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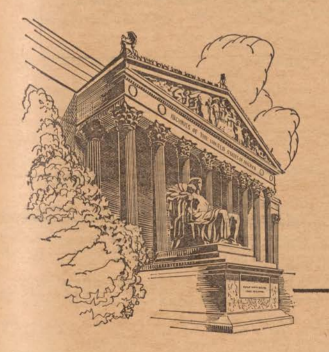
Wednesday, February 7, 1968 • Washington, D.C.

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The President Agency for International Development Agricultural Research Service Agriculture Department **Atomic Energy Commission** Civil Aeronautics Board Civil Service Commission Commodity Credit Corporation Consumer and Marketing Service Customs Bureau Federal Aviation Administration Federal Communications Commission Federal Power Commission Federal Reserve System Federal Water Pollution Control Administration Food and Drug Administration Interior Department Interstate Commerce Commission Land Management Bureau Post Office Department Public Health Service Securities and Exchange Commission

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Just Released

LIST OF CFR SECTIONS AFFECTED

(ANNUAL CODIFICATION GUIDE—1967)

The List of CFR Sections Affected is published monthly on a cumulative basis. It lists by number the titles, parts, and sections of the Code of Federal Regulations amended or otherwise affected by documents published in the Federal REGISTER during 1967. Entries indicate the exact nature of all changes effected. This cumulative list of CFR sections affected is supplemented by the current lists of CFR parts affected which are carried in each daily Federal Register.

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Title 3—THE PRESIDENT

Proclamation 3825

RED CROSS MONTH, 1968

By the President of the United States of America

A Proclamation

On every battlefield, a flag of mercy flies. Its white field bears a Red Cross—the universal symbol of human compassion.

Under that flag, there are no enemies, no racial or religious animosities. There are only brothers.

The flag of the Red Cross flies in thousands of American cities and communities. Thirty million Americans are Red Cross members. Their support is an affirmation of the fundamental humanity of the American people.

In the tragedy and loneliness of war, the Red Cross is a familiar friend and companion to our men and women in uniform. It is with them in Vietnam, in 27 other nations where Americans serve, and in our bases at home.

Not only war, but trials of storm and earthquake, flood and fire, summon the Red Cross to service. Wherever disaster strikes, the Red Cross is there with food, shelter and relief from suffering—as it was last year in the ravaged valleys and lowlands of Alaska and Texas.

And every day of the year, the Red Cross serves all America with its programs to provide blood, and to teach first aid, water safety, and citizenship to tomorrow's citizens.

This year the demands on the Red Cross—and its financial needs—will be exceptionally heavy. It must continue to serve our fighting men, to keep ready to assist the victims of disaster, and to maintain its life-saving work in our communities.

To meet these needs, this March the American Red Cross will conduct a special SOS (Support Our Servicemen) Campaign.

Its success concerns all of us—for the mission of the American Red Cross is the mission of all America.

NOW, THEREFORE, I, LYNDON B. JOHNSON, President of the United States of America and Honorary Chairman of the American National Red Cross, do hereby designate March 1968 as Red Cross Month. I strongly urge all Americans to heed the special SOS (Support Our Servicemen) campaign by volunteering their time and to contribute what they can.

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

hydrolfluso-

[F.R. Doc. 68-1573; Filed, Feb. 5, 1968; 5:09 p.m.]

Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission PART 771-EMPLOYEE GRIEVANCES AND ADMINISTRATIVE APPEALS

Employee Coverage; Correction

In F.R. Doc. 68-882 appearing in the FEDERAL REGISTER of January 24, 1968, on page 843 under § 771. 204(a) (1) (i) in the fourth line the word "executed"

should be "executive". (5 U.S.C. 1302, 3301, 3302, 7301, 7701; E.O. 10577, 19 F.R. 7521, 3 CFR 1954-58 Comp., p. 218; E.O. 10988, 27 F.R. 551, 3 CFR 1959-63

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

[F.R. Doc. 68-1458; Filed, Feb. 6, 1968; 8:48 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I-Agricultural Research Service, Department of Agriculture

SUBCHAPTER C-INTERSTATE TRANSPORTATION OF ANIMALS AND POULTRY

PART 76-HOG CHOLERA AND OTHER COMMUNICABLE SWINE

Approved Modified Live Virus Vaccines

Pursuant to § 76.16(c) of the regulations in Part 76, as amended, Title 9, Code of Federal Regulations, containing restrictions on the movement of swine and certain products because of hog cholera, under the Act of May 29, 1884, as amended, the Act of February 2, 1903, as amended, the Act of March 3, 1905, as amended, the Act of September 6, 1961, and the Act of June 2, 1962 (21 U.S.C. 111-113, 114g, 115, 117, 120, 121, 123-126, 134-134h), the following additional approved live virus vaccine is added to paragraph (d) of § 76.16 of said regula-

Brand name or description Alocine-B.

(Secs. 4-7, 23 Stat. 32, as amended, secs. 1, 2, 32 Stat. 791, as amended, 792, as amended, secs, 3, 33 Stat. 1265, as amended, sec. 1, 75 Stat. 481; 21 U.S.C. 111-113, 114g, 115, 117, 120, 121, 123-126, 134-134h; 29 F.R. 16210, as amended, 30 F.R. 5799, as amended; 9 CFR 76 18(2)

The purpose of the foregoing amendment is to add "Alocine-B" to the list of modified live virus vaccines approved by the Director of Division under regulations in 9 CFR Part 76.

The amendment relieves restrictions imposed by 9 CFR Part 76 relating to hog cholera and other communicable swine diseases and must be made effective promptly in order to be of maximum benefit to persons subject to the restrictions which are relieved. Accordingly, under the administrative procedure provisions of 5 U.S.C. section 553, it is found upon good cause that notice and other public procedure with respect to the amendment are impracticable and unnecessary and the amendment may be made effective less than 30 days after publication in the FEDERAL REGISTER.

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

Done at Washington, D.C., this 2d day of February 1968.

> irector, Animal Health Division, Agricultural Re-Director, search Service.

[F.R. Doc 68-1501; Filed, Feb. 6, 1968; 8:49 a.m.]

PART 78-BRUCELLOSIS

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

MODIFIED CERTIFIED BRUCELLOSIS AREAS

Pursuant to § 78.16 of the regulations in Part 78, as amended, Title 9, Code of Federal Regulations, containing restrictions on the interstate movement of animals because of brucellosis, under sections 4, 5, and 13 of the Act of May 29, 1884, as amended; sections 1 and 2 of the Act of February 2, 1903, as amended, and section 3 of the Act of March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 120, 121, 125), § 78.13 of said regulations designating modified certified brucellosis areas is hereby amended to read as follows:

§ 78.13 Modified certified brucellosis

The following States, or specified portions thereof, are hereby designated as modified certified brucellosis areas:

Alabama, Autauga, Baldwin, Barbour, Bibb, Blount, Bullock, Butler, Calhoun, Chambers, Cherokee, Chilton, Choctaw, Clarke, Clay, Cleburne, Coffee, Colbert, Conecuh, Coosa, Covington, Crenshaw, Cullman, Dale, Dallas, De Kalb, Elmore, Escambia, Etowah, Fayette, Franklin, Geneva, Greene, Hale, Henry, Houston, Jackson, Jefferson, Lamar, Lauderdale, Lawrence, Lee, Limestone, Lowndes, Macon, Madison, Marion, Marshall, Mobile, Monroe, Montgomery, Morgan, Perry, Pickens, Pike,

Randolph, Russell, St. Clair, Shelby, Sumter, Talladega, Tallapoosa, Tuscaloosa, Washington, Wilcox, and Winston Counties; Alaska. The entire State except Kodiak, Sitkalidak, and Chirikof Islands; Arizona. The entire State;

Arkansas. The entire State;

California. The entire State; Colorado, Adams, Alamosa, Arapahoe, Ar-chuleta, Baca, Bent, Boulder, Chaffee, Cheyenne, Clear Creek, Conejos, Costilla, Crowley, Custer, Delta, Denver, Dolores, Douglas, Eagle, Elbert, El Paso, Fremont, Garfield, Gilpin, Gunnison, Hinsdale, Huerfano, Jack-son, Jefferson, Kiowa, Kit Carson, Lake, La Plata, Larimer, Las Animas, Lincoln, Logan, Mesa, Mineral, Moffat, Montezuma, Montrose, Mesa, Mineral, Molfat, Montezuma, Montrose, Morgan, Otero, Ouray, Park, Phillips, Pitkin, Prowers, Pueblo, Rio Blanco, Rio Grande, Routt, Saguache, San Juan, San Miguel, Sedgwick, Teller, Washington, Weld, and Yuma Counties; and Southern Ute Indian Reservation and Ute Mountain Ute Indian Reservation:

Connecticut. The entire State; Delaware. The entire State;

Florida Baker, Bay, Bradford, Calhoun, Citrus, Clay, Columbia, Dade, Dixie, Duval, Escambia, Flagler, Franklin, Gadsden, Gilchrist, Gulf, Hamilton, Hendry, Holmes, Jackson, Jefferson, Lafayette, Lee, Leon, Levy, Liberty, Madison, Manatee, Monroe, Nassau, Okaloosa, Pinellas, Putnam, Santa Rosa, Sarasota, Sumter, Suwannee, Taylor, Union, Wakulla, Walton, and Washington Counties;

Georgia. The entire State; Hawaii, Honolulu, Kauai, and Maui Coun-

Idaho. The entire State; Illinois. The entire State: Indiana. The entire State: Iowa. The entire State; Kansas. The entire State:

Kentucky. The entire State; Louisiana. Ascension, Assumption, Bien-ville, Claiborne, Iberia, Jackson, Jefferson, Lafayette, Lafourche, Lincoln, Livingston, St. Charles, St. Helena, St. James, St. John the Baptist, St. Mary, St. Tammany, Tangi-pahoa, Tensas, Terrebonne, Union, Vernon, Washington, Webster, West Baton Rouge, and Winn Parishes;

Maine. The entire State: Maryland. The entire State; Massachusetts. The entire State; Michigan. The entire State; Minnesota. The entire State:

Mississippi, Alcorn, Amite, Atala, Benton, Bolivar, Calhoun, Chickasaw, Choctaw, Clarke, Clay, Coahoma, Copiah, Covington, De Soto, Forrest, Franklin, George, Greene, Grenada, Hancock, Harrison, Humphreys, Itawamba, Jackson, Jasper, Jefferson, Jef-ferson Davis, Jones, Kemper, Lamar, Lauderdale, Lawrence, Leake, Lee, Lincoln, Lowndes, Marion, Monroe, Montgomery, Neshoba, Newton, Noxubee, Oktibbeha, Pearl River, Perry, Pike, Pontotoc, Prentiss, Quitman, Scott, Simpson, Smith, Stone, Sunflower, Tate, Tippah, Tishomingo, Tunica, Union, Walthall, Wayne, Webster, Wilkinson, Winston, and Yalobusha Countles:

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

Nebraska, Adams, Antelope, Banner, Boone, Buffalo, Burt, Butler, Cass, Cedar, Chase, Cheyenne, Clay, Colfax, Cuming, Custer, Dakota, Dawson, Deuel, Dixon, Dodge, Douglas, Dundy, Fillmore, Franklin, Frontier, Furnas, Gage, Gosper, Greeley, Hall, Hamilton, Har-lan, Hayes, Hitchcock, Howard, Jefferson, Johnson, Kearney, Kimball, Knox, Lancaster,

RULES AND REGULATIONS

Madison, Merrick, Nance, Nemaha, Nuckolls, Otoe, Pawnee, Perkins, Phelps, Pierce, Platte, Polk, Red Willow, Richardson, Saline, Sarpy, Saunders, Seward, Sherman, Sioux, Stanton, Thayer, Thurston, Valley, Washington, Wayne, Webster, Wheeler, and York Counties;

Nevada. The entire State;
New Hampshire. The entire State;
New Jersey. The entire State;
New Mexico. The entire State;
New York. The entire State;
North Carolina. The entire State;
North Dakota. The entire State;
Ohio. The entire State;

Ohio. The entire State;
Oklahoma. Adair, Alfalfa, Atoka, Beaver, Bryan, Canadian, Cherokee, Choctaw, Cimarron, Coal, Craig, Delaware, Garfield, Grant, Greer, Harmon, Harper, Haskell, Jackson, Johnston, Kay, Kingfisher, Kiowa, Latimer, McCurtain, McIntosh, Major, Marshall, Mayes, Noble, Nowata, Okfuskee, Oklahoma, Okmulgee, Osage, Ottawa, Pawnee, Payne, Pontotoc, Pushmataha, Rogers, Sequoyah, Texas, Washington, Washita, and Woods Counties:

Oregon. The entire State; Pennsylvania. The entire State; Rhode Island. The entire State; South Carolina. The entire State;

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

Tennessee. The entire State;

Texas. Andrews, Archer, Armstrong, Atascosa, Bailey, Bandera, Baylor, Bell, Bexar, Blanco, Borden, Bosque, Brewster, Briscoe, Brooks, Brown, Burnet, Caldwell, Callahan, Cameron, Camp, Carson, Castro, Childress, Cochran, Coke, Coleman, Collingsworth, Comal, Comanche, Concho, Coryell, Cottle, Crane, Crockett, Crosby, Culberson, Dallam, Dawson, Deaf Smith, Dickens, Donley, Duval, Eastland, Ector, Edwards, El Paso, Erath, Falls, Fisher, Floyd, Foard, Freestone, Gaines, Garza, Gillespie, Glasscock, Gray, Guadalupe, Hale, Hall, Hamilton, Hansford, Hardeman, Hartley, Haskell, Hays, Hidalgo, Hockley, Hood, Howard, Hudspeth, Hutchinson, Irion, Jack, Jeff Davis, Jim Hogg, Jim Wells, Jones, Karnes, Kendall, Kent, Kerr, Kimble, King, Kinney, Knox, Lamb, Lampasas, Lee, Lipscomb, Live Oak, Llano, Loving, Lubbock, Lynn, Martin, Mason, McCulloch, Medina, Menard, Midland, Milam, Mills, Mitchell, Moore, Motley, Nolan, Ochiltree, Oldham, Palo Pinto, Parker, Parmer, Pecos, Potter, Presidio, Randall, Reagan, Real, Reeves, Roberts, Runnels, Sabine, San Augustine, San Saba, Schleicher, Scurry, Shackelford, Shelby, Sherman, Somervell, Stephens, Sterling, Stonewall, Sutton, Swisher, Taylor, Terrell, Terry, Throckmorton, Tom Green, Travis, Upton, Uvalde, Val Verde, Ward, Washington, Wheeler, Wichita, Williamson, Wilson, Wifikler, Yoakum, Young, and Zapata Countles;

Utah. The entire State; Vermont. The entire State; Virginia. The entire State; Washington. The entire State; West Virginia. The entire State; Wisconsin. The entire State;

Wyoming. Albany, Big Horn, Campbell, Carbon, Converse, Crook, Fremont, Goshen, Hot Springs, Johnson, Laramie, Lincoln, Natrona, Niobrara, Park, Platte, Sublette, Sweetwater, Teton, Uinta, Washakie, and Weston Counties;

Puerto Rico. The entire area; and Virgin Islands of the United States. The entire area.

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

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

The amendment adds the following additional areas to the list of areas designated as modified certified brucellosis areas because it has been determined that such areas come within the definition of § 78.1(1): Routt County in Colorado; Hendry and Putnam Counties in Florida; Archer, Freestone, Sabine, San Augustine, Shelby, Washington, Wichita, and Zapata Counties in Texas.

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

Done at Washington, D.C., this 2d day of February 1968.

E. E. SAULMON, Director, Animal Health Division, Agricultural Research Service.

[F.R. Doc. 68-1502; Filed, Feb. 6, 1968; 8:49 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Docket No. 67-EA-151; Amdt. 39-548]

PART 39—AIRWORTHINESS DIRECTIVES

General Electric Aircraft Engines

The Federal Aviation Administration is amending § 39.13 of Part 39 of the Federal Aviation Regulations by amending AD 66-4-1 applicable to General Electric Aircraft CJ805 Engines.

AD 66-4-1, Amdt. 39-191 required the removal of second stage turbine discs of the CJ805 engines prior to accumulation of 7,200 cycles or within 200 cycles from the effective date of the directive whichever was applicable. After issuing AD 66-4-1, service experience

established that upon compliance with certain General Electric service bulletins the service life could be extended to 10,000 cycles.

Since this amendment is minor in nature and imposes no additional burden on any person, notice and public procedure hereon are unnecessary and the amendment may be made effective in less than 30 days.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator, 14 CFR 11.85 (31 F.R. 13697), § 39.13 of Part 39 of the Federal Aviation Regulations is amended as follows:

 Amend AD 66-4-1 so as to add the following paragraph:

(d) The disc life specified in this AD may be extended to 10,000 cycles provided the discs meet the criteria outlined in paragraphs 1.k and 2 of General Electric Service Bulletin (880) 72-263 or (990) 72-272.

This amendment is effective February

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

Issued in Jamaica, N.Y., on January 25, 1968.

WAYNE HENDERSHOT, Acting Director, Eastern Region.

[F.R. Doc. 68-1421; Filed, Feb. 6, 1968; 8:45 a.m.]

[Docket No. 8558; Amdt. 39-551]

PART 39—AIRWORTHINESS DIRECTIVES

Vickers Viscount Models 744, 745D, and 810 Series Airplanes

A proposal to amend Part 39 of the Federal Aviation Regulations to include an airworthiness directive requiring periodic inspection for cracks in the torsion link hinge pins of the nose landing gear of the Vickers Viscount Models 744, 745D, and 810 Series airplanes, the replacement of cracked hinge pins, and the discontinuance of the inspection after the present hinge pins are replaced with new type hinge pins, was published December 5, 1967 (32 F.R. 17439).

Interested persons have been afforded an opportunity to participate in the making of the amendment. No objections were received.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (14 CFR 11.89), § 39.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

VICKERS, Applies to Viscount Models 744, 745D, and 810 Series airplanes.

Compliance required as indicated, unless

already accomplished.

To detect cracking of the upper and lower torsion link hinge pins of the nose landing gear, accomplish the following:

(a) For airplanes with pre Modification D.3045 (700 Series) and FG.1861 (800 Series) hinge pins with less than 4,000 landings on the effective date of this AD, before the accumulation of 5,000 landings, and thereafter at intervals not to exceed 1,000 landings from the last inspection until the accumulation

of 10,000 landings and thereafter at intervals not to exceed 500 landings from the last inspection, comply with paragraph (d).

(b) For airplanes with pre Modification D.3045 (700 Series) and FG.1861 (800 Series) hinge pins with 4,000 or more landings but less than 9,000 landings on the effective date of this AD, within the next 1,000 landings after the effective date of this AD and thereafter at intervals not to exceed 1,000 landings from the last inspection until the accumulation of 10,000 landings and thereafter at intervals not to exceed 500 landings, comply with paragraph (d).

(c) For airplanes with pre Modification D.3045 (700 Series) and FG.1861 (800 Series) hinge pins with 9,000 or more landings on the effective date of this AD, within the next 500 landings or before the accumulation of 10,000 landings, whichever occurs later, and thereafter at intervals not to exceed 500 landings from the last inspection, comply

with paragraph (d).

(d) Remove pre Modification D.3045 (700 Series) and FG.1861 (800 Series) hinge pins and Inspect for cracks using Magnaflux examination or an equivalent approved by the Chief, Aircraft Certification Staff, FAA, Europe, Africa, and Middle East Region, in accordance with British Aircraft Corp. (BAC) Preliminary Technical Leaflets (PTLs) No. 233, Issue 3 (700 Series) and No. 99, Issue 3 (800 Series), or later ARB-approved issues, or an equivalent approved by the Chief, Aircraft Certification Staff, FAA, Europe, Africa, and Middle East Region.

(e) If cracked hinge pins are found during the inspections required by paragraphs (a), (b), and (c), before further flight, replace the pins with serviceable pins of the same part number and comply with the inspection requirements of paragraph (a), or replace the pins with Modification D.3045 (700 Series) and FG.1861 (800 Series) pins.

Series) and FG.1861 (800 Series) pins.

(f) The repetitive inspections required by paragraphs (a), (b), and (c) may be discontinued on those hinge pins replaced by Modification D.3045 (700 Series) and FG.1861

(800 Series) pins.

(g) Upon request of the operator, an FAA maintenance inspector, subject to prior approval by the Chief, Aircraft Certification Staff, FAA, Europe, Africa, and Middle East Region, may adjust the repetitive inspection intervals specified in this AD to permit compliance at an established inspection period of the operator if the request contains substantiating data to justify the increase for that operator.

This amendment becomes effective March 7, 1968.

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

Issued in Washington, D.C., on January 30, 1968.

R. S. SLIFF, Acting Director, Flight Standards Service.

[F.R. Doc. 68-1422; Filed, Feb. 6, 1968; 8:45 a.m.]

[Airspace Docket No. 67-SW-90]

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

Alteration of Control Zones and Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to alter controlled airspace in the San Antonio, Tex., terminal area. On December 23, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 20780) stating the Federal Aviation Administration proposed to alter the San Antonio, Tex., International Airport and the Randolph AFB control zones and the San Antonio, Tex., transition area.

Interested persons were provided an opportunity to participate in the rule making through submission of comments. All comments received were favorable.

In consideration of the foregoing Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as hereinafter set forth.

In § 71.171 (33 F.R. 2058) the San Antonio, Tex. (International Airport), and (Randolph Field) control zones are amended as follows:

SAN ANTONIO, TEX. (INTERNATIONAL AIRPORT)

That airspace within a 5-mile radius of San Antonio International Airport (lat. 29°-31'50" N., long. 98°28'12" W.); within 2 miles each side of the San Antonio VORTAC 184° radial extending from the 5-mile radius zone to 1 mile south of the VORTAC; within 2 miles each side of the San Antonio ILS localizer northwest course extending from the 5-mile radius zone to 1 mile southeast of the OM, within 2 miles each side of the San Antonio ILS localizer northeast course extending from the 5-mile radius zone to 6 miles northeast of the airport, and within 2 miles each side of the San Antonio ILS localizer southeast course extending from the 5-mile radius zone to 7 miles southeast of the localizer, and within 2 miles each side of a 132° bearing from the LOM extending from the 5-mile radius zone to 15.5 miles southeast of the LOM.

SAN ANTONIO, TEX. (RANDOLPH AFB)

That airspace within a 5-mile radius of Randolph AFB (lat. 29°32'09'' N., long. 98°-16'57'' W.); within 2 miles each side of the LaVernia, Tex., VOR 329° and 338° radials, extending from the 5-mile radius zone to 1 mile northwest of the VOR, within 2 miles each side of the Randolph AFB TACAN 323° radial extending from the TACAN to 8 miles northwest, and within 2 miles each side of the Randolph AFB TACAN 156° radial extending from the TACAN 156° radial extending from the TACAN to 8 miles southeast.

In § 71.181 (33 F.R. 2137) the San Antonio, Tex., transition area is amended as follows:

SAN ANTONIO, TEX.

That airspace extending upward from 700 feet above the surface bounded by a line beginning at lat. 29°22'30" N., long. 97°47'00" W., thence west via lat. 29°22'30" N., to and clockwise along the arc of a 23-mile radius circle centered at lat. 29°31'50", N., long. 98°28'12" W., to lat. 29°46'30" N., east of long. 98°30'00" W.; thence to lat. 29°43'00" N., long. 98°01'30" W., thence to point of beginning, within 5 miles northeast and 8 miles southwest of the LaVernia VOR 149° radial extending from the VOR to 12 miles southeast, within 2 miles each side of the Kelly VOR 189° radial extending from the VOR to 26 miles south; within 2 miles each side of the Stinson VOR 166° radial extending from the VOR to 8 miles southeast, and within 2 miles each side of the Stinson VOR 148° radial extending from the VOR to 16 miles southeast.

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68–1423; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SO-108]

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

Alteration of Control Zones and Transition Areas

The purpose of these amendments to Part 71 of the Federal Aviation Regulations is to alter the Greensboro, N.C., Fort Rucker, Ala., Fayetteville, N.C., and Huntsville, Ala., control zones and the Greensboro, N.C., Huntsville, Ala., Goldsboro, N.C., and Manning, S.C., transition areas.

The Greensboro, N.C., control zone is described in § 71.171 (32 F.R. 2071 and

The Fort Rucker, Ala., control zone is described in § 71.171 (32 F.R. 2071 and 5367)

The Fayetteville, N.C., control zone is described in § 71.171 (32 F.R. 2071).

The Huntsville, Ala., control zone is described in § 71.171 (32 F.R. 2071 and 15809).

The Greensboro, N.C., transition area is described in § 71.181 (32 F.R. 2148 and 10839)

The Huntsville, Ala., transition area is described in § 71.181 (32 F.R. 2148 and 15809).

The Goldsboro, N.C., transition area is described in § 71.181 (32 F.R. 2148).

The Manning, S.C., transition area is described in § 71.181 (32 F.R. 2148 and 5253).

In the Greensboro, N.C., control zone and transition area descriptions, reference is made to the Greensboro/High Point/Winston-Salem Airport. Since the mame of this airport has been changed to "Greensboro/High Point/Winston-Salem Regional Airport," it is necessary to amend the descriptions accordingly.

In the Fort Rucker, Ala., control zone description, the geographic coordinate for Hooper, Ala., Stage Field was published as lat. 31°23′50′′ N., long. 85°42′-00′′ W. Since Coast and Geodetic Survey verified the geographic coordinate as "lat. 31°24′25′′ N., long. 85°41′20′′ W." it is necessary to amend the description accordingly.

In the Fayetteville, N.C., control zone reference is made to Grannis Field. Since the name of this airport has been changed to "Fayetteville Municipal Airport (Grannis Field)," it is necessary to amend the description accordingly.

In the Huntsville, Ala., control zone description, reference is made to the new Huntsville-Madison County Airport and the new Huntsville ILS. In the Huntsville, Ala., transition area description, reference is made to the new Huntsville ILS. Additionally, in the Huntsville control zone description, an exclusion is

described as "* * excluding the airspace within a 1-mile radius of the old Huntsville-Madison County Airport (lat. 34°41′18″ N., long. 86°35′20″ W.) * * * *". Since the old Huntsville-Madison County Airport has been permanently closed and the old Huntsville ILS has been decommissioned, it is necessary to alter the descriptions accordingly.

In the Huntsville, Ala., control zone description, an extension is predicated on the 352° bearing from the Redstone RBN. Since this extension was erroneously predicated on the 352° bearing instead of the 356° bearing, it is necessary to alter the

description accordingly.

In the Goldsboro, N.C., transition area description, an exclusion is described as "* * * excluding the airspace within a 1.5-mile radius of the Goldsboro Municipal Airport (lat. 35°-26'55" N., long, 78°05'00" W.) * * *". Since this airport has been permanently closed, it is necessary to alter the description accordingly.

In the Manning, S.C., transition area description, an extension is described in part as "* * and within 2 miles each side of the Vance VOR 060° ra-dial * * *". Because of the redefinement of the final approach radial, it is necessary to redesignate this extension on the

Vance VOR 061° radial.

Since these amendments are either editorial, minor, or less restrictive in nature, notice and public procedure hereon are unnecessary.

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

hereinafter set forth.

In § 71.171 (33 F.R. 2058), the Greensboro, N.C., control zone is amended as follows: "* * * Greensboro/High Point/ Winston-Salem Airport * * *" is de-leted and "* * Greensboro/High Point/Winston-Salem . Regional Airport * * *" is substituted therefor, wherever it appears.

In § 71.181 (33 F.R. 2137), the Greensboro, N.C., transition area is amended as follows: "* * Greensboro/High Point/Winston-Salem Airport * * *"
is deleted and "* * * Greensboro/High Point/Winston - Salem Regional Airport * * *" is substituted therefor, wherever it appears.

In § 71.171 (33 F.R. 2058), the Fort Rucker, Ala., control zone is amended as follows: "* * * Hooper, Ala., Stage Field (lat. 31°23′50′′ N., long. 85°42′00′′ W.); * * * " is deleted and "* * * Hooper, Ala., Stage Field (lat. 31°24'25" N., long. 85°41'20" W.); * * .*" is substituted therefor.

In § 71.171 (33 F.R. 2058), the Fayetteville, N.C., control zone is amended as follows: "* * Grannis Field * * *" is deleted and "* * * Fayetteville Mu-nicipal Airport (Grannis Field * * *" is substituted therefor, wherever it appears.

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

*** * * new Huntsville-Madison County Airport * * *" is deleted and "* * * Huntsville - Madison County Airport * * " is substituted therefor, wherever it appears.

"* * * new Huntsville ILS * * *" is deleted and "* * * Huntsville ILS * * *" is substituted therefor, wherever it

* excluding the airspace within a 1-mile radius of the old Huntsville-Madison County Airport (lat. 34°41'18" N., long. 86°35'20" W.) * * *" is de-

leted.
"* * within 2 miles each side of the 352° bearing from the Redstone RBN, * * *" is deleted and "* * * within 2 miles each side of the 356° bearing from the Redstone RBN, * * *" is substituted therefor.

In § 71.181 (33 F.R. 2137), the Huntsville, Ala., transition area is amended as follows: "* * new Huntsville ILS

* * *" is deleted and "* * * Huntsville
ILS * * *" is substituted therefor,

wherever it appears.

In § 71.181 (33 F.R. 2137), the Goldsboro, N.C., transition area is amended as follows: "* * * excluding the airspace within a 1.5-mile radius of the Goldsboro Municipal Airport (lat. 35°26′55′′ N., long. 78°05′00′′ W.); * * * * is deleted.

In § 71.181 (33 F.R. 2137), the Manning, S.C., transition area is amended as follows: "* * * and within 2 miles each side of the Vance VOR 060° radial, * * *" is deleted and "* * * and within 2 miles each side of the Vance VOR 661° radial, *" is substituted therefor.

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

Issued in East Point, Ga., on January 26, 1968.

JAMES G. ROGERS. Director, Southern Region.

[F.R. Doc. 68-1424; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 68-SW-6]

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

Alteration of Control Zone

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to alter the Roswell, N. Mex.,

On July 20, 1967, the Roswell, N. Mex., control zone was altered by combining the two separate but adjacent control zones existing at Roswell, N. Mex. (Roswell Municipal Airport and Walker AFB) into a single control zone.

Walker AFB, was declared to be a surplus facility and was given to the city of Roswell, N. Mex., which assumed its operation. It was subsequently renamed the Roswell Industrial Air Center. Operation of the control tower was transferred to the Roswell Industrial Air Center; however, due to the lack of suitable quarters Flight Service Station and the Weather Bureau offices have remained at the Roswell Municipal Airport site and their services continue to be provided from this location. The Roswell Municipal Airport has subsequently been abandoned and flight operations moved to the Roswell Industrial Air Center.

A certified weather observer and weather observations must be available at the primary airport within a control zone during the times and dates the control zone is designated and effective. Although control tower personnel at Ros-well Industrial Air Center are certified weather observers, the control tower does not operate full time so weather observations are not available for this location at all times. In view of this, the control zone description is being amended to indicate that it is a part time designation.

As this amendment imposes no additional burden on the public, notice and public procedures hereon are deemed unnecessary.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended effective 0001 e.s.t., February 1, 1968, as hereinafter set forth.

In § 71.171 (33 F.R. 2058) the Roswell, N. Mex., control zone is amended by adding, "This control zone will be effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Airman's Information Manual."

A Notice to Airmen has been issued specifying the dates and times the Roswell, N. Mex., control zone will be effec-

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

Issued in Fort Worth, Tex., on January 22, 1968.

HENRY L. NEWMAN, Director, Southwest Region,

[F.R. Doc. 68-1425; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SW-84]

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

Alteration of Transition Areas

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to revoke the 1,200-foot portion of the Jasper, Tex., transition area and amend the 1,200-foot portion of the Lufkin, Tex., transition area.

On December 12, 1967, a notice of proposed rule making was published in the FEDERAL REGISTER (32 F.R. 17673) stating the Federal Aviation Administration proposed to alter the Jasper, Tex., and the Lufkin, Tex., transition areas.

Interested persons were afforded an opportunity to participate in the rule making through submission of com-All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

(1) In § 71.181 (33 F.R. 2137) the 1,200-foot portion of the Jasper, Tex., transition area is revoked.

(2) In § 71.181 (33 F.R. 2137) the 1,200-foot portion of the Lufkin, Tex., transition area is amended as follows:

LUFKIN, TEX.

That airspace extending upward from 1,200 feet above the surface within an area bounded by a line beginning at lat. 30°35′00′′ N., long. 95°21′00′′ W., to lat. 31°19′00′′ N., long. 95°56′00′′ W., to lat. 31°47′00′′ N., long. 95°55′00′′ W., to lat. 31°59′00′′ N., long. 95°31′00′′ W., to lat. 32°00′00′′ N., long. 94°30′00′′ W., to lat. 31°42′00′′ N., long. 94°37′00′′ W., to lat. 31°42′00′′ N., long. 94°37′00′′ W., to lat. 31°0″′00′′ N., long. 94°37′00′′ W., to lat. 31°40′′ N., long. 94°31′00′′ W., to lat. 30°44′. 00′′ N., long. 94°31′00′′ W., to lat. 30°35′45′′ N., long. 94°14′15′′ W., to point of beginning. (Sec. 307(a), Federal Aviation Act of 1958;

(Sec. 307(a), Federal Aviation Act of 1996, 49 U.S.C. 1348)

Issued in Fort Worth, Tex., on January 24, 1968.

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

P. Doc. 68-1426: Filed Feb. 6, 1985

[F.R. Doc. 68-1426; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SW-83]

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

Alteration of Transition Areas

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to revoke the 4,500-foot portion of the Austin, Tex., transition area and incorporate it into the description of the Houston, Tex., transition area with a base of 1,200 feet, revoke the 1,200-foot portion of the College Station, Tex., transition area and incorporate it into the description of the 1,200-foot portion of the Houston, Tex., transition area, and amend the 1,200-foot portion of the Houston, Tex., transition area.

On December 12, 1967 a notice of proposed rule making was published in the FEDERAL REGISTER (32 F.R. 17674) stating the Federal Aviation Administration proposed to alter the Austin, Tex., and Houston, Tex., transition areas and revoke the 1,200-foot portion of the College Station, Tex., transition area.

Interested persons were afforded an opportunity to participate in the rule making through submission of comments, All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

(1) In § 71.181 (33 F.R. 2137) the 1,200foot portion of the Houston, Tex., transition area is amended as follows:

HOUSTON, TEX.

That airspace extending upward from 1,200 feet above the surface bounded by a line beginning at lat. 30°35′00″ N., long. 95°21′00″ W., to lat. 30°35′45″ N., long. 94°14′15″ W., to lat. 30°16′20″ N., long. 94°05′10″ W., thence counterclockwise along the arc of a 25-mile radius circle centered at lat 29°54′40″ N., long. 94°02′40″ W., to a point 3 nautical miles from the shoreline at long. 94°10′00″

W., thence southwest 3 nautical miles from and parallel to the shoreline to lat. 28°22'00" N., thence to lat. 28°22'00" N., long. 96°80'-00" W., to lat. 29°00'00" N., long. 96°30'00" W., to lat. 29°00'00" N., long. 96°30'00" W., to lat. 29°30'00" N., long. 96°39'30" W., to lat. 29°54'00" N., long. 96°49'00" W., to lat. 30°26'00" N., long. 96°58'30" W., to lat 30°26'00" N., long. 96°58'20" W., to lat 30°51'-00" N., long. 96°56'00" W., to lat. 31°17'00" N., long. 96'11'00" W., to lat. 31°19'00" N., long. 96°11'00" W., to lat. 31°19'00" N., long. 96°11'00" W., to lat. 31°19'00" N., long. 95°58'00" W., to point of beginning.

- (2) In § 71.181 (33 F.R. 2137) the 1,200-foot portion of the College Station, Tex., transition area is revoked.
- (3) In § 71.181 (33 F.R. 2137) the 4,500-foot portion of the Austin, Tex., transition area is revoked

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68-1427; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SW-87]

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

Alteration of Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to alter the El Dorado, Ark., transition area.

On December 16, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 18061) stating the Federal Aviation Administration proposed to alter the El Dorado, Ark., transition area.

Interested persons were afforded an opportunity to participate in the rule making through submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

In § 71.181 (33 F.R. 2137) the El Dorado, Ark., transition area is amended to read:

EL DORADO, ARK.

That airspace extending upward from 700 feet above the surface within 5 miles southeast and 8 miles northwest of the El Dorado VORTAC 059° radial, extending from the VORTAC to 12 miles northeast; within 5 miles each side of the 239° radial, extending from the VORTAC to 5 miles southwest; and within 2 miles each side of the 236° radial, extending from the VORTAC to 18 miles southwest.

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68-1428; Filed, Feb. 6, 1968;
8:46 a.m.]

[Airspace Docket No. 67-SW-85]

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

Alteration of Transition Areas

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to amend the 1,200-foot portion of the Beeville, Tex., transition area and revoke the 1,200-foot portion of the Victoria, Tex., transition area.

On December 12, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 17674) stating the Federal Aviation Administration proposed to alter the Beeville, Tex., and the Victoria, Tex., transition areas.

Interested persons were afforded an opportunity to participate in the rule making through submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

(1) In § 71.181 (33 F.R. 2137) the 1,200-foot portion of the Beeville, Tex., transition area is amended as follows:

BEEVILLE, TEX.

That airspace extending upward from 1,200 feet above the surface within an area bounded by a line beginning at lat. 29°00'00'' N., long. 97°17'00'' W., to lat. 29°00'00'' N., long. 97°00'00'' W., to lat. 29°00'00' N., long. 96°30'00' W., to lat. 28°22'00'' N., long. 96°30'00'' W., to lat. 28°14'00'' N., long. 96°46'00'' W., to lat. 28°07'00'' N., long. 97°15'00'' W., to lat. 28°07'00'' N., long. 98°27'00'' W., to lat. 28°34'00'' N., long. 98°14'00'' W., to lat. 28°34'00'' N., long. 98°23'00'' W., to lat. 28°43'30'' N., long. 98°17'30'' W., to lat. 29°00'00'' N., long. 97°43'00'' W., to point of beginning.

(2) In § 71.181 (33 F.R. 2137) the 1,200-foot portion of the Victoria, Tex., transition area is revoked.

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

Issued in Fort Worth, Tex., on January 24, 1968.

A.L. COULTER,
Acting Director, Southwest Region.
[F.R. Doc. 68-1429; Filed, Feb. 6, 1968;
8:46 a.m.]

[Airspace Docket No. 67-SW-86]

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

Alteration of Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to amend the 1,200-foot portion of the Corpus Christi, Tex., transition area.

On December 12, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 17674) stating the Federal Aviation Administration proposed to alter the Corpus Christi, Tex., transition area.

RULES AND REGULATIONS

Interested persons were afforded an opportunity to participate in the rule making through submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

In § 71.181 (33 F.R. 2137) the 1,200foot portion of the Corpus Christi, Tex., transition area is amended as follows:

CORPUS CHRISTI, TEX.

That airspace extending upward from 1,200 feet above the surface within an area bounded by a line beginning at lat. 28°07'00'' N., long. 98°27'00'' W., to lat. 28°07'00'' N., long. 97°15'00'' W., to lat. 28°14'00'' N., long. 96°46'00'' W. thence south along long. 96°46'00'' W. to 3 nautical miles from the shoreline, thence southwest 3 nautical miles from and parallel to the shoreline to lat. 27°49'00'' N., to lat. 27°45'30'' N., long. 96°55'100'' W. to lat. 27°28'20'' N., long. 96°45'30'' W., to lat. 27°28'20'' N., long. 97°06'00'' W. thence southwest to a point 3 nautical miles from the shoreline at lat. 27°11'20'' N., to lat. 28°50'00'' N., long. 97°51'00'' W., to lat. 26°51'00'' N., long. 97°51'00'' W., to lat. 26°51'00'' N., long. 97°51'30'' W. to lat. 27°24'00'' N., long. 98°15'30'' W., to lat. 27°24'00'' N., long. 98°15'30'' W., to lat. 27°24'00'' N., long. 98°27'00'' W. to point of beginning.

