FM BROADCAST STATIONS

Order Extending Time for Filing Comments and Reply Comments

1. The notice of inquiry in this proceeding was adopted October 16, 1968; January 17, 1969 and February 17, 1969, were set as deadlines for filing comments and reply comments, respectively.

NOTICES

2. The present closing dates for comments and reply comments are March 17, 1969 and April 17, 1969, as established by an order adopted January 23, 1969. in response to a petition for additional time filed by Electronic Industries Association (EIA) on January 16, 1969.

3. In a petition dated March 17, 1969, EIA indicates that the study for which it previously requested an extension of the filing time has not been completed, and requests an additional 30 days for the preparation and coordination of its written comments.

4. We find it in the public interest to grant the moderate additional amount

of time requested by EIA.

5. Accordingly, it is ordered, That the time for filing comments in this proceeding is extended from March 17, 1969, to April 17, 1969, and the time for filing reply coments is extended from April 17,

1969, to May 19, 1969.
6. This action is taken pursuant to authority found in sections 4(i), 5(d) (1) and 303(r) of the Communications Act of 1934, as amended, and § 0.281(d)(8)

of the Commission's rules.

Adopted: March 21, 1969. Released: March 24, 1969.

FEDERAL COMMUNICATIONS COMMISSION, [SEAL] . GEORGE S. SMITH Chief, Broadcast Bureau.

[F.R. Doc. 69-3690; Filed, Mar. 27, 1969; 8:48 a.m.]

FEDERAL POWER COMMISSION

[Docket No. G-2978 etc.]

SUN OIL CO. ET AL.

Notice of Applications for Certificates, Abandonment of Service and Petitions To Amend Certificates 1

MARCH 18, 1969.

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.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or

before April 10, 1969.

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 applications 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 abandon-ment is required by the public conven-ience 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: Provided, however, That pursuant to § 2.56 of the Commission's General Policy and Interpretations, as amended, all permanent certificates of public convenience and necessity granting applications, filed after July 1, 1967, without further notice, will contain a

condition precluding any filing of an increased rate at a price in excess of that designated for the particular area of production for the period prescribed therein unless at the time of filing such certificate application, or within the time fixed for filing protests or petitions to intervene, the Applicant indicates in writing that it is unwilling to accept such a condition. In the event Applicant is unwilling to accept such condition the application will be set for formal hearing

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

> GORDON M. GRANT. Secretary.

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mef	Pres- sure base
G-2978 D 1-27-09	Sun Oil Co. (DX Division), Post Office Box 2039, Tulsa, Okia. 74120.	El Paso Natural Gas Co., Spraberry Trend Field, Midland County, Tex.	(9)	
G-3329 E 2-5-69	, Estate of Francis W. Scott (successor to Francis W. Scott), c/o Eleanor S. Scott, 403 Petrolegm Tower,	United Gas Pipe Line Co., Carthage	11,9004	14, 65
	S. Scott, 403 Petroleum Tower, Shreveport La. 71101.	Texas Gas Transmission Corp., Car- there Field Panels County Tex	11, 6288	14, 65
G-4091. C 2-24-09	Shreveport, La. 71101. Penova Interests, c/o H. R. Jackson, Trustee, Jackson Bldg., 8222 Perry	thage Field, Panola County, Tex. Consolidated Gas Supply Corp., Various Districts, Ritchie, Cal- boun, and Wirt Countles, W. Va.	27,0	15, 32
G-9579 E 2-28-69	Penova Interests, (c) H. K. Jackson, Trustee, Jackson Bldg., 8222 Perry Highway, Pittsburgh, Pa. 18237. Midhurst Oil Corp., (successor to Rycade Oil Corp.), 1000 Bank of the Southwest Bldg., Houston, Tex. 77002. Axiec Oil & Gas Co., 2000 First National Bank Bldg., Dallas, Tex. 78202. Pan. A. Particology, Patrology, Corp.	Tennessee Gas Pipeline Co., a divi- sion of Tenneco Inc., Nelsonville Field, Austin County, Tex.	\$\$ 10, 11402	14, 65
G-13103	Aztec Oll & Gas Co., 2000 First	Southern Union Gathering Co., Basin Dakota Pool, San Juan	Declined in	
D 2-25-69	National Bank Bldg., Dallas, Tex.	County, N. Mex.	pressure.	
G-15079 C 2-27-69	Pan American Petroleum Corp., Post Office Box 591, Tulsa, Okla. 74102.	Agtee Pictured Cliffs Field, San	13.0	15, 02
G-17705	Continental Oil Co., Post Office Box 2197, Houston, Tex. 77001.	Juan County, N. Mex. El Paso Natural Gas Co., Garaldine Ford Area (Ramsey Plant), Reeves and Culberson Counties, Tex.	17, 13	14, 65
G-20182 E 2-14-69	Sinclair Oil Corp. (successor to Ren- ben W. Mayronne, Jr. d.b.a. River- side Oil Co., (Operator) et al.), Post office Box 521, Tulsa, Okla.	Transcontinental Gas Pipe Line Corp., North Duson Field, La-	20, 625	15.02
C161-1233. E 2-26-69	74102. ZRN Co. (successor to Appell Petroleum Corp.), e/o Larry Robinson, Esq., 9822 Leopard St., Corpus Christi, Ter. 78409.	Jim Wells County, Tex.	13, 8452	14.65
CI61-1462	ZRN Co. osuccessor to Appell Pe-	The Altex Corp., Tsesmells Field, Jim Wells County, Tex. The Altex Corp., Tom Graham Field, Jim Wells County, Tex.	13,8542	14.65
C161-1078	troleum Corp. (Operator) et al.),	The Altex Corp., Tom Graham	13, 8542	14, 65
		Field, Jim Wells County, Tex. Equitable Gas Co., Skin Creek Dis-	Assigned	
	Elton A. Bayer, Trustee, d.b.a. Bayer Gas Co., (successor to Paul H. Ash et al. d.b.a. A. & C. Oll and Gas Co.), 123 East Second St., Weston, W. Va. 28452.	trict, Lowis County, W. Va.	Assigned	*******
E 2-25-69	Palm Resource Corp. (Operator) et al. (successor to Palm Petroleum Corp. (Operator) et al.), 18th floor	Kansas-Nebraska Natural Gas Co., Inc., Camrick Field, Texas County, Okla.	7 17.0	14.65
	Vaughn Plaza Corpus Christi, Tex.	Panhandle Eastern Pipe Line Co., Camrick Field, Texas County, Okia.	117.0	14.65
CI02-655 1 D 2-13-69	Paul H. Ash et al., d.b.a. A. & C. off and Gus Co., c/o John R. Haller, 123 East Second St., Weston, W. Va. 20452.	Equitable Gas Co., Skin Creek District, Lewis County, W. Va.	Assigned	ange.
(CI64-754)	Sancanir On Corp.	Lone Star Gas Co., East Doyle Field, Stephens County, Okla.	15.0	14, 65
(£166-691)	do	do	15.0	14. 65
E 2-26-60 M C165-2281 D 2-28-69	Horizon Oil & Gas Co. of Tex., 1216 Hartford Bidg., Dallas, Tex. 76201 (partial abandonment.)	Baca Cas Gathering System, Inc., Flank, Greenwood, and Midway	(11)	
C165-375	to W. R. Hughey Operating Co. et al.), Route 2, Bivens, Tex.	Arkansas Louisiana Gas Co., Clin- ton Lake Field, Marion County, Tex.	n 13, 383	14.65
	75555.			

