

Washington, Friday, December 13, 1957

MAIN READING ROOM

# TITLE 3—THE PRESIDENT EXECUTIVE ORDER 10743

SALE OF VESSELS OF THE NAVY

By virtue of the authority vested in me by section 7305 of title 10 of the United States Code, it is hereby ordered as follows:

1. Vessels of the Navy stricken from the Naval Vessel Register pursuant to section 7304 of title 10 of the United States Code, and not subject to disposition under any other law, may be sold at public sale to the highest acceptable bidder, pursuant to section 7305 of title 10 of the United States Code, regardless of their appraised value, after being advertised for sale for a period of not less than thirty days and without requiring that each bid be accompanied by a payment bond.

2. This order supersedes Executive Order No. 9986 of August 16, 1948, entitled "Sale of Vessels of the Navy".

DWIGHT D. EISENHOWER

THE WHITE HOUSE,

December 10, 1957.

[F. R. Doc. 57-10371; Filed, Dec. 11, 1957; 4:38 p. m.]

#### **EXECUTIVE ORDER 10744**

EXCUSING FEDERAL EMPLOYEES FROM DUTY FOR ONE-HALF DAY ON DECEMBER 24, AND ONE-HALF DAY ON DECEMBER 31, 1957

By virtue of the authority vested in me as President of the United States, it is hereby ordered that employees of the several executive departments, independent establishments, and other governmental agencies, including the General Accounting Office, the Government Printing Office, and the field services of the respective departments, establishments, and agencies of the Government. except those who may for special public reasons be excluded from the provisions of this order by the heads of their respective departments, establishments, or agencies, or those whose absence from duty would be inconsistent with the provisions of existing law, shall be excused

from duty for one-half day on Tuesday, December 24, 1957, the day preceding Christmas Day, and for one-half day on Tuesday, December 31, 1957, the day preceding New Year's Day; and each such one-half day shall be considered a holiday within the meaning of Executive Order No. 10358 of June 9, 1952, and of all statutes so far as they relate to the compensation and leave of employees of the United States.

This order shall not be construed as excusing from duty those employees of the Department of State, the Department of Defense, or other departments, establishments, or agencies who for national security or other public reasons should, in the judgment of the respective heads thereof, be at their posts of duty.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,

December 10, 1957.

[F. R. Doc. 57-10370; Filed, Dec. 11, 1957; 4:38 p.m.]

#### TITLE 6-AGRICULTURAL CREDIT

# Chapter I—Farm Credit Administration

Subchapter B—Federal Farm Loan System

PART 10-FEDERAL LAND BANKS GENERALLY

SPECIAL INTEREST RATES ON LOANS MADE THROUGH ASSOCIATIONS

In order specifically to recognize that the maximum interest rate payable on Federal land bank loans made through national farm loan associations is 6 percent per annum, § 10.42 of Title 6 of the Code of Federal Regulations is amended by substituting for the word "Approval" therein the following words: "Subject to the maximum interest rate of 6 percent per annum prescribed by law, approval".

(Sec. 6, 47 Stat. 14, as amended; 12 U. S. C. 665. Interprets or applies secs. 12 "Second", 17, 39 Stat. 370, 375, as amended; 12 U. S. C. 771 "Second", 831)

SEAL

R. B. TOOTELL,
Governor,
Farm Credit Administration.

[F. R. Doc. 57-10322; Filed, Dec. 12, 1957; 8:46 a.m.]

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Order from Superintendent of Documents, Government Printing Office, Washington 25, D. C.

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#### Department of the Army -FISHING AND HUNTING . PART 206-

TITLE 33—NAVIGATION AND

REGULATIONS

SAN FRANCISCO BAY AND TRIBUTARIES, CALIFORNIA

Pursuant to the provisions of section 10 of the River and Harbor Act of March 3, 1899 (30 Stat. 1151; 33 U. S. C. 403), § 206.85 (a) governing the use of fishing nets in San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, New York Slough, San Joaquin River, Sacramento River, and their navigable tribu-taries and connecting waterways, California, is amended by revoking certain subparagraphs and making minor changes in other subparagraphs, as follows:

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§ 206.85 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, New York Slough, San Joaquin River, Sacramento River, and their navigable tributaries and connecting waterways, Calif.; floating or drifting fish nets. (a) Fishing with nets is prohibited:

(1) [Revoked.]

(3) \* \* \* (described in § 202.224 of this chapter).