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68-1430; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-CE-130]

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

Designation of Transition Area

On page 16495 of the Federal Register dated December 1, 1967, the Federal Aviation Administration published a notice of proposed rule making which would amend § 71.181 of Part 71 of the Federal Aviation Regulations so as to designate a transition area at Roscommon, Mich.

Interested persons were given 45 days to submit written comments, suggestions, or objections regarding the proposed amendment.

No objections have been received and the amendment as so proposed is hereby adopted, subject to the following change: The coordinates recited in the Roscommon, Mich., Municipal Airport transition area designation as "latitude 44°22′00′' N., 84°40′00′' W." are changed to read "latitude 44°21′30′' N., longitude 84°40′15′' W.".

This amendment shall be effective 0001 e.s.t., March 28, 1968.

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

Issued in Kansas City, Mo., on January 23, 1968.

DANIEL E. BARROW, Acting Director, Central Region.

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

ROSCOMMON, MICH.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Roscommon County Airport (latitude 44°21′30″ N., longitude 84°40′15″ W.); and within 2 miles each side of the 082° bearing from Roscommon County Airport, extending from the airport to 8 miles east of the airport; and that airspace extending upward from 1,200 feet above the surface within 5 miles south and 8 miles north of the 082° bearing from Roscommon County Airport, extending from the airport to 12 miles east of the airport; and within 5 miles each side of the 250° bearing from Roscommon County Airport, extending from the airport to the Lake City, Mich., transition area.

[F.R. Doc. 68-1431; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SW-69]

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

Designation of Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to designate the Conroe, Tex., transition area.

On December 23, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 20781) stating the Federal Aviation Administration proposed to designate the Conroe, Tex., transition area.

Interested persons were afforded an opportunity to participate in the rule making through submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as herein set forth.

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

CONROE, TEXAS

That airspace extending upward from 700 feet above the surface within a 6-mile radius of Montgomery County Airport (lat. 30°21'07" N., long. 95°24'55" W.), and within 2 miles each side of the 328° bearing from the Conroe RBN (lat. 30°21'50" N., long. 95°25'20" W.) extending from the 6-mile radius area to 8 miles northwest of the RBN.

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68-1432; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-SO-120]

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

Designation of Transition Area

On December 23, 1967, a notice of proposed rule making was published in the FEDERAL REGISTER (32 F.R. 20781), stating that the Federal Aviation Adminis-

tration was considering an amendment to Part 71 of the Federal Aviation Regulations that would designate the Madison, Ga., transition area.

Interested persons were afforded an opportunity to participate in the rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as hereinafter set forth.

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

MADISON, GA.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Madison Municipal Airport (lat. 33°36′-46″ N., long. 83°27′39″ W.); within 2 miles each side of the Athens VORTAC 199° radial, extending from the 5-mile radius area to 18 miles south of the VORTAC.

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

Issued in East Point, Ga., on January 25, 1968.

James G. Rogers, Director, Southern Region.

[F.R. Doc. 68-1433; Filed, Feb. 6, 1968; 8:46 a.m.]

[Airspace Docket No. 67-EA-103]

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

Designation of Transition Area

On November 7, 1967, a notice of proposed rule making was published in the Federal Register (32 F.R. 15492), stating that the Federal Aviation Administration was considering an amendment to Part 71 of the Federal Aviation Regulations that would designate a transition area in the vicinity of Tidioute, Pa.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. The only comment received was from the Air Transport Association and they interposed no objection

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 28, 1968, as hereinafter set forth.

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

TIDIOUTE, PA.

That airspace extending upward from 1,200 feet above the surface south of the Tidioute, Pa., VORTAC bounded by VOR Federal airways Nos. 115, 184, and the Youngstown, Ohio, 1,200-foot transition area; and southeast of the Tidioute VORTAC bounded by VOR Federal airways Nos. 119, 184, and 188.

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

Issued in Washington, D.C., on January 29, 1968.

H. B. HELSTROM, Chief, Airspace and Air Traffic Rules Division.

[F.R. Doc. 68-1434; Filed, Feb. 6, 1968; 8:47 a.m.]

Title 17—COMMODITY AND SECURITIES EXCHANGES

Chapter II-Securities and Exchange Commission

PART 200-ORGANIZATION; CON-DUCT AND ETHICS; AND INFOR-MATION AND REQUESTS

Subpart M-Regulations Concerning Conduct of Members and Employees and Former Members and **Employees of the Commission**

MISCELLANEOUS AMENDMENTS

Pursuant to and in conformity with sections 201 through 209 of Title 18 of the United States Code, Executive Order No. 11222 of May 8, 1965 (30 F.R. 6469), and Title 5, Chapter I, Part 735 of the Code of Federal Regulations, Subpart M of Part 200 of this chapter is revised by amending paragraph (b) of § 200.735-3, paragraph (b) of \$200.735-4, paragraphs (d), (g), (h), (j), and (p) of § 200.735-10, paragraphs (c), (d), (g), and (h) of § 200.735-11, and paragraph (d) of § 200.735-12; and by adding new paragraph (q) to § 200.735-10 and new paragraph (k) to § 200.735-11; to read as follows:

§ 200.735-3 General provisions.

- (3) Solicit contributions from another employee for a gift to an employee in a superior official position. An employee in a superior official position shall not accept a gift presented as a contribution from employees receiving less salary than himself. An employee shall not make a donation as a gift to an employee in a superior official position (5 U.S.C. 7351). However, this subparagraph does not prohibit the use of completely voluntary contributions of nommal amounts by employees within the Commission to establish funds for the limited purpose of providing token remembrances or gifts of nominal value in situations such as death, illness, marriage, birth or retirement.
- (4) Accept a gift, present, decoration, or other thing from a foreign government unless authorized by Congress as provided by the Constitution and in 5 U.S.C. 7342.

§ 200.735-4 Outside or private employment and other activity.

(5) As required by Decision B-128527 of the Comptroller General dated March 7, 1967, travel expenses and subsistence of a member or employee who performs official travel under Commission orders must be paid from the Commission's appropriation. Unless prohibited by law, a member or employee who performs travel while on annual leave or while in a nonofficial duty status (administrative leave), may accept such bona fide reimbursement for actual expenses for travel and necessary subsistence from private sources as is compatible with this Subpart M: Provided, No Government payment or reimbursement is made for any such expenses. However, a member or employee may not be reimbursed, and payment may not be made on his behalf, in any case for excessive personal living expenses, gifts, entertainment, or other personal benefits.

(6) The provisions of this paragraph (b) and § 200.735-3(b) (1) do not preclude a member or employee from:

(i) Participation in the activities of national or State political parties not proscribed by law;

(ii) Participation in the affairs of, or acceptances of an award for a meritorious public contribution or achievement given by, a charitable, religious, professional, social, fraternal, nonprofit educational and recreational, public service, or civic organization.

§ 200.735-10 Miscellaneous statutory provisions.

(d) The prohibition against disloyalty and striking (5 U.S.C. 7311, 18 U.S.C.

(g) The provision relating to the habitual use of intoxicants to excess (5 U.S.C. 7352).

(h) The prohibition against the misuse of a Government vehicle (31 U.S.C. 638a(c)).

(j) The prohibition against the use of deceit in an examination or personnel action in connection with Government employment (18 U.S.C. 1917).

(p) The prohibition against political activities in subchapter III of Chapter 73 of Title 5, United States Code and 18 U.S.C. 602, 603, 607, and 608.

(q) The prohibition against an employee acting as the agent of a foreign principal registered under the Foreign Agents Registration Act (18 U.S.C. 219).

§ 200.735-11 Statement of employment and financial interests.

(c) Statements of employment and financial interests are required of the following:

(1) Employees paid at a level of the Executive Schedule in Subchapter II of Chapter 53 of Title 5, United States Code.

(2) Employees occupying the following positions in the headquarters office:

(i) Executive Staff. (a) Executive Assistant to the Chairman.

(b) Legal Assistant to the Chairman. (c) Legal Assistant to each Commissioner.

(d) Chief Management Analyst.

(ii) Office of the Secretary. (a) Secretary of the Commission.

(b) Assistant Secretary of the Commission.

(iii) Office of the General Counsel. (a) General Counsel.

(b) Solicitor.

(c) Associate General Counsel. (d) Assistant General Counsel

(iv) Office of the Chief Accountant. (a) Chief Accountant of the Commis-

(b) Associate Chief Accountant of the Commission.

(v) Office of Opinions and Review. (a) Director.

(b) Associate Director.

(vi) Division of Corporation Finance. (a) Director.

(b) Associate Director.

(c) Executive Assistant Director.

(d) Assistant Director.

(e) Chief Counsel.

(f) Chief Accountant.

(vii) Division of Corporate Regulation. (a) Director

(b) Associate Director.

(c) Assistant Director.

(d) Chief Financial Analyst.

(e) Chief Counsel.

(f) Chief Enforcement Attorney:

(viii) Division of Trading and Markets. (a) Director.

(b) Associate Director (Enforcement)

(c) Associate Director (Markets and Regulation).

(d) Assistant Director.

(e) Chief Counsel.

(f) Special Counsel. (g) Assistant General Counsel.

(h) Chief Investigative Counsel.

(i) Chief Financial Analyst. (j) Chief Market Analyst.

(ix) Office of Policy Research. (a) Chief Economist.

(x) Office of Comptroller. (a) Comp-

(b) Assistant Comptroller.

(xi) Office of Personnel. (a) Director of Personnel.

(b) Assistant Director of Personnel. (xii) Office of Records and Services.

(a) Records and Service Officer. (b) Chief, Section of Office Services. (xiii) Office of Data Processing. (a)

Data Processing Manager. (3) Employees occupying the following positions in Regional and Branch

Offices: (i) Atlanta Regional Office.

Administrator.

(b) Assistant Administrator.

(c) Attorney - in - Charge (Miami Branch Office).

(ii) Boston Regional Office. Administrator.

(b) Assistant Administrator.

(iii) Chicago Regional Office. (a) Administrator.

(b) Assistant Administrator.

(c) Chief Investigator.

(d) Special Counsel (Reorganization).

(e) Attorney-in-Charge (Cleveland Branch Office).

(f) Attorney - in - Charge (Detroit Branch Office).

(g) Attorney-in-Charge (St. Louis Branch Office).

(iv) Denver Regional Office. (a) Administrator.

(b) Assistant Administrator.

(c) Attorney-in-Charge (St. Lake City Branch Office).

- (v) Fort Worth Regional Office. (a) Administrator.
 - (b) Assistant Administrator.
- (c) Attorney in Charge (Houston Branch Office).

(vi) New York Regional Office. (a) Administrator.

(b) Associate Administrator (Enforcement).

(c) Associate Administrator (Regula-

(d) Assistant Administrator (Enforcement).

(e) Assistant Administrator (Regulation),

(f) Special Trial Counsel.

(g) Special Investigative Consultant.
 (vii) San Francisco Regional Office.
 (a) Administrator.

(b) Associate Administrator (Los Angeles Branch Office).

(c) Assistant Administrator.

(d) Assistant General Counsel. (viii) Seattle Regional Office. (a) Administrator.

(b) Assistant Administrator.

(ix) Washington Regional Office. (a)
Administrator.

(b) Assistant Administrator.

(4) [Deleted](5) [Deleted](6) [Deleted]

(d) Changes in, or additions to, the information contained in an employee's statement of employment and financial interests shall be reported in a supplementary statement as of June 30 each year. If no changes or additions occur, a negative report is required. Notwithstanding the filing of the annual report required by this paragraph, each employee shall at all times avoid acquiring a financial interest that could result, or taking an action that would result, in a violation of the conflicts-of-interest provisions of Section 208 of Title 18, United States Code or of this Conduct Regulation.

(g) Statements of employment and financial interests shall be sent to the Director of Personnel in a sealed envelope marked "Confidential—SEC 683". They shall be maintained in a confidential file. Only those officials of the Commission whose participation is necessary for the carrying out of the purpose of this Conduct Regulation may have access to such statements and no information may be disclosed from them except as the Commission or the Civil Service Commission may determine for good cause shown.

(h) The Director of Personnel, or the Assistant Director of Personnel shall examine the statements of employment and financial interests to determine whether conflicts of interest or apparent conflicts of interest on the part of employees exist. An employee shall be afforded the opportunity to explain any conflict or appearance of conflict. When the Director or Assistant Director of Personnel, in consultation with appropriate superiors of the employee involved, is unable to resolve a conflict or appearance of conflict, he shall report the matter to the Commission through the Counselor for the Commission designated under 5 CFR 735.105(a).

(k) An employee has the right to ask for a review through the Commission's grievance procedure outlined in section 771, Part II, Manual of Administrative Regulations, of a complaint that his position has been improperly included under the provisions of this section as one requiring the submission of a statement of employment and financial interests.

§ 200.735-12 Special Government employees.

(d) Prior to entrance on duty, each special Government employee shall submit to the Director of Personnel a statement of employment and financial interests which reports (1) all other employment, and (2) the financial interests of the special Government employee which the Commission determines are relevant in the light of the duties he is to perform. It shall be kept current throughout the period of employment by the filing of supplementary statements in accordance with the requirements of § 200.735-11(d). Statements shall be on SEC Form 684, available through the Office of Personnel or the Publications Unit. This paragraph shall not be construed as requiring the submission of information referred to in § 200.735-11(e). Paragraphs (f), (g), and (h) of § 200.-735-11 shall be applicable with respect to statements required under this section.

The foregoing revisions to this Subpart M were approved by the Civil Service Commission on December 26, 1967, and by the Securities and Exchange Commission on February 1, 1968.

Since this Subpart M relates solely to the Commission's internal management and personnel, the Commission finds that the procedures specified in section 4 of the Administrative Procedure Act as codified in 5 U.S.C. 553 are unnecessary.

Effective date. The foregoing revisions shall become effective upon publication in the Federal Register.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

FEBRUARY 1, 1968.

[F.R. Doc. 68-1418; Filed, Feb. 6, 1968; 8:45 a.m.]

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter V—Federal Water Pollution Control Administration, Department of the Interior

PART 620—WATER QUALITY
STANDARDS

Procedures for Adoption and Promulgation of State Standards

Section 10(c)(1) of the Federal Water Pollution Control Act provides as follows:

If the Governor of a State or a State water pollution control agency files, within 1 year after the date of enactment of this subsection, a letter of intent that such State, after public hearings, will before June 30, 1967, adopt (A) water quality criteria applicable to interstate waters or portions thereof within such State, and (B) a plan for the implementation and enforcement of the water quality criteria adopted, and if such criteria and plan are established in accordance with the letter of intent, and if the Secretary determines that such State criteria and plan are consistent with paragraph (3) of this subsection, such State criteria and plan shall thereafter be the water quality standards applicable to such interstate waters or portions thereof.

In accordance with that provision the Secretary of the Interior hereby establishes procedures for the adoption and promulgation of water quality standards. These procedures shall be effective upon publication.

Sec.

620.1 State adoption. 620.2 Promulgation.

AUTHORITY: The provisions of this Part 620 issued under sec. 1, 70 Stat. 506, 33 U.S.C. 466i.

§ 620.1 State adoption.

Water quality standards consisting of water quality criteria and a plan for the enforcement and implementation of such criteria, if adopted by a State after notice and public hearing, and if determined by the Secretary of the Interior are such as to protect the public health or welfare, enhance the quality of water and serve the purposes of the Federal Water Pollution Control Act, as amended (33 U.S.C. 466 et seq., hereinafter the "Federal Act"), shall thereafter be the water quality standards applicable to the interstate waters or portions thereof for which adopted.

§ 620.2 Promulgation.

(a) Water quality standards adopted and promulgated by a State in accordance with applicable State law and with section 10(c) of the Federal Act shall be available for inspection at the Regional Office of the Federal Water Pollution Control Administration and at the Headquarters of the Federal Water Pollution Control Administration in Washington, D.C., where the official historic file of water quality standards shall be maintained.

(b) Notice of determination by the Secretary that State adopted water quality standards meet the criteria of section 10(c)(3) of the Federal Act shall be published in the Federal Register. Such notice shall incorporate by reference the document containing such water quality standards.

Dated: January 30, 1968.

STEWART L. UDALL, Secretary of the Interior.

[F.R. Doc. 68-1414; Filed, Feb. 6, 1968; 8:45 a.m.]

¹This subsection added by section 5(a), Public Law 89-234, approved Oct. 2, 1965.

Title 19—CUSTOMS DUTIES

Chapter I-Bureau of Customs, Department of the Treasury

[TD. 68-46]

PART 16-LIQUIDATION OF DUTIES

Countervailing Duties; Sugar Content of Certain Articles From Australia

The Treasury Department is in receipt of official information that the rates of bounties or grants paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930 (19 U.S.C. 1303), on the exportation during the month of January 1968, of approved fruit products and other approved products containing sugar amounts to Australian \$109.90 per 2,240 pounds of sugar content.

The net amount of bounties or grants on the above-described commodities which are manufactured or produced in Australia is hereby ascertained, determined, and declared to be Australian \$109.90 per 2,240 pounds of sugar content. Additional duties on the abovedescribed commodities, except those commodities covered by T.D. 55716 (27 F.R. 9595), whether imported directly or indirectly from that country, equal to the net amount of the bounty shown above shall be assessed and collected.

The table in § 16.24(f) of the Customs Regulations is amended by inserting after the last line under "Australia-Sugar content of certain articles" the number of this Treasury decision in the column headed "Treasury Decision" and the words "New rate" in the column headed "Action." The table in § 16.24(f) is further amended by deleting therefrom under "Australia-Sugar content of certain articles" the number 67-256 in the column headed "Treasury Decision" and the words "New rate" appearing opposite such number in the column headed "Action."

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

[SEAL]

LESTER D. JOHNSON, Commissioner of Customs.

Approved: January 31, 1968.

MATTHEW J. MARKS. Acting Assistant Secretary of the Treasury.

[F.R. Doc. 68-1462; Filed, Feb. 6, 1968; 8:48 a.m.]

Title 21—FOOD AND DRUGS

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

SUBCHAPTER B-FOOD AND FOOD PRODUCTS PART 121—FOOD ADDITIVES

Subpart C—Food Additives Permitted in the Feed and Drinking Water of Animals or for the Treatment of Food-Producing Animals

SUBCHAPTER C-DRUGS

PART 144-ANTIBIOTIC DRUGS; EX-EMPTIONS FROM LABELING AND CERTIFICATION REQUIREMENTS

Buquinolate, Procaine Penicillin, Zinc Bacitracin, Bacitracin Methylene Disalicylate

1. The Commissioner of Food and Drugs, having evaluated the data sub-

mitted in petitions filed by The Norwich Pharmacal Co., Post Office Box 191, Norwich, N.Y. 13815, and other relevant material, has concluded that the food additive regulations should be amended to provide for the safe use in chicken feed of buquinolate in combinations with procaine penicillin, zinc bacitracin, and bacitracin methylene disalicylate for growth promotion and feed efficiency. 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 the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (21 CFR 2.120), § 121.291(a) is amended in the table by adding to item 1.3 three new subitems, as follows:

§ 121.291 Buquinolate.

(a) * * *

BUQUINOLATE IN ANIMAL FEED

Principal ingredient	Grams per ton	Combined with—	Grams per ton	Limitations	Indications for use
3***		***			000
8. 1.1		Penicillin	2.4-50	As procaine penicillin	Growth promotion
b. 1.1		Bacitracin	4-50	As zine bacitracin or bacitracin	and feed efficiency Do.
c. 1.1		Penicillin+ bacitracin.	3, 6-50	methylene disalicylate. Not less than 0.6 gm, of penicillin nor less than 3 gm, of bacitracin; as procaine penicillin plus zine bacitracin or bacitracin methylene disalicylate.	Do.

2. Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507(c), 59 Stat. 463, as amended; 21 U.S.C. 357(c)), and delegated as cited above, the Commissioner finds that chicken feed containing combinations of buquinolate and certifiable antibiotics need not comply with the requirements of section 507 to insure their safety and efficacy when used as prescribed in § 121.291. Therefore, § 144.-26(b) is amended by adding thereto a new subparagraph, as follows:

§ 144.26 Animal feed containing certifiable antibiotic drugs.

(b) * * *

(61) It is a medicated chicken feed containing antibiotics and buquinolate in the amounts and for the purposes indicated in § 121.291 of this chapter;

its labeling bears adequate directions and warnings for such use; and there has been submitted to the Commissioner, in triplicate, adequate information of the kind described in § 146.10 to establish safety and efficacy of the article and to guarantee its indentity, strength, quality, and purity. The exemption shall expire

at the beginning of any act changing the composition of such drug, or the methods used in and the facilities and controls used for its manufacturing, processing and packaging, or its labeling, unless the person who obtained the exemption has submitted to the Commissioner, in triplicate, amended information that describes such proposed changes and such amendment has been accepted by the Commissioner.

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.

(Secs. 409(c)(1), 507(c), 59 Stat. 463, as amended, 72 Stat. 1786; 21 U.S.C. 348(c)(1),

Dated: January 29, 1968.

J. K. KIRK, Associate Commissioner for Compliance.

[F.R. Doc. 68-1459; Filed, Feb. 6, 1968, 8:48 a.m.]

PART 145-ANTIBIOTIC DRUGS; DEFI-NITIONS AND INTERPRETATIVE REGULATIONS

PART 148w—CEPHALOSPORIN

Cephaloridine

Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463, as amended; 21 U.S.C. 357) and delegated by him to the Commissioner of Food and Drugs (21 CFR 2.120), the antibiotic drug regulations are amended as follows to provide for certification of the antibiotic drug cephaloridine:

1. Section 145.3 is amended by adding to paragraphs (a) and (b) one new sub-

paragraph each, as follows:

§ 145.3 Definitions of master and working standards.

(a) * * *

(37) Cephaloridine. The term "cephaloridine master standard" means a specific lot of cephaloridine that is designated by the Commissioner as the standard of comparison in determining the potency of the cephaloridine working standard.

(b) *

- (37) Cephaloridine. The term "cephaloridine working standard" means a specific lot of homogeneous preparation of cephaloridine.
- 2. Section 145.4(b) is amended by adding thereto a new subparagraph, as follows:
- Definitions of the terms "unit" 8 145.4 and "microgram" as applied to antibiotic substances.

(b) * * *

- (39) Cephaloridine. The term "microgram" applied to cephaloridine means the cephaloridine activity (potency) contained in 1.00806 micrograms of the cephaloridine master standard when dried for 3 hours at 60° C. and a pressure of 5 millimeters or less.
- 3. Part 148w is amended by adding thereto the following new section:

§ 148w.2 Cephaloridine.

(a) Requirements for certification-(1) Standards of identity, strength, quality, and purity. Cephaloridine is $7-[\alpha-(2$ thienyl) acetamidol - 3 - (1 - pyridylmethyl) - 3 - cephem-4-carboxylic acid betaine. It is a white to off-white powder. It is so purified and dried that:

(i) Its potency is not less than 900 micrograms of cephaloridine per milli-

(ii) It is sterile.

(iii) It is nonpyrogenic.

(iv) It passes the toxicity test.

(v) Its moisture content is not more than 2.5 percent.

(vi) Its pH in an aqueous solution is not less than 3.5 and not more than 6. (vii) The specific rotation in an aque-

ous solution containing 10 milligrams of cephaloridine per milliliter at 25° C. is +48° ±4°

(viii) It is crystalline.(ix) The ultraviolet absorption spectrum between the wavelengths of 220 and 310 millimicrons compares qualitatively to that of the cephaloridine working standard. The ratio of the absorbance of the maximum at the wavelength of 240 millimicrons to that of the shoulder at 225 millimicrons is not less than 1.05 and not more than 1.17.

(2) Packaging. In addition to the requirements of § 148.2 of this chapter, if it is packaged for dispensing, each vial shall contain either 500 or 1,000 milli-

grams of cephaloridine.

(3) Labeling. It shall be labeled in accordance with the requirements prescribed by § 148.3 of this chapter. Its

expiration date is 12 months.

(4) Requests for certification; samples. In addition to the requirements of § 146.2 of this chapter, each such request shall contain:

(i) Results of tests and assays of the batch for potency, sterility, pyrogens, toxicity, moisture, pH, specific rotation, crystallinity, and identity.

(ii) Samples of the batch:

(a) If the batch is packaged for repacking or for use as an ingredient in the manufacture of another drug:

(1) For all tests except sterility: 10 packages, each containing at least 500

milligrams.

(2) For sterility testing: 20 packages, each containing equal portions of approximately 300 milligrams.

(b) If the batch is packaged for

dispensing:

(1) For all tests except sterility: A minimum of 13 immediate containers of the batch.

(2) For sterility testing: 20 immediate containers collected at regular intervals throughout each filling operation.

(5) Fees. \$5 for each container submitted in accordance with subparagraph (4) (ii) (a) (1) or (b) (1) of this paragraph: \$12 for all containers in the sample submitted in accordance with subparagraph (4) (ii) (a) (2) or (b) (2) of this paragraph; and \$24 for all containers in the sample submitted for any repeat sterility test, if necessary, in accordance with § 141.2(f) of this chapter.

(b) Tests and methods of assay—(1) Potency. Use either of the following methods; however, the results obtained from the method in subdivision (i) of this subparagraph shall be conclusive:

(i) Microbiological plate assay. Proceed as directed in § 148w.1(b) (1) (i), except that: The cephaloridine working

standard is used and the suggested inoculum of the adjusted Staphylococcus aureus (ATCC 6538P) suspension is 0.1 milliliter for each 100 milliliters of seed

(ii) Chemical assay. Proceed as directed in § 148w.1(b) (1) (ii), except use the cephaloridine working standard

If it is packaged for dispensing, its content of cephaloridine is satisfactory if it contains not less than 90 percent nor more than 115 percent of the number of milligrams of cephaloridine that it is represented to contain.

- (2) Sterility. Proceed as directed in § 141.2 of this chapter, using the method described in paragraph (e)(1) of that section.
- (3) Pyrogens. Proceed as directed in \$141a.3 of this chapter, using as a test dose 1 milliliter per kilogram of a solu-tion containing 50 milligrams of cephaloridine per milliliter.
- (4) Toxicity. Proceed as directed in § 141a.4 of this chapter, using as a test dose 0.5 milliliter of a solution containing 50 milligrams of cephaloridine per milli-
- (5) Moisture. Proceed as directed in § 141a.5(a) of this chapter.
- (6) pH. Using an aqueous solution containing 250 milligrams of cephaloridine per milliliter, proceed as directed in § 141a.5(b) of this chapter, except if it is packaged for dispensing, use the solution obtained after reconstituting the drug as directed in the labeling.
- (7) Specific rotation. Proceed as directed in § 148w.1(b) (7), except use an aqueous solution containing 10 milli-grams of cephaloridine per milliliter, and a 200-millimeter cell.
- (8) Crystallinity. Mount a few particles of the sample in mineral oil and examine by means of a polarizing microscope. The particles reveal the phenomena of birefringence and extinction positions as the microscope stage is rotated.
- (9) Identity. Using a 0.0025 percent solution of the sample in water and a suitable spectrophotometer, record the ultraviolet absorption spectrum from 220 to 310 millimicrons. The spectrum compares qualitatively to that of the cephaloridine working standard similarly tested. The ratio of the absorbance of the maximum absorption peak at the wavelength of 240 millimicrons to that of the shoulder at 255 millimicrons should be not less than 1.05 and not more than 1.17.

Data supplied by the manufacturer concerning the safety and efficacy of the subject antibiotic drug have been evaluated. Since the conditions prerequisite to providing for certification of the drug have been complied with and since it is in the public interest not to delay in providing for such certification, notice and public procedure and delayed effective date are not prerequisites to this promulgation.

Effective date. This order shall be effective upon publication in the FEDERAL REGISTER.

(Sec. 507, 59 Stat. 463, as amended; 21 U.S.C.

Dated: January 31, 1968.

J. K. KIRK, Associate Commissioner for Compliance.

[FR. Doc. 68-1460; Filed, Feb. 6, 1968; 8:48 a.m.

PART 148m-OLEANDOMYCIN Miscellaneous Amendments

Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463, as amended; 21 U.S.C. 357) and delegated by him to the Commissioner of Food and Drugs (21 CFR 2.120). Part 148m of the antibiotic drug regulations is amended in the following respects to effect editorial and technical changes:

1. In § 148m.1(b), subparagraphs (1) (iii) and (viii), (8), and (10) are revised to read as follows:

§ 148m.1 Oleandomycin phosphate.

* // // * (b) * * *

(1) * * *

(iii) Working standard, Dissolve a suitable weighed quantity (usually 25 milligrams or less) of the working standard in 2 milliliters of ethyl alcohol. then add sufficient 0.1M potassium phosphate buffer, pH 8.0, to give a concentration of 1,000 micrograms of oleandomycin base per milliliter. Store stock solution under refrigeration. Discard unused portion after 30 days.

.

(viii) Assay. Use three plates for each sample. Fill three cylinders on each plate with the standard 5 micrograms per milliliter solution and three cylinders with the 5 micrograms per milliliter (estimated) sample, alternating standard and sample. Incubate all plates, including those containing the standard curve at 32° C.-35° C. overnight, and measure the diameter of each circle of inhibition. To estimate the potency of the sample, average the zone readings of the standard and the zone readings of the sample on the three plates used. If the sample gives a larger zone size than the average of the standard, add the difference between them to the 5 micrograms per milliliter zone on the standard curve. If the average sample value is lower than the standard value, subtract the difference between them from the 5 micrograms per milliliter value on the curve, and read the potencies corresponding to these corrected values of zone sizes. If packaged for dispensing, its content of oleandomycin phosphate is satisfactory if it contains not less than 90 percent and not more than 120 percent of the number of milligrams of oleandomycin that it is represented to contain.

rected in § 141e.401(g) of this chapter, except use a platinum crucible.

- (10) Identity. Dissolve about 10 milligrams of oleandomycin phosphate in 5 milliliters of hydrochloric acid; a greenish-yellow color is produced.
- 2. Section 148m.2(b) (5) is revised to read as follows:

§ 148m.2 Triacetyloleandomycin.

(b) * * * * * *

(5) Residue on ignition. Proceed as directed in § 141e.401(g) of this chapter, except use a platinum crucible.

- 3. In § 148m.4(a) (3), subdivisions (i) (a) and (ii) (a) are revised to read as follows:
- § 148m.4 Triacetyloleandomycin captriacetyloleandomycin-capsules; sules (the blank being filled in with the established names of the other active ingredients present in accordance with paragraph (a) (1) of this section).
 - (a) * * *
 - (3) * * * (i) * * *
- (a) The triacetyloleandomycin used in making the batch for potency, toxicity, moisture, pH, residue on ignition, identity, R, value, acetyl value (only if more than one spot is present in the determination of R/ value), and crystallinity.

(ii) * * *

- (a) Triacetyloleandomycin used in making the batch: 10 packages, nine containing approximately equal portions of not less than 500 milligrams and one containing not less than 2 grams.
- 4. In § 148m.5(a) (3), subdivisions (i) (a) and (ii) (a) are revised to read as follows:
- § 148m.5 Triacetyloleandomycin-sulfadiazine - sulfamerazine - sulfamethazine tablets.
 - (a) * * * (3) * * *
 - (i) * * *
- (a) The triacetyloleandomycin used in making the batch for potency, toxicity, moisture, pH, residue on ignition, identity, R_f value, acetyl value (only if more than one spot is present in the determination of R1 value), and crystallinity.

(ii) * * *

- (a) Triacetyloleandomycin used in making the batch: 10 packages, nine containing approximately equal portions of not less than 500 milligrams and one containing not less than 2 grams.
- 5. In § 148m.6(a) (3), subdivisions (i) (a) and (ii) (a) are revised to read as [F.R. Doc. 68-1461; Filed, Feb. 6, 1968; follows:

- (8) Residue on ignition, Proceed as di- § 148m.6 Triacetyloleandomycin-phenylpropanolamine hydrochloride-pheniramine maleate-pyrilamine maleatecalcium acetylsalicylate carbamide tablets.
 - (a) * * * (3) * * *
 - (i) * * *
 - (a) The triacetyloleandomycin used in making the batch for potency, toxicity, moisture, pH, residue on ignition, identity, R, value, acetyl value (only if more than one spot is present in the determination of R_1 value), and crystallinity.

.

- (ii) * * * (a) Triacetyloleandomycin used in making the batch: 10 packages, nine containing approximately equal portions of not less than 500 milligrams and one containing not less than 2 grams.
- * 6. Section 148m.7 (a) (3) (ii) (a) is revised to read as follows:

. .

- § 148m.7 Triacetyloleandomycin oral suspension; triacetyloleandomycin-oral suspension (the blank being filled in with the established names of the other active ingredients present in accordance with paragraph (a) (1) of this section).
 - (a) * * * (3) * * *
 - (ii) * * *
- (a) Triacetyloleandomycin used in making the batch: 10 packages, nine containing approximately equal portions of not less than 500 milligrams and one containing not less than 2 grams.
- 7. Section 148m.8(a) (3) (ii) (a) is revised to read as follows:
- § 148m.8 Triacetyloleandomycin for oral suspension.
 - (a) * * *
 - (3) * * *
 - (ii) * * *
- (a) Triacetyloleandomycin used in making the batch: 10 packages, nine containing approximately equal portions of not less than 500 milligrams and one containing not less than 2 grams. .

Since the amendments herein are editorial or technical in nature and raise no points of controversy, notice and public procedure and delayed effective date are not prerequisites to the promulgation of this order.

Effective date. This order shall be effective upon publication in the FEDERAL REGISTER.

(Sec. 507, 59 Stat. 463, as amended: 21 U.S.C.

Dated: January 26, 1968.

J. K. KIRK, Associate Commissioner for Compliance.

8:48 a.m.]

Title 39—POSTAL SERVICE

Chapter I-Post Office Department

SUBCHAPTER C-INTERNATIONAL MAIL

APPENDIX—DIRECTORY OF INTERNATIONAL MAIL

Miscellaneous Amendments

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

I. In the appendix to Subchapter C— The Directory of International Mail under individual country regulations make the following changes:

A. Under the country item Korea make

the following changes:

1. The material presently under Korea (Republic of) is redesignated under Roman numeral I as Republic of Korea (South Korea) and the following changes are made:

a. Under Postal Union Mail, a new item *Insurance* is added immediately following the item *Registration* and the last sentence under the item *Observations* is revised to read as follows:

POSTAL UNION MAIL

Insurance. Not applicable to Postal Union Mail.

Observations. * See "Observations" under "Parcel Post" for the Provinces comprising the Republic of Korea.

b. Under Parcel Post a new item Registration is added immediately after the item Special handling.

PARCEL POST

Registration. No provision.

2. New Roman II is added to show limited mail service to North Korea. II. North Korea.

POSTAL UNION MAIL

Classifications, weight limits and dimensions. See Chart 1 in the front of the Directory and Part 222 of this chapter. Service is limited to unregistered letters, post cards and printed matter.

Surface rates. See Chart 1 and Chart 2

reference tables.

Air rates. Letters, 25 cents per half ounce. (See Chart 3, Table IV.)

Single post cards and aerogrammes,

Printed matter, 60 cents first 2 ounces, 30 cents each additional 2 ounces or fraction. (See Chart 3, Table VII.)

Registration. No service.

Insurance. Not applicable to postal union mail.

Special delivery. No service.

Money orders. No service.

Observations. North Korea consists of the area of the country north of the 38th parallel. Mail should be addressed to "North Korea", and is dispatched via Hong Kong.

Prohibitions. Currency, postage stamps for sale or exchange, checks, securities, and other financial instruments, unless licensed by the U.S. Treasury Department. Articles of merchandise.

PARCEL POST

(No service)

B. Under the country item Tanyania make the following changes:

1. Under Postal Union Mail a new item Insurance is added following the item Registration and a new item Prohibitions and import restrictions is added following the item Money Orders.

POSTAL UNION MAIL * * *

Insurance. Not applicable to Postal Union mail.

Prohibitions and import restrictions. Articles prohibited or restricted as parcel post are prohibited or restricted in the postal union mail, except that registered letters may contain coins up to 100 shillings (\$1.40) in value, banknotes, coupons, values payable to bearer, manufactured or unmanufactured platinum, gold or silver, precious stones, jewelry, or other precious articles.

2. Under Parcel Post the item Indemnity is deleted and four new items are added in lieu thereof which read as fol-

lows:

PARCEL POST

Indemnity. [Deleted]
Registration. No provision.
Insurance. No provision.

. .

Prohibitions. Military or civil uniforms and clothing resembling them, except by authorization of the Tanzania government.

Used clothing, bedding, and similar articles for sale, unless accompanied by a certificate of disinfection.

Rat poison, unless a permit has been issued by the Tanzania Ministry of Health

Distilling apparatus, unless a permit has been issued by the customs authorities of Tanzania.

Arms, including airguns, safety pistols, toy guns, gas pistols, and parts of the foregoing; articles resembling deadly weapons or capable of being converted into them, except by authorization of the Tanzania police.

Articles bearing false markings or accompanied by false guarantees.

Publications relating to sex or birth control, unless a permit has been issued by the customs authorities of Tanzania.

Radioactive materials.

Coins, banknotes, coupons, values payable to bearer, manufactured or unmanufactured platinum, gold, or silver, precious stones, jewelry, or other precious articles. The foregoing, except for coins over 100 shillings (\$1.40) in value, are admitted in registered letters only.

Traps capable of killing or capturing any domestic animal, except by authority of the Chief Game Warden of Tanzania.

Articles bearing Boy Scout or Girl Scout insignia, except with authorization of the Tanzania Boy Scout or Girl Guide Commissioner.

Import restrictions. Many types of merchandise require authorization to import which the addressees must obtain from the Ministry of Commerce and Cooperatives at Dar-es-Salaam. Mailers should assure themselves that the addressees have such a permit or can obtain one if needed.

C. Under the country item Tanga (Friendly) Islands make the following changes:

1. Under Postal Union Mail a new item Insurance is added following the item Registration.

POSTAL UNION MAIL

* * * * * * * Insurance. Not applicable to postal union mail.

2. Under Parcel Post the item Weight limit is revised to allow a limit of 22 pounds, and the item Indemnity is deleted and two new items Registration and Insurance are inserted in lieu thereof.

PARCEL POST

Weight limit. 22 pounds.

Indemnity. [Deleted]
Registration. No provision.
Insurance. No provision.

D. Under the country item Tristan Da Cunha make the following changes:

1. Under Postal Union Mail a new item Insurance is added following the item Registration.

POSTAL UNION MAIL

2. Under Parcel Post the item weight limit is revised to show a new 22-pound limit, and the item Indemnity is deleted which is superseded by the new items Registration and Insurance which are inserted in lieu thereof.

PARCEL POST

Weight limit. 22 pounds.

Indemnity. [Deleted]
Registration. No provision.
Insurance. No provision.

E. In the country item Uganda make the following changes:

1. Under Postal Union Mail, a new item Insurance is added following the item Registration, and the item Prohibitions is superseded by a new item Prohibitions and import restrictions.

POSTAL UNION MAIL

Insurance. Not applicable to Postal Union Mail.

Prohibitions and import restrictions.

Articles prohibited or restricted as parcel post are prohibited or restricted in the postal union mail, except that registered letters may contain coins up to 100

shillings (\$14) in value, banknotes, coupons, values payable to bearer, manufactured or unmanufactured platinum, gold or silver, precious stones, jewelry or other precious articles.

2. Under Parcel Post, the item Indemnity is deleted and new items Registration and Insurance are inserted in lieu thereof. In addition, the material under the item Prohibitions is revised and a new item Import restrictions is added thereafter.

PARCEL POST

Indemnity. [Deleted]
Registration. No provision.
Insurance. No provision.