Filing code: A-Initial service.

B—Abandonment.
C—Amendment to add acreage.
D—Amendment to delete acreage.

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.

EEE	14.65	14.65	12.005	15,003		11.005	11 335		-		14.005	11, 625	IK SI	H CO	15.00	1465	11,305	14.65	-	14.625		15.00		E N		
Prins per Mei	17.0	20.35.0	211.22	21.25	3	20,625	25,0		Depleted	Depleted	20'0 1	19.5	H 19, 28	88 15 88	0.00	14.0	25.0	#17.0	Depleted	12 20 0	Depleted	n n		n n	Depleted	
Purchaser, field, and lossings	Michigan Wiscossin Pipe Line Co., Layerne Fleid, Harper County,	Kansse-Nébraska Natural Gos Co., Courte West Check Field, Frement Courte West	Trunkline Gas Co., Vermilion Block Davids, Park, Offshare Vermilion, Parids, Pa	Term Gas Transmission Corp., Block 27s Field, Engene Island	Terms Eastern Transmission Corp., Tail Area, San Patricio County, Ter.	United Gas Pipe Line Co., Bayou Sr. Chesent Field Assumethm	Parish La. Equitable Gree Co., Skin Creek Flash Lowes County W. Va.		United Food Gos Co., South Thorn- well Field, Jefferson Davis Parith, Lo.	Transcentinental Gas Pipe Lina Corp., Chepley Field, Labourcha Parich La.	B	Trunkline Ose Co., Vermillen Block III Field Area, Offshore	Northern Natural Gas Co., Klown Creek (Upper Morrow Oll) Field, Livscomb County, Ter.	400	United Gas Pipe Line Co., South- west Boury Field, Terrebonns Desid, T.	Phillips Petroleum Co., West Par- bandle Field, Burchinson County,	Per. Consolidated Gas Supply Corp., Freemans Creek District, Lewis	Colorado Intervate Gas Co., a division of Colorado Interstate	Corp., Morane Preid, Bearer County, Okia. Heesle Hunt Trust, Lisbon Field,	Casherne Parish, La. Unillad Fuel Gas Co., Book 273 and Sleck 285 Fields, Engers	Ploths Ges Transmission Co., West Helen Goldke Field, De	First County Ter. 1 Terms Eastern Transmission Corp., Elock 100 and Block 285 Fields, Elock 100 and	MA Field Vermillon Area, Off- shore Louisistes.	Three Gos Transmission Corp., Three Lapson (Deep) Field, Ver- million and Iberia Parisbee, La.	Cities Service Gas Co., Northwest Loredale Field, Harper County, Okla.	
Applican	Cayrian Corp., Ltd., Fost Office Reg 2009, Pales Verdes Peninscha,		Atlantic Richard Co., Post Office Box 2819, Dallas, Ter. 73231.	. Uplen oil Cempusy of California, Union oil Center, Los Angeles,	Jake L. Hamm (Openitor) et al., 7 co Wm. Taylor Labrace, Al- torner, Post Office Box 162, Dallas,	Ter. Ren, Clinton Off Co. Supposes to J. P. Owen, 53th West Histories 52	Weeklin, Kans, 6738. A. & C. Oli & Gas Ca., A-Lital, (see-	C. & C. Olf & Gas Co. et al.), clo Notes R. Haller, spent 123 East Second St. Woston, W. Vi., 98123	. Midwest Oil Corp. (Operator) et al.	. Atlante Richfield Co.	The Preston Oil Co., Post Office Box 1330, Houston, Tex. 7701.	Cities Service Oil Co., Fost Office Ber 300, Todas, Okla, 74302,	Edwin L. Cor, 2800 First Nethonsl Bank Bidg., Dollas, Ter. 70002.	. Philom Development Co., elo Charles J. McPharma, attorney, 302 Bank of the Southwest Bidg.,	Charles T. McCord, Fr., 1705 Beck Eldg., Shreveport, La, 71101.	E. H. Klein (Operator) et al., 501 S. Jackson St., Amarillo, Tex. 7910.	David A. Paschket (successor to Benco Drilling Co., Inc.), 465	Warren, Flushing, Mich. 6533. Sincistr Off Corp. (successor to Humble Off & Referring Co.),	Der 2011, Tuellen, Okta. Pe., Post Office Box	E S	(Operator)	The California Co., a division of Cherron Oil Co., 1111 Triesco	Ave., New Otherine, Ld., 2012.	Union Off Co. of California.	Sinclair Oil Corn., Post Office Box Sti, Tules, Okla, 7402.	
Docket No. and date filed	C169-791 A 2-28-69	A \$-3-00	CIS-7M A 2-20-40	C189-756 A 2-31-60	Cla 18 B3-8-6	[3]		P.1-12-60	CT65-800 B 2-32-60	C169-801 B 2-20-69	C18-80 A 2-85-80	CI-00-806 A 2-26-60	CHD-807.	CIED-800 A 2-27-69	C100-800 A 2-57-60	C100-620.	CIRP-EII	Clarest (G-1988)	F 2-27-40 C160-513	Clerkit A 2-26-6	CIECALT. B 2-36-69	CI69-618.		C140-819. A 3-3-60	C169-620 B 2-34-69	
主题	14.65	14.65	11 25	14.65		34.65	15.235	12.23	村田	14.65			15.003	18.005	15.025	15.025		14.65	14.65	15.655	18,225	15.35	115 325		15,025	
Price per Mol	0.31 =	15.0	18.0	THE SE	6	B 2 19.72	28.0	12.0	0 %	16.0		E	11 11 11	11 11	n III o	36.35		# 17.0 # 15.0	16.6	× 21.25	21.0	21.0	30.0		21.22	
e	100	型店	104	当場	調	36	並	超	Co.,	H		ALM:	24	では	64	000	語	8	E .	世界	3	8	ri.		Shod S, La	
Furchaser, field, and location	Arkaness Louisisma Gas Co., Cartersville Field, Le Flore	County, Okla. Arkansas Louisiana Gas Co., South Pocola Flest, Le Floro County,	United Finel Gas Co., London Dis- trick, Kanawhis County, W. Ka.	Punhandle Eastern Pipe Lins Co., South Peek Field, Ellis and Roger	Mills Counties, Okto. Purhandle Kastern Pipe Line Co., South Peek Field, Roper Mills Country Other	Punhandle Eastern Pipe Lira Co. West Lorens Field, Texas County	United Fuel Gas Co., Poes District, Kanawias County, W. Vo.	Pennoil United, Inc., Merphy District, Elicide County, W. Va.	Circles Ges Transmission Circles Grove Field, Med.	United Gas Pipe Line Co., Mad Hill	great, pre County, Art.	Tennessee Gas Pipeline Co., a div sion of Tenneco Inc., Martisa Field, Lavaca County, Ter.	Trunkline Gas Co., South Timbe	Trunkine Gss Co., Blocks IV and 187, South Timbalier Ares, Off-	Terrs Ges Transmiss Block 77 and Block	Eugene Island Area, Of Louisiana.	Northeast Lisbon Field, berne Persib, La.	Northern Natural Gas Co., Ivanhos Field, Beaver County, Okla.	Northern Natural Ges Co., Will Fleid, Edwards County, Kees.	Ses Robin Pipeline Co., Blocks 194 195, 214, and 256, East Cumero	Area, Offshore Louisana, Penuva Interests, acresse in Ritchis and Wirt Counties, W. Va.	Penovo Interests, acreage in Ritchis County, W. Va.	250 V	Microspans County, w. v.s.	Thuckline Gas Co., Twin J Field Area, Cameron Parisi	
PO.	10	John C. Orley et al. 800-A Enter Arbanas Louisian des Co., Son priss Bidg., Tubes, Okla. 74105. Propis Field, Le Flore Count	Okta. De United First Cas Co., Lo. Lot, trick, Kanawits County,	Punhandle Eastern Pipe South Peek Field, Ellis	Alle Contribe Okn. Puthandle Restern Pipe Line (South Pesk Pishl, Roger M Conners Other Reil,	Sun. Oil Co., 1938 Walnut St., Panhandle Eastern Pipe Line Philadelphia, Ph. 1935.	Appalachian Erploration & Devel. United Fost Gas Co., Poes Districtions, Inc., Fost, Office Box Kanawia County, W. Va.	1474, Charlotte, W. Va. 2042, Bennott United, Inc., Mer. Delling Co., Smithville, W. Va. District, Ritchie County, W.	Circles Ges Transmission Circles Grove Field, Med.	Part No. 1 Action Comments of the Comments of	(1997) 70, 13000, 100, 5000, 2000, 2000, 200 COSMY, 100, 4 13-3-2 and 200, 200 COSMY, 100, 5000, 200 COSMY, 100, 5000, 20000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 2000, 20000, 20000, 2000, 2000, 2000, 2000, 2000, 2000	Estate of F. Julius Folts et al., ebo Fuller Holleway, attorney, Hamel, Morgan, Park & Sambers, 889	Trunkline Gas Co., Sout	Trunkline Gas Co., Blo	Term Ges Transmiss Block 771 and Block	Eugene Island Area, Of Louisiana.	Northeast Lisbon Field, berne Persib, La.	J. M.	Vorthern Natural Gas Fleid, Edwards County	es Robin Pipeline Co., 195, 204, and 256, East	Area, Offshore Londson Penura Interests, acrease and Wirt Counties, W.	4	quitable Ges Co., Clay		on Corp. et al., 9, Lake Charles,	the at and of table