(5) In San Francisco Bay north of a line from the water tank at the Pacific Gas and Electric Company plant north of Hunter Point to the south jetty light, Oakland Inner Harbor.

(7) \* \* \* between Point San Pedro and Bell Echo Board No. 2 marking the dredged channel to the mouth of Petaluma Creek. \* \* \*.

luma Creek, \* \* \*.

(8) \* \* \* from the Sears Point High-wa; Bridge.

(9) In any of the tidal waters lying upstream from Carquinez Bridge.

(10) [Revoked.]

(11) [Revoked.]

(12) [Revoked.]

(13) [Revoked.]

[Regs., Nov. 29, 1957, 800.217 (San Francisco Bay, Calif.)—ENGWO] (Sec. 10, 30 Stat. 1151; 33 U. S. C. 403)

[SEAL] HERBERT M. JONES,
Major General, U. S. Army,
The Adjutant General.

[F. R. Doc. 57-10243; Filed, Dec. 12, 1957; 8:45 a. m.]

#### TITLE 7-AGRICULTURE

Chapter VII — Commodity Stabilization Service (Farm Marketing Quotas and Acreage Allotments), Department of Agriculture

[Amdt. 1]

PART 722-COTTON

SUBPART—REGULATIONS PERTAINING TO ACREAGE ALLOTMENTS FOR THE 1958 CROP OF EXTRA LONG STAPLE COTTON

COUNTY ALLOTMENT, ALLOCATIONS FROM STATE RESERVE, AND RELATED DATA

Basis and purpose. The purpose of this amendment is to establish county allotments showing components thereof (computed county allotment, adjustments from State reserve for trends, and abnormal conditions); allocations to counties from State reserve for small farms, and to correct inequities and prevent hardships; to establish the remainder of State reserve which is available for allocation to counties for new farms, late and reconstituted farms, and correction of errors: to designate whether counties use the historical or cropland basis for establishing farm allotments; and to designate counties which use the 50 percent of cropland limitation. The amendment contained herein is issued pursuant to the Agricultural Adjustment Act of 1938, as amended (52 Stat. 31, as

S

amended; 7 U.S. C. 1281 et seq.). Notice of the proposed establishment of such allotments, reserves and related data was published in the FEDERAL REGISTER of July 27, 1957 (22 F.R. 5966) pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S. C. 1003) and the data, views, and recommendations which were submitted have been duly considered.

Farmers engaged in the production of ELS cotton in 1957 will determine in a referendum to be held on December 10, 1957, whether marketing quotas will be in effect for the 1958 crop of ELS cotton. In order that farm allotments may be established as early as possible and notices of individual farm allotments may be mailed, insofar as practicable, so as to be received by farmers prior to the referendum, as required by section 362 of the Agricultural Adjustment Act of 1938, as amended, it is essential that this amendment be made effective as soon as possible. Accordingly, it is hereby determined and found that compliance with the 30-day effective date requirement of section 4 of the Administrative Procedure Act is impracticable and contrary to the

public interest and this amendment shall be effective upon filing of this document with the Director, Division of the Federal Register.

Section 722.1516 (h) of the Regulations Pertaining to Acreage Allotments for the 1958 Crop of Extra Long Staple Cotton (22 F. R. 8279) is amended to read as follows:

(h) County allotments, allocations from State reserve, and related data. There are set forth below the county allotments showing components thereof (computed county allotments, adjustments from State reserve for trends, and abnormal conditions); allocations to counties from State reserve for small farms, and to correct inequities and prevent hardships; and the remainder of State reserve which is available for allocation to counties for new farms, late and reconstituted farms, and correction of errors. All counties are designated as using the historical basis for establishing farm allotments as provided in § 722.1517 (d). Counties using the 50 percent of cropland limitation are so designated by footnote 1 following the name of the county.