Prohibitions. Military or civil uniforms and clothing resembling them, except by authorization of the Uganda government

Used clothing, bedding and similar articles for sale, unless accompanied by a certificate of disinfection.

Arms, including airguns, safety pistols, gas pistols, toy guns, parts of the foregoing, and articles resembling deadly weapons or capable of being converted into them, except by police permit. Switchblade knives.

Radioactive materials.

Articles bearing false markings or accompanied by false guarantees.

Publications relating to sex or birth control, unless a permit has been issued by the customs authorities of Uganda.

Coins, banknotes, coupons, values payable to bearer, manufactured or unmanufactured platinum, gold or silver, precious stones, jewelry or other, precious articles. The foregoing, except coins over 100 shillings (\$14) in value, are admitted in registered letters only.

Import restrictions. Many types of merchandise require authorization to import which the addressee must obtain from the Ministry of Commerce and Industry at Kampala. Mailers should assure themselves that the addressees have such permits or can obtain them if needed.

F. In the country item Zambia make the following changes:

1. Under Postal Union Mail, a new item Insurance is added following the item Registration, and a new item Prohibitions is added following the item Money orders.

POSTAL UNION MAIL

Insurance. Not applicable to postal union mail.

Prohibitions. Articles prohibited as parcel post are prescribed in the postal union mail.

2. Under parcel post make the following changes: a. The item *Indemnity* is deleted and two new items *Registration* and *Insurance* are inserted in lieu thereof:

PARCEL POST

Indemnity. [Deleted]
Registration. No provision.
Insurance. No provision.

b. In the item *Prohibitions* the following material is inserted immediately preceding the material presently contained therein:

PARCEL POST

Prohibitions. Medicines not clearly marked as to their nature or composition in English on the label. Remedies for venereal disease unless addressed to practicing physicians or approved pharmacists for professional use.

Firearms unless the addressee has an import permit.

Articles of value, such as those of gold, silver, or platinum, jewelry, precious stones, and banknotes.

(5 U.S.C. 301, 39 U.S.C. 501, 505)

TIMOTHY J. MAY, General Counsel.

FEBRUARY 2, 1968.

[F.R. Doc. 68-1417; Filed, Feb. 6, 1968; 8:45 a.m.]

Proposed Rule Making

POST OFFICE DEPARTMENT

[39 CFR Ch. |]

SOLICITATIONS IN THE GUISE OF **BILLS OR STATEMENTS OF ACCOUNT**

Notice of Proposed Rule Making

Notice is hereby given that the Post Office Department is proposing to adopt the regulations set out below. Regulations on this subject are required by section 4001(c) of Title 39, United States Code as added by section 118 of Public Law 90-206 approved December 16, 1967. That section provides that matter otherwise legally acceptable in the mails which could reasonably be considered a bill, invoice or statement of account due, but is in fact a solicitation for an order, is nonmailable matter, unless it bears on its face the notice prescribed by the law in conspicuous and legible type in contrast by typography, layout or color with other printing on its face, in accordance with regulations of the Postmaster General.

Interested parties are invited to submit written arguments, data, and views regarding the proposed regulations within 20 days after publication of this notice in the FEDERAL REGISTER to the General Counsel, Post Office Depart-ment, Washington, D.C. 20260. Since the provision of law which the proposed regulations are designed to implement becomes effective April 6, 1968, it is impracticable to give interested persons a longer period to submit their written arguments, data, and views. It is anticipated that the rules finally adopted will be published at least 30 days prior to April 6, 1968, the mandatory effective

(1) Each solicitation subject to 39 United States Code 4001(c) shall prominently display the following prescribed notice:

This is a solicitation for the order of goods and/or services and not a bill, invoice, or statement of account due. You are not under obligation to make any payments on account of this offer unless you accept this

(2) The prescribed notice shall be printed on the face of the solicitation.

(a) In a size not smaller than the type size used for printing any other word on the solicitation nor under any circumstances shall it be less than 12

(b) In no less conspicuous type than the boldest type used to print other

words on the solicitation.

(3) The background on which the prescribed notice is printed shall not diminish the contrast between the background and the printing so that it is less than the contrast between the background and the printing of any other words on the face of the solicitation.

(4) There shall be a clear space no less than one-quarter of an inch surrounding the prescribed notice.

(5) The prescribed notice shall be printed in boldface type capital letters.

(6) In the case of a solicitation for the order of goods not involving services the following may be omitted from the prescribed notice: "And/or services." Similarly, in the case of a solicitation for the order of services not involving goods the following may be omitted from the prescribed notice: "Goods and/or."

(7) No solicitation shall state that it has been approved by the Post Office Department or by the Postmaster General or that it conforms to any Federal law or regulations issued thereunder.

(8) Notwithstanding 39 United States Code 4001(c) and these regulations, users of the mail retain full responsibility for conducting their operation so as not to violate the postal fraud laws, 18 United States Code 1341, 39 United States Code 4005, and any other applicable Federal or State laws.

(5 U.S.C. 301; 39 U.S.C. 501, 4001(c); sec. 118, Public Law 90-206)

> TIMOTHY J. MAY, General Counsel.

FEBRUARY 5, 1968.

[F.R. Doc. 68-1567; Filed, Feb. 6, 1968; 8:50 a.m.]

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service [7 CFR Part 993]

HANDLING OF DRIED PRUNES PRODUCED IN CALIFORNIA

Proposed Amendment of Administrative Rules and Regulations

Notice is hereby given of a proposal to revise paragraph (a) of § 993,128 of Subpart—Administrative Rules and Regulations (7 CFR Part 993). The subpart is operative pursuant to the marketing agreement, as amended, and Order No. 993, as amended (7 CFR Part 993), regulating the handling of dried prunes produced in California. The amended marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937. as amended (7 U.S.C. 601-674).

The proposal was recommended by the Prune Administrative Committee

and would revise the description of the boundaries of the seven independent producer election districts set forth in said paragraph (a). The boundaries of these districts are being changed so that the districts will have, insofar as practicable, equal representation by number of independent producers and production of dried prunes by such producers, as required by § 993.28.

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

The proposal is as follows:

§ 993.128 Nominations for membership.

(a) Districts. In accordance with the provisions of § 993.28, the districts referred to therein are described as follows:

District No. 1. Sutter County.

District No. 2. The counties of Marin.

Napa, and that portion of Sonoma County south of the line formed as follows: Beginning with Franz Creek from its source at the Napa-Sonoma county line to its confluence with Maacama Creek, thence along Maacama Creek to its confluence with the Russian River, and thence along the Russian River to its mouth.

District No. 3. The counties of Del Norte, Siskiyou, Humboldt, Trinity, Lake, Mendo-cino, and all that portion of Sonoma County not included in District No. 2.

District No. 4. The counties of Alameda. San Francisco, San Mateo, Santa Cruz, and that portion of Santa Clara County north of a straight line extending along Miramonte Avenue, northeasterly to the Stanislaus County line, and southwesterly to the Santa Cruz County line.

District No. 5. The countles of San Benito, Monterey, and all that portion of Santa Clara County not included in District No. 4.

District No. 6. The counties of Butte, Yuba, Amador, Contra Costa, San Joaquin, Shanislaus, Merced, Fresno, Tulare, San Luis Oblepo, and all of the counties in the area not included in District Nos. 1 through 5, included in District Nos. 1 through 5. sive, and in District No. 7.

District No. 7. The countles of Shasta, Te-hama, Glenn, Colusa, Yolo, Sacramento, and

Dated: February 2, 1968.

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

[F.R. Doc. 68-1503; Filed, Feb. 6, 1968; 8:49 a.m.]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

1 14 CFR Part 39 1

[Docket No. 67-EA-150]

AIRWORTHINESS DIRECTIVES

Piper Aircraft

The Federal Aviation Administration is considering amending § 39.13 of Part 39 of the Federal Aviation Regulations so as to issue an airworthiness directive applicable to Piper Airplanes PA-23-

There have been instances of cracks in engine mounts of the PA-23-250 which could result in failure and resultant damage to the engine and aircraft. Since this condition is likely to exist in airplanes of the same type design the proposed airworthiness directive would require repetitive inspections for cracks and replacement when necessary of engine mounts.

Interested persons are invited to participate in the making of the proposed rule by submitting written data and views. Communications should identify the docket number and be submitted in duplicate to the Office of Regional Counsel, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y. All communications received within 30 days after publication in the FEDERAL REGIS-TER will be considered before taking action upon the proposed rule. The proposals contained in this notice may be changed in light of comments received. All comments will be available in the Office of Regional Counsel for examination by interested parties.

In consideration of the foregoing, it is proposed to issue a new airworthiness directive as hereinafter set forth:

Amend § 39.13 of Part 39 of the Federal Aviation Regulations so as to add a new airworthiness directive applicable to Piper Aircraft as follows:

PIPER. Applies to Type PA-23-250 airplanes Serial Nos. 27-2505 and up having engine mounts date-stamped prior to May 26,

Compliance is required within the next 50 hours' time in service after the effective date of this AD unless already accomplished within the last 50 hours' time in service and thereafter at intervals not to exceed 100 hours' time in service from the last Inspection.

To detect cracks prior to possible failure of the engine mount accomplish the following:

(a) Visually inspect the engine mount for

tracks in the following areas:
(1) The lower forward lateral tube; (2) The three-tube horizontal diagonal truss, in and around the three welded junctures with the lower forward lateral tube and the lower left horizontal fore-and-aft

(3) The lower left horizontal fore-and-

(b) If cracks are found, replace the engine mount prior to further flight with a new engine mount or one which has been in-

spected for and in which no cracks have been found or repair the engine mount in accordance with FAR Part 43. Conduct a magnetic particle, or equivalent method, inspection of the entire engine mount for cracks prior to approval of a repaired engine

Note: A pictorial description of the affected areas can be found in Piper Service Letter No. 462. The engine mount is date-stamped on either of the two diamond-shaped gusset plates located near the upper firewall attachment points.

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

Issued in Jamaica, N.Y., on January 29,

WAYNE HENDERSHOT, Acting Director, Eastern Region.

[F.R. Doc. 68-1435; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 68-SW-3]

CONTROL ZONE AND TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering amending Part 71 of the Federal Aviation Regulations to alter controlled airspace in the Clovis, N. Mex., terminal area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Chief, Air Traffic Division, Southwest Region, Federal Aviation Administration, Post Office Box 1689, Fort Worth, Tex. 76101. All communications received within 30 days after publication of this notice in the Federal Register will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Division. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested persons at the Office of the Regional Counsel, Southwest Region, Federal Aviation Administration, Fort Worth, Tex. An informal docket will also be available for examination at the Office of the Chief, Air Traffic Division.

Changes proposed in controlled airspace will accommodate instrument approach/departure procedures serving the Clovis Municipal Airport and Cannon AFB, as well as provide adequate airspace to permit necessary vectoring of instrument operations within this area.

The Clovis, N. Mex., control zone described in § 71.171 (32 F.R. 2084) would be amended to read as follows:

CLOVIS, N. MEX.

Within a 6-mile radius of Cannon AFB, N. Mex. (lat. 34°23'01" N., long. 103°18'58", W.); within 2 miles each side of the Cannon AFB TACAN 040° radial (028° magnetic) extending from the 6-mile radius zone to 9.5 miles northeast of the TACAN; within 2 miles each side of a 045° bearing (033° magnetic) from lat. 34°18'48'' N., long. 103°25'12'' W., extending from the 6-mile radius zone to lat. 34°18'48'' N., long. 103°25'12'' W.; within 2 miles each side of the Cannon AFB TACAN 230° radial (218° magnetic) extending from the 6-mile radius zone to 9.5 miles southwest of the TACAN, and within 2 miles each side of the Cannon AFB TACAN 232° radial (220° magnetic) extending from the 6-mile radius zone to 7 miles southwest of the TACAN.

The Clovis, N. Mex., transition area described in § 71.181 (32 F.R. 2169) would be amended as follows:

CLOVIS, N. MEX.

CLOVIS, N. MEX.

That airspace extending upward from 700 feet above the surface within a 23-mile radius of Cannon AFB, Clovis, N. Mex. (lat. 34°23'01" N., long. 103°18'58" W.); within 2 miles each side of a line from the Clovis Municipal Airport (lat. 34°25'38" N., long. 103°04'44" W.) extending from the 23-mile radius area to the Texico, Tex., VORTAC; within 2 miles each side of a 057° bearing (045° magnetic) from lat. 34°27'30" N., long. 103°01'30" W., extending from the 23-mile radius area to 8 miles northeast of lat. 34°27'30" N., long. 103°01'30" W.; within 2 miles each side of a line from lat. 34°27'30" miles each side of a line from lat. 34°27'30" miles each side of a line from lat. 34°27'30'' N., long. 103°01'30'' W., extending from the 23-mile radius area to the Texico, Tex., VORTAC; and that airspace extending upward from 1,200 feet above the surface within a 52-mile radius of Cannon AFB.

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

Issued in Fort Worth, Tex., on January 22, 1968.

HENRY L. NEWMAN, Director, Southwest Region.

[F.R. Doc. 68-1437; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 68-SW-7]

CONTROL ZONE AND TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering amending Part 71 of the Federal Aviation Regulations to alter the Lafayette, La., control zone and transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Chief, Air Traffic Division, Southwest Region, Federal Aviation Administration, Post Office Box 1689, Fort Worth, Tex. 76101. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with

Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Division. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested persons at the Office of the Regional Counsel, Southwest Region, Federal Aviation Administration, Fort Worth, Tex. An informal docket will also be available for examination at the Office of the Chief, Air Traf-

fic Division.

The Federal Aviation Administration proposes to amend Part 71 of the Federal Aviation Regulations as hereinafter set forth:

(1) In § 71.171 (32 F.R. 2108), the Lafayette, La., control zone is amended by substituting "VORTAC" for "VOR"

wherever it appears.

(2) In § 71.181 (32 F.R. 2209, 16,202), the Lafayette, La., transition area 700-foot portion is amended by adding "* * within a 5-mile radius of the Abbeville Municipal Airport (lat. 29°58'19" N., long. 92°05'06" W.); and within 2 miles each side of the Lafayette VORTAC 207° (200° magnetie) radial, extending from the VORTAC to the Abbeville Municipal Airport;" and by substituting "VORTAC" for "VOR" wherever it appears.

This action will provide controlled airspace necessary for instrument approach/departure procedures proposed for the Abbeville Municipal Airport, Abbeville, La. Since the Lafayette VOR has been replaced with a VORTAC, the substitution of "VORTAC" for "VOR" is necessary to correct the airspace de-

scriptions.

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

Issued in Fort Worth, Tex., on January 24, 1968.

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

[F.R. Doc. 68-1438; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 67-CE-153]

FEDERAL AIRWAYS

Proposed Alteration and Revocation

The Federal Aviation Administration is considering amendments to Part 71 of the Federal Aviation Regulations that would accomplish the following actions:

- 1. Redesignate V-429 from Cape Girardeau, Mo., 1,200 feet AGL to Marion, Ill., 1,200 feet AGL INT Marion 011° T (007° M) and Bible Grove, Ill., 207° T (204° M) radials; 1,200 feet AGL Bible Grove; 1,200 feet AGL Mattoon, Ill.; 1,200 feet AGL Champaign, Ill.
- Revoke the segment of V-313 east alternate from Cape Girardeau to Centralia, Ill., via Marion, Ill.

3. Designate V-191 east alternate from Decatur, Ill., 1,200 feet AGL via Champaign, 1,200 feet AGL to Roberts, Ill.

4. Realign V-52 from Troy, Ill., via INT Troy 099° T and Evansville, Ind., 311° T (308° M) radials; to Evansville.

The redesignation of V-429 would provide a numbered route in controlled airspace for aircraft operating in accordance with Instrument Flight Rules between Cape Girardeau, Marion, Mount Vernon, Mattoon, and Champaign. The segment of V-313 east alternate between Cape Girardeau and Marion could be revoked as this segment would be covered by V-429 and V-179. Designation of V-191 east alternate would provide a numbered airway between Decatur and Champaign served by V-429 in its original alignment. The realignment of the Evansville segment of V-52 would provide a common intersection of V-52 with V-429 and V-446 and would enhance aeronautical chart legibility.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications should identify the airspace docket number and be submitted in triplicate to the Director, Central Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, 601 East 12th Street, Kansas City, Mo. 64106. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, D.C. 20590. An informal docket also will be available for examination at the Office of the Regional Air Traffic Division Chief.

These actions are proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348).

Issued in Washington, D.C., on January 30, 1968.

H.B. HELSTROM, Chief, Airspace and Air Traffic Rules Division.

[F.R. Doc. 68-1439; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 67-SO-114]

TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations that would alter the Birmingham, Ala., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Area Manager, Memphis Area Office, Attention: Chief, Air Traffic Branch, Federal

Aviation Administration, Post Office Box 18097, Memphis, Tenn. 38118. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Branch. Any data views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The Birmingham 1,200-foot transition area described in § 71.181 (32 F.R. 2148 and 12112) would be redesignated as follows:

* * * and that airspace extending upward from 1,200 feet above the surface bounded by a line beginning at lat. 34°00'00" N., long 87°37'00" W., extending east along lat. 34° W., extending east along lat. 34'-00'00" N. to the east boundary of V-57E, thence north along the east boundary of V-57E to the southwest boundary of V-325, thence southeast along the southwest boundof V-325 to the southwest boundary of V-321, thence southeast along the south-west boundary of V-321 to the south-boundary of V-18, thence west along the south boundary of V-18 to long 86°00'00' thence south along long. 86°00'00" W. W., thence south along long. 86*00'00' W. to the south boundary of V-66, thence west along the south boundary of V-66 to a line extending from lat. 33*01'00'' N., long. 87*18'15'' W. through lat. 33*11'00'' N., long. 87*06'40'' W., thence southwest to lat. 33*01'00'' N., long. 87*18'15'' W., thence west along lat. 33*01'00'' N. to the southeast boundary of V-209, thence southwest along the southeast boundary of V-209 to long. the southeast boundary of V-209 to long 88°00'00" W., thence north along long. 88"-00'00" W. to the northwest boundary of V-18, thence northeast along the northwest boundary of V-18 to a 19-mile radius arc centered on the Tuscaloosa, Ala., VORTAC, thence clockwise along this arc to long. 87°37′00′ W., thence north along long. 87°37′00′ W. to point of beginning, excluding that portion that coincides with R-2101 and the Gadsden, Ala., transition area

The primary air carrier direct route from Muscle Shoals, Ala., direct to Tuscaloosa, Ala., is not presently contained in controlled airspace. The proposed addition to the Birmingham 1,200-foot transition area west of Brimingham is required to provide this protection.

The proposed addition to the Birmingham 1,200-foot transition area northeast of Birmingham is required to provide controlled airspace protection for radar vectoring of aircraft arriving and departing the Birmingham area.

The official docket will be available for examination by interested persons at the Southern Regional Office, Federal Aviation Administration, Room 724, 3400 Whipple Street, East Point, Ga.

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

Issued in East Point, Ga., on January 24, 1968.

James G. Rogers, Director, Southern Region.

[F.R. Doc. 68–1440; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 68-SW-8]

TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering amending Part 71 of the Federal Aviation Regulations to alter the Rockport, Tex., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communciations should be submitted in triplicate to the Chief, Air Traffic Division, Southwest Region, Federal Aviation Administration, Post Office Box 1689, Fort Worth, Tex. 76101. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Division. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested persons at the Office of the Regional Counsel, Southwest Region, Federal Aviation Administration, Fort Worth, Tex. An informal docket will also be available for examination at the Office of the Chief, Air Traffic Division.

On June 28, 1967, a final rule was published in the Federal Register (32 F.R. 9157) amending Part 71 by designating in § 71.181 (32 F.R. 2148) the Rockport, Tex., transition area, effective 0001 e.s.t., August 17, 1967.

The Federal Aviation Administration proposes to amend Part 71 of the Federal Aviation Regulations as hereinafter set forth:

In § 71.181 (32 F.R. 2148), the Rockport, Tex., transition area is amended by adding "* * * and within 2 miles each side of the Corpus Christi VORTAC 062° (053° magnetic) radial, extending from the 5-mile radius area to 20.5 miles northeast of the VORTAC."

This action will provide controlled airspace necessary for a VOR/DME instrument approach procedure proposed for the Aransas County Airport.

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

Issued in Fort Worth, Tex., on January 24, 1968.

Acting Director, Southwest Region.

[FR. Doc. 68-1441; Filed, Feb. 6, 1968;
8:47 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 67-SO-113]

TRANSITION AREAS

Proposed Alteration

The Federal Aviation Administration is considering amendments to Part 71 of the Federal Aviation Regulations that would alter the Hattiesburg and Jackson, Miss., transition areas.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Area Manager, Memphis Area Office, Attention: Chief, Air Traffic Branch, Federal Aviation Administration, Post Office Box 18097, Memphis, Tenn. 38118, All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendments. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Branch. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposals contained in this notice may be changed in the light of comments received.

The Hattiesburg transition area described in § 71.181 (32 F.R. 2148 and 3049) would be altered by adding "* * * and that airspace northwest of Hattiesburg, extending from the 20-mile and 15-mile radius areas, bounded on the northeast by V-11, on the northwest by V-194, and on the southwest by a line 5 miles southwest of and parallel to the Hattiesburg VOR 327° radial * * *"

The Jackson 1,200-foot transition area described in § 71.181 (32 F.R. 2148 and 12996) would be amended to read:

"* * * and that airspace extending upward from 1,200 feet above the surface to the base of the continental control area within a 35-mile radius circle centered at lat. 32°26'30" N., long. 90°05'00" W; and the airspace southeast of Jackson, extending from the 35-mile radius area, bounded on the northeast by V-11, on the southeast by V-194, and on the southwest by a line 5 miles southwest of and parallel to the Jackson VOR 147° radial, excluding the portion that coincides with the Yazoo City, Miss., transition area * * *"

The primary air carrier direct route from Jackson, Miss., to Hattiesburg, Miss., is not presently contained in controlled airspace. The proposed addition to the Jackson and the Hattiesburg, Miss., 1,200-foot transition areas is required to provide this protection.

The official docket will be available for examination by interested persons at the Southern Regional Office, Federal Aviation Administration, Room 724, 3400 Whipple Street, East Point, Ga. These amendments are proposed under section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)). Issued in East Point, Ga., on January 25, 1968.

James G. Rogers, Director, Southern Region.

[F.R. Doc. 68-1442; Filed, Feb. 6, 1968; 8:47 a.m.]

I 14 CFR Part 71 1

[Airspace Docket No. 68-SW-5]

TRANSITION AREA

Proposed Designation

The Federal Aviation Administration is considering amending Part 71 of the Federal Aviation Regulations to designate a transition area at Graham, Tex. The proposed transition area will provide airspace protection for aircraft executing approach/departure procedures proposed at Graham Municipal Airport, Graham, Tex.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Chief, Air Traffic Division, Southwest Region, Federal Aviation Administration, Post Office Box 1689, Fort Worth, Tex. 76101. All communications received within 30 days after publication of this notice in the Federal Register will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Air Traffic Division, Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested persons at the Office of the Regional Counsel, Southwest Region, Federal Aviation Administration, Fort Worth, Tex. An informal docket will also be available for examination at the Office of the Chief, Air Traffic Division.

It is proposed to amend Part 71 of the Federal Aviation Regulations as hereinafter set forth.

In § 71.181 (32 F.R. 2148), the following transition area is added:

GRAHAM, TEX.

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Graham Municipal Airport (lat. 33°06'20'' N., long. 98°33'10'' W.); and within 2 miles each side of the 012° bearing (003° magnetic) from the Graham RBN, extending from the 5-mile radius area to 8 miles north of the RBN.

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

uary 22, 1968.

HENRY L. NEWMAN, Director, Southwest Regions.

[F.R. Doc. 68-1443; Filed, Feb. 6, 1968; 8:47 a.m.]

[14 CFR Part 77]

[Airspace Docket No. 8600; Notice 67-54A]

OBJECTS INTERFERING WITH AIR NAVIGATION FACILITIES

Proposed Construction or Alteration; **Extension of Comment Period**

On December 21, 1967, a notice of proposed rule making was published in the FEDERAL REGISTER (32 F.R. 20658) stating that the Federal Aviation Administration (FAA) is considering amending Part 77 of the Federal Aviation Regulations to permit the Administrator to consider the effect a proposed construction or alteration would have upon the operation of an air navigation facility.

The FAA has been advised by the Airport Operators Council International (AOCI) that the January 22, 1968, deadline for submission of written comments constitutes an impossible time limitation for AOCI to poll its membership, correlate their comments, and formulate a position. Therefore, the deadline for submission of written comments is extended to February 12, 1968.

Comments should identify the regulatory dockets or notice number and be submitted in duplicate to: Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket GC-24, 800 Independence Avenue SW., Washington, D.C. 20590, All comments received on or before February 12, 1968, will be considered by the Administrator before taking action on the proposed rule.

Issued in Washington, D.C., on January 30, 1968.

> ARCHIE W. LEAGUE. Director, Air Traffic Service.

[F.R. Doc. 68-1436; Filed, Feb. 6, 1968; 8:47 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[17 CFR Part 250]

[Release No. 35-___]

PUBLIC UTILITY HOLDING COMPANY **ACT OF 1935**

Definition of "Acquire"; Preliminary Agreements

Notice is hereby given that the Securities and Exchange Commission has under consideration a proposal to adopt Rule 51 (17 CFR 250.51) under the Public Utility Holding Company Act of 1935 ("Act") (15 U.S.C. 79a et seq.)

Section 9(a) of the Act makes it unlawful unless the acquisition has been approved by the Commission for a regis-

Issued in Fort Worth, Tex., on Jan-tered holding company or subsidiary company thereof to acquire any securities or utility assets or any interest in any business. Certain acquisitions by other persons also require prior approval of the Commission. Rule 51 (17 CFR 250.51) defines the term "acquire" as used in section 9(a) of the Act.

The purpose of the rule is to make clear what steps a person whose proposed acquisition requires Commission approval may take in advance of such approval. Two recent cases, both of which involved invitations for tenders from public security holders, have indicated the desirability of clarification in this area.

The proposed rule takes into account the possibility that an application for approval of an acquisition under section 10 of the Act, particularly a contested one, may take a substantial period of time for disposition, and contemplates the possibility of issuance of interim certificates of deposits with the approval of the Commission, after a hearing limited to the fairness of the interim exchange. Pending further experience the Commission has not attempted advance prescription of the certificate of deposit terms which might be considered fair, but it will be necessary, on a case by case basis, to give consideration to such matters as provision for interim voting rights and dividends, possible adjustment of the proposed tender price for accumulated undistributed earnings since the date of the invitation for tenders and like matters.

The text of the proposed rule is as

§ 250.51 Definition of "acquire" as used in section 9(a) of the Act-preliminary agreements.

(a) For the purpose of section 9(a) of the Act the term "acquire" is defined to include the making of a contract or agreement (herein called Preliminary Agreement) pursuant to which a person subject to section 9(a) (of the Act) (herein called the Proposed Acquirer) acquires, or becomes subject to, any right or obligation (contingent or otherwise) to purchase or acquire directly or indirectly any securities or utility assets or any interest in any business subject to section 9(a) (of the Act), and the making of such Preliminary Agreement or the taking of any action in connection therewith, without prior approval of the Commission, by any person subject to section 9(a) (of the Act) shall be deemed unlawful, unless each of the following conditions is satisfied:

(1) Consummation of the Preliminary Agreement is subject to approval of the Commission and the application for such approval is filed as promptly as practical after execution of the Preliminary Agreement.

(2) No fees, commissions or other remuneration are paid by or on behalf of the Proposed Acquirer in connection with the making of the Preliminary Agreement, and any agreement in connection therewith for the payment of any such fees, commissions, or other remuneration, or to indemnify any other person for any loss or expense, whether or not

the Preliminary Agreement shall be consummated, is subject to the approval of the Commission

- (3) The Proposed Acquirer does not acquire, or purport to exercise, without prior approval of the Commission, any right to assign the Preliminary Agreement or any interest therein.
- (4) The Proposed Acquirer does not cause any other person to acquire, except as a depositary in conformity with subparagraph (5) of this paragraph any interest (contingent or otherwise) in the subject matter of the proposed acquisition, or any part thereof, pursuant to any understanding whereby the Proposed Acquirer has rights or obligations with respect to such subject matter.
- (5) If the Preliminary Agreement results from a public invitation for tenders of securities, provisions are made for release of each person tendering such securities (the Tenderer) from all commitment with respect to the tendered securities, and for return of any deposited security to the Tenderer, on written demand therefor, if such demand is made after the expiration of 60 days from the mailing or publication of the invitation or such longer period as the Commission may approve, unless prior to such written demand either (i) the Commission shall have approved consummation of the acquisition and any other conditions precedent to a binding commitment to consummate the acquisition shall have been satisfied, or (ii) the Commission shall have approved issuance to the Tenderer of a transferable certificate of deposit upon terms specified in the invitation for tenders, except that the invitation for tenders may specify that the terms of the proposed certificate of deposit as stated in the invitation for tenders may be modified in such respects as the Commission may require or approve, but subject to the right of the Tenderer to withdraw the tendered security within 10 days after receipt of written notice of any such modification if such modification is in any material way adverse to the Tenderer. Commission approval of the issuance of a certificate of deposit, as initially proposed or as required to be modified, shall be after hearing limited to the fairness of the terms and conditions of such issuance in exchange for the tendered security, and all persons to whom it is proposed to issue the certificate of deposit will be entitled to appear at such hearing.

(Sec. 20(a), 49 Stat. 833, 15 U.S.C. 79t(a))

All interested persons are invited to submit views and comments on the proposed rule. Written statements of views and comments in respect of the proposed rule should be submitted to the Securities and Exchange Commission, Washington, D.C. 20549, on or before February 26, 1968. All such communications will be available for public inspection.

By the Commission.

ORVAL L. DUBOIS, [SEAL.] Secretary.

JANUARY 31, 1968.

[F.R. Doc. 68-1419; Filed, Feb. 6, 1968; 8:45 a.m.]

Notices

DEPARTMENT OF STATE

Agency for International Development

HOUSING PROJECTS IN LATIN AMERICAN COUNTRIES

Notice of Change of Dates for Acceptance of Applications

The Agency for International Development announced in the FEDERAL REGISTER on August 19, 1967, the reopening of the Housing Guaranty Program for pilot demonstration projects in five Latin American countries. The purpose of this notice is to announce that the terminal dates on which applications may be accepted for Panama and British Honduras have been extended from January 15, 1968, and February 15, 1968, respectively to March 15, 1968, for both countries. The terminal date for acceptance of applications in Jamaica is also being extended and a new terminal date will be announced at a later date.

Applications under the Program will be accepted by A.I.D. only at the office of the A.I.D. Mission in Panama or Jamaica or the U.S. Consulate in British Honduras only during the first 15 days of the month in which applications are due, in accordance with the schedule which follows:

Country	Terminal date
Panama	Mar. 15, 1968.
British Honduras	Do.
Jamaica	To be announced

Applications will be accepted during ordinary business hours Monday through Friday from the first day of the month until close of business on the terminal dates shown.

The following "Special Addendum" for Panama and British Honduras have been publicly announced by the USAID Mission in Panama and the U.S. Consulate in British Honduras.

SPECIAL ADDENDUM FOR PANAMA

In Panama, the need for housing costing substantially less than the \$7,500 maximum sales price specified in the attached an-nouncement is so critical that USAID Misson to Panama will give preference to those applications which propose houses whose sales price is in the vicinity of \$4,000, and preferably less. This would enable families saming as little and the preferably less. earning as little as \$150 per month to pur-chase these houses. Because the most critical need for housing exists in the urban centers of Panama City and Colon, pilot demonstration projects planned to serve only these two urban centers will be considered. Mortgage repayments by homebuyers will be in U.S. dollars.

SPECIAL ADDENDUM FOR BRITISH HONDURAS

1. Location. Preference may be given to applications which propose a division of total residential units between sites in Belize City and new capital of Roaring Creek. This will not preclude favorable consideration of applications for construction of residential units at other sites.

2. Sales Prices. Preferences will be given to applications which propose sales prices within a range of BH \$5,000 and BH \$9,000. (US

\$3,000-US \$5,400).

3. Construction Materials. Preference will be given to applications which propose use of native BH materials either directly in construction or indirectly through manufactur-ing process of items utilized in construction.

4. Government Approval. Approval of plans, specifications, and construction sites by BH Government will be required.

Dated: January 26, 1968.

JAMES R. FOWLER, Deputy U.S. Coordinator, Alliance for Progress.

[F.R. Doc. 68-1420; Filed, Feb. 6, 1968; 8:45 a.m.]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T.D. 68-45]

FISH

Tariff Rate Quota

FEBRUARY 1, 1968.

In accordance with item 110.50 of part 3, schedule 1, Tariff Schedules of the United States, it has been ascertained that the average aggregate apparent annual consumption in the United States of fish, fresh, chilled or frozen, fillets, steaks, and sticks, of cod, cusk, haddock, hake, pollock, and rosefish, in the three years preceding 1968, calculated in the manner provided for in headnote 1, part 3A, schedule 1, was 165,966,000 pounds. The quantity of such fish that may be imported for consumption during the calendar year 1968 at the reduced rate of duty under item 110.50 is, therefore, 24,894,900 pounds.

EALI EDWIN F. RAINS, Acting Commissioner of Customs.

[F.R. Doc. 68-1463; Filed, Feb. 6, 1968; 8:48 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Fairbanks 035090]

ALASKA

Notice of Termination of Proposed Withdrawal and Reservation of Lands

JANUARY 30, 1968.

Notice of a Bureau of Sport Fisheries and Wildlife application, Fairbanks 035090, for withdrawal and reservation of land for an administrative site at Old Chevak, Alaska, was published as F.R. Doc. No. 66-1433 on page 2630 of the issue for February 10, 1966. The applicant agency has cancelled its application involving the land described in the Feb-ERAL REGISTER publication referred to above. Therefore, pursuant to the regulations contained in 43 CFR Part 2311. such lands, at 10 a.m. on February 20, 1968, will be relieved of the segregative effect of the above-mentioned applica-

> BURTON W. SILCOCK. State Director.

[F.R. Doc. 68-1448; Filed, Feb. 6, 1968; 8:47 a.m.]

SCRIP CLAIMS

Elections To Receive Cash

Pursuant to section 6 of the act of August 31, 1964 (78 Stat. 751; 43 U.S.C. 274, footnote), and 43 CFR 2221.2-3, claimants may elect to receive cash in satisfaction of their claims at the following rates per acre:

1. For valid recorded soldiers' addi-

tional homestead claims, \$257;

2. For valid recorded forest lieu selection claims, \$276:

3. For valid recorded Valentine claims, \$1,294;

4. For valid recorded Porterfield claims, \$1,280;

5. For valid recorded railroad lieu selection claims, \$1,280; and

6. For valid recorded Sioux Half-Breed claims, \$1,311.

J. P. BEIRNE. Acting Associate Director.

JANUARY 31, 1968.

[F.R. Doc. 68-1415; Filed, Feb. 6, 1968; 8:45 a.m.]

Office of the Secretary ELLERTON E. WALL

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 6 months:

(1) None

(2) Standard Oil Company of California, 2,400 shares; General Mills, 200 shares; International Business Machines (in error this was previously reported as International Tel & Tel), 31 shares.
(3) None,

This statement is made as of February 23, 1968.

Dated: January 24, 1968.

E. E. WALL.

[F.R. Doc. 68-1416; Filed, Feb. 6, 1968; 8:45 a.m.]

DEPARTMENT OF HEALTH, EDUCA-TION, AND WELFARE

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, 1968, 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

Combined (Bovine) with Chloramphenicol.

Histamine Azoprotein. Immune Serum Globulin (Human). Measles Immune Globulin (Human). Normal Serum Albumin (Human) Poliomyelitis Immune Globulin (Hu-

Tetanus Immune Globulin (Human). Thrombin.

Bacterial Vaccines

Cholera Vaccine.

man).

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 antigen with "No U.S. Standard of Potency."

Bacterial Vaccines and Antigens Combined

Two polyvalent bacterial vaccines and bacterial antigens with "No U.S. Standard of Potency."

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 Toxoids and Pertussis and Poliomyelitis Vaccines Aluminum Phosphate Adsorbed.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Aluminum Phosphate Adsorbed and Poliomyelitis Vaccine.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.
Diphthera and Tetanus Toxoids Com-

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.

Diphtheria Toxoid and Pertussis Vaccine Combined Aluminum Phosphate Ad-

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 Shick Test.

Histoplasmin.

Tuberculin, Old.

Tuberculin, Purified Protein Derivative.

Diagnostic Substances for Laboratory Tests

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).

and Desoxyribonuclease Fibrinolysin Combined (Bovine).

Fibrinolysin (Human)

Immune Serum Globulin (Human).

Normal Bovine Serum.

Normal Horse Serum.

Normal Serum Albumin (Human), Poliomyelitis Immune Globulin (Hu-

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 Prepartions

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Alum Precipitated and Poliomyelitis Vaccine.

Diptheria 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

Use). 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 Dermal Tests Tuberculin, Purified Protein Derivative.

Miscellaneous

Antivenin (Latrodectus mactans). Blood Group Specific Substances A and B.

Poison Ivy Extract.

License No. 3—Wyeth Laboratories, Inc., Marietta, Pa.

Antitoxins

Diphtheria Antitoxin. Gas Gangrene Polyvalent Antitoxin. Tetanus and Gas Gangrene Polyvalent Tetanus Antitoxin. 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 Toxoid.
Tetanus Toxoid Aluminum Phosphate

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Com-bined 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, Berkeley, Calif.

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Blood and Blood Derivatives

Antihemophilic Globulin (Human), Fibrinogen (Human). Fibrinogen with Antihemophilic Factor (Human)

Immune Serum Globulin (Human). Mumps Immune Globulin (Human).

Normal Human Plasma. 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 Immunization

Diphtheria Toxoid.
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 Vaccine Combined Alum Pertussis 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 Toxoid 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

Encephalomyelitis Equine 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

Therapeutic Immune Serums

Antirabies Serum.

Antitoxin.

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 Alumninum 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, Patch Test. Tuberculin, TineTest.

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-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr'' (Anti-e). Anti-Human Serum.

Miscellaneous

Allergenic Extracts. Streptokinase-Streptodornase. Trichinella Extract.

License No. 21-Swiss Serum and Vaccine Institute Berne, Berne, Switzerland

Distributors-Norgine Laboratories, Inc., New York, and Serums and Vaccines of America, Assoc., Division of Murai Laboratories, Inc., Miami, Fla.

Antitoxins

Tetanus Antitoxin.

License No. 30-Sherman Laboratories, Detroit, Mich.

Racterial 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.

License No. 43-Abbott Laboratories, North Chicago, Ill.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I'a) Albumin (Human)

Radio-Iodinated (I125) Serum Albumin (Human)

Radio-Iodinated (121) Serum Albumin (Human).

Miscellaneous

Allergenic Extracts.

License No. 51—The Upjohn Company, Kalamazoo, Mich.

Blood and Blood Derivatives

Thrombin.

License No. 52—E. R. Squibb & Sons, Inc., New Brunswick, N.J.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I121) Albumin (Human). Fibrinogen (Human)

Immune Serum Globulin (Human). Normal Serum Albumin (Human). Poliomyelitis Immune Globulin (Hu-

Radio-Chromated (Crsi) Serum Albumin (Human)

Radio-Iodinated (I's) Serum Albumin (Human).

Radio-Iodinated (I'm) 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 Toxoids and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Combined.

Diphtheria and Tetanus Toxoids 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,

Antitoxins

Diphtheria Antitoxin. Tetanus Antitoxin.

Blood and Blood Derivatives

Immune Serum Globulin (Human). Normal Serum Albumin (Human). Plasma Protein Fraction (Human) Poliomyelitis Immune Globulin (Human).