See footnotes at end of table.

- Partially abandons service due to loss of lease.

 Rate in effect subject to refund in Docket No. R164-444.

 Includes 0.21931 cent debydration charge.

 Applicant agrees to accept certificate subject to the conditions imposed by Opinion No. 468, as modified by Opinion No. 468-A.

 Includes 0.63 cent upward B.t.u. adjustment.

 20.92 percent of gas unit is dedicated to Kansas-Nebraska Natural Gas Co., Inc. and 37.071 percent is dedicated to Paniandle Eastern Pipe Line Co.

 Rate is effective subject to refund in Docket No. R166-364 as to 28.266 percent of the gas from subject unit, the remaining 34.633 percent dedicated to Kansas-Nebraska being without refund obligation.

 Rate effective subject to refund in Docket No. R166-365.

 Adds acreage acquired from Warren Shear, Docket No. C164-754.

 Adds acreage acquired from Inex Calmes, Executrix of Estate of Kermit W. Calmes, Deceased.

 Acreage deleted due to cessation of production.

 Application previously noticed Mar, 4, 1969, in Docket Nos. G-7670 et al., at a total initial price of 13.27 cents, subject to deduction for compression.

 Includes tax reimburssement. Rate also subject to deduction for coinspression.

 Contract provides for 16 cents per Mcf. however, Applicant proposes a rate of 15 cents per Mcf.

 Production from Ellis County, Subject to upward and downward B.t.u. adjustment.

 Production from Ellis County, Subject to upward and downward B.t.u. adjustment.

 Production from Roger Mills County, Subject to upward and downward B.t.u. adjustment.

 Includes 2.72 cents per Mcf upward B.t.u. adjustment. Subject to upward and downward B.t.u. adjustment.

 Includes 2.72 cents per Mcf upward B.t.u. adjustment. Subject to upward and downward B.t.u. adjustment.

 If Purchaser instalis desulfurzing equipment to process the gas to meet the contract sulfur or hydrogen sulfide content standards, Selier to pay Purchaser sectual costs of desulfuring the gas but no more than 2 cents per Mcf.

 Application revealed that sales are not in the Permian Basin area; therefore, the applicati content standards, Seller to pay Purchaser Purchaser's actual costs of desulfurizing the gas but no more than 2 cents per Mcf.

 31 Application erroneously assigned Docket No. C869-21 for small-producer application. Further review of the application evenled that sales are not in the Permian Basin area; therefore, the application was reassigned Docket No. C169-742. Docket No. C869-21 is canceled.

 22 Well ceased to produce March 1968 and has been plugged and abandoned.

 23 H compression is required and Seller does not elect to install facilities, Buyer may install such facilities and Seller shall reimburse Buyer I cent per Mcf for each stage of compression.

 23 Same application was erroneously assigned Docket No. C169-793; however, the application will be processed under Docket No. C169-793 is canceled.