ARIZONA

	Computed Adjustment from State reserve for— County allotment, sum of			omputed State reserve for— allotme		
County	county allotment	Trends	Abnormal conditions	columns (1), (2), (3), and (4)	Small farms	Inequity and hardship cases
\$	(1)	(2)	(3)	(4)	(5)	(6)
Cochlse	165 9, 957 14, 261 2, 553 7, 097 18 298	1 63 355 184 44 0 54	0 0 0 0 0 0	166 10, 020 14, 616 2, 737 7, 141 18	0 0 0 0 0 0	0 0 0 0 0 0
a. State total	34, 349	701	0	35,050	0	0
b. State reserve for new farms, late and reconst c. Total allotment available for distribution in	ituted farms State (sum o	fcolumns	ction of errors (4), (5), (6), a	nd Item b)		35, 050
	1	1	1		1	1
Imperlal Riverside Riverside	98 475	0	0	98 475	5 25	0
a. State total	575	0	0	573	30	0
b. State reserve for new farms, late and reconce. Total afforment available for distribution i	stltuted farn n State (sum	ns, and cor	rection of err	ors ), and Item b	)	603
	FLO	RIDA				-
Alachua Bradford Columbia Hamilton Jefferson Lake Madison Marion Orange Putnam Seminole Sumter Suwannee Union Volusia a. State total	6 4 1 1 189 666 300 27 12 51 79 4 566 27	4	0 0 0 0	31	9.0 0 0 0 0.8 3.2 0 0 3.2 0 7.8 0	(
b. State reserve for new farms, late and recoi	nstituted far	ms, and co	rrection of e	rrors.		2

<sup>1</sup> Countles which use the 50 percent of cropland limitation.

## GEORGIA

[Acres]

	Computed	Adjustment from State reserve for—		County allotment, sum of	Allocations from State reserve for—	
	county	Trends	Abnormal conditions	columns (1), (2), (3), and (4)	Small farms	Inequity and hardship cases
·	(1)	(2)	(3)	(4)	(5)	(6)
Berrien Cook Lanier	88. 3 28. 3 1. 2	0 0	0 0 0	88. 3 28. 3 1. 2	0 0 0	0 0 3.
s. State total	117.8	0	0	117.8	0	3.
b. State reserve for new farms, late and recon	stituted farm	s, and cor	rection of err	orsb		124

#### NEW MEXICO

Dona Ana <sup>1</sup>	15, 615 74 29 12 140	0 0 0 0	0 0 0 0	15, 615 74 29 12 140	90 0 0 0	147 23 8 10 26
a. State total	15, 870	0	0	15, 870	90	214
b. State reserve for new farms, late and reconst c. Total allotment available for distribution in	ituted farms, State (sum of	and correction columns (4)	on of errors ), (5), (6), 8	and item b)		20 16, 194

TEXAS

BrewsterCulberson	24 111	0	0	24 111	0	23 55
El Paso <sup>1</sup> Hudspeth	19, 573 2, 451	0	0	19, 573 2, 451	0	740
Jeff Davis	7	o l	0	7	Ö	ě
Loving Pecos	377	0	0	377	0	5 25
Presidio	75	0	0	377 75	Ö	0
Reeves Ward	3, 293 383	0	129	3, 293 512	0	505 35
s. State total	26, 300	0	129	26, 429	0	1, 394

b. State reserve for new farms, late and reconstituted farms, and correction of errors	6
--	---

#### PUERTO RICO

NorthSouth	1, 864 355	0	0	1, 864 355	193. 1 38. 3	0.4
a. State total	2, 219	0	0	2, 219	231. 4	.5
b. State reserve for new farms, late and reconstic. Total allotment available for distribution in	ituted farms, s State (sum of	and correc	tlon of errors (4), (5), (6), a	nd item b)		15.1 2,466.0

<sup>1</sup> Countles which use the 50 percent of cropland limitation.

(Sec. 375, 52 Stat. 66; 7 U. S. C. 1375, Interprets or applies secs. 344, 347, 377, 52 Stat. 38, as amended; 7 U. S. C. 1344, 1347, 1377; secs. 106 (a), 112 (2), 70 Stat. 191, 195; 7 U.S.C. 1824 (a), 1836)

Done at Washington, D. C., this 27th day of November 1957. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

TRUE D. MORSE, Acting Secretary.

[F. R. Doc. 57-10004; Filed, Nov. 29, 1957; 12:30 p. m.]