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxoid.

Tetanus Toxoid. Tetanus Toxoid Aluminum Phosphate Precipitated.

Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Precipitated.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Precipitated.

Tetanus and Diphtheria Toxoids 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 Research Laboratories, University of To-ronto, Willowdale, Ontario, Canada

Botulism Antitoxin, Type E. 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's) Serum Albumin (Human).

Radio-Iodinated (I's) Serum Albumin (Human).

License No. 84-Terrell's Laboratories, Fort Worth, Tex.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

Miscellaneous

Allergenic Extracts.

License No. 91-Hollister-Stier Laboratories, Spokane, Wash.; Downers Grove, Ill.; Yeadon, Pa.; Los Angeles, Calif.; Atlanta, Ga.; and Dallas, Tex.

Bacterial 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.

Antitorins

Diphtheria Antitoxin. Tetanus Antitoxin.

Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b

Blood and Blood Derivatives

Antihemophilic Globulin (Human). Citrated Whole Blood (Human). Fibrinogen (Human) Immune Serum Globulin (Human).

Normal Horse Serum.

Normal Rabbit Serum. Normal Serum Albumin (Human). Tetanus Immune Globulin (Human).

Bacterial Vaccines

Pertussis Vaccine. Pertussis Vaccine, Adsorbed. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine.

Toxoids and Toxins for Immunization

Diphtheria Toxoid Aluminum Phosphate Adsorbed.

Tetanus Toxoid 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.

Diphtheria Antitoxin. Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin. Tetanus and 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 Combined Alum Precipitated.

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

Staphylococcus Toxoid 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 Toxoids Combined Alum Precipitated (For Adult

Viral and Rickettsial Vaccines

Influenza Virus Vaccine. Rabies Vaccine. Smallpox Vaccine. Typhus Vaccine. Yellow Fever Vaccine.

Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test. Schick Test Control.

License No. 102—Mulford Colloid Laboratories, Philadelphia, Pa.

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.

Antitoxins

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 (Hutman).

Bacterial Vaccines

Pertussis Vaccine. Typhoid Vaccine. Typhoid and Paratyphoid Vaccine. One polyvalent bacterial vaccine with "No U.S. Standard of Petency"

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 Toxoids 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.

Diagnostic Substances for Dermal Tests

Tuberculin, Old.

License No. 113-Michael Reese Research Foundation, Chicago, Ill.

Therapeutic Immune Serums

Mumps Immune Serum (Human). Blood and Blood Derivatives

Antihemophilic Plasma (Human). Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Normal Human Plasma. Normal Human Serum. Packed Red Blood Cells (Human) Resuspended Red Blood Cells (Human). Single Donor Plasma (Human).

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-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
B.

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 Sumac 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 Aluminum Hydroxide Precipitated.

Diphtheria and Tetanus Toxoids Combined Aluminum Hydroxide Precipitated.

Diphtheria Toxoid and Pertussis Vaccine Combined Alum 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 Laboratories, Beckenham, Kent, England

Antitoxins

Gas Gangrene Polyvalent Antitoxin. Tetanus Antitoxin.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic Serum.

Miscellaneous

Russell Viper Venom. Streptokinase-Streptodornase.

License No. 139—The Philadelphia Blood Center, Philadelphia, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Poliomyelitis Immune Globulin
(Human).
Single Donor Plasma (Human).

Diagnostic Substances for Jahorato

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. (Anti-C).
Anti-rh' (Anti-C).
Anti-rh' (Anti-C).
Anti-h'' (Anti-E).
Anti-h'' (Anti-E).
Anti-h'' (Anti-E).
Anti-h'' (Anti-E).
Anti-Fy* Serum (Anti-Duffy).
Anti-K Serum (Anti-Kell).

Anti-M Serum. Anti-N Serum.

Anti-Human Serum.

Reagent Red Blood Cells (Human).

License No. 140—Travenol Laboratories, Inc., Morton Grove, Ill., and Cleveland, Miss.; Hyland Division Travenol Laboratories, Inc., Los Angeles, Calif.

Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b Serum.

Blood and Blood Derivatives

Antihmeophilic Factor (Human).
Antihemophilic Plasma (Human).
Citrated Whole Blood (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).
Poliomyelitis Immune Globulin (Human).

Single Donor Plasma (Human).
Tetanus Immune Globulin (Human).

Bacterial Antigens

Pseudomonas Polysaccharide.

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-Aserum.
Anti-Rh Typing Serum:

Anti-Rh. (Anti-D).
Anti-Rh. (Anti-CD).
Anti-Rh. (Anti-CD).
Anti-Rh. (Anti-CDE).
Anti-Rh. (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh' (Anti-E).

Anti-rh' (Anti-E). Anti-hr' (Anti-e). Anti-hr'' (Anti-e). Anti-rh" (Anti-C").

Anti-Fy" Serum (Anti-Duffy).

Anti-I Serum (Anti-Kell).

Anti-I a" Serum (Anti-Lewis)

Anti-Le" Serum (Anti-Lewis). Anti-M Serum.

Anti-M Serum. Anti-N Serum. Anti-S Serum.

Anti-s Serum.

Anti-Serum 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 Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).

License No. 152—Gotham Pharmaceutical Co., Brooklyn, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 154—John Elliott Blood Bank of Dade County, Inc., Miami, Fla.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 155—Wiener Serum Laboratory, Brooklyn, N.Y.

Diagnostic Substances for Laboratory Tests

Anti-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'(Anti-C).
Anti-rh'(Anti-E).
Anti-hr'(Anti-c).
Anti-hr'(Anti-c).

Anti-A Blood Grouping Serum.

NOTICES

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-M 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).
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_o (Anti-D). Anti-Rh_o' (Anti-CD). Anti-Rh_o'' (Anti-DE). 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-rhw (Anti-CW) Anti-Fya 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 Anti-Human Serum.

License No. 157—Certified Blood Donor Service, Inc., Woodbury, N.Y.

Reagent Red Blood Cells (Human).

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh, (Anti-D).
Anti-Rh, (Anti-D).
Anti-Rh, (Anti-CD).
Anti-Rh, (Anti-CD).
Anti-Rh, (Anti-C).
Anti-rh' (Anti-C).
Anti-rh' (Anti-E).
Anti-h'' (Anti-e).
Anti-h'' (Anti-e).
Anti-h'' (Anti-C).
Anti-rh'' (Anti-C).

Anti-K Serum (Anti-Kell).
Anti-M Serum.
Anti-N Serum.
Anti-P Serum.
Anti-S Serum.
Anti-B Serum.
Anti-Human G

Anti-Human Serum. Reagent Red Blood Cells (Human). License No. 158—Washington Blood Laboratory, Washington, D.C.

Diagnostic Substances for Laboratory Tests

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-Rho (Anti-D).
Anti-Rho' (Anti-CD).
Anti-Rho'' (Anti-DE).
Anti-Rho rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh' (Anti-C).
Anti-rh' (Anti-C).
Anti-hr' (Anti-C).
Anti-hr' (Anti-C).

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-CD).
Anti-rh' (Anti-E).
Anti-rh' (Anti-e).
Anti-hr' (Anti-e).
Anti-hr' (Anti-e).
Anti-Rhw (Anti-Cw).
Anti-Rho+Mho (Anti-D+Du).
Anti-Fya Serum (Anti-Duffy).
Anti-Gr (Vw) Serum.

Anti-Jka Serum (Anti-Kidd).

Anti-K Serum (Anti-Kell).

Anti-K Serum (Anti-Kell).

Anti-K Serum (Anti-Fenney).

Anti-Kpa Serum (Anti-Penney).

Anti-Kpb Serum (Anti-Rauter Anti-Kpb Serum (Anti-Cellano).

tenberg and Anti-Kell).
Anti-Lea Serum (Anti-Lewis).
Anti-Leb Serum.

Anti-M Serum. Anti-M^g Serum. Anti-P Serum. Anti-S Serum.

Anti-Serum.
Anti-Wra Serum (Anti-Wright).
Anti-Human Serum.

License No. 163—High Titer Serum Laboratory, New York, N.Y. Blood and Blood Derivatives

Citrated Whole Blood (Human).

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-D).
Anti-Rho (Anti-D).
Anti-Rho (Anti-DE).
Anti-Rho (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 Derinatines

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human). Toxoids and Toxins for Immunization

Diphtheria Toxoid 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-Rho (Anti-D), Anti-Rho' (Anti-CD), Anti-Rho'' (Anti-DE) Anti-Rhorh' rh" (Anti-CDE). Anti-rh' (Anti-C). Anti-rh'' (Anti-E). Anti-hr' (Anti-c). Anti-hr' (Anti-e). Anti-hr* Anti-V. Anti-rhw (Anti-Cw) Anti-Dia Serum (Anti-Diego). Anti-Fy Serum (Anti-Duffy). Anti-Fyb Serum. Anti-Jka Serum (Anti-Kidd). Anti-Jkb Serum. Anti-K Serum (Anti-Kell). Anti-Kp" Serum (Anti-Penney). Anti-Kpb Serum (Anti-Rautenberg). Anti-Lea 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). Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Resuspended Red Blood Cells (Human). Single Donor Plasma (Human).

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_o (Anti-D).
Anti-Rh_o' (Anti-CD).
Anti-Rh_o'' (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-Human Serum.

License No. 166—Belle Bonfils Memorial Blood Bank, Denver, Colo.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Resuspended Red Blood Cells (Human). Single Donor Plasma (Human).

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-CD).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr' (Anti-e).
Anti-Fy* 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

Citrated Whole Blood (Human).

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-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr' (Anti-c).
Anti-Human Serum.

License No. 168—Mount Sinai Medical Research Foundation, Chicago, III.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human).

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rhs. (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).

License No. 170-Jackson Blood Bank, Jackson, Tenn.

Blood and Blood Derivatives
Citrated Whole Blood (Human).

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).
Citrated Whole Blood (Human).
Immune Serum Globulin (Human).
Normal Serum Albumin (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Poliomyelitis Immune Globulin (Human).

License No. 173—Interstate Blood Bank, Inc., Memphis, Tenn., and Philadelphia, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Single Donor Plasma (Human).

License No. 175—Inter-County Blood Bank, Inc., Jamaica, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).

License No. 178—California Transfusion Service, Los Angeles, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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-Rho (Anti-D).
Anti Rho (Anti-CD).
Anti-Rho (Anti-DE).

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-hr' (Anti-C").
Anti-Fy* Serum (Anti-Duffy).

Anti-Fy^b Serum. Anti-k Serum (Anti-Cellano).

Anti-K Serum (Anti-Cellallo). Anti-K Serum (Anti-Kell). Anti-Le^a Serum (Anti-Lewis).

Anti-Le^b Serum. Anti-M Serum.

Anti-Mª Serum.

Anti-N Serum.

Anti-s Serum. Anti-Human Serum.

Reagent Red Blood Cells (Human).

Miscellaneous

Reagent Blood Group Specific Substances A and B. License No. 181—Jacksonville Blood Bank, Inc., Jacksonville, Fla.

Blood and Blood Derivatives

Citrated Whole Blood (Human), Packed Red Blood Cells (Human),

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum. Anti-B Blood Grouping Serum. Anti-Rh Typing Serums: Anti-Rh_o (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

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Single Donor Plasma (Human).

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 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

Single Donor Plasma (Human). Whole Blood (Human).

License No. 185—Minneapolis War Memorial Blood Bank, Minneapolis, Minn.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Heparinized Whole Blood (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).

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-C).
Anti-rh' (Anti-E).
Anti-rh' (Anti-E).

License No. 187—Milwaukee Blood Center, Inc., Milwaukee, Wis.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Single Donor Plasma (Human).

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-Rho rh'rh'' (Anti-CDE).
Anti-Human Serum.

License No. 188—Research Foundation and University of Illinois, Chicago, Ill.

Bacterial Vaccines

BCG Vaccine.

License No. 190—The American National Red Cross, Washington, D.C.

This establishment license includes the following locations:

Asheville, N.C. Atlanta, Ga. Baltimore, Md. Birmingham, Ala. Boise, Idaho Boston, Mass. Buffalo, N.Y. Burlington, Vt. Charlotte, N.C. Cleveland, Ohio Columbia, S.C. Columbus, Ohio Daytona Beach, Fla. Detroit, 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

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 191—Blood Bank of the Alameda-Contra Costa Medical Association, Oakland, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Heparinized Whole Blood (Human).
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).

License No. 192—King County Central Blood Bank, Inc., Seattle, Wash,

Blood and Blood Derivatives

Citrated Whole Blood (Human). Normal Human Plasma.

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

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 195—Peninsula Memorial Blood Bank, Burlingame, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human).

License No. 197—Sonoma County Community Blood Bank, Santa Rosa, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 198—Tri-Counties Blood Bank, Inc., Santa Barbara, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 199—Blood Bank of Hawaii, Honolulu, Hawaii

Blood and Blood Derivatives
Citrated Whole Blood (Human),

License No. 201—San Diego Blood Bank, San Diego, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 202—Tacoma-Pierce County Blood Bank, Tacoma, Wash.

Blood and Blood Derinatines

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 203—Spokane & Inland Empire Blood Bank, Spokane, Wash.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 204—Virginia Blood Bank, Inc., Richmond, Va.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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

Citrated Whole Blood (Human).

License No. 212—District of Columbia General Hospital, Washington, D.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 213—Blood Bank of the Washington Hospital Center, Washington, D.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 214—Doctors Hospital Blood Bank, Washington, D.C.

Citrated Whole Blood (Human).

License No. 215—Blood Grouping Laboratory, Washington, D.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Normal Human Plasma. Packed Red Blood Cells (Human). Resuspended Red Blood Cells (Human).

License No. 218—Providence Hospital Blood Bank, Washington, D.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 220—Broome County Blood Center, Binghamton, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 221—Essex County Blood Bank, East Orange, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human). License No. 222—Aurora Area Blood Bank, Aurora, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 224—Community Blood and Plasma Service, Inc., Birmingham, Ala.; Mobile, Ala.; Jackson, Miss., and New York, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 226—Blood Bank of San Bernardino and Riverside Counties, Inc., San Bernardino, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 227—Central Florida Blood Bank, Inc., Orlando, Fla.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 228—Southwest Florida Blood Bank, Inc., Tampa, Fla. Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human).

License No. 230—Northern California Community Blood Bank, Eureka, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 231—Dubuque Blood Bank Association, Dubuque, Iowa

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 233—Ochsner Foundation Hospital Blood Bank, New Orleans, La.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 234—Central Blood Bank of Pittsburgh, Pittsburgh, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 235—University of Cincinnati Blood Transfusion Service, Cincinnati, Ohio

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).

Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rho (Anti-D).
Reagent Red Blood Cells (Human).

License No. 237—Shreveport Emergency Blood Bank, Inc., Shreveport, La.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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 Toxoid.

Diphtheria Toxoid Aluminum Hydroxide Adsorbed.

Diphtheria Toxoid Aluminum Phosphate Absorbed.

Staphylococcus Toxoid.

Tetanus Toxoid.

Tetanus Toxoid Aluminum Hydroxide Adsorbed.

License No. 239—Houchin Community Blood Bank, Bakersfield, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 240—Memphis Blood Center, Inc., Memphis, Tenn.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 241—Community Blood and Plasma Service, Inc. of Texas, Houston, Tex., Dallas, Tex., and Los Angeles, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).

License No. 244—Travis County Medical Society Blood Bank, Austin, Tex.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 246—Coffee Memorial Blood Center, Inc., Amarillo, Tex.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 248—Central Blood Bank, Inc., South Bend, Ind.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 249—Northern Illinois Blood Bank, Inc., Rockford, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 250—St. Luke's Hospital Blood Bank, Aberdeen, S. Dak. Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 251—Jacob Blumberg Memorial Blood Bank, Inc., of the Lake County Medical Society, Waukegan, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human),

License No. 254—Knoxville Blood Center, Inc., Knoxville, Tenn.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

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 Gloubulin (Human),

-Tetanus Immune Globulin (Human).

License No. 259—Holston Valley Community Hospital Blood Bank, Kingsport, Tenn.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 260—St. Francis Hospital Blood Bank, Trenton, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 261—Hospital Blood Service, Inc., Detroit, Mich.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 263—The Community Blood Bank of Norton, Inc., Norton, Va.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 265—Stewart Blood Bank, Inc., Tyler, Tex.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 266—Blood Bank of The Bryn Mawr Hospital, Bryn Mawr, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 267—Blood Bank of St. Luke's Hospital (Duluth), Duluth, Minn.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 268—Interstate Blood Bank, Inc., St. Louis, Mo.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).

License No. 269—Beverly Blood Center, Inc., Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 270—Marietta Memorial Hospital, Marietta, Ohio

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 271—St. Luke's Memorial Hospital Blood Bank, Racine, Wis.

Blood and Blood Derivatives

Citrated Whole Blood (Human),

License No. 272—Michigan Community Blood Center, Detroit, Mich., and Saginaw, Mich.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 273—Oklahoma City Community Blood Bank, Inc., Oklahoma City, Okla.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 274—Bergen Community Blood Bank, Paramus, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 276—Western Pennsylvania Blood Center, Inc., Pittsburgh, Pa., and Wheeling, W. Va.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

License No. 277—Community Memorial General Hospital, La Grange, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 278—Pioneer Blood Service, Inc., Brooklyn, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 279—Menolasino Laboratories, Chicago, Ill.

Diagnostic Substances for Laboratory Tests

Anti-Human Serum.

License No. 283—Hoffmann Laboratories, Inc., Fair Lawn, N.J. Bacterial Antigens

One polyvalent bacterial antigen with "No U.S. Standard of Potency".

License No. 284—Rhode Island Hospital Blood Bank, Providence, R.I.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 285—Marathon County Blood Bank, Inc., Wausau, Wis.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 286—Edgewater Hospital Blood Bank, Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 288—Delta Blood Bank, Stockton, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 289—Hospital University of Pennsylvania Blood Bank, Philadelphia, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

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-Rh₀ (Anti-D). Anti-K Serum (Anti-Kell). Anti-Human Serum.

License No. 290—Pineview General Hospital Blood Bank, Valdosta, Ga.

Blood and Blood Derivatives
Citrated Whole Blood (Human)

License No. 295—Community Blood Bank and Serum Service, Hoboken, N.J.

Blood and Blood Derinatines

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 296—Midwest Blood Service, Inc., Detroit, Mich.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 298—Lewiston-Clarkston Blood Bank, Lewiston, Idaho

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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

Citrated Whole Blood (Human).

License No. 301—Cleveland Biologicals, Inc., Cleveland, Ohio, and Akron, Ohio

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 302—Community Blood Bank of the Kansas City Area, Inc., Kansas City, Mo.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 304—Lane Memorial Blood Bank, Eugene, Oreg.

Blood and Blood Derinatines

Citrated Whole Blood (Human).

License No. 305—Interstate Blood Bank, Inc., of Chicago, Illinois, Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 306—Purex Laboratories, Inc., Staten Island, N.Y.

Miscellaneous

Allergenic Extracts.

License No. 308—Greer Drug & Chemical Corp., Lenoir, N.C.

Miscellaneous

Allergenic Extracts.

License No. 309—Suburban Hospital Blood Bank, Bethesda, Md.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 310—Arlington Hospital Blood Bank, Arlington, Va.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 312—World Blood Bank, Inc., Kansas City, Mo.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).

License No. 313—Southeastern General Hospital, Inc., Lumberton, N.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 314—Blood Bank, N.C. Memorial Hospital, University of North Carolina, Chapel Hill, N.C.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 315—Central California Blood Bank, Fresno, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 316—Maine Medical Center Blood Bank, Portland, Maine

Blood and Blood Derinatives

Citrated Whole Blood (Human).

License No. 317-St. Vincent Hospital Blood Bank, Erie, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 318—Chicago Wesley Memorial Hospital Blood Bank, Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 320-Garden State Blood Bank, Newark, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 321-National Blood Bank, Inc., New York, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 325-A/B Kabi, Stockholm, Sweden

Miscellaneous

Streptokinase.

License No. 326-New Hanover Memorial Hospital Blood Bank, Wilmington, N.C.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 327-The Elizabeth General Hospital and Dispensary, Elizabeth, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 332-Tri-Cities Blood Service, Inc., Johnson City, Tenn.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 333-Central Blood Service, Inc., Baltimore, Md.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 334-Berkeley Biologicals, Berkeley, Calif.

Miscellaneous

Allergenic Extracts.

License No. 336-Eastern Blood Bank, Jersey City, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Packed Red Blood Cells (Human). Single Donor Plasma (Human).

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, N.Y.

Bacterial Vaccines

BCG Vaccine.

Diagnostic Substances for Dermal Tests Tuberculin, Purified Protein Derivative.

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 Derivatives

Citrated Whole Blood (Human).

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-Cw) 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 Di-vision Becton-Dickinson & Company, 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^a Serum (Anti-Duffy). Anti-Fy^b Serum.

Anti-Jkª Serum (Anti-Kidd).

Anti-Jsª 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. 338-Pfizer, Ltd., Sandwich, License No. 345-Scientific Blood Bank, Inc., Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).
Packed Red Blood Cells (Human).

License No. 346-Ohio Valley Blood Service, Inc., Evansville, Ind.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Packed Red Blood Cells (Human).

License No. 347-Banco de Sangre Metropolitano, Inc., Santurce, Puerto Rico

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 348-Des Moines County Medical Society Blood Bank, Inc., Burlington, Iowa

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 349-National Bio Serums, 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-Rho rh' rh'' (Anti-CDE).

Anti-rh' (Anti-C)

Anti-Rh.' (Anti-CD). Anti-rh'' (Anti-E).

Anti-hr' (Anti-c).

Anti-hr" (Anti-e). Anti-rh" (Anti-C")

Anti-Fy* Serum (Anti-Duffy). Anti-Jk* Serum (Anti-Kidd). Anti-K Serum (Anti-Kell).

Anti-M Serum.

Anti-N Serum. Anti-Human Serum.

Reagent Red Blood Cells (Human).

License No. 350—Cambridge Nuclear Corporation, Cambridge, Mass.

Blood and Blood Derivatives

Radio-Iodinated (Ital) 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

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).

License No. 355—Alexandria Hospital Blood Bank, Alexandria, Va.

Blood and Blood Derivatives

Citrated Whole Blood (Human). License No. 356-Dayton Biologicals, Inc., Dayton, Ohio

Blood and Blood Derivatives

Citrated Whole Blood (Human).

citrated Whole Blood (Human).

License No. 358-Institute Plant Employees' Blood Bank, Chemicals Divi-sion, Union Carbide Corp., Institute,

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 359-Princeton Laboratory Products Co., Princeton, N.J.

Diagnostic Substances for Laboratory Tests

Anti-Human Chorionic Gonadotropic

License No. 360-Merced County General Hospital Blood Bank, Merced, Calif.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 361-Blood Bank of Alaska, Inc., Anchorage, Alaska

Blood and Blood Derivatives

Citrated Whole Blood (Human)

License No. 362-Miles Laboratories, Inc., Elkhart, Ind.; Ames Company Division, Billerica, Miles Laboratories, Inc., Mass., and Dome Laboratories Division, Miles Laboratories, Inc., New York, N.Y.

Blood and Blood Derivatives

Radio-Iodinated (I's:) 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

Citrated Whole Blood (Human).

License No. 366-Scott County Medical Society Blood Bank, Inc., Davenport,

Blood and Blood Derivatives Citrated Whole Blood (Human). Single Donor Plasma (Human).

License No. 368—Dunklin County Memorial Hospital, Kennett, Mo.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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).

Citrated Whole Blood (Human). Packed Red Blood Cells (Human).

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

Citrated Whole Blood (Human)

License No. 374-Atlantic Clinical Laboratory Blood Bank, Miami Beach, Fla.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 375-Blood Bank of the Maryland General Hospital, Baltimore,

Blood and Blood Derivatives

Citrated Whole Blood (Human).

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

Citrated Whole Blood (Human). Heparinized Whole Blood (Human).

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).

License No. 383-Agricultural Biologicals Corporation, Lynbrook, N.Y.

Miscellaneous

Collagenase.

License No. 334-Institut Merieux. Lyon, France

Diagnostic Substances for Dermal Tests Tuberculin, Old.

License No. 357—Greenville General Hospital Blood Bank, Greenville, S.C.

License No. 371—United Biologics Corp.,
San Francisco, Calif.

Divid and Blood Derivatives

License No. 386—Community Blood Council of Greater New York, Inc., The New York Blood Center, New York, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human), Packed Red Blood Cells (Human). Single Donor Plasma (Human).

License No. 387-Phoebe Putney Memorial Hospital Blood Bank, Albany, Ga.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 388-Medical Center Blood Bank, Columbus, Ga.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 389-Community Blood Bank of Central Iowa, Des Moines, Iowa Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 390—St. Barnabas Hospital for Chronic Diseases, Bronx, N.Y.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 391-Medix, Inc., Chicago, Ill.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 392-Washington Homoeopathic 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 Citrated Whole Blood (Human). Single Donor Plasma (Human).

License No. 395-Perth Amboy General Hospital, Perth Amboy, N.J.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 396-National Blood Service, Inc., Baltimore, Md. Blood and Blood Derivatives

Citrated Whole Blood (Human) Heparinized Whole Blood (Human).

License No. 397-Laboratorio y Banco de Sangre Arreche, Santurce, Puerto Rico

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 398—Community Blood Bank of Marion County, Inc., Indianapolis, Ind.

Blood and Blood Derivatives

Citrated Whole Blood (Human).

License No. 399-Blood Bank of Deaconess Hospital, Inc., Evansville, Ind.

Blood and Blood Derivatives Citrated Whole Blood (Human).

License No. 400-National Blood Service of Philadelphia, Inc., Philadelphia, Pa.

Blood and Blood Derivatives

Citrated Whole Blood (Human). Heparinized Whole Blood (Human). Single Donor Plasma (Human).

License No. 401—Chattanooga Blood Center, Inc., Chattanooga, Tenn.

Blood and Blood Derivatives

Packed Red Blood Cells (Human). Whole Blood (Human).

License No. 402-Palo Alto-Stamford Hospital Center, Palo Alto, Calif.

Blood and Blood Derivatives

Whole Blood (Human)

License No. 403-St. Joseph Hospital, Inc., Baltimore, Md.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 404—Blood Bank and Serum Service, Inc., New York, N.Y.

Blood and Blood Derivatives

Whole Blood (Human).

License No. 405-Harrisburg Polyclinic Hospital, Harrisburg, Pa.

Blood and Blood Derivatives

Whole Blood (Human).

Part II. List of Biologic Products With License Numbers of Establishment Licensed for Each Product

Antitoxins

B. oedematiens Antitoxin-1. Botulism Antitoxin-17. Botulism Antitoxin, Type E-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,

Pertussis Immune Serum (Human)-171

Scarlet Fever Immune Serum (Human) -171.

Blood and Blood Derivatives

Aggregated Radio-Iodinated (I151) Albumin (Human)-43, 52, 77.

Antihemophilic Factor (Human)-140,

Antihemophilic Globulin (Human) -8,

Antihemophilic Plasma (Human)—113, Single Donor Plasma (Human)—113, 140, 165, 171

Citrated Whole Blood (Human)—84, 99, 113, 139, 140, 154, 163, 164, 165, 166, 167, 168, 170, 171, 173, 175, 178, 181, 182, 185, 187, 190, 191, 192, 295, 197, 198, 199, 201, 202, 203, 204, 209, 212, 213, 214, 215, 218, 220, 221 226, 227, 222, 224. 228, 230, 231, 233. 237, 239, 240, 241, 244, 234, 235, 246 254, 259, 260, 248, 249, 250, 251, 261 263, 265, 266, 267, 268, 269, 270, 271. 272, 273, 274, 276, 277, 278, 284, 286, 288, 289, 290, 295, 296, 298. 300, 301, 302, 304, 305, 309, 310, 312, 313, 314, 315, 316, 317, 318, 320, 327, 332, 333, 336, 339, 345, 346, 347, 348, 354, 355, 356, 357, 358, 360, 361, 365, 366, 368, 371, 373, 374, 375, 380, 386, 387, 388, 389, 390, 391, 394, 395, 396, 397, 398, 399, 400.

Fibrinogen (Human) -2, 8, 52, 99, 140, 156.

Fibrinogen with Antihemophilic Factor (Human)—2, 8.

Fibrinolysin (Human) -2, 156.

and Desoxyribonuclease Fibrinolysin Combined (Bovine) -1, 2.

Fibrinolysin and Desoxyribonuclease Combined (Bovine) with Chloramphenicol-1

Heparinized Whole Blood (Human)-113, 164, 165, 166, 173, 182, 185, 190, 191, 221, 222, 224, 240, 241, 254, 268, 269, 272, 274, 295, 302, 305, 312, 321, 336, 345, 354, 380, 396, 400.

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,

Normal Bovine Serum-2.

Normal Horse Serum-2, 3, 99.

Normal Human Plasma—8, 113, 140, 149, 165, 171, 182, 185, 187, 190, 192, 215. Normal Human Serum—113.

Normal Rabbit Serum-99.

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Washington Blood Laboratory, Washington, D.C.
Washington Homoeopathic Phar-
macy, Washington, D.C Western Pennsylvania Blood Cen-
ter, Inc., Pittsburgh, Pa., and
Wheeling, W. Va Wiener Serum Laboratory, Brook-
Wiener Serum Laboratory, Brook-
lyn, N.Y
City, Mo Wyeth Laboratories, Inc., Mari-
Wyeth Laboratories, Inc., Mari-
etta, PaB. Foreign Establishments
A/B Kabi, Stockholm, Sweden Behringwerke AG., Marburg-
Behringwerke AG., Marburg- Lahn, Germany
Beecham Group, Ltd., Worthing, Sussex, England
Central Laboratory of The Neth-
erlands Red Cross, Blood Trans-
fusion Service, Amsterdam, The
Netherlands Connaught Medical Research Lab-
oratories, University of Toronto,
Willowdale, Ontario, Canada
Evans Medical Limited, Speke, Liverpool, England
Glaxo Laboratories, Ltd., Green-
ford, Middlesex, England
Institut Merieux, Lyon, France
Istituto Sieroterapico Vaccinogeno
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EDWARD J. MCVEIGH	
Assistant to the Surgeon Ge	
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Health Service, U.S. Depa	
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and Welfare.	

DEPARTMENT OF AGRICULTURE

[F.R. Doc. 68-1068; Filed, Feb. 6, 1968;

8:50 a.m.]

Commodity Credit Corporation
SALES OF CERTAIN COMMODITIES
February 1968 Sales List

Notice to buyers. Pursuant to the policy of Commodity Credit Corporation issued October 12, 1954 (19 F.R. 6669), and subject to the conditions stated therein as well as herein, the commodities listed below are available for sale and, where noted, for redemption of payment-in-kind certificates on the price basis set forth.

The U.S. Department of Agriculture announced the prices at which CCC commodity holdings are available for sale beginning at 3 p.m., e.s.t., on January 31, 1968, and, subject to amendment continuing until superseded by the March Monthly Sales List.

The following commodities are available: Cotton (upland and extra long staple), wheat, corn, oats, barley, rye, rice, grain sorghum, peanuts, flax, tung oil, butter, cheese, and nonfat dry milk. Nonfat dry milk has been added for export sale.

Information on the availability of commodities stored in Commodity Credit Corporation bin sites may be obtained from ASCS State offices shown at the end of the sales list, and for commodities stored at other locations from ASCS commodity and grain offices also shown at the end of the list.

Corn, oats, barley, or grain sorghum, as determined by CCC, will be sold for unrestricted use for "Dealers' Certificates" issued under the emergency livestock feed program. Grain delivered against such certificates will be sold at the applicable current market price, determined by CCC.

In the following listing of commodities and sales prices or method of sales, "unrestricted use" applies to sales which permit either domestic or export use and "export" applies to sales which require export only. CCC reserves the right to determine the class, grade, quality and available quantity of commodities listed for sale.

The CCC Monthly Sales List, which varies from month to month as additional commodities become available or commodities formerly available are dropped, is designed to aid in moving CCC's inventories into domestic or export use through regular commercial channels.

If it becomes necessary during the month to amend this list in any material way—such as by the removal or addition of a commodity in which there is general interest or by a significant change in price or method of sale—an announcement of the change will be sent to all persons currently receiving the list by mail from Washington. To be put on this mailing list, address: Director, Procurement and Sales Division, Agricultural Stabilization and Conservation Service, U.S. Department of Agriculture, Washington, D.C. 20250.

Interest rates per annum under the CCC Export Credit Sales Program (Announcement GSM-3 or 4) for February 1968 are 6 percent for U.S. bank obligations and 7 percent for foreign bank obligations. Commodities now eligible for financing under the CCC Export Credit Sales Program include wheat, wheat flour, barley, bulgur, corn, cornmeal grain sorghum, upland and extra long staple cotton, tobacco, cottonseed oil, soybean oil, dairy products, tallow, and beef breeding cattle. Commodities purchased from CCC may be financed for export as private stocks under Announcement GSM-4.

Information on the CCC Export Credit Sales Program and on commodities available under Title I, Public Law 480, private trade agreements, and current information on interest rates and other phases of these programs may be obtained from the Office of the General Sales Manager, Foreign Agricultural Service, U.S. Department of Agriculture, Washington, D.C. 20250.

The following commodities are currently available for new and existing barter contracts: Oats, cotton (upland and extra long staple), and tobacco. Wheat and grain sorghum are also available under conditions noted in the individual commodity listings. (In addition, free market stocks of corn, grain sorghum, wheat, and wheat flour, under Announcement PS-1; tobacco under Announcement PS-3; and cottonseed oil and soybean oil under Announcement PS-2 are eligible for programing in connection with barter contracts covering procurements for Federal agencies that will reimburse CCC except that Hard Red Winter, Hard Red Spring, and durum wheats, and flour produced from those wheats, may not be exported through west coast ports, nor may Hard Red Winter wheat 13 percent or higher

protein be exported from Gulf Coast ports under announcement of January 2, 1968, pertaining to quality incremental subsidy. Further information on private-stock commodities may be obtained from the Office of Barter and Stockpiling, Foreign Agricultural Service, USDA, Washington, D.C. 20250.

The CCC will entertain offers from responsible buyers for the purchase of any commodity on the current list. Offers accepted by CCC will be subject to the terms and conditions prescribed by the Corporation. These terms include payment by cash or irrevocable letter of credit before delivery of the commodity, and the conditions require removal of the commodity from CCC stocks within a reasonable period of time. Where sales are for export, proof of exportation is also required, and the buyer is responsible for obtaining any required U.S. Government export permit or license. Purchases from CCC shall not constitute any assurance that any such permit or license will be granted by the issuing

Applicable announcements containing all terms and conditions of sale will be furnished upon request. For easy reference a number of these announcements are identified by code number in following list. Interested persons are invited to communicate with the Agricultural Stabilization and Conservation Service, USDA, Washington, D.C. 20250, with respect to all commodities or—for specified commodities—with the designated ASCS commodity office.

Commodity Credit Corporation reserves the right to amend from time to time, any of its announcements. Such amendments shall be applicable to and be made a part of the sale contracts thereafter entered into.

CCC reserves the right to reject any or all offers placed with it for the purchase of commodities pursuant to such announcements.

CCC reserves the right to refuse to consider an offer, if CCC does not have adequate information of financial responsibility of the offerer to meet contract obligations of the type contemplated in this announcement. If a prospective offerer is in doubt as to whether CCC has adequate information with respect to his financial responsibility, he should either submit a financial statement to the office named in the invitation prior to making an offer, or communicate with such office to determine whether such a statement is desired in his case. When satisfactory financial responsibility has not been established, CCC reserves the right to consider an offer only upon submission by offerer of a certified or cashier's check, a bid bond, or other security, acceptable to CCC, assuring that if the offer is accepted, the offerer will comply with any provisions of the contract with respect to payment for the commodity and the furnishing of

performance bond or other security acceptable to CCC.

Disposals and other handling of inventory items often result in small quantities at given locations or in qualities not up to specifications. These lots are offered by the appropriate ASCS office promptly upon appearance and therefore, generally, they do not appear in the Monthly Sales List.

On sales for which the buyer is required to submit proof to CCC of exportation, the buyer shall be regularly engaged in the business of buying or selling commodities and for this purpose shall maintain a bona fide business office in the United States, its territories or possessions and have a person, principal or resident agent upon whom service of judicial process may be had.

Prospective buyers for export should note that generally, sales to United States Government agencies, with only minor exceptions will constitute domestic unrestricted use of the commodity.

Commodity Credit Corporation reserves the right, before making any sales, to define or limit export areas.

The Department of Commerce, Bureau of International Commerce, pursuant to regulations under the Export Control Act of 1949, prohibits the exportation or re-exportation by anyone of any commodities under this program to Cuba, the Soviet Bloc or Communist-controlled areas of the Far East including Communist China, North Korea, and the Communist-controlled area of Viet Nam except under validated license issued by the U.S. Department of Commerce, Bureau of International Commerce.

For all exportations, one of the destination control statements specified in Commerce Department Regulations (Comprehensive Export Schedule § 379.10(c)) is required to be placed on all copies of the shipper's export declaration, all copies of the bill of lading, and all copies of the commercial invoices. For additional information as to which destination control statement to use, the exporter should communicate with the Bureau of International Commerce or one of the field offices of the Department of Commerce.

Exporters should consult the applicable Commerce Department regulations for more detailed information if desired and for any changes that may be made therein.

> SALES PRICE OR METHOD OF SALE WHEAT, BULK

Unrestricted use.

A. Storable. All classes of wheat in COC inventory are available for sale at market price but not below 115 percent of the 1967 price-support loan rate for the class, grade, and protein of the wheat plus the markup shown in C below applicable to the type of carrier involved.

B. Nonstorable. At not less than market price, as determined by CCC.

C. Markup and examples (dollars per bushel-in-store) 1

Markup in-store received by—		Examples—Agricultural Act of 1949 Stat. minimum			
Truck	Rail or barge				
\$0.143/2	\$0.12	Minneapolis—No. 1 DNS (\$1.55) 118 percent +\$0.12; \$1.91. Portland—No. 1 SW (\$1.44) 115 per- cent +\$0.12; \$1.78. Kansas City—No. 1 HRW (\$1.43) 118 percent +\$0.12; \$1.77. Chicago—No. 1 RW (\$1.47) 115 per- cent +\$0.12; \$1.82			

Export.

A. CCC will sell limited quantities of Hard Red Winter and Hard Red Spring wheat at west coast ports at domestic market price levels for export under Announcement GR– 345 (Revision IV, Oct. 30, 1967, as amended) as follows:

(1) Offers will be accepted subject to the purchasers' furnishing the Portland ASCS Branch Office from which the purchase was made with a Notice of Sale containing the same information as required by exporters who wish to receive an export payment under GR-345. The Notice of Sale must be furnished to the Commodity Office within 5 calendar days after the date of purchase.

(2) Sales will be made only to fill dollar market sales abroad and exporter must show export from the west coast to a destination west of the 170th meridian, west longitude, and east of the 60th meridian, east longitude, and to countries on the west coast of Central and South America.

B. CCC will sell wheat for export under Announcement GR-261 (Revision III, Jan. 9, 1961, as amended and supplemented) subject to the following:

(1) All classes will be sold subject to offers which include the price at which the buyer proposes to purchase the wheat.

(2) All classes will be sold to fill dollar market sales abroad and exporter must show export from the west coast to a destination within the geographical limitation shown in A(2) above

(3) All classes will be sold for application to barter contracts entered into pursuant to invitations for barter offers dated prior to August 26, 1966. However, CCC-owned wheat will not be sold for barter at west coast ports nor will evidence of export at west coast ports be acceptable under a sale for barter.

C. Announcement GR-262 (Revision II, Jan. 9, 1961, as amended) for export as flour as follows: All classes will be sold for application to barter contracts entered into pursuant to invitations for barter offers dated prior to August 26, 1966. However, sales for barter will not be made at west coast ports nor will evidence of export from west coast ports be acceptable under a sale for barter pursuant to this announcement.