 24 Applicant proposes rate of 20 cents per Mcf or area rate, whichever is higher.

 25 For gas well gas; subject to upward and downward B.t.u. adjustment.

 26 Contract provides for 21.25 cents per Mcf; however, Applicant filed for rate of 19.5 cents per Mcf.

 27 Contract provides for 21.25 cents per Mcf; however, Applicant filed for rate of 19.5 cents per Mcf.

 28 Wells no longer produce gas and have been plugged and abandoned.

 29 Includes 2.38 cents upward B.t.u. adjustment, Subject to upward and downward B.t.u. adjustment.

 28 Subject to upward and downward B.t.u. adjustment. Rate in effect subject to refund in Docket No. R168-2.

 29 Includes 2.38 cents upward B.t.u. adjustment. Rate in effect subject to refund in Docket No. R168-2.

[F.R. Doc. 69-3547; Filed, Mar. 27, 1969; 8:45 a.m.]

[Docket No. RI69-625, etc.]

DUGAN PRODUCTION CORP.

Order Providing for Hearings on and Suspension of Proposed Changes in Rates 1

MARCH 21, 1969.

The Respondents named herein have filed proposed increased rates and

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

charges of currently effective rate schedules for sales of natural gas under Commission jurisdiction, as set forth in Appendix A hereof.

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

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

The Commission orders:

- (A) Under the Natural Gas Act, particularly sections 4 and 15, the regulations pertaining thereto (18 CFR Ch. I), and the Commission's rules of practice and procedure, public hearings shall be held concerning the lawfulness of the proposed changes.
- (B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until date shown in the "Date Suspended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act.
- (C) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.
- (D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before May 12, 1969.

By the Commission.

[SEAL] GORDON M. GRANT. Secretary.

APPENDIX A

		Rate	Bup-		Amount	Date	Effective	Date	Cents	per Mcf	Rate in
Docket No.	Respondent	sched- ule No.	ple- ment No.		of annual Increase	filing tendered	date unless suspended	pended until—	Rate in effect	Proposed increased rate	effect subject to refund in dockets Nos,
R169-625	Dugan Production Corp., Post Office Box 234, Farmington, N. Mex. 87401, Attention: Mr. Thomas A. Dugan.	1	*	El Paso Natural Gas Co. (Basin Dakota Field, Rio Arriba County, N. Mex.) (San Juan Basin Area).	\$496	2-25-60	13-28-60	8-28-69	14, 0536	9 4 9 IK 0619	RI64-460,
R169-626	Thomas A. Dugan (Operator) et al., Post Office Box 234, Farmington, N. Mex.	1	5	El Paso Natural Gas. Co. (South Blanco Pictured Cliffs Field, Rio Arriba County, N. Mex.) (San Juan Basin Area).	40 40	2-25-69	1 3-28-60	8-28-00	1 12, 0495 7 14, 0578	# 4 # 13, 0536 # + 15, 0619	RI64-775, RI64-775,
RI09-627	87401. do	2	4	El Paso Natural Gas Co. (Fulcher Kutz Pictured Cliffs Field, San Juan County, N. Mex.) (San Juan Basin Area).	50	2-25-69	13-28-09	8-28-69	12.0495	# 4 13, 0536	
	do	4	7	El Paso Natural Gas Co. (Blanco Mesa Verde and Tapacito Pic- tured Cliffs Field, Rio Arriba County, N. Mex.). (San Juan Basin Area).	525	2-25-69	13-28-69	8-28-69	14, 0578	* 4 15, 0619	R165-531
	do	5	6	El Paso Natural Gas Co. (Gavilan Pictured Cliffs Field, Rio Arriba County, N. Mex.) (San Juan Basin Area).	114	2-25-69	13-28-00	8-28-60	12, 0495	1 4 18, 0530	
	do	6	5	El Paso Natural Gas Co. (Basin Dakota Field, San Juan County, N. Mex.) (San Juan Basin Area).	312	2-25-69-	13-28-00	8-28-60	13, 0	44 1 15.0	i -
	do	7	1	El Paso Natural Gas Co. (Olo Gal- lup Field, San Juan County, N. Mex.) (San Juan Basin Area).	952	2-25-60	3-28-60	8-28-69	13. 0	1 4 14, 0578	
-	do	9	3	El Paso Natural Gas Co. (Basin Dakota Fleid, San Juan County, N. Mex.) (San Juan Basin Area).	72	2-25-09	13-28-00	8-28-69	13, 0	41 15.0	

See footnotes at end of table.

APPENDIX A-Continued

		Rate	Sup-		Amount	Date	Effective	Date	Cent	s per Mcf	Rate in effect
Docket No.	Respondent	mched- nle No.	ple- ment No.	Purchaser and producing area	of snnual increase	filing tendered	date unless suspended	pended.	Rate in effect	Proposed Increased rate	subject to refund in dockets Nos.
R160-628	Thomas A. Dugan et al.	8	6	El Paso Natural Gas Co. (Bisti Gallup Field, San Juan County, N. Mex.) (San Juan Basin Area).	\$399	2-25-09	¥ 3-28-69	8-28-69	14. 2078	3 4 15, 0619	RI65-600.
R160-629	Gnif Oil Corp., Post Office Box 1289, Tulsa, Okla, 74102, Attention: Eugene C.	308	3	Natural Gas Pipeline Co. of America (Indian Basin Area, Eddy County, N. Mex.) (Permian Basin Area).	19,740	2-24-69	× 3-27-09	5-27-09	16, 659	n u 17, 646	
R109-030	Alford, Esq. H. R. Jackson et al., Trustee, d.b.a. Penova Interests, 8222 Perry Highway, Pittsburgh, Pa. 18237, Attention: Mr. H. R.	1	17-4	Consolidated Gas Supply Corp. (acreage in Ritchie and Wirt Counties, W. Va.).	5, 100	2-24-09	H 4- 1-69	9-1-69	B 26, 519	n n n 27, 539	(u)
R109-631	Jackson. Shell Oll Co., 50 West 50th St., New York, N.Y. 10020, Attention: F. C. Sweat, Manager Natural Gas	16	11	El Paso Natural Gas Co. (Monahana Field, Ward and Winkler Coun- ties, Tex.) (RR. District No. 8) (Permian Basin Area).	13,709	2-24-69	14 3-27-09	8-27-69	14.78	H II 16, 7228	
	Sales.	318	4	Natural Gaz Pipeline Co. of Amer- ica (Indian Basin Field, Eddy County, N. Mex.) (Permian Basin Area).	8,883	2-24-00	14 3-27-09	8-27-69	¥ 16, 659	11 11 11 17, 645	
	do	310	4	Natural Gas Pipeline Co. of Amer- ica (South Talema Field, Dewey County, Okia.) (Oklahoma "Other" Area).		2-24-09	14 5-19-09	10-19-09	# 17.0	11 10 11 18, 515	R167-382.
	Bignal Oil & Gas Co. (Operator) et al., 1010 Wijshire Bivd., Los Angeles, Calif. 90017, Attention: Michael P.	7	7	El Paso Natural Gas Co. (University Lease, Andrews County, Tex.) (R.B. District No. 8) (Permian Basin Area).	11	2-24-09	2 3-27-69	8-27-09	14. 5	ш ш 15.0	R168-6.
RI69-633	Kelly, Esq. Sun Oli Co., DX Divi- sion, 907 South Detroit Ave., Tulsa,	285	*	Northern Natural Gas Co. (Guy- mon-Hugoton Field, Texas Coun- ty, Okla.) (Panhandle Area).			H 3-27-00		n 12.0 n 12.0	#### 15.0 #### 17.0	RI68-424. RI68-424.
RI09-634	Okia. 74120. The Sinclair Oil Co., Post Office Box 1521, Houston, Tex. 77001.	93	4	Transwestern Pipeline Co. (Lips- comb (Morrow) Field, Lipscomb County, Tex.) (RR. District No.		2-25-09	13-28-60	8-28-00	# 17.0	1 m n 19, 5	
R160-635.	Bill Ferguson d.b.a. Ferguson Oil Co. (Operator) et al., 1505 Wichita Plaza Bldg., Wichita, Kans.	7	28	10). Colorado Interstate Gas Co. (Sparks and Greenwood Field, Morton County, Kans.).		2-27-00	13-30-00	8-30-60	30 17. 0	* 12 18 18, 0	RI67-431.
R160-636.	G7292. Joseph E. Seagrams & Sons, Inc., d.b.a. Texas Pacific Oil Co. (Operator) et al., 1700 One Main Place, Dallas, Tex. 75250.	66	10	Northern Natural Gas Co. (Perryton Field, Ochiltree County, Tex.) (RR. District No. 10).		2-27-60	11 3-30-60	8-30-69	п п 17.5	3 H H H 18, 5	RI63-175.