## [Amdt. 2]

#### PART 722-COTTON

SUBPART-REGULATIONS PERTAINING TO ACREAGE ALLOTMENTS FOR THE 1958 CROP OF UPLAND COTTON

COUNTY ALLOTMENT, ALLOCATIONS FROM NATIONAL AND STATE RESERVES, AND RE-LATED DATA

Basis and purpose. The purpose of this amendment is to establish county allotments showing components thereof (computed county allotment, allocation

from national reserve, adjustments from State reserve for trends, abnormal conditions, and minimum farm allotments); allocations to counties from State reserve for small farms, and to correct inequities and prevent hardships; to establish the remainder of State reserve which is available for allocation to counties for new farms, late and reconstituted farms, and correction of errors; to designate whether counties use the historical or cropland basis for establishing from allotments; and to designate counties which use the 50 percent of cropland limitation. The amendment contained herein is issued pursuant to the Agricultural Adjustment Act of 1938, as amended (52 Stat. 31, as amended; 7 U.S.C. 1281 et seq.). Notice of the proposed establishment of such allotments, reserves and related data was published in the FEDERAL REGIS-TER of August 10, 1957 (22 F. R. 6431) pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1003) and the data, views, and recommendations which were submitted have been duly considered.

Farmers engaged in the production of upland cotton in 1957 will determine in a referendum to be held on December 10, 1957, whether marketing quotas will be in effect for the 1958 crop of upland cotton. In order that farm allotments may be established as early as possible and notices of individual farm allotments may be mailed, insofar as practicable, so as to be received by farmers prior to the referendum, as required by section 362 of the Agricultural Adjustment Act of 1938, as amended, it is essential that this amendment be made effective as soon as possible. Accordingly, it is hereby determined and found that compliance with the 30-day effective date requirement of section 4 of the Administrative Procedure Act is impracticable and contrary to the public interest and this amendment shall be effective upon filing of this document with the Director, Division of the Federal Register.

Section 722.916 (i) of the Regulations Pertaining to Acreage Allotments for the 1958 Crop of Upland Cotton (22 F. R. 8137, 8278) is amended to read as follows:

(i) County allotments, allocations from the national and State reserves, and related data. There are set forth below the county allotments showing components thereof (computed county allotments, allocations from national reserve, adjustments from State reserve for trends, abnormal conditions, and minimum farm allotments); allocations to counties from State reserve for small farms, and to correct inequities and prevent hardships; and the remainder of State reserve which is available for allocation to counties for new farms, late and reconstituted farms, and correction of errors. Counties using the 50 percent of cropland limitation are so designated

ALABAMA-Continued

[Aeres]

	Allocations from State reserve for	Inequity and hard-ship cases	(8)	76 471 42 0 208 208 454 640 984 153 64 636
	Allocation	Small	3	88 147 79 146 220 125 235 235 262 96 96 161 161
	County allotment, sum of	columns (1), (2), (3), (4), and (5)	(9)	10, 541.1 5, 568.8 6, 774.0 14, 732.7 12, 740.7 6, 977.6 10, 687.8 7, 287.4 11, 075.4 7, 113.0 1, 002, 625.3
	Adjustment from State reserve for	Minimum farm allot- ments	(2)	48.0 284.6 65.9 165.9 166.9 272.0 272.0 665.2 183.7 693.7 18.3 18.166.3
(calca)	ent from Si for	Abnor- mal con- ditions	(4)	00000000000000
	Adjustm	Trends	(3)	00000000000000
	Alloca- tlon	from national reserve	(2)	48.1 284.2 73.9 73.9 165.8 166.2 134.7 271.5 69.1 296.3 193.3 146.0
	Com-	eounty allot- ment	(1)	10,445 4,938 6,026 14,201 12,201 15,925 5,578 5,578 11,537 6,520 6,520 976,313
		County		Russell St. Clair St. Clair Sheby Sheby Talladega Tallapoosa Tuscaloosa Walker Washington Wilcox Winston a. State total

	0000000	000	367, 572
	0000000	000 0	(q ma
	15, 551 9, 063 1, 833 135, 327 305 25, 046 143, 756	2, 100 34, 475 367, 472	S (8), and Item
	34.8 0.15.0 112.0 0.1.9	31.9	tion of error (6), (7), and
ARIZONA	000000000000000000000000000000000000000	113.2 0 0 214.2	s and correct
ARIZ	35.4 0 0 5.8 466.1 1.0 590.0	115.3	ituted farms and State (sum of col
	34.8 0 15.0 113.0 0 0 1.8 6.6	31.8	ind reconst ibution in
	15, 446 8, 932 1, 822 134, 635 24, 940 143, 152	1, 986 12 34, 296 365, 529	arms, late
	Coehise Gila Graham 1 Greeniee Maricopa 1 Mohave Pima	Santa Cruz Yavapai Yuma a. State total	b. State reserve for new farms, late and reconstituted farms and correction of errors