D. CCC will not sell wheat under Announcement GR-346 until further notice.

Available. Evanston, Kansas City, Minneapolis and Portland ASCS offices.

CORN, BULK

Unrestricted use.

A. Redemption of domestic payment-inkind certificate. Such CCC dispositions of corn as CCC may designate will be in redemption of certificates or rights represented by pooled certificates under a feed grain program. The price at which corn shall be valued for such dispositions shall be the market price as determined by CCC, but not less than 115 percent of the applicable 1967 price-support loan rate 2 for the class, grade, and quality of the corn plus the markup shown in C of this unrestricted use section.

B. General sales

- 1. Storable. Such CCC dispositions of storable corn as CCC may designate as general sales will be made during the month at market price, as determined by CCC, but not less than the Agricultural Act of 1949 formula minimum price for such sales which is 105 percent of the applicable 1967 price support rate 2 (published loan rate plus 19 cents per bushel) for the class, grade, and quality of the corn, plus the markup shown in C of this unrestricted use section.
- 2. Nonstorable. At not less than market price as determined by CCC.
- C. Markups and examples (dollars per bushel in-store 1 basis No. 2 yellow corn 14 percent M.T. 2 percent F.M.).

Markup instore received by—	Examples
Truck	
\$0.10	Feed grain program domestic PIK certificate minimums: McLean County, Ill. (\$1.08+\$0.02}\(_2\) 115 percent +\$0.10; \$1.38. Agricultural Act of 1949; stat. minimums: McLean County, Ill. (\$1.08+\$0.02}\(_2\) +\$0.19): 105 percent +\$0.10; \$1.46.

Available. Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

Export. Corn from CCC inventory is not available for export sale.

GRAIN SORGHUM (BULK)

Unrestricted use.

A. Redemption of domestic payment-inkind certificates. Such CCC dispositions of grain sorghum as CCC may designate will be in redemption of certificates or rights represented by pooled certificates under a feed grain program. The minimum price at which grain sorghum shall be valued for such dispositions shall be market price, as determined by CCC, but not less than 115 percent of the applicable 1967 price-support loan rate " for the class, grade, and quality of the grain sorghum, plus the markup shown in C of this unrestricted use section applicable to the type of carrier involved.

B. General sales.

- 1. Storable. Such CCC dispositions of storable grain sorghum as CCC may designate as general sales will be made during the month at market price, as determined by CCC, but not less than the Agricultural Act of 1949 formula minimum price for such sales which is 105 percent of the applicable 1967 pricesupport rate 9 (published loan rate plus 34 cents per hundredweight) for the class, grade, and quality of the grain sorghum, plus the markup shown in C of this unrestricted use section applicable to the type of carrier involved.
- 2. Nonstorable. At not less than market price as determined by CCC.
- C. Markups and examples (dollars per hundredweight in-store 1 No. 2 or better).

Markup in-store received by—		Examples			
Truck	Rail or barge				
0.1734	\$0, 1234	Feed grain program domestic PIK certificate minimums: Hale County, Tex. (\$1.59) 115 percent +\$0.174; \$2.00\fo/4. Kansas City, Mo. (ex-rail) (\$1.85) 115 percent +\$0.124; \$2.2554. Agricultural Act of 1949; stat. minimums: Hale County, Tex. (\$1.59+\$0.32), 105 percent +\$0.1734; \$2.2044. Kansas City, Mo. (ex-rail) (\$1.85 +\$0.34); 105 percent +\$0.1234; \$2.4234.			

Export. Sales are made at the higher of the domestic market price, as determined by CCC, or 115 percent of the applicable 1967 pricesupport loan rate plus carrying charges in section C. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the markup referred to in C of the unrestricted use section for grain sorghum. Sales will be made pursuant to the following announcements

A. Announcement GR-368 (Revision 2, Mar. 1, 1965, as amended), for export commodity certificate redemption.

B. Announcement GR-212 (Revision 2, Jan. 9, 1961) for application to barter contracts entered into pursuant to invitations for barter offers dated prior to August 26, 1966, and for cash or other designated sales.

Available, Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

BARLEY, BULK

Unrestricted use.

A. Storable. Market price, as determined by CCC, but not less than 115 percent of the applicable 1967 price-support rate 2 for the class, grade, and quality of the barley plus the applicable markup.

B. Markups and examples (dollars per bushel in-store 1 No. 2 or better).

Markup in-store received by—		Examples					
Truck	Rail or barge						
\$0.141/2	\$0.12	Cass County, N. Dak. (\$0.87); 115 percent +\$0.14½; \$1.15½ Minneapolis, Minn. (ex-rail) (\$1.10); 115 percent +\$0.12; \$1.39.					

C. Nonstorable. At not less than market price as determined by CCC.

Export. Sales are made at the higher of the domestic market price, as determined by CCC, or 115 percent of the applicable 1967 pricesupport loan rate plus carrying charges in section B. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcement is 105 percent of the applicable price-support rate plus the markup referred to in B of the unrestricted use section for barley. Sales will be made pursuant to the following announce-

- A. Announcement GR-368 (Revision 2, Mar. 1, 1965, as amended), for export commodity certificate redemption.
- B. Announcement GR-212 (Revision 2, Jan. 9, 1961) for cash or other designated

Available, Kansas City, Evanston, Portland and Minneapolis grain offices.

OATS, BULK

Unrestricted use.

A. Market price, as determined by CCC, but not less than 115 percent of the applicable 1967 price-support rate 2 for the class, grade, and quality of the oats plus the markup shown in B below.

B. Markups and examples (dollars per bushel in-store 1 basis No. 2 XHWO).

Markup in- store received by—	Examples - Agricultural Act of 1908 Stat. minimum			
Truck				
\$0.1432	Redwood County, Minn. (\$0.60+80.00 quality differential); 115 percent +\$0.143/2; \$0.873/2.			

C. Nonstorable. At not less than the market price as determined by CCC.

Export. Sales are made at the higher of the domestic market price, as determined by CCC, or 115 percent of the applicable 1967 price-support loan rate plus carrying charges in section B. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the markup referred to in B of the unrestricted use section for oats. Sales will be made pursuant to the following announcements.

A. Announcement GR-368 (Revision 2. Mar. 1, 1965, as amended), for export com-modity certificate redemption.

B. Announcement GR-212 (Revision 2 Jan. 9, 1961), for application to barter contracts and for cash or other designated sales.

Available. Kansas City, Evanston, Minneapolis, and Portland ASCS grain offices.

RYE, BULK

Unrestricted use.

A Storable. Market price, as determined by CCC, but not less than the Agricultural Act of 1949 formula price which is 115 percent of the applicable 1967 price-support rate for the class, grade, and quality of the grain plus the markup shown in B below applicable to the type of carrier involved.

to the type of carrier involved.

B. Markups and examples (dollars per bushel in-store 1 No. 2 or better).

Mar in-s receive	tore	Examples—Agricultural Act of 19 Stat. minimum				
Truck	Rail or barge					
\$0.1434	\$0, 12	Rolette County, N. Dak. (\$0.90); 115 percent +\$0.1415; \$1.1815. Minneapolis, Minn. (ex-rail) (\$1.23) 115 percent +\$0.12; \$1.54.				

C. Nonstorable. At not less than market

price as determined by CCC.

Export. Sales are made at the higher of the domestic market price, as determined by CCC, or 115 percent of the applicable 1967 price-support loan rate plus carrying charges in section B. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcement is 105 percent of the applicable pricesupport rate plus the markup referred to in B of the unrestricted use section for re. Sales will be made pursuant to the following announcements:

A. Announcement GR-368 (Revision 2, Mar. 1, 1965, as amended), for export commodity certificate redemption. B. Announcement GR-212 (Revision 2,

B. Announcement GR-212 (Revision 2, Jan. 9, 1961) for cash or other designated sales.

Available, Evanston, Kansas City, Portland, and Minneapolis ASCS grain offices.

RICE, ROUGH

Unrestricted use.

Market price but not less than 1967 loan rate plus 5 percent plus 31 cents per hundredweight, basis in store.

Export. As milled or brown under Announcement GR-369, Revision III, as amended, Rice Export Program.

Available. Prices, quantities, and varieties of rough rice available from Kansas City ASCS Commodity Office.

COTTON, UPLAND

Unrestricted use.

A. Competitive offers under the terms and conditions of Announcement NO-C-32 (Sale of Upland Cotton for Unrestricted Use). Under this announcement, upland cotton acquired under price-support programs will be sold at the highest price offered but in no event at less than the higher of (a) 110 percent of the current loan rate for such cotton, or (b) the market price for such cotton, as determined by CCC.

B. Competitive offers under the terms and conditions of Announcement NO-C-31 (Disposition of Upland Cotton—In Redemption of Payment-In-Kind Certificates or Rights in Certificate Pools, in Redemption of Export Commodity Certificates, Against the "Shortfall," and Under Barter Transactions), as amended. Cotton may be acquired at its current market price, as determined by CCC, but not less than a minimum price determined by "CCC which will in no event be less than 120 points (1.2 cents per pound) above the loan rate for such cotton.

CCC disposals for barter. Competitive offers under the terms and conditions of Announcements CN-EX-28 (Acquisition of Upland Cotton for Export under the Barter Program) and NO-C-31 (described above), as amended.

COTTON, EXTRA LONG STAPLE

Unrestricted use.

Competitive offers under the terms and conditions of Announcements NO-C-6 (Revised July 22, 1960), as amended, and NO-C-10, as amended. Under these announcements extra long staple cotton (domestically grown) will be sold at the highest price offered but in no event at less than the higher of (a) 115 percent of the current support price for such cotton plus reasonable carrying charges, or (b) the domestic market price as determined by CCC.

Export.

A. CCC sales for export. Competitive offers under the terms and conditions of Announcements CN-EX-22 (Extra Long Staple Cotton Export.Program) and NO-C-27 (Sale of Extra Long Cotton Export.Program)

B. Barter. Competitive offers under the terms and conditions of Announcement CN-EX-27 (Acquisition of Extra Long Staple Cotton for Export under the Barter Program), and NO-C-27 (Sale of Extra Long Staple Cotton), as amended.

COTTON, UPLAND OR EXTRA LONG STAPLE

Unrestricted use.

A. Competitive offers under the terms and conditions of Announcement NO-C-18 (Sale of Cotton—To Establish Claims). Any such cotton will be offered for sale periodically on the basis of samples representing the cotton for the purpose of establishing claims against

producers and others according to schedules issued from time to time by CCC.

B. Competitive offers under the terms and

B. Competitive offers under the terms and conditions of Announcement NO-C-20 (Sale of Special Condition Cotton). Any such cotton (Below Grade, Sample Loose, Damaged Pickings, etc.) owned by CCC will be offered for sale periodically on the basis of samples representing the cotton according to schedules issued from time to time by CCC.

Availability information.

Sale of cotton will be made by the New Orleans ASCS Commodity Office. Sales announcements, rated forms and catalogs for upland cotton and extra long staple cotton showing quantities, qualities and location may be obtained for a nominal fee from that office.

PEANUTS SHELLED OR FARMERS STOCK

When stocks are available in their area of responsibility, the quantity, type, and grade offered and whether for restricted or unrestricted use are announced in weekly lot lists or invitations to bid issued by the following:

GFA Peanut Association, Camilla, Ga.
Peanut Growers Cooperative Marketing

Association, Franklin, Va.
Southwestern Peanut Growers' Association,
Gorman, Tex.

A. Restricted use sales. Announcement PR-1 as amended, and the lot list contain terms and conditions of sales restricted to domestic crushing or export.

1. Shelled peanuts of less than U.S. No. 1 grade may be purchased for foreign or domestic crushing.

2. Farmers stock peanuts may be purchased for domestic crushing or for export of U.S. No. 1 or better shelled peanuts. All peanuts of less than U.S. No. 1 quality must be crushed domestically.

All sales are made on the basis of competitive bids each Wednesday, by the Producer Associations Division, Agricultural Stabilization and Conservation Service, Washington, D.C. 20250, to which all bids are submitted.

TUNG OIL

Unrestricted use.

Sales are made periodically on a competitive bid basis. Bids are submitted to the Producer Associations Division, Agricultural Stabilization and Conservation Service, Washington, D.C. 20250.

The quantity offered and the date bids are to be received are announced to the trade in notices of Invitation to Bid, issued by the National Tung Oil Marketing Cooperative, Inc., Poplarville, Miss. 39470.

Terms and conditions of sale are as set forth in Announcement NTOM-PR-4 of April 6, 1967, as amended, and the applicable Invitation to Bid.

Bids will include, and be evaluated on the basis of, price offered per pound f.o.b. storage location. For certain destinations, CCC will as provided in the Announcement, as amended, refund to the buyer a "freight equalization" allowance.

Copies of the Announcement or the Invitation may be obtained from the Cooperative or Producer Associations Division, ASCS, Telephone Washington, D.C., area code 202, DU 8-3901.

FLAXSEED, BULK

Unrestricted use.

A. Storable. Domestic market price but not less than the applicable 1967 support price for the class, grade, and quality of flaxseed plus 14½ cents per bushel, and plus the respective markup shown in B below applicable to the type of carrier involved.

B. Markups and examples (dollars per bushel in-store 1).

Marku bus receive	hel	Examples of minimum prices (ex-rail or barge)				
Truck	Rail or barge	Terminal	Class and grade	Price		
Cents \$0.16½	Cents \$0.121/4	Minneapolis	No. 1	\$3. 4134		

C. Nonstorable. At not less than domestic market price as determined by CCC.

Available. Through the Minneapolis ASCS Branch Office.

DAIRY PRODUCTS

Sales are in carlots only in-store at storage location of products.

Submission of offers. Submit offers to the Minneapolis ASCS Commodity Office.

NONFAT DRY MILK

Unrestricted use.

Announced prices, under MP-14: Spray process, U.S. Extra Grade, 21.60 cents per pound packed in 100-pound bags and 21.85 cents per pound packed in 50-pound bags.

Export. Announced prices, under MP-23, pursuant to invitations issued by Minneapolis ASCS Commodity Office. Invitations will indicate the type of export sales authorized, the announced price and the period of time such price will be in effect.

BUTTER

Unrestricted use.

Announced prices, under MP-14: 74 cents per pound—New York, Pennsylvania, New Jersey, New England, and other States bordering the Atlantic Ocean and Gulf of Mexico. 73.25 cents per pound—Washington, Oregon, and California. All other States 73 cents per pound.

CHEDDAR CHEESE (STANDARD MOISTURE BASIS)
Unrestricted use.

Announced prices, under MP-14: 49.125 cents per pound—New York, Pennsylvania, New England, New Jersey, and other States bordering the Atlantic Ocean and Pacific Ocean and the Gulf of Mexico. All other States 48.125 cents per pound.

(FOOTNOTES)

¹ The formula price delivery basis for binsite sales will be f.o.b.

*Round product up to the nearest cent.
USDA AGRICULTURAL STABILIZATION AND CON-SERVATION SERVICE OFFICES

GRAIN OFFICES

Kansas City ASCS Commodity Office, 8930 Ward Parkway (Post Office Box 205), Kansas City, Mo. 64141, Telephone: Emerson 1-0860.

Alabama, Alaska, Arizona, Arkansas, Colorado, Florida, Georgia, Hawati, Kansas, Louisiana, Mississippi, Missouri, Nebraska, Nevada, New Mexico, North Carolina, Okiahoma, South Carolina, Tennessee, Texas, and Wyoming (domestic and export), California (domestic only).

Branch Office—Evanston ASCS Branch Office, 2201 Howard Street, Evanston, III. 60202. Telephone: Long Distance—Area Code 312, 353-6581, Local—353-6581 (Chicago, III.).

Connecticut, Delaware, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Virginia, Vermont, and West Virginia, Branch Office—Minneapolis ASCS Branch Office, 310 Grain Exchange Building, Minneapolis, Minn. 55415. Telephone: 334-2051.

Minnesota, Montana, North Dakota, South Dakota, and Wisconsin.

Branch Office-Portland ASCS Branch Office, 1218 Southwest Washington Street Portland, Oreg. 97205. Telephone: 226-3361.

aho, Oregon, Utah, and Washington (domestic and export sales), California Idaho. (export sales only).

PROCESSED COMMODITIES OFFICE-(ALL STATES)

Minneapolis ASCS Commodity Office, 6400 France Avenue, South, Minneapolis, Minn. 55435. Telephone: Area Code 612, 334–3200.

COTTON OFFICE-(ALL STATES)

New Orleans ASCS Commodity Office, Wirth Building, 120 Marais Street, New Orleans, La. 70112. Telephone: 527-7766.

GENERAL SALES MANAGER OFFICES:

Representative of General Sales Manager, New York Area: Joseph Reidinger, 80 Latayette Street, New York, N.Y. 10013. N.Y. 10013. Telephone: 264-8439, 8440, 8441.

Representative of General Sales Manager, West Coast Area: Callan B. Duffy, Ap-praisers' Building, Room 802, 630 Sansome Street, San Francisco, Calif. 94111. Telephone: 556-6185.

ASCS STATE OFFICES

Illinois, Room 232, Post Office and Courthouse, Springfield, Ill. 62701, Telephone: Area Code 217, 525-4180.

Indiana, Room 110, 311 West Washington Street, Indianapolis, Ind. 46204, Telephone:

Area Code 317, 633-8521.

Iowa, Room 937, Federal Building, 210 Wal-nut Street, Des Moines, Iowa 50309, Tele-phone: Area Code 515, 284-4213.

Kansas, 2601 Anderson Avenue, Manhattan, Kans. 66502, Telephone: Area Code JE 9-3531

Michigan, 1405 South Harrison Road, East Lansing, Mich. 48823. Telephone: Area Code 517, 372-1910.

Missouri, I.O.O.F. Building, 10th and Walnut Streets, Columbia, Mo. 65201. Telephone: Area Code 314, 442–3111.

Minnesota, Federal Building and U.S. Courthouse, 1821 University Avenue, St. Paul, Minn. 55104. Telephone: Area Code 612, 228-7651.

Montana, Post Office Box 670, U.S.P.O. and Federal Office Building, Bozeman, Mont. 59715. Telephone: Area Code 406, 587-4511, Ext. 3271.

Nebraska, Post Office Box 793, 5801 O Street, Lincoln, Nebr. 68501. Telephone: Area Code 402, 475-3361.

North Dakota, Post Office Box 2017, 15 South 21st Street, Fargo, N. Dak. 58103. Tele-phone: Area Code, 701, 237–5205. Ohio, Room 202, Old Federal Building, Co-lumbus, Ohio 43215. Telephone: Area Code

614, 469-5644. South Dakota, Post Office Box 843, 239 Wisconsin Street, SW., Huron, S. Dak. 57350. Telephone: Area Code 605, 352–3651, Ext. 321 or 310.

Wisconsin, Post Office Box 4248, 4601 Hammersley Road, Madison, Wis. 53711. Telephone: Area Code 608, 254-4441, Ext. 7535.

(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 407, 63 Stat. 1066; sec. 105, 63 Stat. 1051, as amended by 76 Stat. 612; secs. 303, 306, 307, 76 Stat. 614— 617; 7 U.S.C. 1441 (note).)

Signed at Washington, D.C., on February 2, 1968.

> H. D. GODFREY. Executive Vice President, Commodity Credit Corporation.

[F.R. Doc. 68-1444; Filed, Feb. 6, 1968; 8:47 a.m.]

Office of the Secretary KANSAS

Designation of Areas for Emergency Loans

For the purpose of making emergency loans pursuant to section 321 of the Consolidated Farmers Home Administration Act of 1961 (7 U.S.C. 1961), it has been determined that in the hereinafternamed counties in the State of Kansas, natural disasters have caused a need for agricultural credit not readily available from commercial banks, cooperative lending agencies, or other responsible sources.

KANSAS

Nemaha. Brown.

Pursuant to the authority set forth above, emergency loans will not be made in the above-named counties after June 30, 1968, except to applicants who previously received emergency or special livestock loan assistance and who can qualify under established policies and procedures.

Done at Washington, D.C., 2d day of February 1968.

> ORVILLE L. FREEMAN, Secretary.

[F.R. Doc. 68-1504; Filed, Feb. 6, 1968; 8:49 a.m.1

ATOMIC ENERGY COMMISSION

[Docket No. 50-277]

PHILADELPHIA ELECTRIC CO. ET AL.

Notice of Issuance of Provisional Construction Permit

Notice is hereby given that, pursuant to the Initial Decision of the Atomic Safety and Licensing Board, dated January 29, 1968, the Director of the Division of Reactor Licensing has issued Provisional Construction Permit No. CPPR-37 to Philadelphia Electric Co., Public Service Electric and Gas Co., Delmarva Power and Light Co., and Atlantic City Electric Co. for the construction of a single cycle, forced circulation, boiling water nuclear reactor at the Philadelphia Electric Co.'s site in Peach Bottom, York County, Pa. The reactor, known as the Peach Bottom Atomic Power Station Unit No. 2, is designed for initial operation at approximately 3,295 thermal

A copy of the initial decision is on file in the Commission's Public Document Room, 1717 H Street NW., Washington,

Dated at Bethesda, Md., this 1st day of February 1968.

For the Atomic Energy Commission.

SAUL LEVINE. Acting Director, Division of Reactor Licensing.

[F.R. Doc. 68-1411; Filed, Feb. 6, 1968; 8:45 a.m.]

[Docket No. 50-278]

PHILADELPHIA ELECTRIC CO. ET AL.

Notice of Issuance of Provisional Construction Permit

Notice is hereby given that, pursuant to the initial decision of the Atomic Safety and Licensing Board, dated January 29, 1968, the Director of the Division of Reactor Licensing has issued Provisional Construction Permit No. CPPR-38 to Philadelphia Electric Co., Public Service Electric and Gas Co., Delmarva Power and Light Co., and Atlantic City Electric Co. for the construction of a single cycle, forced circulation, boiling water nuclear reactor at the Philadelphia Electric Co.'s site in Peach Bottom, York County, Pa. The reactor, known as the Peach Bottom Atomic Power Station Unit No. 3, is designed for initial operation at approximately 3,295 thermal megawatts.

A copy of the initial decision is on file in the Commission's Public Document Room, 1717 H Street NW., Washington,

Dated at Bethesda, Md., this 1st day of February 1968.

For the Atomic Energy Commission.

SAUL LEVINE. Acting Director, Division of Reactor Licensing.

[F.R. Doc. 68-1412; Filed, Feb. 6, 1968; 8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket No. 18828, etc.]

DENVER-TWIN CITIES SERVICE INVESTIGATION

Notice of Postponement of Hearing

Notice is hereby given, pursuant to the Federal Aviation Act of 1958, as amended, that hearing in the aboveentitled proceeding, now assigned to be held on February 20, 1968, before the undersigned, is postponed and reassigned for hearing on February 27, 1968, at 10 a.m., e.s.t., in Room 911, Universal Building, 1825 Connecticut Avenue NW. Washington, D.C.

Dated at Washington, D.C., February 2, 1968.

[SEAL]

BARRON FREDRICKS, Hearing Examiner.

[F.R. Doc. 68-1457; Filed, Feb. 6, 1968; 8:47 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 17555-17558; FCC 68M-178]

AZALEA CORP. ET AL.

Order Rescheduling Hearing

In re applications of Azalea Corp. Mobile, Ala., Docket No. 17555, File No. BP-17340; W.G.O.K., Inc. (WGOK), Mobile, Ala., Docket No. 17556, File No. BP-17398; People's Progressive Radio, Inc., Mobile, Ala., Docket No. 17558, File No. BP-17477; Mobile Broadcast Service, Inc., Mobile, Ala., Docket No. 17558; File No. BP-17478; for construction permits.

Pursuant to agreements of counsel arrived at during the further prehearing conference in the above-styled proceeding held on January 26, 1968: It is ordered, That the evidentiary hearing in this proceeding will begin on Monday, May 6, 1968, at 10 a.m., in the offices of the Commission, Washington, D.C.

Issued: January 29, 1968.

Released: January 31, 1968.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE,

[SEAL] BEN F. WAPLE, Secretary.

[FR. Doc. 68-1464; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket Nos. 17234-17241; FCC 68M-170]

CATV OF ROCKFORD, INC., ET AL. Order Continuing Hearing

In re petitions by CATV of Rockford, Inc., Rockford, Ill., Docket No. 17234, File Nos. CATV 100-23, 100-39; Rockford Community Television, Inc., Loves Park, Ill., Docket No. 17235, File No. CATV 100-68; TV Cable Company of Stephenson County, Freeport, Ill., Docket No. 17236, File No. CATV 100-105; Beloit Community Television Services, Inc., Beloit, Wis., Docket No. 17237, File No. CATV 100-92; Television Wisconsin, Inc., Whitewater, Wis., Docket No. 17238, File No. CATV 100-26; Whitewater Cable Corp., Whitewater, Wis., Docket No. 17239, File No. CATV 100-37; Jefferson Cable Corp., Jefferson, Wis., Docket No. 17240, File No. CATV 100-51; Total TV, Inc., Janesville, Wis., Docket No. 17241, File No. CATV 100-13; for authority pursuant to § 74.1107 to serve and operate CATV systems in the Milwaukee, Wis., Market (24), Madison, Wis., Market (80), and Rockford, Ill., Market (90).

The Hearing Examiner has been assigned a case for hearing in Atlanta, Ga. The evidential hearing in the present proceeding, now scheduled for March 11 would conflict with a convenient field hearing in the Atlanta case; and it will be appropriate to continue the evidential hearing in Docket No. 17234, etc. until March 20, 1968.

It is ordered, That the evidential hearing in the above-captioned cases is rescheduled from March 11 to March 20, 1968. (The nonevidential hearing date of February 26, 1968, remains unchanged.)

Issued: January 31, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE,

Secretary.

P.R. Doc. 68-1465; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket Nos. 17977-17979; FCC 68M-188]

COURT HOUSE BROADCASTING CO., AND FAMILY BROADCASTING CO., INC.

Order Scheduling Hearing

In re applications of The Court House Broadcasting Co., Docket No. 17977, File No. BR-2697; for renewal of license of standard broadcast station WCHO, Washington Court House, Ohio; The Court House Broadcasting Co., Docket No. 17978, File No. BR-3305; for renewal of license of standard broadcast station WCHI, Chillicothe, Ohio; The Family Broadcasting Co., Inc., Docket No. 17979, File No. BR-2714; for renewal of license of standard broadcast station WKOV, Wellston, Ohio.

It is ordered, That Thomas H. Donahue shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on April 25, 1968, at 10 a.m.; and that a prehearing conference shall be held on March 15, 1968, commencing at 9 a.m.: And, it is further ordered, That all proceedings shall take place in the offices of the Commission, Washington, D.C.

Issued: January 31, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE, Secretary.

[F.R. Doc. 68-1466; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket Nos. 17898, 17899; FCC 68M-182]

LEBANON BROADCASTING CO. AND RISNER BROADCASTING, INC.

Order Continuing Hearing

In re applications of Lebanon Broadcasting Co., Lebanon, Mo., Docket No. 17898, File No. BPH-5167; Risner Broadcasting, Inc., Lebanon, Mo., Docket No. 17899, File No. BPH-5207; for construction permits.

The Hearing Examiner has rescheduled a hearing in another case to accommodate a prospective field hearing, thus affecting the March 19 hearing in the present proceeding.

Accordingly, it is ordered, That the Lebanon hearing is rescheduled from March 19 to April 15, 1968, at 11 a.m., in Washington, D.C.

Issued: January 31, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE

Secretary.

[F.R. Doc. 68-1467; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket Nos. 17664, 17752, FCC 68M-183]

POWERS FERRY AMERICAN AND RUDOLPH G. PAOLUCCI

Order Scheduling Hearing

In the matter of Rudolph G. Paolucci, doing business as Powers Ferry American; and R. G. Paolucci, Marietta, Ga., Docket No. 17664; order to show cause why the licenses for Radio Station KMM-2286 in the citizens radio service, Radio Station KGS-248 in the business radio service and Radio Station N6123W in the aviation radio service should not be revoked; Rudolph G. Paolucci, 221 Powers Ferry Road, Marietta, Ga., Docket No. 17752; suspension of restricted radio-telephone operator permit.

It is ordered, That the hearing in the above-captioned consolidated proceedings shall begin in Atlanta, Ga. (see FCC 67M-1705) on March 14, 1968, at 10 a.m., at a place to be specified by later notice.

Issued: January 31, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE, Secretary.

[F.R. Doc. 68-1470; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket No. 17980; FCC 68M-190]

TELE-CEPTION OF WINCHESTER, INC. Order Scheduling Hearing

In re cease and desist order to be directed against Tele-Ception of Winchester, Inc., Docket No. 17980, File No. SR-8716; owner and operator of a CATV system at Winchester, Ky.

It is ordered, That David I. Kraushaar shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on March 7, 1968, at 10 a.m.; and that a prehearing conference shall be held on February 20, 1968, commencing at 9 a.m.: And it is further ordered, That all proceedings shall take place in the offices of the Commission, Washington, D.C.

Issued: January 31, 1968.

[SEAL]

Released: February 1, 1968.

FEDERAL COMMUNICATIONS
COMMISSION,
BEN F. WAPLE,
Secretary.

[F.R. Doc. 68-1471; Filed, Feb. 6, 1968; 8:48 a.m.]

[Docket Nos. 17575; 17576; FCC 68M-191]

TRI-CITIES BROADCASTING CORP. AND PALMER-DYKES BROADCASTING CO.

Order Continuing Hearing

In re applications of Tri-Cities Broadcasting Corp., Gate City, Va., Docket No. 17575, File No. BPH-5654; Paul Dykes and Basil J. Palmer, doing business as Palmer-Dykes Broadcasting Co., Kingsport, Tenn., Docket No. 17576, File No. BPH-5701; for construction permits.

The Hearing Examiner having under consideration a petition filed January 30, 1968, on behalf of Tri-Cities Broadcasting Corp., requesting modification of hearing procedures heretofore established:

It appearing, that good cause exists why said petition should be granted, and counsel states there is no opposition

thereto and that all other parties agree to immediate consideration of the instant pleading:

Accordingly, it is ordered, That the petition for modification of hearing procedures is granted and a further hearing conference will be held on February 2, 1968, at 9 a.m., in the Commission's offices, Washington, D.C.; and

It is further ordered, That the hearing now scheduled for February 12 be and the same is hereby rescheduled for February 13, 1968, at 10 a.m., in the Commission's offices, Washington, D.C.

Issued: February 1, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS COMMISSION,

BEN F. WAPLE, [SEAL] Secretary.

Filed, Feb. 6, 1968; [F.R. Doc. 68-1472; 8:49 a.m.]

[Docket No. 17976; FCC 68M-189]

WEST MICHIGAN TELECASTERS, INC. Order Scheduling Hearing

In the matter of West Michigan Telecasters, Inc., Battle Creek, Mich., Docket No. 17976, File No. BPTT-1337; for construction permit for UHF television broadcast translator station.

It is ordered. That Forest L. McClenning shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on March 18, 1968, at 10 a.m.; and that a prehearing conference shall be held on February 23, 1968, commencing at 9 a.m.: And, it is further ordered, That all proceedings shall take place in the offices of the Commission, Washington, D.C

Issued: January 31, 1968.

Released: February 1, 1968.

FEDERAL COMMUNICATIONS COMMISSION,

BEN F. WAPLE, [SEAL] Secretary.

[F.R. Doc. 68-1473; Filed, Feb. 6, 1968; 8:49 a.m.]

[Docket No. 17987]

JOHN DEE YOUNG

Order Instituting Hearing

In the matter of John Dee Young, c/o American Radio Association, Room 207, 270 Madison Avenue, New York, N.Y. 10016, Docket No. 17987; suspension of radiotelegraph second class operator license.

The Commission, by the Chief of its Field Engineering Bureau, has under consideration the suspension of the Radiotelegraph Second Class Operator License, T2-24-761, issued to John Dee Young. The license expires May 26, 1969.

In accordance with the provisions of section 303(m)(2) of the Communications Act of 1934, as amended, Young filed with the Commission a timely request for hearing on the Commission's Order released November 2, 1967, suspending his Radiotelegraph Second Class Operator License for the remainder of its term.

Under the provisions of section 303 (m) (2) of the Communications Act of

1934, as amended, John Dee Young is entitled to a hearing in this matter and by filing a timely request for a hearing, the Commission's Order of Suspension is held in abeyance until the conclusion of the proceedings in this matter.

It is ordered, Under authority contained in section 303(m) (2) of the Communications Act of 1934, as amended and § 0.311(a) (5) of the Commission's rules, that the matter of the suspension of the Radiotelegraph Second Class Operator License of John Dee Young is hereby designated for hearing at a time and place before a hearing examiner to be specified by further Order of the Commission upon the following issues.

1. To determine whether John Dee Young, while serving as sole radio operator on board the vessel SS Globe Carrier, failed to carry out the lawful orders of

the master of the vessel.

2. To determine in the light of the evidence adduced in the preceding issue and in view of a previous suspension of his license by a Commission order dated October 25, 1963, whether the terms of the original order of suspension should be made final, rescinded, or modified.

It is further ordered, That the Secretary shall send a copy of this order by certified mail-return receipt requested to John Dee Young at the address given above.

Adopted: February 1, 1968. Released: February 1, 1968.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION. BEN F. WAPLE,

Secretary.

[F.R. Doc. 68-1474; Filed, Feb. 6, 1968; 8:49 a.m.]

FEDERAL POWER COMMISSION

[Docket Nos. RI63-312, RI68-383]

ATLANTIC RICHFIELD CO. ET AL.

Order Providing for Hearing on and Suspension of Proposed Changes in Rates, Accepting Rate Increase and Terminating Proceeding in Part

JANUARY 30, 1968.

Atlantic Richfield Company (Operator), et al. (Atlantic) has tendered for filing proposed changes in its presently effective rate schedule for sales of natural gas subject to the jurisdiction of the Commission. The proposed changes, which constitute increased rates and charges, are designated as follows:

- Lane	1211212-9				Amount	Date	Effective	Date sus-	Cents per Mcf		Rate in effect sub-
Docket No.	Respondent	Rate sched- ule No.	Sup- ple- ment No.	Purchaser and producing area		filing tendered	unless sus- pended	pended until—	Rate in effect	Proposed increased rate	ject to refund in docket Nos.
R168-383	Atlantic Richfield Co. (Operator) et al., Post Office Box 2819, Dallas, Tex. 75221, Attn: Edward J. Kremer, Esq.	160	* 27	Texas Eastern Transmission Corp. (Chicolete Creek et al. Fields, Lavaca et al. Counties, Tex.) (R.R. District Nos. 2 and 1).	3,099	\$12-8-67 \$12-8-67 \$12-8-67	4 2- 5-68 4 2- 5-68 4 2- 5-68	7- 5-68 7- 5-68 (Accepted- effective 2-5-68.)	7 14, 3733 8 0 14, 8733 10 11 14, 5	16714,8733 168915,3733 6101114,6	R163-312. R163-312. R163-312.

 ² Does not include acreage in Meyersville Field (M. E. Cooley lease). Gas from such acreage is sold at a rate of 12,9434 cents per Mcf.
 ³ As amended by filing submitted Dec. 27, 1967.
 ⁴ The stated effective date is the effective date requested by Respondent.

Periodic rate increase.
Pressure base is 14.65 p.s.l.a.

Applicable to acreage in the Chicolete Creek, East Rhode Ranch and Meyersville (1984). Lavaca, McMullen, and De Witt Counties, Tex.

Applicable to acreage in the West George West Field, Live Oak County, Tex.

Includes 0.5-cent dehydration and gathering charge allowance.

Applicable to acreage in the Loma Alta Field, McMullen County, Tex.

Includes 0.1267-cent dehydration and cothering charge allowance. ¹⁰ Applicable to acreage in the Loma Alta Field, McMillell Countries in Includes 0.1267-cent dehydration and gathering charge allowance.

Address is Post Office Box 2819, Dallas, Tex. 75221, Attention: Edward J. Kremer, Esq.

Atlantic proposes rate increases under its FPC Gas Rate Schedule No. 160 for gas sold to Texas Eastern Transmission Corp. from various fields located in Texas Railroad District Nos. 1 and 2. The 14.-8733 cents and 15.3733 cents rate increases pertain to gas produced in fields other than the Loma Alta Field, Mc-Mullen County, Tex., and amount to \$7,110 annually. The rates proposed in such increases exceed the area's increased ceiling rate as established by the second amendment to the Commission's statement of general policy No. 61-1 and should be suspended for 5 months from February 5, 1968, the proposed effective date. The 14.6 cents rate increase pertains to gas produced, dehydrated and delivered at a central point in the Loma Alta Field, against pressures existing in Buyer's line provided such pressures do not exceed 1,200 p.s.i.g., amounts to \$157 annually. The rate proposed in such increase does not exceed the area's increased ceiling rate for pipeline quality gas as established by the seventh amendment to the Commission's statement of general policy No. 61-1 and we conclude that it should be accepted for filing and permitted to become effective as of February 5, 1968, the proposed effective date.

The proposed 14.8733 cents and 15 .-3733 cents per Mcf rates and charges may be unjust, unreasonable, unduly dis-criminatory, or preferential, or other-

wise unlawful. The Commission finds:

(1) The 14.6 cents per Mcf rate applicable to acreage in the Loma Alta Field, McMullen County, Tex., contained in Supplement No. 27 to Atlantic's FPC Gas Rate Schedule No. 160 should be accepted for filing and be permitted to become effective February 5, 1968, the proposed effective date, and the proceedings in Docket No. RI63-312, insofar as such proceeding pertains to gas produced from the Loma Alta Field, McMullen County, Tex., should be terminated and Atlantic relieved of any refund obligations related thereto.

(2) It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the 14.8733 cents and 15.3733 cents per Mcf rates contained in Supplement No. 27 to Atlantic's FPC Gas Rate Schedule No. 160, and such supplement be suspended and the use thereof deferred as hereinafter ordered.

The Commission orders:

(A) The 14.6 cents per Mcf rate applicable to acreage in the Loma Alta Field, McMullen County, Tex., contained

No. 26-7

in Supplement No. 27 to Atlantic's FPC Gas Rate Schedule No. 160, is accepted for filing and permitted to become effective on February 5, 1968, the proposed effective date.

(B) The proceeding in Docket No. RI63-312, insofar as such proceeding pertains to gas produced from the Loma Alta Field, McMullen County, Tex., is terminated and Atlantic is relieved of any refund obligation with respect thereto.

(C) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Ch. I), a public hearing shall be held upon a date to be fixed by notice from the Secretary concerning the lawfulness of the proposed increased rates and charges (14.8733 cents and 15.3733 cents) contained in the above-designated supplement.

(D) Pending such hearing and decision thereon, Atlantic's aforementioned rate supplement is hereby suspended and the use thereof deferred until July 5. 1968, and thereafter until such further time as it is made effective in the manner prescribed by the Natural Gas Act.

(E) Neither the supplement hereby suspended, nor the rate schedule sought to be altered thereby, shall be changed until this proceeding has been disposed of or until the periods of suspension have expired, unless otherwise ordered by the Commission.

(F) 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 March 18, 1968.

By the Commission.

[SEAL] GORDON M. GRANT. Secretary.

[F.R. Doc. 68-1518; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. RI68-416]

BROOKS GAS CORP.

Order Providing for Hearing on and Suspension of Proposed Change in Rate, and Allowing Rate Change To Become Effective Subject to Refund

JANUARY 31, 1968.

Respondent named herein has filed a proposed change in rate and charge of a currently effective rate schedule for the sale of natural gas under Commission

APPENDIX A

jurisdiction, as set forth in appendix A

The proposed changed rate and charge 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 a hearing regarding the lawfulness of the proposed change, and that the supplement herein be suspended and its use be referred 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, a public hearing shall be held concerning the lawfulness of the proposed change.