* The stated effective date is the first day after expiration of the statutory notice.

Periodic rate increase.

4 Pressure base is 15.925 p.s.i.a.

4 Dressure base is 15.925 p.s.i.a.

5 Lockudes I cent per Mcf minimum guarantee for liquids.

5 Por gas delivered at 259 p.s.i.g.

7 Por gas delivered at 500 p.s.i.g.

8 Respondent filling for periodic increase plus I cent per Mcf minimum guarantee for liquids.

liquids.

Includes partial reimbursement for full 2.55 percent New Mexico Emergency

* Includes partial reimborhement for intro-processing agriculture of the partial reimborhement for intro-processing agriculture of filling pursuant to purgraph (B) of Commission order implementing Opinion Nos. 488 and 468-A issued Aug. 9, 1968.

In Increase from applicable area ceiling rate to current contract rate.

Increase from applicable area ceiling rate to current contract rate.

Increase from applicable only to acroage covered by basic contract,

Increase from applicable only to acroage covered by basic contract,

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Increase from applicable only to acroage covered by basic contract,

Increase from applicable only to acroage covered by basic contract,

Increase from applicable area from the first from th

Dugan Production Corp., Thomas A. Dugan (Operator) et al., Thomas A. Dugan, and Thomas A. Dugan, et al., request a retroac-tive effective date of January 1, 1969, for their proposed rate increases. Signal Oil and Gas Co. (Operator), et al., request waiver of the statutory notice to permit an effective date of March 1, 1969 for their proposed rate increase. The Superior Oil Co. requests an effective date of March 1, 1969, and Bill Ferguson doing business as Ferguson Oil Co.

"Subject to downward equisitions for the contraction of the Period of th

Pressure base is 15.325 p.s.l.a.
Converted from proposed rate of 27 cents per Mcf at 15.025 p.s.l.a.
Rate effective subject to refund in Docket No. G-18183 and converted from contract rate of 26 cents per Mcf at 15.025 p.s.l.a.
Subject to downward adjustment for B.t.u. content below 1,038 B.t.u. per cubic

(Operator) et al., request that their proposed rate increase be permitted to become effec-tive as of January 1, 1969. Good cause has not been shown for waiving the 30-day no-tice requirement provided by section 4(d) of the Natural Gas Act to permit earlier effective dates for the aforementioned producers' rate filings and such requests are denied.

All of the producers' proposed increased rates and charges exceed the applicable area

price levels for increased rates as set forth in the Commission's statement of general policy No. 61-1, as amended (18 CFR 2.56), with the exception of the rate increases filed by the producers in the Permian Basin Area which exceed the just and reasonable rates established by the Commission in Opinion No. 468, as amended, and should be suspended for 5 months as ordered herein.

[P.R. Doc. 69-3568; Filed, Mar. 27, 1969; 8:45 a.m.]

SECURITIES AND EXCHANGE COMMISSION

TEXAS URANIUM CORP.

Order Suspending Trading

MARCH 24, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Texas Uranium Corp., Salt Lake City, Utah, 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 March 25, 1969, through April 3, 1969, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-3670; Filed, Mar. 27, 1969; 8:46 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority No. 30-6 (Rev. 5), Southwestern Area, Dallas, Tex.]

AREA COORDINATORS ET AL.

Delegation of Authority To Conduct Program Activities in Southwestern Area

Correction

In F.R. Doc. 69–2822 appearing at page 5043 in the issue of Saturday, March 8, 1969, and corrected on page 5404 in the issue of Wednesday, March 19, 1969, the headings should read as set forth above.

MERCHANTS INVESTMENT CORP.

Notice of Filing of Application for Transfer of Control of Licensed Small Business Investment Company

Notice is hereby given that an application has been filed with the Small Business Administration (SBA) pursuant to \$107.701 of the regulations governing Small Business Investment Companies (13 CFR Part 107, 33 F.R. 326) for approval of the transfer of control of Merchants Investment Corp., 4531 Daley Street, Charleston Heights, S.C. 29411, a Federal Licensee under the Small Business Investment Act of 1958, as amended ("the Act"), License No. 05/04-0014.

Merchants Investment Corp. was licensed October 23, 1959, with a paidin capital and surplus of \$155,000. Its present paid-in capital and surplus is \$305,000. It presently has SBA authori-

zation to invest 100 percent of its portfolio in retail grocery stores. It is a wholly owned subsidiary of Thomas and Howard Company of Charleston, Inc., 4531 Daley Street, Charleston Heights, S.C.

On January 31, 1969, all the outstanding stock of Thomas and Howard Company of Charleston, Inc., was transferred to Wetterau Foods, Inc., in exchange for stock of Wetterau Foods, Inc. Wetterau Foods, Inc., is a Missouri corporation having its principal place of business at 8400 Pershall Road, Hazelwood, Mo. Its primary business is that of a wholesale food distributor. No individual owns 10 percent or more of its outstanding stock.