State reserve for new farms, late and reconstituted farms and correction of errors. Total allotment available for distribution in State (sum of columns (6), (7), and (8), and item b)...... 1,035,463.0

Ior		Alloca- tlon	Com- puted	
Adjustment from State rese	Adjustme	Maria	1	
[Acres]	[Ac			
ALABAMA	ALA			
vided in sec	olishing	for estak	al basis	using the historical basis for establishing
need for ad	desig-	es not so	l counti	of the county. All counties not so desig-
on the basi	e name	wing th	2 follo	nated by footnote
\$ 722.915 (	desig-	are so	(a) 716.	provided in § 722.917 (c) are so desig-
serve as app	ents as	n allotm	ing farr	basis for establishing farm allotments as
(d). The	ropland	the c	s using	county. Counties using the cropland
	e of the	he name	owing t	by footnote 1 following the name of the

Columb	County	nited	tlon		101		Jo mis		101 21 2221
9 111 114.6		county allot- ment	from national reserve	Trends (3)	Abnormal conditions (4)		columns (1), (2), (3), (4), and (5)	Small farms (7)	Inequity and hard- ship cases (8)
14,280         14,280         0         0         14,586         3,840           16,511         54,5         0         0         54,6         3,840         1         3	Autauga Baldwin	9,111	114.6	00	00	114.7	9,340.3	126	302
6, 513   464, 0   0   0   0   0   0   0   0   0   0	Barbour	14, 280	122.8	00	00	123.0	3,840,1	199	
9, 117 9, 117 9, 117 9, 117 9, 117 9, 117 9, 118 9,	Slount	16, 511	464.0	,00	,00		17, 439. 7	447	326
9, 375         101,9         0         0         251,0         9, 556,0           9, 381         101,9         0         0         463,0         10,10,3         9, 556,0           9, 185         46,23         20,6         0         0         463,0         10,10,3         3, 556,5         10,10,3         10,10,3         46,9         15,6         12,15,8         7         6, 222,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         2, 22,2         3, 24,4         2, 22,2         3, 24,4         2, 22,2         3, 24,4         <	Sullock 3utler	9, 156	200.5	00	00		9, 557. 4	217	435
21, 517 40, 8	alhoun	6,075	250.5	00	00		6, 576, 5	188	23.59
6, 192         296, 192         <	herokee	21, 517	40.8	000	000		21, 598.7	214	20,02
3, 832       3, 849       7       0       9, 822       2       2, 822       2       2, 822       2       2, 822       2       2       2, 822       2       2       2, 822       2       2       2       2, 822       2 <t< td=""><td>hoctaw</td><td>6, 192</td><td>266.9</td><td>0</td><td>0</td><td></td><td>6, 726. 2</td><td>225</td><td>3996</td></t<>	hoctaw	6, 192	266.9	0	0		6, 726. 2	225	3996
2, 652         206, 1         20, 652         306, 5	larke	3,832	359.9	00	00		4, 553. 4	157	599
18, 478         76.8         77.8         76.8         77.8	leburne	2, 652	206.1	0	0		3,064.5	88	282
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5, 677 127 127 880 880 880 6, 860	3.0 63.6 16.7 41.6 52.5 113.4 25.1	0000000	00000000		16.1 197.7 68.5 5,798.1 1,098.8 74.9	13 109 109 18 68 0 0	0000000	Tangipahoa Tensas Union Vermilion Washington Webster West Baton Rouge West Feliciana	20, 120 20, 120 5, 931 5, 675 6, 975 6, 972 1, 222 2, 181 2, 690	223.7 17.4 223.0 89.5 202.9 165.9 15.5 33.7		000000000	233.7 17.55 223.4 202.7 202.7 166.1 15.8 33.8 23.8 23.8 23.8 23.8 23.8	410.4 20,154.9 20,154.9 6,377.4 5,854.2 1,381.1 1,381.1 1,253.5 1,253.5	000000000	
-			0,	224.0 7	7,475.0	225	15 8	8. State total	1,001	76.0	0	0	- 1	1, 213. 1	00	
Total allotment available for distribution in State	d reconsti bution in	tuted farms State (sum o	farms and correction of e (sum of columns (6), (7),	rrors	(8) and item b)		60		000, 041	4, 619. 0	0	0	627.0	609, 887. 0	0	0
		LOUISIANA	NA				(,, //3	Total allotment available for distribution in State (sum of columns (6),	rms, late ar le for distril	ld reconstitu oution in Sta	ited farms a	nd correction olumns (6), (7	on of errors	on of errors. (7), and (8), and item b).		35 609, 922
13,038	69.0	0	0	69.1	176	-			-	-	MARYLAND	Q)				
30	52.5	000	000	081-	921	0000		Caroline	13.5	0	0	0	0	13.5	0	0
6, 175	32.9 237.1	000	000	88	425. 25.	000	1 4	1 4 5	10.0	0	0	0	0	13.5	0	0
20, 397 36, 215 207	71.4.	000	000	71.6 71.6 101.9	649.7 540.0 418.6	000	0000	State reserve for new farms, late and reconstituted farms and correction of errors.  Total allotment available for distribution in State (sum of columns (6), (7), and (	ns, late and for distrib	l reconstitui ution in Sta	te (sum of c	nd correction	n of errors.	S (8). and item b)	14	1.5