(B) Pending hearing and decision thereon, the rate supplement herein is suspended and its use deferred until date shown in the "Date Suspended Until" column, and thereafter until made ef-fective as prescribed by the Natural Gas Act: Provided, however, That the supplement to the rate schedule filed by Respondent shall become effective subject to refund on the date and in the manner herein prescribed if within 20 days from the date of the issuance of this order Respondent shall execute and file under its above-designated docket number with the Secretary of the Commission its agreement and undertaking to comply with the refunding and reporting procedure required by Natural Gas Act and § 154.102 of the regulations thereunder, accompanied by a certificate showing service of a copy thereof upon the purchaser under the rate schedule involved. Unless Respondent is advised to the contrary within 15 days after the filing of its agreement and undertaking, such agreement and undertaking shall be deemed to have been accepted.

(C) Until otherwise ordered by the Commission, neither the suspended supplement, nor the rate schedule sought to be altered, shall be changed until disposition of this proceeding 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 March 15. 1968

By the Commission.

[SEAL]

GORDON M. GRANT.

Secretary.

Docket No.	Respondent	Rate sched- ule No.	Sup- ple- ment No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	unless	Date sus- pended until—	Cents per Mcl		Rate in effect sub-
									Rate in effect	Proposed increased	ject to refund in docket
R168-416		400							1000	rate	Nos.
	Brooks Gas Corp., 3801 Kirby Dr., Room 342, Houston, Tex. 77006.	2	1.9	Northern Natural Gas Co. (Veirex Field, Schleicher County, Tex.) (RR. District No. 7-C) (Permian Basin Area).	\$18,600	1-5-68	² 2-5-68	* 2-6-68	1 16. 0	14117.0	

Applies only to basic contract dated Nov. 16, 1962, as amended by Supplement No. 1. Respondent currently collects 16.5 cents for add acreage Supplement Nos. 2–7. 1 The stated effective date is the effective date requested by Respondent.

The suspension period is limited to 1 day.
 Periodic rate increase.
 Pressure base is 14.65 p.s.i.a.

Brooks Gas Corp. (Brooks) proposes a periodic rate increase, from 16 cents to 17 cents per Mcf. for gas sold to Northern Natural Gas Co. from the Velrex Field, Schleicher County, Tex. (Railroad District No. 7-C) (Permian Basin Area). Brooks filed a quality statement for the subject sale, showing the applicable area ceiling rate of 17.08 cents per Mcf. consisting of an area base rate of 16.5 cents per Mcf, plus 0.58-cent per Mcf Bt.u. price adjustment. The quality statement was not signed by the buyer. Even though the proposed rate appears to be within the applicable area ceiling determined in Permian, we believe it should be suspended for 1 day from February 5, 1968, the proposed effective date, because Brooks has not filed a quality statement executed by the buyer. At such time as Brooks files a quality statement, signed by the buyer, that establishes an applicable area rate equal to or in excess of the rate proposed herein, the suspension proceeding ordered herein may be terminated.

[F.R. Doc. 68-1520; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. E-7355]

BUCKEYE POWER, INC., AND OHIO POWER CO.

Notice of Supplemental Application

FEBRUARY 1, 1968.

Take notice that on January 22, 1968, Buckeye Power, Inc. (Buckeye), incorporated under the laws of the State of Ohio with its principal place of business at Columbus, Ohio, and Ohio Power Co. (Ohio Power), incorporated under the laws of the State of Ohio with its principal place of business at Canton, Ohio, jointly filed a supplemental application in the above-entitled proceeding for an order, supplemental to the Commission's orders issued August 4 and 28, 1967, under section 205 of the Federal Power Act, section 5(d) of the Administrative Procedure Act, and § 1.7(c) of the Commission's rules of practice and procedure, (1) determining and declaring that the provisions, rates, and charges specified in certain proposed contracts which were filed as a part of the supplemental application are, in each case, just and reasonable within the meaning of section 205 (a) of the Federal Power Act and do not make or grant any undue preference to any person or maintain any unreasonable difference in rates, charges, service or facilities within the meaning of section 205(b) of the Federal Power Act; and (2) approving each such proposed contract as a lawful rate schedule under the Federal Power Act and authorizing, upon the execution of such proposed contracts by the parties thereto, the filing of the proposed contracts with the Commission and the acceptance for filing of the proposed contracts by the Commission as initial rate schedules within the meaning of Part 35 of the Commission's regulations under the Federal Power Act. In addition, Buckeye and Ohio Power request in their supplemental application that the Commission "reactivate" the joint application filed by Buckeye and Ohio Power on May 22, 1967, as amended. in Docket No. E-7355 and authorize, pursuant to sections 203 and 204 of the

Federal Power Act, certain proposed transactions described hereinafter.

By order issued August 4, 1967, in Docket No. E-7355, the Commission granted the afore-mentioned joint application to the extent of authorizing Buckeye, under sections 203 and 204 of the Federal Power Act, to (1) acquire from Ohio Power a 615,000 kw. generating unit, designated as Unit Two, and related facilities in the Cardinal Station. a steam electric generating plant constructed by Ohio Power near Brilliant. Ohio: (2) acquire 250 shares of Capital Stock of Cardinal Operating Co., an Ohio corporation organized by Buckeye and Ohio Power to operate the Cardinal Station as agent for Buckeye and Ohio Power; and (3) issue and sell \$62 million principal amount of first mortgage bonds, 6½ percent series, due 1997, to certain institutional investors and \$2 million principal amount of promissory notes, 61/4 percent, due 1969, to certain banks for the purpose of financing the acquisition of Unit Two and related facilities, all as fully set forth in that order.

The Commission expressly declined in its order of August 4, 1967 to determine the lawfulness of certain proposed contracts as rate schedules within the purview of sections 205 and 206 of the Federal Power Act. Buckeye, Ohio Power, Cardinal Operating Co., Ohio Edison Co., The Cincinnati Gas & Electric Co. Columbus and Southern Ohio Electric Co., The Dayton Power and Light Co., Monongahela Power Co., The Toledo Edison Co., and Buckeye's rural electric cooperative members are the prospective parties to one or more of such contracts, which would provide for, among other things, the operation of the Cardinal Station and the transmission, delivery and sale of the output of Unit Two.

By order issued August 28, 1967, in Docket No. E-7355, the Commission denied the application of Buckeye and Ohio Power for rehearing and reconsideration of the Commission's order of August 4, 1967.

The authorization granted by the Commission's order of August 4, 1967, expired, by its terms, unless the transactions authorized by that order were consummated within 90 days from the date of issuance of the order. The supplemental application filed January 22, 1968, recites that such transactions were not consummated within the 90-day period and requests that the Commission again authorize those transactions.

Buckeye and Ohio Power state in their supplemental application filed January 22, 1968 that changes have been made in the proposed contracts which were submitted as exhibits to the joint application filed May 22, 1967, and that such changes are reflected in the revisions of those contracts which were filed as part of the supplemental application. According to Buckeye and Ohio Power, the "principal changes * * * are * * * necessitated by the passage of time and the fact of completion of construction of Unit Two * * *." The supplemental application also represents that changes in the "substantive terms" of the Buck-

eye Bonds and Promissory Notes are not contemplated "in any material respect".

Any person desiring to be heard or to make any protest with reference to the supplemental application, referred to above, should on or before February 26, 1968, file with the Federal Power Commission, Washington, D.C. 20426, a petition or protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The supplemental application is on file with the Commission and available for public inspection.

GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1505; Filed, Feb. 6, 1968; 8:49 a.m.]

NATIONAL POWER SURVEY EXECU-TIVE ADVISORY COMMITTEE

Determination Regarding Continuance

JANUARY 30, 1968.

Pursuant to paragraph 3 of the Commission's order establishing the Executive Advisory Committee, issued March 8, 1962, and section 8 of Executive Order No. 11007, issued February 26, 1962 (27 F.R. 1875, 3 CFR, 1959-63 Comp., p. 573), the Commission hereby determines that the continued existence of the Executive Advisory Committee for an additional period of 2 years is in the public interest.

By the Commission.

[SEAL]

KENNETH F. PLUMB, Acting Secretary.

[F.R. Doc. 68-1506; Filed, Feb. 6, 1968; 8:49 a.m.]

[Docket No. CP68-209]

RIVER TRANSMISSION CORP.

Notice of Application

JANUARY 31, 1968.

Take notice that on January 23, 1968, Illinois Power Co. (Applicant), 500 South 27th Street, Decatur, Ill. 62525, filed in Docket No. CP68-209 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Mississippi River Transmission Corp. (Respondent) to establish physical connection of its transmission facilities with the facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution in the community of St. Rose, Ill., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant requests that Respondent be ordered to establish physical connection of its transmission facilities with the distribution facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution in the community of St. Rose, Clinton County, Ill., and environs.

The estimated third year peak day and annual requirements of Applicant's proposed distribution system are 139.2 Mcf and 11,236 Mcf, respectively.

The total estimated cost of Applicant's proposed construction is \$76,124, to be

financed by funds on hand.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before February 26, 1968.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1507; Filed, Feb. 6, 1968; 8:49 a.m.]

[Docket No. CP68-197]

LONE STAR GAS CO. Notice of Application

JANUARY 23, 1968.

Take notice that on January 12, 1968, Lone Star Gas Co. (Applicant) 301 South Harwood Street, Dallas, Tex. 74201, filed in Docket No. CP68-197 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain natural gas facilities for the transportation of natural gas in Cooke County, Tex., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant proposes to construct and operate approximately 3.69 miles of 4-inch Line 2d G-3 loop of a segment of 3-inch Line G-3 from approximate Station 447-95 near Line G-3-2 at Myra to approximate Station 643-24 at Line G-3-3 near Muenster, all in

Cooke County, Tex.

Applicant also proposes to construct and operate approximately 0.10 mile of 4-inch branch Line G-3-6 to extend from Line G-3 at a point approximately 2.10 miles west of Line G to connect with a proposed additional Gainesville-Airport city gas measuring station to establish a new delivery point to serve an area of industrial development located within the metropolitan area of the city of Gainesville, Cooke County, Tex., in which Applicant distributes gas.

The estimated third year peak day and annual requirements of the proposed industrial area of development are 1,404

Mcf and 68,882 Mcf.

The total estimated cost of the natural gas pipeline transmission facilities is \$35,000; the additional city gate measuring station, \$5,100; and branch Line G-3-6 is \$1,300, all of which will be financed from working capital.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (157.10) on a charter of the control of the con

(157.10) on or before February 16, 1968.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the

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

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

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68–1524; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-203]

MICHIGAN WISCONSIN PIPE LINE CO. Notice of Application

JANUARY 30, 1968.

Take notice that on January 19, 1968, Michigan Wisconsin Pipe Line Co. (Applicant), 1 Woodward Avenue, Detroit, Mich. 48226, filed in Docket No. CP68-203 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the exchange of gas and the construction and operation of certain natural gas facilities, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant seeks authorization to exchange natural gas with Union Texas Petroleum, a division of Allied Chemical Corp. (Union Texas) between certain points in Louisiana. Under the proposed arrangement Applicant would receive from Union Texas up to 50,000 Mcf of gas per day at certain delivery points in St. Landry and Jefferson Davis Parishes, La., or elsewhere as agreed upon. This gas would be redelivered by Applicant to Sugar Bowl Gas Corp., an affiliate of Union Texas for the account of Union Texas, at the point of interconnection between the facilities of Applicant and Sugar Bowl Gas Corp., in St. Mary Parish, La.

Applicant proposes to construct, operate, and maintain the required facilities, including a metering station, at the point of delivery of gas by Applicant to Sugar Bowl Gas Corp.

The total estimated cost of the proposed facilities is \$24,150, which cost will be financed by funds from current operation revenues, with the exception of the pipeline tap connection which will be financed by funds from Union Texas,

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before February 23, 1968.

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

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

> Gordon M. Grant, Secretary.

[F.R. Doc. 68-1508; Filed, Feb. 6, 1968; 8:49 a.m.]

[Docket No. CP68-212]

MICHIGAN WISCONSIN PIPE LINE CO. Notice of Application

FEBRUARY 1, 1968.

Take notice that on January 26, 1968, Michigan Wisconsin Pipe Line Co. (Applicant), 1 Woodward Avenue, Detroit, Mich. 48226, filed in Docket No. CP68-212 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of natural gas facilities for the transportation of natural gas in interstate commerce, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant proposes to construct and operate approximately 30 miles of 24-inch line, together with related facilities. Applicant states that these facilities will be utilized to transport natural gas supplies it has contracted to purchase in Blocks 204, 205, 207, and 216, Ship Shoal Area, Offshore Louisiana. Applicant further states that the volumes of natural gas to be purchased will not increase its system capacity but will augment its system gas supply by connecting new reserves, as available.

The total estimated cost of the proposed facilities is \$7,400,000, which cost will be financed with borrowings under lines of credit, together with retained earnings and other funds generated internally.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (§ 157.10) on or before February 29, 1968.

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

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

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1509; Filed, Feb. 6, 1968; 8:49 a.m.]

[Docket No. CP68-210]

MISSOURI UTILITIES CO. AND NATU-RAL GAS PIPELINE COMPANY OF **AMERICA**

Notice of Application

JANUARY 31, 1968.

Take notice that on January 23, 1968, Missouri Utilities Co. (Applicant), 122 South Michigan Avenue, Chicago, Ill. 60603, filed in Docket No. CP68-210 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Natural Gas Pipeline Company of America (Respondent) to establish physical connection of its transmission facilities with the facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution in the city of Fisk, Mo., and environs, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant requests that Respondent be ordered to establish physical connection in Butler County, Mo., of its transmisison facilities with the distribution facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for distribution and resale in the city of Fisk, Butler County, Mo., and environs.

The estimated third year peak day and annual requirements of the proposed distribution system are 1,031 Mcf and 69,910 Mcf, respectively.

The total estimated cost of Applicant's proposed distribution system is \$191,254, which will be financed by funds on hand and proceeds of unsecured short-term bank loans.

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 pro-

February 26, 1968.

GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1510; Filed, Feb. 6, 1968; 8:50 a.m.1

[Docket No. CP68-194]

VILLAGE OF MORGANZA, LA., AND TEXAS EASTERN TRANSMISSION CORP.

Notice of Application

JANUARY 23, 1968.

Take notice that on January 11, 1968, the Village of Morganza, La. (Applicant) filed in Docket No. CP68-194 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Texas Eastern Transmission Corp. (Respondent) to establish physical connection of its transmission facilities with the transmission facilities to be constructed by Applicant and to sell and deliver natural gas to Applicant for resale and distribution through Applicant's existing distribution system, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant presently operates a natural gas distribution system which receives its gas supply from the town of New Roads, La. Applicant states that New Roads is presently considering major adjustments to its transmission system; and, as a result it appears advisable for Applicant to secure its natural gas supply from another source.

Specifically, Applicant requests that Respondent be ordered to establish physical connection of its transmission facilities with a transmission pipeline to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution through Applicant's existing distribution system.

The estimated 1970 peak day and annual requirements of Applicant's system are 560 Mcf and 41,300 Mcf, respectively.

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 pro-cedure (18 CFR 1.8 or 1.10) on or before February 16, 1968.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1526; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-195]

TOWN OF NEW ROADS, LA., AND TEXAS EASTERN TRANSMISSION CORP.

Notice of Application

JANUARY 23, 1968.

Take notice that on January 11, 1968, the town of New Roads, La. (Applicant), filed in Docket No. CP68-195 an applica-

cedure (18 CFR 1.8 or 1.10) on or before tion pursuant to section 7(a) of the Natural Gas Act for an order of the Com-mission directing Texas Eastern Transmission Corp. (Respondent) to establish physical connection of its transmission facilities with the facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for distribution and resale through Applicant's existing distribution system. all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant presently operates a municipal gas distribution system serving the residents and businesses of New Roads and a municipally owned and operated electric power plant. Applicant states that its present natural gas requirements are supplied by Humble Gas Transmission Co., but in order to meet the future requirements of its system, Applicant has determined that the most economically feasible method of providing continued and dependable natural gas supply would be to construct a new 6-inch transmission line from a proposed point of delivery from Respondent.

Applicant, therefore, requests that Respondent be ordered to establish physical connection of its transmission facilities with the facilities to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution through Applicant's existing distribution system.

The estimated 1970 peak day and annual requirements of Applicant's system are 389,400 Mcf and 2,610 Mcf, respec-

Protests or petitions to interview 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 February 16, 1968.

GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1525; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. E-7395]

OTTER TAIL POWER CO.

Notice of Application

JANUARY 31, 1968.

Take notice that on January 22, 1967, Otter Tail Power Co. (Applicant) filed an application pursuant to section 203 of the Federal Power Act seeking an order authorizing the sale of certain electric properties to Cooperative Power Association (CPA), a Minnesota cooperative corporation.

Applicant is incorporated under the laws of the State of Minnesota with its principal place of business office at Fergus Falls, Minn., and is engaged in the electric utility business in portions of the States of Minnesota, North Dakota, and South Dakota.

In accordance with an agreement dated August 25, 1967, Applicant proposes to sell and transfer to CPA several transmission line segments, substations and related equipment over the next 4 years for a consideration of about \$1,-180,000. It is also contemplated under that agreement that Applicant will construct and transfer to CPA similar facilities and equipment which is estimated

to cost about \$688,000.

The agreement which is entitled Integrated Transmission Agreement provides for the operation of an integrated transmission system within a common operating area of CPA and Otter Tail as defined therein. The intent of the agreement is to establish an integrated transmission system where each party will ultimately own facilities proportionate to its use of such system, and the proposed transfers by Otter Tail to CPA are the initial steps to implement that intent.

Any person desiring to be heard or to make any protest with reference to said application should, on or before February 20, 1968, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The application is on file and available for public inspection.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1511; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-206]

SOUTHERN NATURAL GAS CO.

Notice of Application

JANUARY 30, 1968.

Take notice that on January 22, 1968, Southern Natural Gas Co. (Applicant), Post Office Box 2563, Birmingham, Ala. 35202, filed in Docket No. CP68-206 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale in interstate commerce of natural gas to Texas Gas Transmission Corp. (Texas Gas), all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant seeks authorization to sell gas to Texas Gas from acreage in the North Branch Field, Acadia Parish, La., at a total initial rate of 21.25 cents per

Mcf at 15.025 p.s.i.a.

Applicant states that all gas to be sold under the authorization sought will be delivered to Texas Gas at well head delivery points in the field and that no new facilities are needed for the proposed sale.

Protests or petitions to intervene may be filed with the Federal Power Com-mission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before February 26, 1968.

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

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

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1512; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP67-296]

SOUTHERN NATURAL GAS CO. Notice of Petition To Amend

JANUARY 31, 1968.

Take notice that on January 22, 1968, Southern Natural Gas Co. (Petitioner), Post Office Box 2563, Birmingham, Ala. 35202, filed in Docket No. CP67-296 a petition to amend the order issued in said docket on June 29, 1967, as amended September 18, 1967, by requesting an increase in the maximum amount permitted to be spent under the "budget-type" authorization granted in said docket, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

By the order issued June 29, 1967, in the instant docket, Petitioner was authorized to construct and operate facilities costing a maximum of \$1 million. By the amending order issued September 18, 1967, the maximum was increased to \$2 million.

Petitioner states that because of certain gas contracts it has or will enter into, it will be necessary to construct and operate facilities estimated to cost \$1,850,000. Such facilities will be constructed during the period August 7, 1967, through August 6, 1968. Therefore, Petitioner requests that the order in Docket No. CP67-296 be further amended by authorizing the construction of facilities costing a maximum of \$3 million.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before February 26, 1968.

> GORDON M. GRANT. Secretary.

[F.R. Doc. 68-1513; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-208]

SOUTHWEST GAS CORP.

Notice of Application

JANUARY 30, 1968.

Southwest Gas Corp. (Applicant), Post

Office Box 1450, Las Vegas, Nev. 89101, filed in Docket No. CP68-208 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain natural gas facilities for the transportation and sale in interstate commerce of natural gas, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that it seeks authorization to construct and operate facilities which will be constructed in two phases.

Specifically, Applicant seeks in Phase I to construct and operate 22.5 miles of 16-inch O.D. pipeline from a point on its existing transmission facilities near Silver Springs, Nev., to a delivery point at the Fort Churchill Steam Plant of Sierra Pacific Power Co. The application states that this construction will enable Applicant to serve the steam plant with an annual volume of 7,300,000 Mcf within 18 months from the commencement of service on June 1, 1968. The total estimated cost of the Phase I facilities is

The Phase II facilities for which authorization is sought consist of (1) three compressor stations to be located at sites 33.20, 84.40, and 137.90 miles from the Idaho-Nevada border on Applicant's main transmission line, and (2) a microwave communications system to be operated in conjunction with the aforesaid compressor stations. The total estimated cost of the proposed Phase II facilities is \$2.016.760.

The construction will be financed out of current working funds supplemented by short-term bank loans as necessary.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before February 26, 1968.

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

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

> GORDON M. GRANT, Secretary.

Take notice that on January 23, 1968, [F.R. Doc. 68-1514; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-205]

TRANSCONTINENTAL GAS PIPE LINE CORP.

Notice of Application

JANUARY 30, 1968.

Take notice that on January 22, 1968, Transcontinental Gas Pipe Line Corp. (Applicant), Post Office Box 1396, Houston, Tex. 77001, filed in Docket No. CP68-205 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the increase in the allocation of natural gas to one of its existing resale customers, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that Southwestern Virginia Gas Co. (Southwestern), one of its existing resale customers, has requested additional service in order to meet an unexpected load growth on Southwestern's system for the 1967–68 winter heating season. Applicant requests authorization to make an additional allocation in the amount of 440 Mcf per day of natural gas to Southwestern under Applicant's Rate Schedule OG-2. The application states that no new facilities are needed to effectuate the proposed increase in service.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before February 26, 1968.

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

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

GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1515; Filed, Feb. 6, 1968; 8:50 a.m.]

[Docket No. CP68-207]

WISCONSIN GAS CO. AND MICHIGAN WISCONSIN PIPE LINE CO.

Notice of Application

JANUARY 30, 1968.

Take notice that on January 22, 1968, Wisconsin Gas Co. (Applicant), 626

East Wisconsin Avenue, Milwaukee, Wis. 53202, filed in Docket No. CP68-207 an application pursuant to section 7(a) of the Natural Gas Act requesting an order of the Commission directing Michigan Wisconsin Pipe Line Co. (Respondent) to construct and operate facilities, to establish physical connection of such facilities with the facilities to be constructed by Applicant, and to sell and deliver to Applicant volumes of gas for resale and distribution in the communities of Black Creek and Shiocton, Outagamie County, Wis., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant requests that Respondent be ordered to construct and operate 3.6 miles of 4-inch transmission main from its present Seymour metering station to a point approximately 3.4 miles east of Black Creek, Wis., and there to establish connection with the distribution facilities to be constructed by Applicant. Applicant also requests that Respondent be ordered to sell and deliver at the aforementioned delivery point volumes of natural gas for resale and distribution in the communities of Black Creek and Shiocton, Wis., and environs.

The estimated third year peak day and annual natural gas requirements for the proposed service are 681 Mcf and 107,863 Mcf, respectively, at 14.73 p.s.i.a.

The total estimated cost of Applicant's proposed facilities is \$210,551, which will be financed from cash on hand and short-term borrowings.

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 February 26, 1968.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-1516; Filed, Feb. 6, 1968; 8:50 a.m.]

FEDERAL RESERVE SYSTEM

NORTHWEST BANCORPORATION

Order Approving Application Under Bank Holding Company Act

In the matter of the application of Northwest Bancorporation, Minneapolis, Minn., for approval of acquisition of 85 percent or more of the voting shares of The First National Bank of Ely, Ely, Minn.

There has come before the Board of Governors, pursuant to section 3(a)(3) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)(3)), and § 222.4 (a)(2) of Federal Reserve Regulation Y (12 CFR 222.4(a)(2)), an application by Northwest Bancorporation, Minneapolis, Minn., for the Board's prior approval of the acquisition of 85 percent or more of the outstanding voting shares of The First National Bank of Ely, Ely, Minn.

In accordance with section 3(b) of the Act, the Board gave written notice of receipt of the application to the Comptroller of the Currency and requested his

views and recommendation thereon. The Comptroller recommended approval of the application. Notice of receipt of the application was published in the Federal Register on September 19, 1967 (32 F.R. 13241), which provided an opportunity for interested persons to submit comments and views with respect to the proposed transaction. A copy of the application was forwarded to the Department of Justice for its consideration. Within the time provided, "comments and views" were filed by the Independent Bankers of Minnesota, urging denial of the application.

Acting in its discretion, the Board ordered that an oral presentation of views be conducted before the Board, in order that the Independent Bankers of Minnesota would have an opportunity to fully state and support its opposing views, and that Applicant would have the opportunity to respond thereto. Notice of oral presentation was published in the FED-ERAL REGISTER (32 F.R. 16452), and, in accordance therewith, an oral presentation was held at the Board's offices on December 6, 1967. Both parties were afforded full opportunity to support their positions by oral statement and documentary evidence, and were permitted an opportunity, following the oral presentation, for the filing of briefs.

Having considered all matters properly before the Board in this proceeding,

It is hereby ordered, For the reasons set forth in the Board's statement of this date, that said application be and hereby is approved: Provided, That the acquisition so approved shall not be consummated (a) before the 30th calendar day following the date of this order or (b) later than 3 months after the date of this order unless such period is extended for good cause by the Board or by the Federal Reserve Bank of Minneapolis pursuant to delegated authority.

Dated at Washington, D.C., this 31st day of January 1968.

By order of the Board of Governors.

[SEAL] ROBERT P. FORRESTAL,
Assistant Secretary.

[F.R. Doc. 68-1413; Filed, Feb. 6, 1968; 8:45 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

FEBRUARY 2, 1968.

Protests to the granting of an application must be prepared in accordance with

¹Filed as part of the original document. Copies available upon request to the Board of Governors of the Federal Reserve System, Washington, D.C. 20551, or to the Federal Reserve Bank of Minneapolis.

² Voting for this action: Chairman Martin, and Governors Robertson, Mitchell, Maisel, Brimmer, and Sherrill. Absent and not voting: Governor Daane.

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. 41222—Fertilizer compounds between western points. Filed by Western Trunk Line Committee, agent (No. A-2537), for interested rail carriers. Rates on manufactured fertilizer compounds, dry, in carloads, from, to, and between points in western trunk-line territory, as more fully described in the application.

Grounds for relief-Market competition, modified short-line distance for-

mula and grouping.

Tariffs—Supplement 31 to Western Trunk Line Committee, agent, tariff ICC A-4656, and other schedules listed in the application.

FSA No. 41223—Anhydrous ammonia from Don and Pocatello, Idaho, and Geneva, Utah. Filed by Western Trunk Line Committee, agent (No. A-2538), for interested rail carriers, Rates on anhydrous ammonia, in tank carloads, from Don and Pocatello, Idaho, and Geneva, Utah, to points in western trunk-line territory.

Grounds for relief-Market competition, modified short-line distance for-

mula and grouping.

Tariffs—Supplement 213 to Western Trunk Line Committee, agent, tariff ICC A-4411, and other schedules listed in the application.

FSA No. 41224—Newsprint paper from Bromptonville, Quebec, Canada. Filed by Traffic Executive Association-Eastern Rallroads, agent (E.R. No. 2903), for interested rail carriers. Rates on newsprint paper, in carloads, from Bromptonville, Quebec, Canada, to Boston, Mass,

Grounds for relief-Private truck competition.

Tariff—Supplement 113 to Canadian National Railways tariff ICC E.519.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-1449; Filed, Feb. 6, 1968; 8:47 a.m.]

NOTICE OF FILING OF MOTOR CAR-RIER INTRASTATE APPLICATIONS

FEBRUARY 2, 1968.

The following applications for motor common carrier authority to operate in intrastate commerce seek concurrent motor carrier authorization in interstate or foreign commerce within the limits of the intrastate authority sought, pursuant to section 206(a)(6) of the Interstate Commerce Act, as amended October 15, 1962. These applications are governed by Special Rule 1.245 of the Commission's rules of practice, published in the FED-ERAL REGISTER, issue of April 11, 1963, page 3533, which provides, among other things, that protests and requests for information concerning the time and place of State Commission hearings or other proceedings, any subsequent changes

therein, and any other related matters shall be directed to the State Commission with which the application is filed and shall not be addressed to or filed with the Interstate Commerce Commission.

State Docket No. (Unknown), filed January 5, 1968. Applicant: CHARLES E. WOLFE, doing business as EVER-GREEN EXPRESS, 410 North 10th Street, Billings, Mont. 59101. Applicant's representative: J. F. Meglen, 2822 Third Avenue North, Post Office Box 1581, Billings, Mont. 59103. Certificate of public convenience and necessity sought to operate a freight service as follows: Transportation of canned goods, from Red Lodge, Mont., and a radius of 5 miles thereof, to Billings, Butte, Bozeman, Helena, Great Falls, Havre, Missoula, Kalispell, Sidney, and Miles City, Mont. Both intrastate and interstate authority sought.

HEARING: Not yet assigned. Requests for procedural information, including the time for filing protests, concerning this application should be addressed to the Montana Board of Railroad Commissioners, Helena, Mont. 59601, and should not be directed to the Interstate

Commerce Commission.

State Docket No. MC-4610 Sub 2, filed January 11, 1968. Applicant: HUM-BOLDT EXPRESS, INC., Faydur Court, Nashville, Tenn. 37211. Applicant's representative: Walter Harwood, 515 Nashville Bank and Trust Building, Nashville, Tenn. 37201. Certificate of public convenience and necessity sought to operate a property service as follows: Transportation of property, between Nashville, Tenn., and junction of Interstate Highway 40, and Tennessee Highway 76, via Interstate Highway 40, and any and all roads west of the Tennessee River, between I-40 and petitioner's regular service route via U.S. Highways 70, 70A, and 79, as alternate routes for operating convenience only. Both interstate and intrastate authority is sought.

HEARING: Wednesday, February 28, 1968, at the Commission's Courtroom C-1-110, Cordell Hull Building, Nashville, Tenn., at 9:30 a.m. Requests for procedural information, including the time for filing protests, concerning this application, should be addressed to Tennessee Public Service Commission, Cordell Hull Building, Nashville, Tenn. 37219, and should not be directed to the Interstate

Commerce Commission.

State Docket No. MC 4725 (Sub-No. 2) filed January 11, 1968. Applicant:J. H. LOFTON, doing business as CHICKASAW MOTOR LINE, 111 Tredco Drive, Nashville, Tenn. 37211. Applicant's representative: Walter Harwood. 515 Nashville Bank and Trust Building, Nashville, Tenn. 37201. Certificate of public convenience and necessity sought to operate a freight service as follows: Transportation of general commodities (except explosives, household goods, commodities in bulk, and commodities requiring special equipment) over Interstate Highway 40 between Nashville. Tenn., and junction of I-40 with U.S. Highway 64, together with any and all connecting roads between Interstate

Highway 40 and petitioner's regular service routes over Tennessee Highways 100 and 57, as alternate routes for operating convenience only. Both intrastate and interstate authority sought.

HEARING: February 29, 1968 at 9:30 a.m., C-1-110 Cordell Hull Building, Nashville, Tenn. Request for procedural information, including the time for filing protests concerning this application should be addressed to the Tennessee Public Service Commission, Cordell Hull Building, Nashville, Tenn. 37219, and should not be directed to the Interstate Commerce Commission.

State Docket No. 10132 (Correction), filed November 21, 1967, published in FEDERAL REGISTER issue of December 20, 1967, corrected January 26, 1968, and republished as corrected, this issue. Applicant: OZONE MOTOR LINE, INC., 4552 North Villere Street, New Orleans, La. Applicant's representative: John Schwab, 617 North Boulevard, Baton Rouge, La. Certificate of public convenience and necessity sought to operate a freight service as follows: Transportation of general commodities, in both directions, serving all intermediate points, except serving no intermediate points between La Place, La., and Ponchatoula, La., from La Place, La., over U.S. Highway 51, to Ponchatoula, La. (for carrier operating convenience, closed doors, serving no intermediate points); thence over U.S. Highway 51 from Ponchatoula, La., to Hammond, La.; thence over U.S. Highway 190 to Baton Rouge. Both intrastate and interstate authority sought. Note: The purpose of this republication is to correctly set forth the authority sought, which was erroneously published in previous publication.

HEARING: Not yet assigned. Requests for procedural information, including the time for filing protests, concerning this application should be addressed to the Louisiana Public Service Commission, Baton Rouge, La. 70804, and should not be directed to the Interstate Commerce Commission.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-1450; Filed, Feb. 6, 1968; 8:47 a.m.]

[Notice 540]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

FEBRUARY, 1968.

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 61396 (Sub-No. 197 TA) filed January 26, 1968. Applicant: HERMAN BROS. INC., 2501 No. 11 Street, Post Office Box 189 (Downtown Station) 68101. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fertilizer and fertilizer materials, in bulk and in from that area of Nebraska bounded by U.S. Highway 6 on the north, Nebraska Highway 14 on the east, Nebraska Highway 74 on the south and U.S. Highway 281 on the west, to the States of Colorado, Wyoming, South Dakota, North Dakota, Minnesota, Iowa, Missouri, and Kansas, for 180 days. Supporting shipper: Cominco American, Inc., Route 1, Box 186, Beatrice, Nebr. (R. W. Elmborg, Traffic Supervisor). Send protests to: Keith P. Kohrs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

No. MC 107496 (Sub-No. 624 TA), filed January 29, 1968. Applicant: RUAN TRANSPORT CORPORATION, Third and Keosauqua Way, Post Office Box 855, 50304, Des Moines, Iowa 50309. Applicant's representative: H. L. Fabritz (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry fertilizer compounds, in bulk, in pneumatic tank vehicles, from Denver, Colo., to points in Kansas and Nebraska, for 90 days. Supporting shipper: Woodbury Chemical Co., Benco Division, 5400 Monroe, Commerce City, Colo. 80022. Send protests to: Ellis L. Annett, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 112801 (Sub-No. 80 TA), filed January 29, 1968. Applicant: TRANS-PORT SERVICE CO., 5100 West 41st Street, Post Office Box 272 (Cicero Station), Chicago, Ill. 60650. Applicant's representative: Robert H. Levy, 29 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Varnishes, in bulk, in tank vehicles, from the plantsite of Midland Industrial Finishes, Inc., at Waukegan, Ill., to Tampa, Fla., for 150 days. Supporting shipper: Midland Industrial Finishes, Inc., 1-7 East Water Street, Waukegan, Ill. 60085. Send protests to: Roger L. Buchanan, District

Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Room 1086, Chicago, Ill. 60604.

No. MC 112801 (Sub-No. 80 TA), filed January 29, 1968. Applicant: TRANS-PORT SERVICE CO., 5100 West 41st Street, Post Office Box 272 (Cicero Station), Chicago, Ill. 60650. Applicant's representative: Robert H. Levy, 29 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Varnishes, in bulk, in tank vehicles, from the plantsite of Midland Industrial Finishes, Inc., at Waukegan, Ill., to Tampa, Fla., for 150 days. Supporting shipper: Midland Industrial Finishes, Inc., 1-7 East Water Street, Waukegan, Ill. 60085. Send protests to: Roger L. Buchanan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Room 1086, Chicago, Ill. 60604.

No. MC 11344 (Sub-No. 8 TA), filed January 29, 1968. Applicant: H. F. BARNHILL, doing business as BARN-HILL MOTOR EXPRESS, Post Office Box 632, Gaffney, S.C. 29340. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Bananas, from Tampa, Fla., to Greenville, S.C., for 150 days. Note: Applicant intends to tack the authority here applied for to present authority held by it. Supporting shipper: Winn-Dixie Greenville, Inc., Greenville, S.C. Send protests to: Arthur B. Abercrombie, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 601A Federal Building, 901 Sumter Street, Columbia, S.C.

No. MC 118082 (Sub-No. 2 TA), filed January 29, 1968. Applicant: JOHN WILLIAM DALRYMPLE, 4509 Ridge Drive, Forest Park, Ga. 30050. Applicant's representative: Monty Schumacher, Suite 310, 2045 Peachtree Road NE., Atlanta Ga. 30309. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Bananas, from Charleston, S.C., Jacksonville, Fla., and Gulfport, Miss., to Atlanta, Ga., for 180 days. Supporting shipper: Associated Grocers Co-op, Inc., 1286 Milledge Street, East Point, Ga. 30044. 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 118142 (Sub-No. 27 TA), filed January 29, 1968. Applicant: M. BRUEN-GER & CO., INC., 6330 North Broadway, Wichita, Kans. 67219. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Meats, from York, Nebr., to Wichita, Kans., and points in Alabama, Arizona, California, Florida, Georgia, Mississippi, New Mexico, North Carolina, South Carolina, and Texas, for 180 days. Supporting shipper: Sunflower Packing Co., Inc., 1410 East 21st Street, Post Office Box 8183, Munger Station, Wichita, Kans. 67208. Send protests to: M. E. Taylor, District Supervisor, Interstate Commerce Commission, Bureau of Op-

erations, 906 Schweiter Building, Wichita, Kans. 67202.

No. MC 124813 (Sub-No. 50 TA), filed January 29, 1968. Applicant: UMTHUN TRUCKING CO., 910 South Jackson Street, Eagle Grove, Iowa 50533. Applicant's representative: William A. Landau, 1451 East Grand Avenue, Des Moines, Iowa 50306. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry fertilizer and fertilizer materials, except in bulk, from Columbus, Ohio, to points in Iowa, Minnesota, Nebraska, North Dakota, and Wisconsin, for 180 days. Supporting shipper: The Borden Chemical Co., Smith-Douglas Division, Post Office Box 419, Norfolk, Va. 23501. Send protests to: Ellis L. Annett, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 128105 (Sub-No. 4 TA), filed January 29, 1968. Applicant: FRANK R. GIVIGLIANO, 301 Willow Street, Trinidad, Colo. 81082. Applicant's representative: John F. DeCock, 4000 Upham Street, Wheat Ridge, Colo. 80033. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Food products and juices, from points in California to Pueblo and Colorado Springs, Colo., for 180 days. Supporting shipper: Gus Serracino, Gus' Wholesale Meat & Foods Co., 901 West Ninth, Pueblo, Colo. 81002. Send protests to: District Supervisor H. C. Ruoff, Interstate Commerce Commission, 2022 Federal Building, 1961 Stout Street, Denver, Colo. 80202.

No. MC 128247 (Sub-No. 7 TA), filed January 26, 1968. Applicant: BURSAL TRANSPORT, INC., Rural Route 1, Bunker Hill, Ind. Applicant's representative: Warren C. Moberly, 1212 Fletcher Trust Building, Indianapolis, Ind. 46204. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Machinery, machinery parts, mill rolls, iron and steel, ingots, iron and steel, carrier shipping reels, cleaning compounds and lubricants, refractory products, dolomite, lime and quick lime ingot bowls and stools, fence posts iron sand ferro alloy, hot tops, tin, paint, galvanized fittings, nail galvanizing drums, coal tar pitch, hoppers, shot aluminum, dross, aluminum, zinc, lead, acid conditioners, nails, iron and steel coils, iron and steel rods, trichlorocithylene, zinc ammonium chloride (sal ammoniac), bail tie wire, charcoal, scrap iron and steel graphite, electrodes, boxes and drum, paper, and fiberboard, from points in Iowa, Illinois, Kentucky, Michigan, Missouri, New York, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia, and Wisconsin to Ko-komo, Ind., for 180 days. Supporting shipper: Continental Steel Corp., Kokomo, Ind. Send protests to: District Supervisor J. H. Gray, Bureau of Operations, Interstate Commerce Commission, 308 Federal Building, Fort Wayne, Ind. 46802.