Merchants Investment Corp. is to remain a subsidiary of Thomas and Howard Company of Charleston, Inc., which in turn is a wholly owned subsidiary of Wetterau Foods, Inc. There is to be no change of management in either Thomas and Howard Company of Charleston, Inc., or Merchants Investment Corp.

In order for Merchants Investment Corp. to continue to operate as a small business investment company, the Small Business Administration (SBA) must approve the transfer of ownership.

Matters involved in SBA's consideration of the application for the transfer of ownership include the general business reputation and character of the new owner, and the probability of successful operations of the company under its control and management (including adequate profitability and financial soundness) in accordance with the Act and Regulations.

Notice is hereby given that any interested person may not later than 10 days from the date of this notice, submit to SBA, in writing, relevant comments on the transfer of control. Any such communication should be addressed to: Associate Administrator for Investment, Small Business Administration, 1441 L Street NW., Washington, D.C. 20416.

A copy of this notice should be published by the proposed transferees in a newspaper of general circulation in Charleston Heights, S.C., and Hazelwood, Mo.

Dated: March 20, 1969.

For Small Business Administration.

A. H. Singer, Associate Administrator for Investment.

[F.R. Doc. 69-3671; Filed, Mar. 27, 1969; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS

MARCH 25, 1969.

Protests to the granting of an application must be prepared in accordance with Rule 1100.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 41594—Corn gluten jeed to gulf ports for export. Filed by Southwestern Freight Bureau, agent (No. B-20), for interested rail carriers. Rates on corn gluten feed, in carloads, as described in the application, from points in Arkansas, Colorado, Iowa, Kansas, Missouri (including East St. Louis, Ill.), Nebraska, Oklahoma, Texas, and Wyoming, to gulf ports, Pensacola, Fla., to Corpus Christi, Tex., for export.

Grounds for relief—Rate relationship and truck-barge competition.

Tariffs—Supplement 50 to The Atchison, Topeka and Santa Fe Railway Company tariff ICC 15044, and eight other tariffs named in the application.

FSA No. 41595—Fertilizer compounds between points in I.F.A. territory. Filed by Illinois Freight Association, agent (No. 341), for interested rail carriers. Rates on fertilizer compounds, as described in the application, in carloads, between points in Illinois Freight Association territory.

Grounds for relief-Short-line distance formula and grouping.

Tariff—Supplement 2 to Illinois Freight Association, agent, tariff ICC 1179

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3692; Filed, Mar. 27, 1969; 8:48 a.m.]

[No. 35083]

SOUTHERN RAILWAY CO.

Detention Charges at East St. Louis, III., and St. Louis, Mo.

MARCH 18, 1969.

Notice is hereby given that Southern Railway Co., by its attorney, Duncan B. Phillips, Post Office Box 1808, Washington, D.C. 20013, has filed a petition with the Interstate Commerce Commission praying that the Commission enter a declaratory order construing items 475-A and 115100 of Southern Freight Tariff Bureau's tariff 913-I, I.C.C. No. S-727 and item 370 of Southern Freight Tariff Bureau's tariff 913-J, I.C.C. No. S-819. Petitioner asserts that it considers trailers to be available when grounded but that other carriers construe the tariff as allowing sufficient time for customs inspection.

Any persons interested in any of the matters in the petition may, on or before 30 days from the publication of this notice in the Federal Register, file replies to the petition supporting or opposing the determination sought. An original and 15 copies of such replies must be filed with the Commission and must show service of two copies upon the above-named attorney for the petitioner.

Notice of the filing of this petition will be given by publication in the FEDERAL REGISTER.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3693; Filed, Mar. 27, 1969; 8:48 a.m.]

[No. 34974]

WHEATON VAN LINES, INC.

Declaratory Order Regarding Use of Good Housekeeping Consumers' Guaranty

MARCH 18, 1969.

Notice is hereby given that Wheaton Van Lines, Inc., by their attorney, Alan F. Wohlstetter, Denning & Wohlstetter, 1 Farragut Square South, Washington, D.C. 20006, has filed a petition with the Interstate Commerce Commission praying that the Commission enter a declaratory order, pursuant to section 5(d) of the Administrative Procedure Act, determining whether the use of the "Good Housekeeping Consumers' Guaranty" by Wheaton Van Lines, Inc., in its advertisements, is misleading to the public, or is a violation of section 217(b) or any other section of the Interstate Commerce Act.

Any persons interested in any of the matters in the petition may, on or before 30 days from the publication of this notice in the Federal Register, file replies to the petition supporting or opposing the determination sought. An original and 15 copies of such replies must be filed with the Commission and must show service of two copies upon the petitioner's attorney at the above address.

Notice of the filing of this petition will be given by publication in the FEDERAL REGISTER.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3694; Filed, Mar. 27, 1969; 8:48 a.m.]

[Notice 803]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MARCH 25, 1969.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of ex parte No. MC-67 (49 CFR Part 340), 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 protest 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 the field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 1124 (Sub-No. 218 TA) (Correction), filed February 10, 1969, published the Federal Register Issue of February 15, 1969, and republished as corrected this issue. Applicant: HERRIN TRANSPORTATION COMPANY, 2301 McKinney, Post Office Box 1440, Houston, Tex. 77001. Applicant's representative: J. B. McCarty (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) General commodities, including classes A and B explosives (except commodities in bulk and household goods as defined by the Commission), when moving (a) on Government bills of lading and (b) on commercial bills of lading, containing endorsements approved in interpretation of Government Rate Tariff-Eastern Central, 332, ICC 161, 164, 165, between Louisiana Ordnance Plant at Doyline, La., on the one hand, and, on the other, Anniston Ordnance Depot, Anniston, Ala. (2) classes A, B, and C explosives, as classified in the Commission's rules and regulations governing the transportation of explosives and other dangerous articles (as adopted by the Department of Transportation), ammunition not included in classes A. B. and C explosives and component parts of ammunition and classes A, B, and C explosives, (a) between Louisiana Ordnance Plant, Doyline, La., on the one hand, and, on the other, Military Installations at Flagstaff and Yuma, Ariz., and Herlong, Concord (Port Chicago), Sharp General Depot, and Stockton, Calif., and (b) Between Louisiana Ordnance Plant, Doyline, La., on the one hand, and, on the other, Red River Army Depot and Lone Star Ordnance Plantsite, Defense, Tex., and (3) classes A, B, and C explosives, as classified in the Commission's rules and regulations governing transportation of explosives and other dangerous articles (as adopted by the Department of Transportation), and ammunition not included in classes A, B, and C explosives, between Louisiana Ordnance Plant, Doyline, La., on the one hand, and, on the other, Military Instal-lations at Fort Sill and McAlester (Savanna), Okla., for 180 days, Nore: Applicant states that it intends to tack the authority applied for with all authority presently held in MC-1124 and subs and at all terminal points if necessary. Supporting shipper: MTMTS, Washington, D.C. Send protests to: District Supervisor John C. Redus, Bureau of Operations, Interstate Commerce Commission, Post Office Box 61212, Houston, Tex. 77061. Note: The purpose of this republication is to add the tacking information inadvertently omitted from previous publication.