				. 10, 100,				FEDERAL REGISTER								10009
	Allocations from State reserve for	Inequity and hard-	(8)	000000000	0	1, 660, 110		8 th	585.7	59.7 377, 819.0		32 88	8	3, 343		489.0 0 41.2 891.0 877.3 12.2
	1	Small	3	000000000	0	tem b)		7.7.7.4.0.6. 00.7.7.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0	774.1	(0		••	0	m b)		324 324 0 2, 484 · 210
	County allotment,	Columns (2), (2), (3), (4),		48, 038. 6 118, 886.8 118, 886.8 118, 886.8 6, 644.7 7, 240.7 7, 240.7 13, 8871. 6 4, 639.3 112, 135.3 42, 825.2	1, 660, 000.0	ors nd (8), and i		19, 294.9 113.8 113.8 113.8 113.0 113.0 12, 122.0 12, 122.0 16, 967.2 14, 0 14, 0 14, 0 14, 0 14, 0 14, 0 14, 0 14, 0 14, 0 14, 0 16, 7 14, 0 16, 7 14, 0 16, 7 16, 7 16	376, 399. 5	8) and Item l		3, 184	3, 233	rs. 1 (8), and item b)		4, 0 1, 618. 4 1, 618. 4 469. 6 37, 529. 1 27, 504. 0 76. 1
	tate reserve	Minimum farm allot- ments	(9)	28.0 170.0 170.0 28.0 28.0 28.0 109.4 109.4 197.5 53.7 53.7	12, 935, 0	ection of errors (6), (7), ar		, 25, 27, 27, 27, 27, 27, 27, 27, 27, 27, 27	1, 105. 5	lon oferrors. 6), (7), and (		00	0	etion of error		21.0 21.0 20.0 20.0 20.0 20.0 20.0 20.0
[Acres]	Adjustment from State reserve for	Abnor- mal con- ditions	(4)	070 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	3, 669	ms and corr m of column	Missouri	1,	1, 430	and correct of columns (	ADA	0	0	is and corre	MEXICO	1,360.8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Adjustn	Trends	(3)	000000000	0	State (su	Mis	00000000000000	0	nted farms	NEVADA	00.	0	tuted farm state (sum	NEW N	0 0 0 0 0 0 0 0 0 0 0
	Alloca-	from national reserve	(3)	22.8 170.6 170.8 250.8 250.8 100.2 175.1 197.1 197.5 197.6 53.6	12,914.0	and reconst		24.1.98.1.1.98.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	1, 104. 0	nd reconstitu Ibution in Si		15	1,000	nd reconstit ibution in S		1.0 5.8 21.7 8.8 83.2 9.5 3.0
	Com- puted	allot- ment	Θ	47, 363 18, 621 13, 538 6, 543 82, 438 6, 790 6, 790 13, 487 13, 487 12, 028	1, 630, 482	farms, late able for dist		18,420 18,420 104 104 83,987 27,72 89,777 89,777 89,610 1,950 1,950 1,950 1,964 41,064	372, 760	arms, late ar		2, 199	2, 233	arms, late a ble for distr		31, 990 1, 575 1, 575 36, 002 27, 485 70 the 50 pe
		County		Tunica Union Union Waltual Warten Washington Wayne Webster Webster Wilkinson Wilkinson Yalobusha	a. State total	b. State reserve for new farms, late and reconstituted farms and correction of errors. C. Total allotment available for distribution in State (sum of columns (6), (7), and (8), and item b)		Bollinger Butler Cape Girardeau Carter Dunklin Howell Jefferson Mississippi New Madrid Oregon Pemisot Ripley Soott Stoddard Vernon Wayne	a. State total	b. State reserve for new farms, late and reconstituted farms and correction of errors.		Clark Nye	a. State total	<ul> <li>State reserve for new farms, late and reconstituted farms and correction of errors.</li> <li>Total allotment available for distribution in State (sum of columns (6), (7), and</li> </ul>		Chaves   1.0   2.1   9.0   0