No. MC 129622 (Sub-No. 1 TA), filed January 29, 1968. Applicant: DISTRI-BUTION SERVICES, INC., 207 Profit Drive, Victoria, Tex. 77091. Applicant's representative: Joe G. Fender, 802 Houston First Savings Building, Houston, Tex. 77002. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods and personal effects, between points in the following Texas counties: Victoria, Calhoun, Refugio, Wharton, San Patricio, Nueces, Kleberg, Jim Wells, Karnes, Goliad, Live Oak, Bee, Aransas, Matagorda, Lavaca, Jackson, De Witt, and Colorado, for 180 days. Supporting shipper: Military Traffic Management and Terminal Service, Washington, D.C. Send protests to: District Supervisor John C. Redus, Bureau of Operations, Interstate Commerce Commission, Post Office Box 61212, Houston, Tex. 77061.

No. MC 129676 TA, filed January 29, 1968. Applicant: DEAN TRUMAN, doing business as DEAN TRUMAN VAN & STORAGE, 1507 North Ben Jordan, Victoria, Tex. 77901. Applicant's representative: Mert Starnes, The 904 Lavaca Building, Austin, Tex. 78701. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, between Victoria, Tex., on the one hand, and, on the other, points in Victoria, De Witt, Jackson, Refugio, Goliad, Bee, Calhoun, Wharton, Matagorda, and Lavaca Counties, Tex., for 150 days. Supporting shipper: Military Traffic Management and Terminal Service, Washington, D.C. Send protests to: District Supervisor John C. Redus, Bureau of Operations, Interstate Commerce Commission, Post Office Box 61212, Houston, Tex. 77061.

MOTOR CARRIERS OF PASSENGERS

No. MC 2908 (Sub-No. 21 TA), filed January 26, 1968. Applicant: CAPITAL MOTOR LINES, a corporation, 520 North Court Street, Montgomery, Ala. 36104. Applicant's representative: Randall McRae (same address as above). Autherity sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: Passengers and their baggage, express, mail, and newspapers in the same vehicle with passengers, over a regular route. (1) Between Linden, Ala., and intersection of Alabama Highway No. 28 and U.S. Highway No. 80, from Linden over Alabama Highway No. 28 to intersection of Alabama Highway No. 28 and U.S. Highway No. 80, approximately 2 miles east of the Rooster Bridge on U.S. Highway No. 80, and return over the same route, serving all intermediate points; (2) between Consul, Ala., and junction of Alabama Highway No. 66 with Alabama Highway No. 5, approximately 1.4 miles south of Safford, Ala., from Consul over Alabama Highway No. 66 to the intersection of Alabama Highway No. 5 and return over the same route, serving all intermediate points; (3) between Ozard and Daleville, Ala., over Alabama Highway No. 249 from Ozark, Ala., to Fort Rucker, Ala., through Fort Rucker to Alabama Highway No. 85, a distance of approximately 15 miles, and return over the same route, serving all intermediate points, for 180 days. Note:

Applicant intends to tack the authority here applied for to other held by it with Southern Greyhound at Selma, Ala., and Meridian, Miss. Supporting shippers: The application is supported by 24 prospective passengers and shippers. Send protests to: B. R. McKenzie, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Room 823, 2121 Building, Birmingham, Ala. 35203.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-1451; Filed, Feb. 6, 1968; 8:47 a.m.]

[Notice 484]

MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES

FEBRUARY 2, 1968.

The following letter-notices of proposals to operate over deviation routes for operating convenience only have been filed with the Interstate Commerce Commission, under the Commission's Deviation Rules Revised, 1957 (49 CFR 211.1(c)(8)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 211.1(d)(4)).

Protests against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 211.1(e)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Deviation Rules Revised, 1957, will be numbered consecutively for convenience in identification and protests if any should refer to such letter-notices by number.

MOTOR CARRIERS OF PROPERTY

No. MC 43925 (Deviation No. BRANDT, INCORPORATED, 2323 Terminal Road, St. Paul, Minn. 55113, filed January 22, 1968. Carrier's representative: R. L. Stevens (same address as applicant). Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: Between Sioux City, Iowa, and Omaha, Nebr., over Interstate Highway 29, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Sioux City, Iowa, over U.S. Highway 77 to Dakota City, Nebr., thence over Nebraska Highway 35 to Emerson, Nebr., thence over Nebraska Highway 9 to Pender, Nebr., (2) from Omaha, Nebr., over Nebraska Highway 130 to Waterloo, Nebr., thence over U.S. Highway 275 to West Point. Nebr., thence over Nebraska Highway 9 to Pender, Nebr., (3) from Oakland, Nebr., over Nebraska Highway 9 to West Point, Nebr., and (4) from Pender, Nebr., over Nebraska Highway 16 (formerly Nebraska Highway 92) to junction Nebraska Highway–51, thence over Nebraska Highway 51 to junction U.S. Highway 77, and return over the same routes.

No. MC 59194 (Deviation No. 4), EASTERN FREIGHT WAYS, INC. Moonachi Avenue, Carlstadt, N.J. 07072. filed January 25, 1968. Carrier's representative: Maxwell A. Howell, 1511 K Street NW., Washington, D.C. 20005. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Binghamton, N.Y., over Interstate Highway 81 to junction the Northeast Extension of the Pennsylvania Turnpike, thence over the Northeast Extension of the Pennsylvania Turnpike to junction Interstate Highway 78, thence over Interstate Highway 78 to junction Interstate Highway 83, thence over Interstate Highway 83 to Baltimore, Md., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Philadelphia, Pa., over U.S. Highway 611 to Easton, Pa., thence over Pennsylvania Highway 115 to Stockertown, Pa., thence over Pennsylvania Highway 12 to Bartonsville, Pa., thence over U.S. Highway 611 to Scranton, Pa., thence over U.S. Highway 11 to Binghamton, N.Y., and (2) from Philadel-phia, Pa., over U.S. Highway 1 to Baltimore, Md., and return over the same routes.

No. MC 65697 (Sub-No. 1) (Deviation No. 1), THEATRES SERVICE COM-PANY, 830 Willoughby Way, Northeast, Atlanta, Ga. 30312 (Mailing address: Post Office Box 1695, Atlanta, Ga. 30301). filed January 22, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Nashville, Tenn., over Interstate Highway 65 to junction Tennessee Highway 7, thence over Tennessee Highway 7 to the Tennessee-Alabama State line, thence over Alabama Highway 53 to Huntsville, Ala., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over a pertinent service route as follows: From Nashville, over Alternate U.S. Highway 31 to junction U.S. Highway 431, thence over U.S. Highway 431 to Huntsville,

No. MC 106401 (Deviation No. 17), JOHNSON MOTOR LINES, INC., 2426 North Graham Street, Post Office Box 10877, Charlotte, N.C. 28201, filed January 22, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Pensacola, Fla., over U.S. Highway 90 to junction Florida Highway 189, thence over Florida Highway 189 to the Florida-Alabama State line, thence over Alabama Highway 137 to junction U.S. Highway 29, and return over the same route, for operating convenience

only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes, as follows: (1) From Atlanta, Ga., over U.S. Highway 29 to junction U.S. Highway 80, thence over U.S. Highway 80 to Montgomery, Ala., thence over U.S. Highway 81 via junction U.S. Highway 84 and Flomaton, Ala., to Mobile, Ala., (2) from Pensacola, Fla., over U.S. Highway 29 to Flomaton, Ala., and (3) from Brewton, Ala., over U.S. Highway 29 to Andalusia, Ala., and return over the same routes.

No. MC 107757 (Sub-No. 1) (Deviation No. 1), M. C. SLATER, INC., 2200 West Chain of Rocks Road, Post Office Box 369, Granite City, Ill. 62041, filed August 14, 1967. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: Between Chicago, Ill., and St. Louis, Mo., over Interstate Highway 55 for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Chicago, Ill., over U.S. Highway 66 to junction Alternate U.S. Highway 66, thence over Alternate U.S. Highway 66 via Joliet, Ill., to junction U.S. Highway 66. thence over U.S. Highway 66 to junction unnumbered highway south of Mt. Olive, Ill., thence over unnumbered highway via Staunton, Ill., to junction Illinois Highway 4 south of Staunton, Ill., thence over Illinois Highway 4 to junction U.S. Highway 66, thence over U.S. Highway 66 to St. Louis, Mo., (2) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to Mattoon, Ill., thence over Illinois Highway 16 to Litchfield, Ill., and (3) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to junction U.S. Highway 6, thence over U.S. Highway 6 via Spring Valley, Ill., to junction Illinois Highway 29 thence over Illinois Highway 29 via Depue, Ill., to Springfield, Ill., and return over the same routes.

No. MC 107757 (Sub-No. 1) (Deviation No. 2), M. C. SLATER, INC., 2200 West Chain of Rocks Road, Post Office Box 369, Granite City, Ill. 62041, filed January 22, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over deviation routes as follows: (1) Between Chicago, Ill., and Mattoon, Ill., over Interstate Highway 57, and (2) between Chicago, Ill., and Ladd, Ill., over Interstate Highway 80, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Chicago, Ill., over U.S. Highway 66 to junction Alternate U.S. Highway 66, thence over Alternate U.S. Highway 66 via Joliet, Ill., to junction U.S. Highway 66, thence over U.S. Highway 66, thence over U.S. Highway 66 to junction unnumbered highway south of Mount Olive, Ill., thence over unnumbered highway via Staunton, Ill., to junction Illinois Highway 4 south of Staunton, Ill., thence over

Illinois Highway 4 to junction U.S. Highway 66, thence over U.S. Highway 66 to St. Louis, Mo., (2) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to Mattoon, Ill., thence over Illinois Highway 16 to Litchfield, Ill., and (3) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to junction U.S. Highway 6, thence over U.S. Highway 6 via Spring Valley, Ill., to junction Illinois Highway 29, thence over Illinois Highway 29 via Depue, Ill., to Springfield, Ill., and return over the same routes.

No. MC 107757 (Sub-No. 1) (Deviation No. 3), M. C. SLATER, INC., 2200 West Chain of Rocks Road, Post Office Box 369, Granite City, Ill. 62041, filed January 22, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From junction Interstate Highway 294 and Interstate Highway 55 over Interstate Highway 294 to junction U.S. Highway 54, and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Chicago, Ill., over U.S. Highway 66 to junction Alternate U.S. Highway 66, thence over Alternate U.S. Highway 66 via Joliet, Ill., to junction U.S. Highway 66, thence over U.S. Highway 66 to junction unnumbered highway south of Mount Olive, Ill., thence over unnumbered highway via Staunton, Ill., to junction Illinois Highway 4 south of Staunton, Ill., thence over Illinois Highway 4 to junction U.S. Highway 66, thence over U.S. Highway 66 to St. Louis, Mo., (2) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to Mattoon, Ill., thence over Illinois Highway 16 to Litchfield, Ill., and (3) from Chicago, Ill., over U.S. Highway 66 to junction U.S. Highway 45, thence over U.S. Highway 45 to junction U.S. Highway 6, thence over U.S. Highway 6 via Spring Valley, Ill., to junction Illinois Highway 29, thence over Illinois Highway 29 via Depue, Ill., to Springfield, Ill., and (4) from Chicago, Ill., over Illinois Highway 50 to junction U.S. Highway 54, thence over U.S. Highway 54 to Kankakee, Ill., thence over Illinois Highway 49 to junction U.S. Highway 24, thence over U.S. Highway 24 to Gilman, Ill., and return over the same routes.

MOTOR CARRIERS OF PASSENGERS

No. MC 8500 (Deviation No. 13) (Cancels Deviation No. 8), TENNESSEE TRAILWAYS, INC., 710 Sevier Avenue, Knoxville, Tenn. 37920, filed December 19, 1967. Carrier proposes to operate as a common carrier, by motor vehicle, of passengers and their baggage and express and newspapers in the same vehicle with passengers, over a deviation route as follows: From junction U.S. Highway 70 and Interstate Highway 40 (1 mile east of Crab Orchard, Tenn.) over Interstate Highway 40 to Nashville, Tenn., with the following access route:

From junction Interstate Highway 40 and U.S. Highway 127 over U.S. Highway 127 to Crossville, Tenn., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: From Knoxville, Tenn., over U.S. Highway 70 to Crossville, Tenn., thence over U.S. Highway 70s to Nashville, Tenn., and return over the same route.

No. MC 50026 (Deviation No. 11) (Cancels Deviation No. 9), ARKANSAS MO-TOR COACHES LIMITED, INC., 100 East Markham, Little Rock, Ark, 72201, filed January 22, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of passengers and their baggage, and express and newspapers, in the same vehicle with passengers, over deviation routes as follows: (1) From Brinkley, Ark., over Arkansas Highway 39 (an access road) to junction Interstate Highway 40, thence over Interstate 40 to junction Arkansas Highway 1, thence over Arkansas Highway 1 (an access road) to Forrest City, Ark., a distance of 28.3 miles, and (2) from Forrest City, Ark., over Arkansas Highway 1 (an access road), to junction Interstate Highway 40, thence over Interstate Highway 40 to junction Arkansas Highway 38, thence over Arkansas Highway 38 (an access road) to junction U.S. Highway 70, a distance of 8.2 miles, and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over pertinent service route as follows: From Memphis, Tenn., over U.S. Highway 70 to Hot Springs National Park., Ark., thence over Arkansas Highway 7 to Arkadelphia, Ark., thence over U.S. Highway 67 to Texarkana, Tex., and return over the same route.

No. MC 61598 (Deviation No. SMOKY MOUNTAIN STAGES, INC., Post Office Box 2387, Charlotte, N.C. 28201, filed January 24, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of passengers and their baggage, and express and newspapers in the same vehicle with passengers, over a deviation route as follows: From junction Interstate Highway 85 and South Carolina Highway 24 over Interstate Highway 85 to junction U.S. Highway 76, thence over U.S. Highway 76 (an access road) to Anderson, S.C., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: Between junction Interstate Highway 85 and South Carolina Highway 24 and Anderson, S.C., over South Carolina High-

No. MC 61616 (Deviation No. 26) (Cancels Deviation No. 15), MIDWEST BUSLINES, INC., 433 West Washington Avenue, North Little Rock, Ark. 72214, filed January 23, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of passengers and their baggage, and express and newspapers in the same

vehicle with passengers, over deviation routes as follows: (1) From Brinkley, Ark., over Arkansas Highway 39 (an access road) to junction Interstate Highway 40, thence over Interstate Highway 40 to junction Arkansas Highway 1, thence over Arkansas Highway 1 (an access road) to Forrest City, Ark., a distance of 28.3 miles, and (2) from Forrest City, Ark., over Arkansas Highway 1 (an access road) to junction Interstate Highway 40, thence over Interstate Highway 40 to junction Arkansas Highway 38, thence over Arkansas Highway 38 (an access road) to junction U.S. Highway 70, a distance of 8.2 miles, and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: From Fort Smith, Ark., over U.S. Highway 64 to junction U.S. Highway 65, thence over U.S. Highway 65 to junction U.S. Highway 70, thence over U.S. Highway 70 to Memphis, Tenn., and return over the same route.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-1452; Filed, Feb. 6, 1968; 8:47 a.m.]

[Notice 1147]

MOTOR CARRIER APPLICATIONS AND CERTAIN OTHER PROCEEDINGS

FEBRUARY, 2, 1968.

The following publications are governed by Special Rule 1.247 of the Commission's rules of practice, published in the Federal Register issue of April 20, 1966, which became effective May 20, 1966.

The publications hereinafter set forth reflect the scope of the applications as filed by applicant, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

APPLICATIONS ASSIGNED FOR ORAL HEARING
MOTOR CARRIERS OF PROPERTY

No. MC 119908 (Sub-No. 3), filed April 19, 1967. Applicant: WESTERN LINES, Post Office Box 1145, 3523 North McCarty, Houston, Tex. 77001. Applicant's representative: Clarence D. Todd, 1825 Jefferson Place NW., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Iron and steel articles, in bales or bundles, weighing 2,000 pounds or more each, which require the use of special equipment, plates, posts, angles, forms, sheets, rounds, channels, beams, ingots, piling, billets, blooms, reinforcing rods, bars, wire mesh, and pipe, from Houston, Beaumont, Port Arthur, Corpus Christi, Galveston, Orange, Victoria, Baytown, Eagle Pass, Laredo, Brownsville, Port Isabel, Hidalgo, and Presidio, Tex., to points in Arkansas, Louisiana, Oklahoma, New Mexico, Texas, Kansas, and Missouri, and (2) iron and steel articles, in bales or bundles, weighing 2,000 pounds or more each, which require the use of special equipment, sheets, beams, plates, and coils, from the above specified Texas origins to points in Texas. Note: Applicant is also authorized to conduct operations as a contract carrier in Permit No. MC 110814, therefore, dual operations may be involved. The purpose of this republication is to add Kansas and Missouri as destination States in (1) above.

HEARING: March 11, 1968, at 9:30 a.m., U.S. Standard Time, at Houston, Tex., at the Texas State Hotel, 720 Fannin Street, before Examiner Jerry F. Laughlin.

No. MC 111729 (Sub-No. 243) (Republication), filed June 1, 1967, published FEDERAL REGISTER issues of June 29, 1967, July 20, 1967, and November 15, 1967, and republished this issue. Applicant: AMERICAN COURIER CORPORA-TION, 222-17 Northern Boulevard, Bayside, N.Y. 11361. Applicant's representative: Russell S. Bernhard, Common-wealth Building, 1625 K Street NW., Washington, D.C. In the above-entitled proceeding an order entered herein on October 27, 1967, granting applicant authority as a common carrier by motor vehicle, over irregular routes, of (1) Business papers, records, and audit and accounting media of all kinds (except cash letters), (a) between points in Hartford County, Conn., on the one hand, and, on the other, points in Atlantic, Cumberland, and Camden Counties, N.J.; (b) between points in Middlesex County, Conn., on the one hand, and, on the other, points in Middlesex County, N.J., Onondago and Erie Counties, N.Y., and Middlesex County, Mass., and New York, N.Y.; (c) between Braintree, Mass., on the one hand, and, on the other, Plainfield, Toms River, Wayne, Cedar Grove, and New Brunswick, N.J., and New York, N.Y.; (d) between Jackson, Mich., on the one hand, and, on the other, Van Wert and Youngstown, Ohio; (e) between Cleveland, Ohio, on the one hand, and, on the other, Buffalo and Rochester, N.Y.; (f) between Waterville, Maine, on the one hand, and, on the other, Lowell, Mass.; (g) between Braintree, Mass., on the one hand, and, on the other, South Plainfield, N.J.

(2) Cotton piece goods, between points in Hartford County, Conn., on the one hand, and, on the the other, points in Atlantic, Cumberland, and Camden Counties, N.J., restricted against the transportation of packages or articles weighing in the aggregate more than 45 pounds from one consigner to one consignee on any one day; (3) payroll checks, (a) between points in Middlesex County, Conn., on the one hand, and, on the other, points in Middlesex County, N.J.; Onondaga and Erie Counties, N.Y.; New York, N.Y.; and Middlesex County, Mass.; (b) between Jackson, Mich., on the one hand, and, on the other, Van

Wert and Youngstown. Ohio: (c) between Waterville, Maine, on the one hand, and, on the other, Lowell, Mass.; (4) exposed and processed microfilm and facsimiles between Cleveland, Ohio, on the one hand, and, on the other, Buffalo and Rochester, N.Y.; (5) exposed and processed film and prints, complimentary replacement film, incidental dealer handling supplies and advertising literature moving therewith (excluding motion picture film used primarily for commercial theatre and television exhibition) between Cincinnati, Ohio, on the one hand, and, on the other, points in Indiana and Kentucky; (6) garments and swatches of cloth for testing and research purposes moving at the same time and in the same vehicles with business papers, records, and audit and accounting media (except cash letters). otherwise authorized, between Waterville, Maine, on the one hand, and, on the other, Lowell, Mass., (7) cut flowers and decorative greens, between points in Illinois, restricted to the transportation of traffic having prior or subsequent movement by air.

(8) Ophthalmic goods and commercial papers (except cash letters), between Columbus, Ohio, on the one hand, and, on the other, points in Illinois, Indiana, Kentucky, Maryland, Michigan, Pennsylvania, and West Virginia. No authority was granted for the transportation of small parts, since such a commodity description was vague and indefinite. By petition filed December 4, 1967, applicant seeks modification of the above order and presented a supplemental shipper affidavit, in which affidavit the supporting shipper described the small parts it desires to transport. A supplemental order of the Commission, Operating Rights Board dated December 29, 1967, and served January 25, 1968, as modified, finds that the present and future public convenience and necessity require operation by applicant in interstate and foreign commerce, as a common carrier by motor vehicle, over irregular routes, of (1) business papers, records, and audit and accounting media (except cash letters), (a) between points in Hartford County, Conn., on the one hand, and, on the other, points in Atlantic, Cumberland, and Camden Counties, N.J.; (b) between points in Middlesex County, Conn., on the one hand, and, on the other, points in Middlesex County, N.J.; Onondaga and Erie Counties, N.Y.; and Middlesex County, Mass.; and New York, N.Y.; (c) between Braintree, Mass., on the one hand, and, on the other, Plainfield, Toms River, Wayne, Cedar Grove, and New Brunswick, N.J.; and New York, N.Y.; (d) between Jackson, Mich., on the one hand, and, on the other, Van Wert and Youngstown, Ohio; (e) between Cleveland, Ohio, on the one hand, and, on the other, Buffalo and Rochester, N.Y.; (f) between Waterville, Maine, on the one hand, and, on the other, Lowell, Mass.; and (g) between Braintree, Mass., on the one hand, and, on the other, South Plainfield, N.J.

(2) Cotton piece goods, between points in Hartford County, Conn., on the one

hand, and, on the other, points in Atlantic. Cumberland and Camden Counties, N.J., restricted against the transportation of packages or articles weighing in the aggregate more than 45 pounds from one consignor to one consignee on any one day; (3) payroll checks, (a) between points in Middlesex County, Conn., on the one hand, and, on the other, points in Middlesex County, N.J.; Onondaga and Erie Counties, N.Y.; New York, N.Y.; and Middlesex County, Mass.; (b) between Jackson, Mich., on the one hand, and, on the other, Van Wert and Youngstown, Ohio; (c) between Waterville, Maine, on the one hand, and, on the other, Lowell, Mass.; (4) exposed and processed microfilm and facsimiles, between Cleveland, Ohio, on the one hand, and, on the other, Buffalo and Rochester, N.Y.; (5) exposed and processed film and prints, complimentary replacement film, incidental dealer handling supplies and advertising literature moving therewith (excluding motion picture film used primarily for commercial theater and television exhibition) between Cincinnati, Ohio, on the one hand, and on the other, points in Indiana and Kentucky; (6) garments and swatches of cloth for testing and research purposes moving at the same time and in the same vehicles with business papers, records, and audit and accounting media (except cash letters), otherwise authorized, between Waterville. Maine, on the one hand, and on the other, Lowell, Mass.

(7) Cut flowers and decorative greens, between points in Illinois, restricted to the transportation of traffic having a prior or subsequent movement by air; (8) ophthalmic goods and commercial papers (except cash letters), between Columbus, Ohio, on the one hand, and, on the other, points in Illinois, Indiana, Kentucky, Maryland, Michigan, Penn-sylvania, and West Virginia; and (9) flexible hose lines, fittings, adapters, couplings, and other fluid ducting components, between Jackson, Mich., on the one hand, and, on the other, Van Wert and Youngstown, Ohio, restricted against the transportation of packages or articles weighing in the aggregate more than 75 pounds from one consignor to one consignee on any one day; that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. The holding by applicant of the certificate authorized to be issued in this proceeding and of the permits issued or authorized to be issued in Nos. MC-112750 and subs thereunder, will be consistent with the public interest and national transportation policy. Because it is possible that other parties, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a certificate in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

ner in which it has been so prejudiced. No. MC 114045 (Sub-No. 286) (Republication), filed August 8, 1967, published Federal Register issue of August 25, 1967, and republished this issue. Applicant: TRANS-COLD EXPRESS, INC., Post Office Box 5842, Dallas, Tex. 75222. Applicant's representative: R. L. Moore (same address as applicant). By application filed August 8, 1967, applicant seeks a certificate of public convenience and necessity authorizing operation, in interstate for foreign commerce, as a common carrier by motor vehicle, over irregular routes, of camera and camera outfits, reproducing machines, unexposed photographic paper, unexposed photographic film, photographic plates, photographic chemicals, advertising matter, matrix and surface coated paper. not printed, in vehicles equipped with mechanical refrigeration, from Teterboro, N.J., to points in Oklahoma, Texas. and California, subject to the restriction that the transportation of camera and camera outfits is restricted to the transportation of said commodities only when moving in shipments with related articles requiring refrigeration. An order of the Commission, Operating Rights Board dated December 27, 1967, and served January 31, 1968, as amended, finds that the present and future public convenience and necessity require operation by applicant, in interstate or foreign commerce, as a common carrier by motor vehicle, over irregular routes of (1) unexposed photographic paper, unexposed photographic film, photographic plates, photographic chemicals, advertising matter, matrix and surface coated paper (not printed), in vehicles equipped with mechanical refrigeration and (2) camera and camera outfits, and reproducing machines, in mixed loads with the commodities in (1) above, from Teterboro, N.J., to points in Oklahoma, Texas. and California; that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. Because it is possible that other persons, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a certificate in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

No. MC 119880 (Sub-No. 21) (Republication), filed April 18, 1967, published

FEDERAL REGISTER issues of May 4, 1967. November 22, 1967, and republished this issue. Applicant: DRUM TRANSPORT. INC., Post Office Box 2056, 616 Chicago Street, East Peoria, Ill. Applicant's representative: Donald L. Stern, 630 City National Bank Building, Omaha, Nebr. In the above-entitled proceeding an order entered herein on October 31, 1967. granting applicant authority as a common carrier by motor vehicle, over irregular routes, of alcoholic liquors, in bulk, in tank vehicles, (1) in foreign commerce only, from points in New York, New Jersey, Pennsylvania, and Maryland, to Peoria, Ill., San Francisco, Calif., and Port Huron and Detroit, Mich.: (2) in foreign commerce only, from points in New York, New Jersey, Pennsylvania, Maryland, Virginia, and Delaware, to Pekin, Ill., and Union City, Calif.; (3) in interstate or foreign commerce, from Lawrenceburg, Ky., to Seattle, Wash,, and San Francisco, Calif.; and (4) in interstate or foreign commerce, from Atchison, Kans., to Seattle, Wash. Applicant filed a supplemental pleading in support of authority to transport alcoholic liquors, in bulk, in interstate or foreign commerce, from Louisville, Ky., and Muscatine, Iowa, to Seattle, Wash., and San Francisco, Calif. A supplemental order of the Commission, Operating Rights Board dated December 29, 1967, and served January 24, 1968, as modified, finds that the present and future public convenience and necessity require operation by applicant, as a common carrier by motor vehicle, over irregular routes, of alcoholic liquors, in bulk, in tank vehicles.

(1) In foreign commerce only, from points in New York. New Jersey, Pennsylvania, and Maryland, to Peoria, Ill., San Francisco, Calif., and Port Huron and Detroit, Mich.; (2) in foreign commerce only, from points in New York, New Jersey, Pennsylvania, Maryland, Virginia, and Delaware, to Pekin, Ill., and Union City, Calif.; (3) in interstate or foreign commerce, from Lawrenceburg and Louisville, Ky., and Muscatine, Iowa, to Seattle, Wash., and San Francisco, Calif.; and (4) in interstate or foreign commerce, from Atchison, Kans., to Seattle, Wash.; that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. Because it is possible that other parties, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a certificate in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

NOTICE OF FILING OF PETITIONS

No. MC 112330 (Notice of Filing of Petition To Modify Certificate), filed January 4, 1968. Petitioner: A. G. OGDEN. doing business as ODGEN TRUCKING COMPANY, Naranja, Fla. holds authority in No. MC 112330 as follows: Irregular routes: Fresh fruits and vegetables, from points in Monroe, Dade, St. Lucie, Broward, Palm Beach, Martin, Collier, Hendry, and Lee Counties, Fla., to points in the New York, N.Y.; Newark, N.J.; Philadelphia, Pa.; Baltimore, Md.; and Washington, D.C., commercial zones: as defined by the Commission, with no transportation for compensation on return except as otherwise authorized, insecticides and fungicides, from New York, N.Y.; Clifton, Bound Brook, and Newark, N.J.; and Philadelphia, Pa., to Princeton, Homestead, Alachua, Fort Pierce, Belle Glade, Miami, Hastings, West Palm Beach, and Goulds, Fla., with no transportation for compensation on return except as otherwise authorized. from Hastings, Fla., to points in Florida, with no transportation for compensation on return except as otherwise authorized, insecticides, in seasonal operations extending from the first day of September to the first day of May, both inclu-sive, of each year, from Wilmington, Del., to Hastings, Fort Pierce, West Palm Beach, Belle Glade, Immokalee, Miami, Goulds, Princeton, Homestead, Gainesville, Ocala, Sanford, Vero Beach, Pal-metto, Wauchula, and Plant City, Fla., with no transportation for compensation on return except as otherwise authorized, insecticides, fungicides, pesticides, herbicides, and fertilizers, in containers, from Strang and Houston, Tex., to points in Florida, with no transportation for compensation on return except as otherwise authorized. By the instant petition, petitioner seeks to modify the commodity description in a portion of the certificate to read as follows:

Insecticides and fungicides, and materials used in their applications, from New York, N.Y., Clifton, Bound Brook, and Newark, N.J., and Philadelphia, Pa., to Princeton, Homestead, Alachua, Fort Pierce, Belle Glade, Miami, Hastings, West Palm Beach, and Goulds, Fla., with no transportation for compensation on return except as otherwise authorized, insecticides, and materials used in their application, in seasonal operations extending from the first day of September to the first day of May, both inclusive, of each year, from Wilmington, Del., to Hastings, Ft. Pierce, West Palm Beach, Belle Glade, Immokalee, Miami, Goulds, Princeton, Homestead, Gainesville, Ocala, Sanford, Vero Beach, Palmetto, Wauchula, and Plant City, Fla., with no transportation for compensation on return except as otherwise authorized, insecticides and fungicides, and materials used in their application, from Hastings, Fla., to points in Florida. Any interested person desiring to participate may file an original and six copies of his written representations, views or argument in support of, or against the Detition within 30 days from the date of publication in the Federal Register.

No. 116273 (Sub-No. 6) (Notice of filing of petition to modify), filed June 19, 1967. Petitioner: D & L TRANSPORT, INC. 3800 South Laramie Avenue, Cicero, Ill. 60650. Petitioner's representative: Robert G. Paluch (same address as applicant). Petitioner states it holds authority in No. MC 116273 (Sub-No. 6) to transport asphalt, and road oils, in bulk, in tank vehicles equipped with heating devices designed to control the viscosity of the commodities during transit, from Chicago, Ill., to points in Wisconsin, and damaged, defective, or returned shipments of the commodities specified immediately above, from points in Wisconsin to Chicago, Ill. By the instant petition, petitioner seeks to have the qualifying restriction, namely "equipped with heating devices designed to control the viscosity of the commodities during transit" with respect to the handling of asphalt and road oils eliminated. This petition was accompaned by an application seeking the same authority, assigned No. MC 116273 (Sub-No. 94), published in the Federal Register, issue of July 7. 1967. Any interested person desiring to participate, may file an original and six copies of his written representations, views, or argument in support of or against the petition within 30 days from the date of publication in the FEDERAL REGISTER.

No. MC 124947 and MC 124947 (Sub-No. 3) (Notice of filing of petition for waiver of Rule 1.101(e), reopening, reconsideration, and modification of certificates), filed December 19, 1967. Petitioner: MACHINERY TRANSPORTS. INC., East Peoria, Ill. Petitioner's representative: J. G. Dail, Jr., Federal Bar Building, 1815 H Street NW., Washington, D.C. 20006. Petitioner's lead of certificate, No. MC-124947, authorizes operation as a motor common carrier. over irregular routes in the transportation of: (1) Heavy machinery and oil field pipe and equipment, between points in Illinois, on the one hand, and, on the other, points in Colorado, Kansas, Louisiana, New Mexico, Oklahoma, Texas, and Wyoming, (2) machinery and machinery parts (other than oil field machinery parts therefor), which because of size or weight, require special handling or rigging, from Chicago, Ill., to points in Oklahoma and Texas, with no transportation for compensation on return except as otherwise authorized, from points in Illinois, Missouri, Oklahoma, and Texas, to points in Arkansas, Colorado, Kansas, and New Mexico, with no transportation for compensation on return except as otherwise authorized, between points in Missouri, Oklahoma and Texas, (3) pipe, from Memphis, Tenn., to points in Arkansas, Kansas, Oklahoma, and Texas, with no transportation for compensation on return except as otherwise authorized. Petitioner's certificate in No. MC-124947 (Sub-No. 3) authorizes irregular-route transportation as a motor common carrier of: Heavy machinery, between points in Williamson, Franklin, and Saline Counties, Ill., on the one hand, and, on the other, points in Kentucky, Indiana, Ohio, Missouri, and Arkansas.

By the instant petition, petitioner prays (1) that the first paragraph of its lead certificate be modified to authorize the transportation of "commodities, the transportation of which because of size or weight requires the use of special equipment, and of related articles and supplies when their transportation is incidental to the transportation of commodities which by reason of size or weight require special equipment, and oil-field pipe and equipment." (2) that the second paragraph of its lead certificate be modified to authorize the transportation of 'commodities, the transportation of which because of size or weight requires the use of special equipment, and of related articles and supplies when their transportation is incidental to the transportation of commodities which by reason of size or weight require special equipment (other than oil-field machinery and parts therefor)." (3) that its Sub-No. 3 certificate be modified to authorize the transportation of "commodities, the transportation of which because of size or weight requires the use of special equipment, and of related articles and supplies when their transportation is incidental to the transportation of commodities which by reason of size or weight require special equipment." Any interested person, desiring to participate, may file an original and six copies of his written representation, views, or argument in support of, or against the petition within 30 days from the date of publication in the FEDERAL REGISTER.

No. MC-F-9899 (Republication) (TRI-STATE TRANSPORT, INC.—PUR-CHASE—ALJAY TRUCKING CORP.), published in the October 11, 1967, issue of the Federal Register, on page 14137. This republication shows two additional origin points inadvertently omitted: Bananas, from Port Newark and Weehawken, N.J., to Boston, Mass.

No. MC-F-9972. (Republication) BROWN MOTOR LINES, INC .- PUR-CHASE-CHARLES H. OAKES (HOMER J. MICKLETHWAITE, EX-ECUTOR), published in the December 20, 1967, issue of the Federal Register. on page 19207. The authority sought should read: steel, structural or fabricated, from Portsmouth, Ohio, to the above-specified destination points, from Huntington, W. Va., to Cleveland, Ohio, from Pittsburgh, Pa., to Georgetown and Youngstown, Ohio, in lieu of steel, structural or fabricated, from Huntington, W. Va., to Cleveland, Ohio, from Pittsburgh, Pa., to Georgetown and Youngstown, Ohio. This additional authority is pursuant to order by Division 1, dated January 8, 1968, in MC-3332.

No. MC-F-9977. (Correction) (H. W. TAYNTON CO., INC.—CONTROL & MERGER—ITHACA DELIVERY, INC.), published in the December 20, 1967, issue of the Federal Register, on page 19208. The authority sought is for control and purchase by H. W. TAYNTON COMPANY, INC., of the operating rights and property of ITHACA DELIVERY, INC., in lieu of control and merger.

No. MC-F-10028. Authority sought for purchase by BUTLER TRUCKING COM-PANY, Post Office Box 44, Drifting, Pa. 16834, of a portion of the operating rights and certain property of C. A. SHETROM, INC., Rural Delivery No. 2, Huntingdon, Pa. 16652, and for acquisition by EMANUEL BUTLER, JR., also of Drifting, Pa., of control of such rights and property through the purchase. Applicants' attorney: Christian V. Graf, 407 North Front Street, Harrisburg, Pa. 17101. Operating rights sought to be transferred: Defactory products, as a common carrier, over irregular routes, from Clearfield, Pa., and points within 25 miles of Clearfield, to points in Delaware, Maryland, Ohio, Pennsylvania, Virginia, West Virginia, and the District of Columbia, points in New York (except those in the New York, N.Y., commercial zone, as defined by the Commission), and certain specified points in New Jersey (except brick and structural tile from Clearfield, Pa., and points within 25 miles of Clearfield to points in Maryland, Ohio, Pennsylvania, Virginia, West Virginia, and the District of Columbia, and those in New York other than those in the New York, N.Y., commercial zone, as defined in 1 M.C.C. 665), from Baltimore, Md., to Clearfield, Pa., and points within 25 miles of Clearfield; from Clearfield, Pa., and points within 25 miles of Clearfield, to points in Alabama, Illinois, Indiana, Kentucky, Louisiana, Michigan, Mississippi, Missouri, North Carolina, Tennessee, and Wisconsin, from Mount Union, Pa., to points in Alabama, Connecticut, Illinois, Indiana, Kentucky, Louisiana, Maine, Massachusetts, Michigan, Mississippi, Missouri, New Hampshire, North Carolina, Rhode Island, Tennessee, Vermont, Wisconsin, and ports of entry on the United States-Canada boundary line located at or near Buffalo and Rouses Point, N.Y., from Ironton, Ohio, to ports of entry on the United States-Canada boundary line located at or near Detroit and Port Huron, Mich., and at or near Buffalo and Rouses Point, N.Y., from Strasburg, Ohio, to ports of entry on the United States-Canada boundary line located at or near Buffalo and Rouses Point, N.Y.

Brick, and structural tile, from Clearfield, Pa., and points within 25 miles of Clearfield, to points in Maryland, Ohio, Pennsylvania, Virginia, West Virginia, and the District of Columbia, and points in New York except those in the New York, N.Y., commercial zone, as defined in 1 M.C.C. 665; refactory products, except commodities in bulk, from Womelsdorf, Pa., to points in Alabama, Connecticut, Delaware, Illinois, Indiana, Kentucky, Louisiana, Massachusetts, Michigan, Mississippi, Missouri, New York, North Carolina, Rhode Island, Tennessee, Wisconsin, certain specified points in New Jersey, points in Maryland (except points in Washington, Frederick, Carroll, Baltimore, Harford, Montgomery, Howard, Prince Georges, Anne Arundel, Charles, and Calvert Counties, Md., and Baltimore City, Md.), points in Virginia (except points in Frederick, Clarke, Fauquier, Loudoun, Prince William, Fairfax, Arlington, and Stafford Counties, Va., and Alexandria, Va.) and points in West Virginia (excepts points in Jefferson and Berkeley Counties, W. Va.), from Clymer, Pa., to points in Alabama, Delaware (except New Castle County), Kentucky, Maryland (except Anne Arundel, Baltimore, Harford, Howard, Carroll, Frederick, Prince Georges, and Montgomery Counties, and Baltimore City), Mississippi, New Jersey (except Bergen, Essex, Hudson, Hunterdon, Middlesex, Morris, Passaic, Somerset, Union, and Warren Counties), New York (except points east of the Hudson River and south of U.S. Highway 202, and points on Long Island west of New York Highway 112), Pennsylvania, Tennessee, Virginia (except Arlington, Fairfax, Prince William, and Loudoun Counties, and the City of Alexandria) and Wisconsin; from Johnstown, Pa., to ports of entry on the United States-Canada boundary line located at or near Buffalo and Rouses Point, N.Y.; crude clay, in bulk, from certain specified points in Pennsylvania, to ports of entry on the United States-Canada boundary line at or near Buffalo and Rouses Point,

Materials and supplies used in the installation of refactory products, when transported in mixed shipments with refactory products (authorized above), from Clearfield, Pa., and points within 25 miles of Clearfield, to points in Delaware, Maryland, Ohio, Pennsylvania, Virginia, West Virginia, New York (except points in the New York, N.Y., commercial zone, as defined by the Commission), Alabama, Illinois, Indiana, Kentucky, Louisiana, Michigan, Mississippi, Missouri, North Carolina, Tennessee, Wisconsin, and the District of Columbia, and certain specified points in New Jersey, from Mount Union, Pa., to points in Alabama, Connecticut, Illinois, Indiana. Kentucky, Louisiana, Maine, Massachusetts, Michigan, Mississippi, Missouri, New Hampshire, North Carolina, Rhode Island, Tennessee, Vermont, Wisconsin, and ports of entry on the United States-Canada boundary line at or near Buffalo and Rouses Point, N.Y.