No. MC 4883 (Sub-No. 38 TA), filed March 20, 1969. Applicant: THE

GUYOTT COMPANY, 176 Forbes Avenue, New Haven, Conn. 06512. Applicant's representative: Paul J. Goldstein. 109 Church Street, New Haven, Conn. 96510. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Cement, in bulk, in tank, and hopper type vehicles, from Bridgeport, Conn., to Southwick. Mass., with no return movement except for rejected shipments, for 180 days. Supporting shipper: Allentown Portland Cement Co., Division National Gypsum Co., Seventh Street, Allentown, Pa. 18105. Send protests to: District Supervisor David J. Kiernan, Interstate Commerce Commission, Bureau of Operations, 324 U.S. Post Office Building, 135 High Street, Hartford, Conn. 06101.

No. MC 6031 (Sub-No. 41 TA), filed March 19, 1969. Applicant: BARRY TRANSFER & STORAGE COMPANY, 120 East National Avenue, Milwaukee, Wis. 53204. Applicant's representative: William C. Dineen, 412 Empire Building, 710 North Plankinton, Milwaukee, Wis. 53203. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Industrial plumbing and heating materials and supplies, from Appleton, Wis., to Escanaba and Cornell Township, Gladstone, Kingsford, Menominee, Iron Mountain, and Munising, Mich.; (2) scrap metals, from Munising, Mich., to Appleton, Wis., for the account of I. Bahcall, Inc., Appleton, Wis., for 180 days. Supporting shipper: I. Bahcall, Inc., 975 North Meade Street, Post Office Box 1064, Appleton, Wis. 54911 (Alvin B. Ziven, President). Send protests to: District Supervisor Lyle D. Helfer, Inter-state Commerce Commission, Bureau of Operations, 135 West Wells Street, Room 807. Milwaukee, Wis. 53203.

No. MC 85012 (Sub-No. 6 TA), filed March 19, 1969. Applicant: CAPITOL TRANSFER & STORAGE COMPANY, 1545 Hansford Street, Charleston, W. Va. 25311. Applicant's representative: Alan F. Wohlstetter, 1 Farragut Square South, Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Used household goods, between points in West Virginia, restricted to the transportation of traffic having a prior or subsequent movement, in containers, and further restricted to the performance of pickup and delivery service in connection with packing, crating, and containerization or unpacking, uncrating, and decontainerization of such traffic, for 180 days. Supporting shippers: Asiatic Forwarders, Inc., 335 Valencia Street, San Francisco, Calif. 94103; Attention: Lon B. Williams, Executive Vice President; Smyth Worldwide Movers, Inc., 11616 Aurora Avenue North, Seattle, Wash. 98133; Attention: George R. Hansen, Manager Agency Relations. Send protests to: H. R. White, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 3202 Federal Office Building, 500 Quarrier Street, Charleston, W. Va. 25301.

No. MC 103993 (Sub-No. 389 TA), filed March 20, 1969. Applicant: MORGAN DRIVE-AWAY, INC., 2800 West Lexington Avenue, Elkhart, Ind. 46514. Applicant's representative: Ralph H. Miller (same address as above). Authority sought to operate as a common carrier. by motor vehicle, over irregular routes, transporting: Campers and camp coaches, designed to be installed on pickup trucks, from points in Josephine County, Oreg., to points in Oregon, Washington, California, Idaho, Colorado, Utah, and Montana, for 180 days. Supporting shipper: Caveman Camper, Inc., Post Office Box 1129, Grant's Pass, Oreg. 97526. Send protests to: District Supervisor J. H. Gray, Interstate Commerce Commission, Bureau of Operations, Room 204, 345 West Wayne Street, Fort Wayne, Ind. 46802.

No. MC 115924 (Sub-No. 17 TA), filed March 19, 1969. Applicant: SUGAR TRANSPORT, INC., Post Office Box 4063, Port Wentworth, Ga. 31407. Applicant's representative: J. A. Kundtz, 1050 Union Commerce Building, Cleveland, Ohio 44115. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Molasses and mixtures of molasses and feed supplements, in bulk, in tank vehicles, from Port Wentworth, Ga., to points in Ala-bama, Florida, North Carolina, South Carolina, and Tennessee, for 180. Supporting shipper: Kaiser Agricultural Chemicals, Division of Kaiser Aluminum & Chemical Corp., Post Office Box 246, Savannah, Ga. 31402. Send protests to: District Supervisor G. H. Fauss, Jr., Interstate Commerce Commission, Bureau of Operations, Box 35008, 400 West Bay Street, Jacksonville, Fla. 32202.

No. MC 119531 (Sub-No. 111 TA), filed March 19, 1969. Applicant: DIECKBRA-DER EXPRESS, INC., 5391 Wooster Road, Cincinnati, Ohio 45226. Appli-cant's representative: Raymond C. Minks (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Foodstuffs, washing and cleaning compounds, toilet preparations, and advertising materials and supplies used in connection therewith, from the plant and warehouse sites of Procter & Gamble Co., and its subsidiaries at Cincinnati, Ohio, and points in its commercial zone, to Detroit, Mich., and its commercial zone, and damaged and rejected shipments on return, for 180 days. Supporting shipper: The Procter & Gamble Co., Post Office Box 599, Sixth and Main Streets, Cincinnati, Ohio 45201. Send protests to: Emil P. Schwab, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1010 Federal Building, 550 Main Street, Cincinnati, Ohio 45202.

No. MC 124377 (Sub-No. 12 TA), filed March 19, 1969. Applicant: REFRIGER-ATED FOODS, INC., Post Office Box 1018, Denver, Colo. 80201. Applicant's representative: Truman Stockton, The 1650 Grant Street Building, Denver, Colo. 80203. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Meat, meat products, meat byproducts and ar-

ticles distributed by meat packinghouses as described in sections A and C appendix I, to report in Descriptions in Motor Carrier Certificates, 61 MCC 209 and 766 (except hides and commodities in bulk, in tank vehicles), from York, Nebr., to Loveland, Colo., for 180 days. Supporting shippers: York Packing Co., Inc., Post Office Box 5244 T.A., Denver, Colo. 80217; Loveland Packing Co., Inc., Post Office Box 178, Loveland, Colo. 80573. Send protests to: District Supervisor C. W. Buckner, Interstate Commerce Commission, Bureau of Operations, 2022 Federal Building, Denver, Colo. 80202.

No. MC 127799 (Sub-No. 5 TA), filed March 20, 1969. Applicant: LUPPES TRANSPORT COMPANY, INC., Post Office Box 152, Webster City, Iowa 50595. Applicant's representative: William A. Landau, 1451 East Grand Avenue, Des Moines, Iowa 50306. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fertilizer and fertilizer ingredients (other than liquid), from Webster City, Iowa, to points in Minnesota, Nebraska, North Dakota, South Dakota, and Wisconsin, for 180 days. Supporting shipper: Terra Chemicals International, Inc., 507 Sixth Street, Sioux City, Iowa 51101. Send protests to: Ellis L. Annett, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 129809 (Sub-No. 3 TA), filed March 19, 1969. Applicant: A & H, INC., Footville, Wis. 53537. Applicant's representative: David J. MacDougall, 1 East Milwaukee, Suite 305, Janesville, Wis. 53545. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Cheese and butter, from Brodhead, Clayton, Cumberland, and Campbellsport, Wls., to New York, N.Y., Boston, Mass., and Philadelphia, Pa., for 180 days. Supporting shipper: Universal Foods Corp., 433 East Michigan Street 53203. Send protests to: Barney L. Hardin, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 444 West Main Street, Room 11, Madison, Wis. 53703.

No. MC 129973 (Sub-No. 1 TA), filed March 17, 1969, Applicant: FIELD MAR-KETING SERVICE, INC., 235 East 42d Street, New York, N.Y. 10017. Applicant's representative: William J. Lippman, 1824 R Street NW., Washington, D.C. 20009. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Cosmetics, toilet preparations, and toilet articles and sundries; and (2) premiums, equipment and supplies used in connection with the sale of commodities described in (1) above (except commodities in bulk), under a continuing contract with Avon Products, Inc., Rye, N.Y., from warehouses (break points) in Metropolitan Boston (Somerville and other locations) to the homes of Avon sales representatives thoughout the State of Massachusetts, for 180 days. Supporting shipper: Avon Products, Inc., Rye, N.Y. Send protests to: Stephen P. Tomany, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 26

Federal Plaza, Room 1807, New York, N.Y. 10007.

No. MC 133492 TA (Correction), filed February 20, 1969, published the FEDERAL REGISTER issue of March 11, 1969, and republished as corrected, this issue. Applicant: CECIL CLAXTON, East Elm Street, Wrightsville, Ga. 31906. Applicant's representative: William Addams, 1776 Peachtree Street NW., Room 527, Atlanta, Ga. 30309. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (a) Malt beverages, from Miami, Fla., to Macon, Ga.; Dublin, Ga.; Phoenix City, Ala.; and Waycross, Ga.; from Newark, N.J., to Savannah, Ga.; from Peoria, Ill., to Dublin, Ga.; from Milwaukee, Wis., to Waycross, Ga.; from Baltimore, Md., to Phoenix City, Ala.; and, from Norfolk, Va., to Macon, Ga.; from Evansville, Ind., to Macon, Ga.; (b) wines from Atlanta, Ga., to Phoenix City, Ala.; and (e) empty containers on return in connection with (a) and (b). for 150 days. Note: The purpose of this republication is to reflect a correction in the commodity and territorial descriptions. Supporting shippers: Coastal Beverage Co., 731 Wheaton Street, Savannah, Ga.; M & N Distributing Co., 1820 Seventh Street, Macon, Ga. 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 133556 TA, filed March 17, 1969. Applicant: HAROLD W. REEDY, doing business as REEDY TRUCKING CO., 6041 East Lake Drive, Haslett, Mich. 48840. Applicant's representative: Harold Reedy, given above. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Noncarbonated beverages, from Lansing, Mich., to points in Lake, Cook, Du Page, and Will Counties, Ill.; Lake and Porter Counties, Ind.; and Lucas and Wood Counties, Ohio, with return of empty wood pallets, for 180 days. Supporting shipper: Dale K. Weber, President, Orchard Grove Co., wholly owned subsidiary of Heatherwood Farms Co., 2701 East Michigan Avenue, Post Office Box 2007, Lansing, Mich. 48912. Send protests to: C. R. Flemming, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 225 Federal Building, Lansing, Mich. 48933.

By the Commission,

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3695; Filed, Mar. 27, 1969; 8:48 a.m.]

[Notice 318]

MOTOR CARRIER TRANSFER PROCEEDINGS

MARCH 25, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

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

MC-FC-71180. No. By order March 19, 1969, the Motor Carrier Board approved the transfer to Ogilby Transfer and Storage Company, Rockford, Ill., of Certificate No. MC-80570, issued June 21, 1955, to Roy Ogilby, doing business as Roy Ogilby Transfer, Rockford, Ill., authorizing the transportation of household goods, between points in Winnebago County, Ill., on the one hand, and, on the other, points in that part of Wisconsin on and south of Wisconsin Highway 33. Mr. John L. Heaslip, 615 Rockford Trust Building, Rockford, Ill. 61101, attorney at law.

No. MC-FC-71190. By order of March 19, 1969, the Motor Carrier Board approved the transfer to Earl T. Schulte, Dorchester, Iowa, of the certificate in No. MC-114724, issued September 20, 1963, to LeRoy M. Winters, Postville, Iowa, authorizing the transportation of cheese, from Postville, Iowa, to Fennimore, Wis.; semiprocessed cheese from named points in Iowa to Fennimore, Wis.; and damaged shipments and empty cheese containers from Fennimore, Wis., to named points in Iowa. William A. Landau, 1451 East Grand Avenue, Des Moines, Iowa 50306, representative for applicants.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3696; Filed, Mar. 27, 1969; 8:49 a.m.]

[Notice 318A]

MOTOR CARRIER TRANSFER PROCEEDINGS

MARCH 25, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's general rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 30 days from the date

of service of the order, Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-70498. By order of March 18, 1969, Division 3, acting as an Appellate Division, approved the transfer to W. H. Christie & Sons, Inc., Kane, Pa., of Certificates Nos. MC-53841 and MC-53841 (Sub-No. 1) issued to W, H. Christie, doing business as W. H. Christie & Sons, Kane, Pa., authorizing the transportation of: General commodities, including household goods, and various specified commodities, but excluding the usual exceptions, between points in Connecticut, Delaware, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, New Hampshire, New Jersey. New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, and West Vir-ginia. Kenneth T. Johnson, Bank of Jamestown Building, Jamestown, N.Y. 14701, attorney for applicants.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 69-3697; Piled, Mar. 27, 1969; 8:49 a.m.]

CUMULATIVE LIST OF PARTS AFFECTED-MARCH

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