Materials and supplies used in the installation of refractory products when transported in mixed loads with refractory products (presently authorized), from Womelsdorf, Berks County, Pa., to points in Alabama, Connecticut, Delaware, Illinois, Indiana, Kentucky, Louisiana, Maryland (except points in Anne Arundel, Baltimore, Calvert, Carroll, Charles, Frederick, Harford, Howard, Montgomery, Prince Georges, and Washington Counties, and Baltimore City, Md.), Massachusetts, Michigan, Mississippi, Missouri, New York, North Carolina, Rhode Island, Tennessee, Virginia (except points in Arlington, Clarke, Fairfax, Fauquier, Frederick, Loudoun, Prince William, and Stafford Counties, and Alexandria, Va.), points in West Virginia (except points in Berkeley and Jefferson Counties), and Wisconsin, and certain specified points in New Jersey, from Ironton, Ohio, to ports of entry on the United States-Canada boundary line located at or near Detroit and Port Huron, Mich., and at or near Buffalo and Rouses Point, N.Y., from Strasburg, Ohio, to ports of entry on the United States-Canada boundary line located at or near Buffalo and Rouses Point, NY and refractory products, and materials and supplies used in the installation of factory products when transported in mixed loads with refractory products. from Frostburg, Md., to those ports of entry on the United States-Canada boundary line at or near Detroit, Mich. and at or near Buffalo and Rouses Point N.Y. Restriction: The authority granted herein shall be subject to the right of the Commission, which is hereby expressly reserved, to impose such terms, conditions or limitations in the future as it may find necessary in order to insure that carrier's operations shall conform to the provisions of section 210 of the Act Vendee is authorized to operate as a common carrier in Pennsylvania, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, Maine, New York, New Jersey, Ohio, Delaware, Maryland, and West Virginia. Application has not been filed for temporary authority under section 210a(b).

No. MC-F-10029. Authority sought for merger into TRANSPORT MOTOR EX-PRESS, INC., Post Office Box 958, Meyer Road, Fort Wayne, Ind. 46801, of the operating rights and property of CAPITOL FREIGHT LINES, INC., Post Office Box 958, Meyer Road, Fort Wayne, Ind. 46801, and for acquisition by ROY HU-SER, also of Fort Wayne, Ind., of control of such rights and property through the transaction. Applicants' attorneys: Axelrod, Goodman and Steiner, 39 South La Salle Street, Chicago, Ill. 60603. Operating rights sought to be merged: Under a certificate of registration, in No. MC-121086 Sub 1, covering the transportation of property, as a common carrier, in intrastate commerce, within the State of Indiana; and in No. MC-121086 Sub-2, corresponding to the rights in the certificate of registration, a certificate of public convenience and necessity has been authorized (not yet issued), pursuant to the Division 3, report and order granted November 5, 1965. TRANSPORT MOTOR EXPRESS, INC., is authorized to operate as a common carrier in Pennsylvania, Illinois, Ohio, West Virginia, Indiana, Delaware, Rhode Island, New York, New Jersey, Maryland, Virginia, Wisconsin, Missouri, Kentucky, Massachusetts, Connecticut, and the District of Columbia. Application has not been filed for temporary authority under section 210a(b). NOTE: TRANSPORT MOTOR EXPRESS, INC., controls CAPITOL FREIGHT LINES, INC., through ownership of capital stock pursuant to authority granted in Docket No. MC-F-8916, Division 3, report and order, November 5, 1965, and consummated February 14,

No. MC-F-10030. Authority sought for control by RYDER TRUCK LINES, INC., 2050 Kings Road, Jacksonville, Fla. 32203, of MERCHANTS FREIGHT SYSTEM, INC., 1401 North 13th Street, Terre Haute, Ind., and for acquisition by INTERNATIONAL UTILITIES, INC., and in turn by INTERNATIONAL UTILITIES CORPORATION, both of 1500

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Walnut Street, Philadelphia, Pa. 19102. of control of MERCHANTS FREIGHT SYSTEM, INC., through the acquisition by RYDER TRUCK LINES, INC., Applicants' attorney and representative: Roland Rice, 618 Perpetual Building. Washington, D.C. 20004 and David I. Day, 710 Ohio Street, Terre Haute, Ind. Operating rights sought to be controlled: General commodities, excepting, among others, household goods and commodities in bulk, as a common carrier, over regular routes: between East St. Louis. Ill... and Chicago, Ill., between East St. Louis, Ill., and Vincennes, Ind., between Vandalia, Ill., and Springfield, Ill., between Paris, Ill., and Peoria, Ill., between Danville, Ill., and Decatur, Ill., between Momence, Ill., and Streator, Ill., serving all intermediate points, restricted against the transportation of livestock; between St. Louis, Mo., and Indianapolis, Ind., serving all intermediate points on U.S. Highway 40 between St. Louis, Mo., and Indianapolis, Ind., without restrictions; and to and from all other intermediate points on the above-specified routes, restricted against the transportation of livestock, between Detroit, Mich., and Toledo, Ohio, serving all intermediate points, and off-route points within 5 miles of Detroit; over three alternate routes for operating convenience only; general commodities, with the above exceptions, over irregular routes. between points and places in the Chicago, Ill., commercial zone, as defined by the Commission in 1 M.C.C. 673, between certain specified points in Indiana, on the one hand, and, on the other, St. Louis, Mo., and points in Ohio and Illinois, from the above Indiana origin points to certain specified points in Kentucky, from Louisville, Ky., to Terre Haute, Ind., from Terre Haute, Ind., to Detroit, Mich., between Clarksville, Ind., on the one hand, and, on the other, certain specified points in Indiana, St. Louis, Mo., and points in Ohio and Illinois, from Clarksville, Ind., to certain specified points in Kentucky.

Groceries, and canned or preserved joodstuffs for human or animal consumption, from certain Indiana origin points to certain specified points in Pennsylvania, and to those in the lower Peninsula of Michigan, except from Terre Haute, Ind., to Detroit, Mich., from Terre Haute, Ind., to Huntington, W. Va.; roofing and building materials, from Vandalia, Ill., to points in Ohio, from Lockland, Ohio, to Chicago, and Danville, Ill., and St. Louis, Mo.; petroleum products, in containers, from Lawrenceville, Ill., to points in Ohio; laundry, between Terre Haute, Ind., on the one hand, and on the other, Flint and Grand Rapids, Mich., and Milwaukee, Wis., from Detroit, Mich., to Terre Haute, Ind.; groceries, from Terre Haute, Ind., to Buffalo, N.Y.; canned or preserved foodstuffs for human or animal consumption, from Brock-port, N.Y., to Terre Haute, Ind.; groceries and canned or preserved foodstuffs, from Terre Haute, Ind., to certain specified points in West Virginia; frozen fruits and frozen berries, from certain specified points in Michigan and New York, and Erie, Pa., to Terre Haute,

Ind.; and fruit juices, frozen and unfrozen, fruit essence, frozen and unfrozen, fruit concentrate, frozen and unfrozen, and fruit pulp, frozen and unfrozen, in mixed shipments with frozen fruits and frozen berries, from certain specified points in Michigan and New York, and Erie, Pa., to Terre Haute, Ind. RYDER TRUCK LINES, INC. is authorized to operate as a common carrier in all points in the United States (except Alaska and Hawaii). Application has been filed for temporary authority under section 210a(b).

No. MC-F-10031. Authority sought for purchase by PACIFIC INTERMOUNTAIN EXPRESS CO., 1417 Clay Street, Post Office Box 958, Oakland, Calif. 94604, of the operating rights of SIEFERT TRUCK SERVICE, INC. (CARLYLE MICHELMAN, receiver in bankruptcy, and EDWIN H. GRIF-FITHS, court commissioner), 4520 Long Beach Avenue, Los Angeles, Calif. 90058. Applicants' attorneys and representatives: Frank Loughran, 21st Floor, Shell Building, 100 Bush Street, San Francisco, Calif. 94104, W. S. Pilling, 1417 Clay Street, Post Office Box 958, Oakland, Calif. 94604, Richard E. Macey, 1122 North Eldorado Street, Stockton, Calif. 95202, and Jeffrey Chanin, 639 South Spring Street, Los Angeles, Calif. 90014. Operating rights sought to be transferred: Under a certificate of registration, in No. MC-121322 Sub-1, covering the transportation of general commodities, as a common carrier, in intrastate commerce, within the State of California. Vendee is authorized to operate as a common carrier in Colorado, Utah, Wyoming, California, Nevada, Idaho, Missouri, Kansas, Illinois, Oregon, Washington, Oklahoma, Iowa, Nebraska, Wisconsin, Arizona, Montana, Texas, New Mexico, Michigan, Indiana, Ohio, Minnesota, North Dakota, Florida, Pennsylvania, Connecticut, Kentucky, Maryland, Massachusetts, New Jersey, New York, South Dakota, Rhode Island, and Kentucky. Application has been filed for temporary authority under section 210a(b). NOTE: No. MC-730 Sub-293 is a matter directly related.

No. MC-F-10032. Authority sought for purchase by HOWARD BAER, 821 East Dunne Street, Morton, Ill. 61550, of the operating rights and certain property of W. K. CLAUSON, INC., 300 North Third Street, Hanna City, Ill. 61536. Applicants' attorney: Robert T. Lawley, 308 Reisch Building, Springfield, Ill. 62701. Operating rights sought to be transferred: Bananas, as a contract carrier, over irregular routes, from New Orleans, La., to Peoria, Ill. Restriction: The operations authorized herein are limited to a transportation service to be performed, under a continuing contract, or contracts, with Super Value Stores, Inc., Peoria Division, Peoria, Ill. Vendee is authorized to operate as a contract carrier in Illinois, Missouri, Michigan, Indiana, Ohio, Kentucky, Tennessee, Nebraska, Wisconsin, Mississippi, and Arkansas. Application has not been filed for temporary authority under section 210a(b).

No. MC-F-10034. Authority sought for purchase by STERNBERGER MOTOR

Long Island City, N.Y. 11101, of (1) the operating rights and certain property of TRIO MOTOR LINES, INC., 56 Oak Street, Bayonne, N.J., and (2) the operating rights of CITCHER TRANSPORTA-TION CO., INC., 56 Oak Street, Bayonne, N.J., and for acquisition by MICHAEL GLUCK, JAMES ANTONOFF, and NATHAN FRIEDMAN, all also of Long Island City, N.Y., of control of such rights and property through the transactions. Applicants' representative: Charles H. Trayford, 137 East 36th Street, New York, N.Y. 10016. Operating rights sought to be transferred: (1) New furniture, as a common carrier, over irregular routes, between New York, N.Y., on the one hand, and, on the other, points in New Jersey within 100 miles of Columbus Circle, New York, N.Y.; from Paterson, N.J., to points in Pennsylvania, Maryland, Delaware, and the District of Columbia, with restrictions; between carrier's terminal facilities in Bayonne. N.J., on the one hand, and, on the other, points in New Jersey within 100 miles of Columbus Circle, New York, N.Y.; new furniture, uncrated, from points in Erie County, N.Y., to New York, N.Y., and points in Pennsylvania, New Jersey. Delaware, Maryland, and the District of Columbia, from New York, N.Y., to Atlantic City, N.J., Baltimore, Md., points in New York and the District of Columbia, and certain specified points in Pennsylvania, from Baltimore, Md., to New York, N.Y., from New York, N.Y., to certain specified points in Pennsylvania, from Alexandria, Va., to points in Maryland, Delaware, Pennsylvania, New Jersey, the District of Columbia, and points in the New York, N.Y., commercial zone, as defined by the Commission, from Baltimore, Md., to Jersey City, N.J., from New York, N.Y., to Camden and Trenton, N.J., Wilmington, Del., and points in Maryland and Virginia within 25 miles of Washington, D.C., between Fall River, Mass., on the one hand, and, on the other, points in New York, New Jersey. Pennsylvania, and Connecticut, from New York, N.Y., to New Haven, Conn., from Meriden, Conn., to points in Massachusetts, New Jersey, Rhode Is-land, and New York, and that part of Pennsylvania on and east of U.S. Highway 11, from New Haven, Conn., to Washington, D.C., Baltimore, Md., and points in Connecticut, Massachusetts, Rhode Island, New York, New Jersey, and points in that part of Pennsylvania on and east of U.S. Highway 11, and that part of Virginia on and east of U.S. Highwav 1.

New office furniture, from Herkimer, N.Y., to New York, N.Y., Newark and Camden, N.J., Philadelphia, Pa., Baltimore, Md., and Washington, D.C.; new office furniture, uncrated, from Pittsburgh, Pa., to New York, N.Y., new furniture, uncrated, as defined by the Commission, from the site of the Roxbury Furniture Co., Inc., plant at Windsor, N.Y., to New York, N.Y.; furniture frames, springs, cotton, moss, and fiber, from New York, N.Y., to New Haven, Conn.; cabinets, between Orleans, Vt., and New Haven, Conn.; and metal

cabinets, between New York, N.Y., on the one hand, and, on the other, points in North Carolina, South Carolina, Georgia, Mississippi, and Louisiana; and (2) household goods as defined by the Commission, as a common carrier, over irregular routes, between New York, N.Y., on the one hand, and, on the other, points in New Jersey, Connecticut, Massachusetts, and Pennsylvania, be tween New York, N.Y., on the one hand, and, on the other, points in New York within 50 miles of New York, N.Y.; uncrated new and used furniture, between New York, N.Y., on the one hand, and, on the other, certain specified points in Pennsylvania; and *furniture*, between New York, N.Y., on the one hand, and, on the other, points in New Jersey, Connecticut, Massachusetts, certain specified points in Pennsylvania, and those in New York within 50 miles of New York, N.Y. Vendee is authorized to operate as a common carrier in North Carolina, Connecticut, Delaware, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia, Alabama, Florida, Georgia, Louisiana, Mississippi, South Carolina, North Carolina, and the District of Columbia. Application has been filed for authority under section temporary 210a(b)

No. MC-F-10035. Authority sought for control by GREAT LAKES EXPRESS CO., 172 Davenport Street, Saginaw, Mich. 48602, of (1) A.C.E.-FREIGHT, INC., 210 Twinsburg Road, Northfield, Ohio 44067, and (2) DIXIE OHIO EX-PRESS, INC., Box 750, Akron, Ohio 44309, and for acquisition by WILLIAM C BLAIR HAROLD D. DOYLE, both also of Saginaw, Mich., and JAMES V. FINK-BEINER (voting trustees), 812 Second National Bank Building, Saginaw, Mich., of control of A.C.E.-FREIGHT, INC., and DIXIE OHIO EXPRESS, INC., through the acquisition by GREAT LAKES EX-PRESS CO. Applicants' attorney: Walter N. Bieneman, Suite 1700, 1 Woodward Avenue, Detroit, Mich. 48226. Operating rights sought to be controlled: (1) General commodities, with certain specified exceptions, and numerous other specified commodities, as a common carrier, over regular and irregular routes, from, to, and between specified points in the States of Ohio, Illinois, Indiana, Iowa, Nebraska, Massachusetts, New York, New Jersey, Pennsylvania, Connecticut, and Rhode Island, with certain restrictions, serving various intermediate and off-route points, over numerous alternate routes for operating convenience only, as more specifically described in Docket No. MC-30311 and Sub-numbers thereunder; and (2) General commodities, with certain specified exceptions, and numerous other specified commodities, as a common carrier, over regular and irregular routes, from, to, and between specified points in the States of New York, Ohio, Tennessee, Kentucky, Pennsylvania, Georgia, Indiana, and Alabama, with certain restrictions, serving various intermediate and off-route points, over numerous alternate routes for operating convenience only, as more specifically

described in Docket No. MC-43654 and Sub-numbers thereunder. This notice does not purport to be a complete description of all of the operating rights of the carriers involved. The foregoing summary is believed to be sufficient for purposes of public notice regarding the nature and extent of these carriers' operating rights, without stating, in full, the entirety, thereof. GREAT LAKES EXPRESS CO. is authorized to operate as a common carrier in Illinois, Indiana, Michigan, Ohio, Pennsylvania, and New York. Application has been filed for temporary authority under section 210a(b)

No. MC-F-10036. Authority sought for control by CALHOUN LEMON, Post-Office Box 29812, of SOUTHERN BULK HAULERS, INC., Post Office Box 278, Harleyville, S.C. Applicants' attorneys: Beverley S. Simms, 1700 Pennsylvania Avenue N.W., Washington, D.C. 20006, and Frank A. Graham, Jr., Security Federal Building, Columbia, S.C. 29201. Operating rights sought to be controlled: Cement as a common carrier, over irregular routes, from the plantsite of the Giant Portland Cement Co, at Harleyville (Dorchester County), S.C., to points in Georgia and North Carolina, between points in Georgia, between points in North Carolina, between points in South Carolina, with restrictions; from points in Charleston County, S.C., to points in Georgia and North Carolina; and brick, from Cayce, S.C., to points in North Carolina, and certain specified points in Georgia, from Conyers, Ga., to points in South Carolina. CALHOUN LEMON holds no authority from this Commission. However, he is affiliated with COOPER MOTOR LINES, INC., 301 Hammett Street, Post Office Box 4255, Park Place, Greenville, S.C. 29608, which is authorized to operate as a common carrier in South Carolina, Virginia, Maryland, Delaware, Pennsylvania, New Jersey. New York, North Carolina, and the District of Columbia; and THE GEO. A. RHEMAN CO., INC., Post Office Box 2095, Station A, 2019 Elgin Street, Charleston, S.C. 29403, which is authorized to operate as a common carrier in Georgia, North Carolina, Florida, and South Carolina. Application has not been filed for temporary authority under section 210a(b)

No. MC-F-10038. Authority sought for purchase by CENTRAL TRANSPORT. INC., 3399 East McNichols Road, Detroit. Mich. 48212, of the operating rights and certain property of WILLIAMS TRUCK LINE, INC., Stockbridge, Mich. 49285, and for acquisition by M. J. MOROUN, and T. J. MOROUN, both also of Detroit, Mich., of control of such rights and property through the purchase. Applicants' attorneys and representative: Axelrod, Goodman & Steiner, 39 South La Salle Street, Chicago, Ill. 60603, and Joseph C. Olk, 233 West Washington, Jackson, Mich. 49201. Operating rights sought to be transferred: Under a certificate of registration, in No. MC-98575 Sub-1, covering the transportation of general commodities, as a common carrier, in intrastate commerce, within the State of Michigan. Vendee is authorized to

operate as a common carrier in Michigan, and in intrastate commerce within the State of Michigan. Application has been filed for temporary authority under section 210a(b).

MOTOR CARRIERS OF PASSENGERS

No. MC-F-10033. Authority sought for purchase by SAFEWAY TRAILS, INC. 1200 Eye Street NW., Washington, D.C. 20005, of a portion of the operating rights of MONUMENTAL MOTOR TOURS, INC., 3319 Pulaski Highway, Baltimore, Md. 21224, and for acquisition by TRANSCONTINENTAL BUS SYS-TEM, INC., 315 Continental Avenue, Dallas, Tex. 75207, of control of such rights through the purchase. Applicants' attorney: James E. Wilson, 1735 K Street NW., Washington, D.C. 20006. Operating rights sought to be transferred: Passengers and their baggage, and express, mail and newspapers in the same vehicle with passengers, as a common carrier, over regular routes, between Baltimore, Md., and Atlantic City, N.J., serving all intermediate points except those in Delaware, restricted to the transportation of traffic moving between Baltimore and intermediate points, on the route in Maryland on the one hand, and, on the other, Atlantic City and intermediate points on the route in New Jersey. Vendee is authorized to operate as a common carrier in New York, New Jersey. Pennsylvania, Maryland, Delaware, Virginia, and the District of Columbia, Application has not been filed for temporary authority under section 210a(b).

No. MC-F-10037. Authority sought for control by CANADIAN COACHWAYS LIMITED, Milner Building, 10040 104th Street, Edmonton, Alberta, Canada, of ALASKAN COACHWAYS LIMITED. Cushman at 11th Avenue, Fairbanks, Alaska, and for acquisition by INTER-NATIONAL UTILITIES CORP., 200 University Avenue, Toronto, Ontarlo, Canada, of control of ALASKAN COACHWAYS LIMITED, through the acquisition by CANADIAN COACH-WAYS LIMITED. Applicants' attorney. Roland Rice, 618 Perpetual Building, Washington, D.C. 20004. Operating rights sought to be controlled: Passengers and their baggage, and express and newspapers in the same vehicle with passengers, as a common carrier, over regular routes, between Fairbanks, Alaska, and the United States-Canada boundary line at or near Boundary, Alaska, between junction Alaska Highways 2 and 4 at or near Buffalo Center, Alaska, and Valdez, Alaska, between junction Alaska Highways 4 and 8 at or near Paxson, Alaska, and Cantwell, Alaska, between Cantwell, Alaska, and McKinley Park, Alaska, between McKinley Park, Alaska, and Kantishna, Alaska, between Fairbanks, Alaska, and Circle, Alaska, between junction Alaska Highway 2 and unumbered highway at or near Northway Junction, Alaska, and Northway, Alaska, between Anchorage, Alaska, and Tok Junction, Alaska, between junction Alaska Highways 1 (The Glenn Highway) and 3 at or or near Palmer, Alaska, and Talkeetna, Alaska, between junction NOTICES

Alaska Highway 3 and unumbered highway at or near Wasilla, Alaska, and Big Lake, Alaska, between Anchorage. Alaska, and Seward, Alaska, between junction Alaska Highway 1 and unnumbered highway, and Hope, Alaska, between junction Anchorage-Seward Highway (Alaska Highway 1) and Sterling Highway (Alaska Highway 1) northwest of Moose Pass, Alaska, and Homer, Alaska, between junction Sterling Highway (Alaska Highway 1) and unnumbered highway at or near Soldatna, Alaska, and Nikishka, Alaska, between junction of Alaska Highways 2 and 5 at or near Tetlin Junction, Alaska, and Eagle, Alaska, between Fairbanks, Alaska, and Clear, Alaska, between Haines, Alaska, and the United States-Canada boundary line at or near Porcupine, Alaska, between Haines, Alaska, and Skagway, Alaska, between Haines, Alaska, and Ketchikan, Alaska, serving all intermediate points. CANADIAN COACHWAYS LIMITED holds no authority from this Commission. However, its controlling stockholder INTERNA-TIONAL UTILITIES CORP, is affiliated with RYDER TRUCK LINES., INC., 2050 Kings Road, Post Office Box 2408. Jacksonville, Fla. 32203, which is authorized to operate as a common carrier in all points in the United States (except Alaska and Hawaii). Application has not been filed for temporary authority under section 210a(b).

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-1453; Filed, Feb. 6, 1968; 8:47 a.m.]

[Notice 84]

MOTOR CARRIER TRANSFER PROCEEDINGS

FEBRUARY 2, 1968.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 279), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to

section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-70151. By order of January 31, 1968, the Transfer Board approved the transfer to Cowboy Van Lines, Inc., 3722 Chestnut Place, Denver, Colo. 80216, of the operating rights in certificate No. MC-61515, issued November 17, 1966, to Cecil Stanton, doing business as Millard & Gray Transfer, 1215 24th Street, Des Moines, Iowa 50320, authorizing the transportation, over irregular routes, of household goods, between points in Iowa, on the one hand, and, on the other, points in Nebraska, Minnesota, Illinois, and Kansas.

nesota, Illinois, and Kansas.

No. MC-FC-70206. By order of January 31, 1968, the Transfer Board approved the transfer to Ivan L. High, Ephrata, Pa., of permit No. MC-127906, issued December 9, 1966, to Henry A. Brubaker, Manheim, Pa., authorizing the transportation of construction materials, and electrical and gas appliances, equipment, and parts, from points in Ephrata Township, Lancaster County, Pa., to points in Delaware, Maryland, and New Jersey. John M. Musselman, 400 North Third Street, Harrisburg, Pa. 17108, attorney for applicants.

No. MC-FC-70218. By order of January 31, 1968, the Transfer Board approved the transfer to James E. Ennis, Sr., and Dorothy E. Ennis, a partnership, doing business as Ennis Trucking, Wysox, Pa., of the operating rights in certificate No. MC-9918 issued December 19. 1950, to Dorothy E. Wenck, Towarda, Pa., authorizing the transportation of household goods, as defined in 17 M.C.C. 467, between Towanda, Pa., and points in Pennsylvania within 20 miles thereof, on the one hand, and, on the other, points in New York, New Jersey, and Maryland, W. Marshall Dawsey, 5 Poplar Street, Towanda, Pa. 18848, attorney for applicants.

No. MC-FC-70227. By order of January 31, 1968, the Transfer Board approved the transfer to Forrest L. Adams, R.F.D. No. 1, Kirkman, Iowa 51447, of certificate in No. MC-89417, issued September 2, 1949, to Harry R. Adams, R.F.D. No. 1, Kirkman, Iowa; authorizing

the transportation of livestock, farm machinery, agricultural implements and parts, feed, building materials, and petroleum products in containers, between Kirkman, Iowa, and Omaha, Nebr., serving points within 6 miles of Kirkman.

No. MC-FC-70233. By order of January 31, 1968, the Transfer Board approved the transfer to Roy Sargent Transport, Inc., Portsmouth, N.H., of certificate in No. MC-126890 (Sub-No. 1), issued June 6, 1966, to Francis L. Sargent, doing business as Roy Sargent. Portsmouth, N.H., authorizing the transportation of processed fish and fresh and frozen fish, when moving at the same time and in the same vehicle with processed fish, from the port of entry at Bar Harbor, Maine, and from points of entry on the United States-Canada boundary line at or near Calais, Houlton, and Vanceboro, Maine, to Boston and Gloucester, Mass., New York, N.Y., and Philadelphia, Pa. Robert A. Shaines, 62 Congress Street, Portsmouth, N.H. 03801, attorney for applicants.

[SEAL]

N. NEIL GARSON, Secretary.

[F.R. Doc. 68-1454; Filed, Feb. 6, 1968; 8:47 a.m.]

[Notice 84A]

MOTOR CARRIER TRANSFER PROCEEDINGS

FEBRUARY 2, 1968.

Application filed for temporary authority under section 210(a)(b) in connection with transfer application under section 212(b) and Transfer Rules, 49 CFR Part 179:

No. MC-FC-70257. By application filed January 29, 1968, MAAS TRANSPORT, INC., Post Office Box 1306, Highway 2 and 85N, Williston, N. Dak. 58801, seeks temporary authority to lease the operating rights of RENTAL SERVICE COMPANY, INC., Highway 2 and 85N, Williston, N. Dak., under section 210a(b). The transfer to MAAS TRANSPORT, INC., of the operating rights of RENTAL SERVICE COMPANY, INC., is presently pending.

[SEAL]

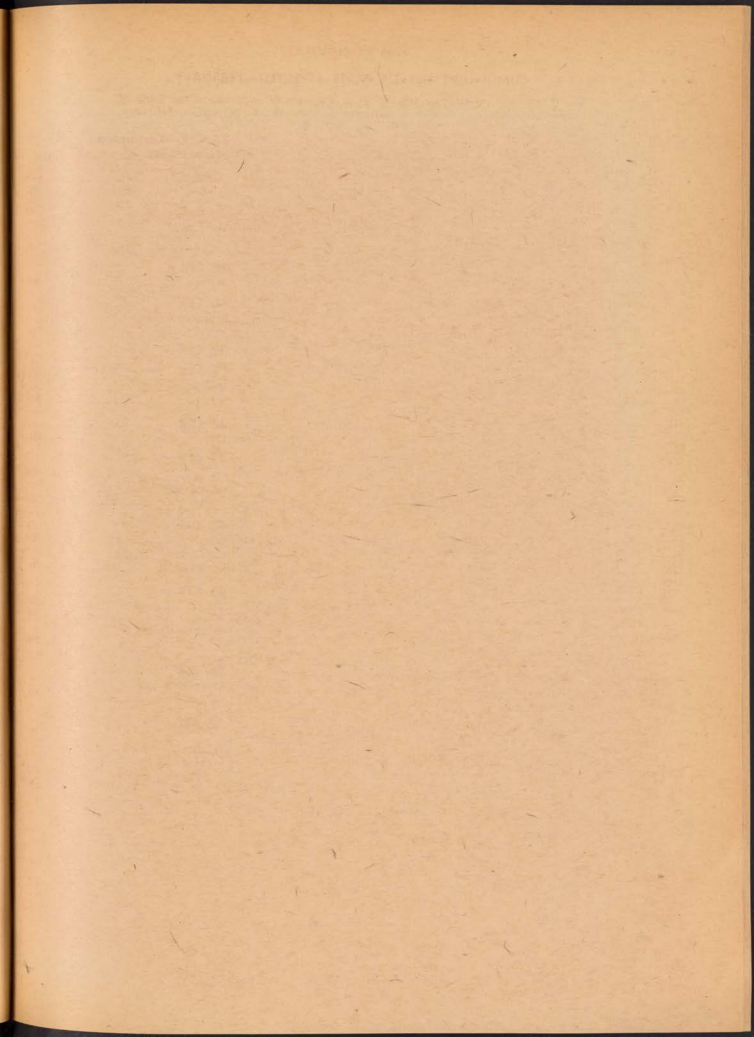
H. NEIL GARSON, Secretary.

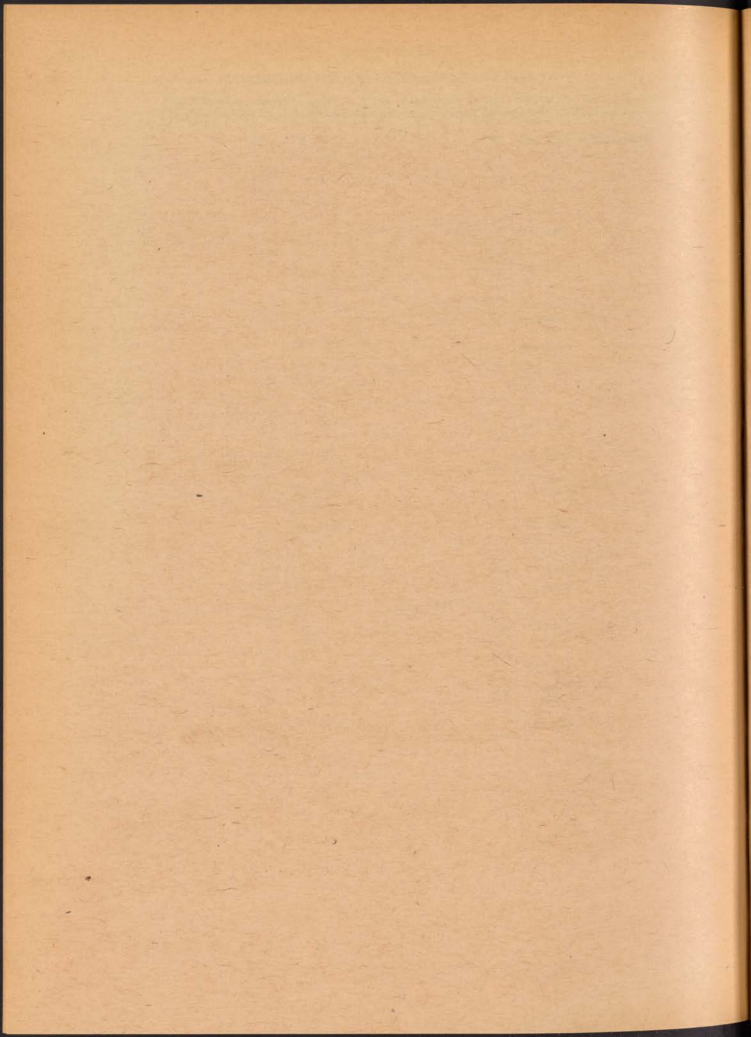
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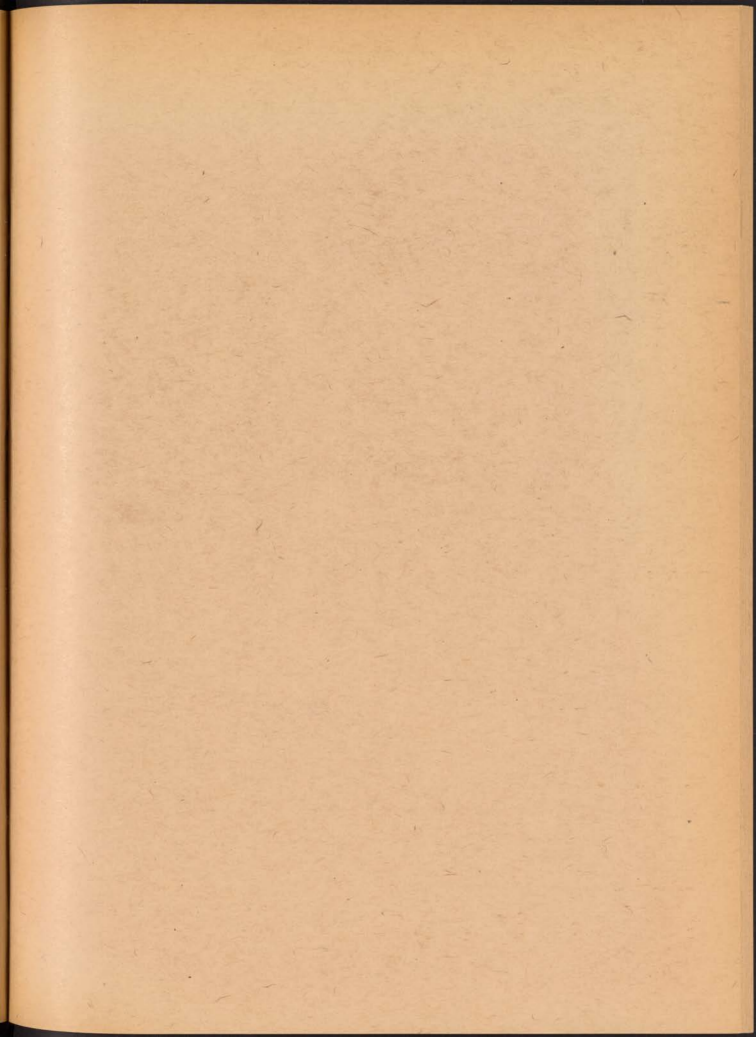
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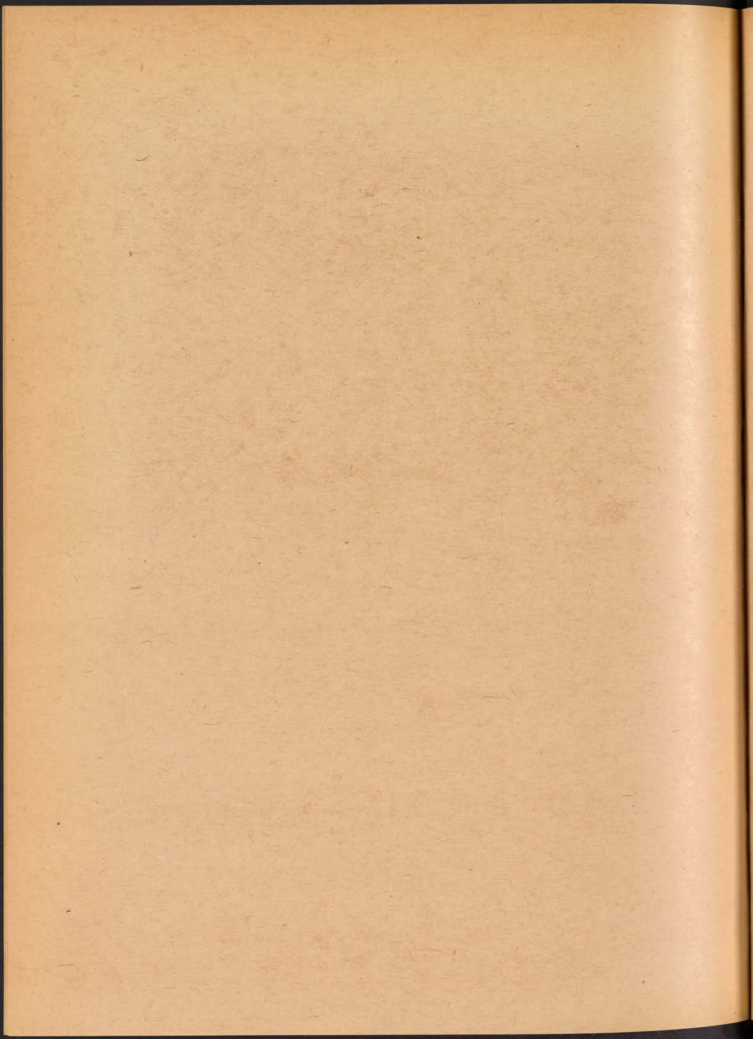
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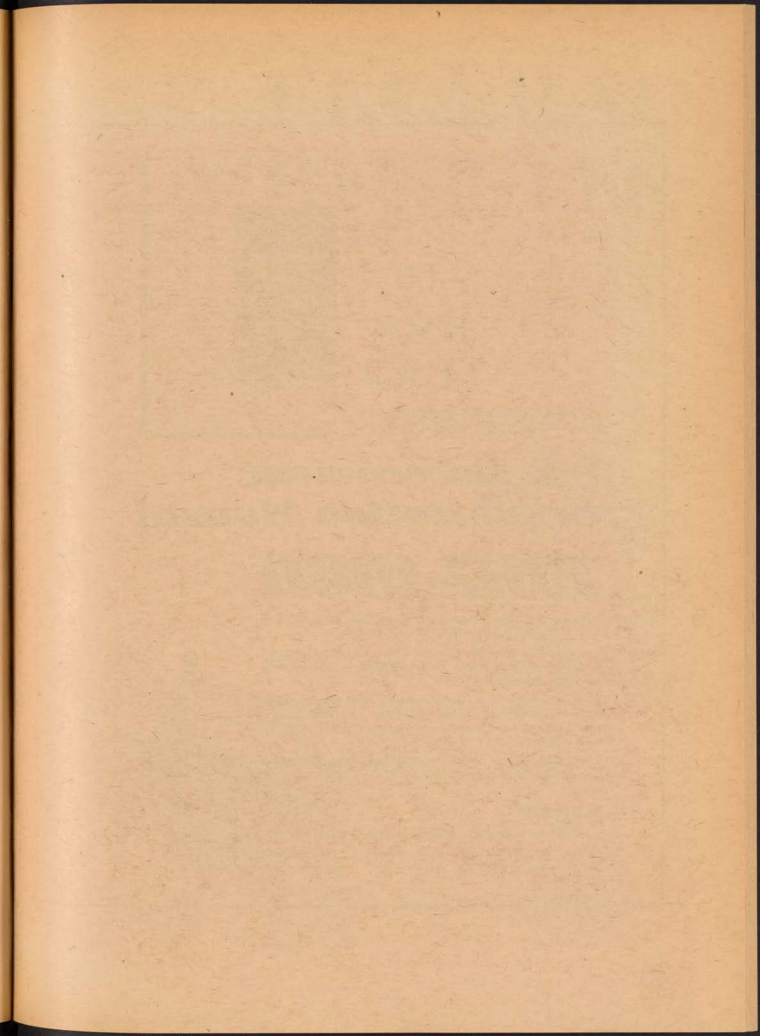
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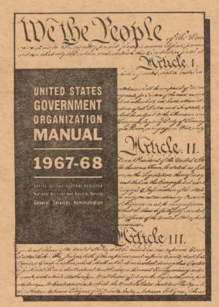








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