	Allocations from State reserve for	Inequity and hard- ship cases	(8)	0000000000	00	0000	000		000	0000	000	0000	000	0000	000	00000000
	Allocation	Small	(2)	00000000000	000	0000	000		000	0000	000	0000	000	0000	000	00000000
	County allotment, sum of	(1), (2), (3), (4), and (5)	(9)	3, 017, 3 14, 663, 0 10, 217, 2 11, 057, 2 11, 067, 2 119, 466, 2 119, 466, 2 17, 601, 7 14, 689, 7 14, 813, 0 5, 712, 3	8, 252. 4	9, 711. 2 10, 642. 4 32, 752. 0 1, 522. 6	2, 113. 7 1, 467. 2 1, 494. 0	12, 192, 9 243, 1 243, 1 243, 1 243, 1 243, 1 243, 1 243, 2 243,	18, 485, 1 28, 512, 0 73, 237, 6	6, 664. 5 17, 006. 6 34, 338. 4 11, 187. 4				20, 855. 20, 988. 18, 132.	60, 114, 10, 565, 12, 038	27, 361.9 14, 101.2 11, 302.1 122, 596.3 59, 091.3 24, 105.0 17, 104.4 10, 428.5
	Adjustment from State reserve	Minimum farm allot- ments	(5)	60.7 144.1 144.1 284.1 284.1 27.0 27.6 697.8 697.8 67.8 67.8 67.8 67.8	132.3	257. 4 257. 4 35. 0	153.5 137.7 172.6	31.0 27.7 4 27.7 4	184.2	464.6 163.4 156.3 266.9	203.0 89.1	435.4	38. 9 55. 0	169.4 356.9 158.4 83.6	341.4	
[Acres]	at from St	Abnor- mal con- ditions	(4)	000000000	000	0000	000	000008000000000000000000000000000000000	955		000	0000	000	0000	000	00000000
[A	Adjustme	Trends	(3)		000	0000	000		000	0000	000	0000	000	0000	000	00000000
	Alloca- tlon	national	(2)	60. 14.3. 28.1. 28.3. 29.7. 20	132.1	257.0 35.0 126.7	137. 5	200 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	12.3	286.1 286.1 286.5	202.7	434.8 456.6 116.1	88.0	256.2 256.2 24.2 25.2	340.8 285.8	259.9 259.9 306.8 34.4 10.1 25.0 71.1 328.5
	Com- puted	allot- ment	3	2, 896 11, 374 11, 401 11, 401 11, 494 4, 194 4, 194 4, 194	7, 988 89, 174	32, 682 1, 269 1, 269	1,192	12, 131 12, 133 28, 085 34, 285 10, 027 11, 035 11, 035 11, 035 11, 035 11, 035 11, 035 11, 035 12, 931 13, 931 14, 931 17, 931 17, 931 17, 831 17,	28, 144 72, 258	34,026 10,654	8,480 8,416 8,416	15, 673 9, 328 16, 462 580	40, 248	20, 672 17, 965	9,883 11,466	13, 354 10, 688 120, 888 120, 889 224, 053 16, 962 9, 771
		County		Adams. Aleorn Amite Amite Attala Benton Belivar Calhoun Carolaw Claborne Claborne	Conjah Conjah	Covington De Soto Forrest	George	I flancock Harrison Harrison Harrison Harrison Humphreys Humphreys Jasaquen Jasper Jefferson Davis Jones Kemper Lamar Lamar Lamenoo		Lowndes Madison Marion	Montgomery	Newton Novubee Oktibbeha	Panola Pearl River	Pike. Pontotoc Prentiss.	Rankin Scott	Simpson Smith Smith Stone. Tallahatchie Tale. Tippah

NORTH CAROLINA-Continued

NEW MEXICO-Continued

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												-	Acres				
	Com-	Alloca-	Adjustm	ent from S	Adjustment from State reserve for	County	Allocation	Allocations from State		_			(cam)				
County	county allot-	from	P. State of P.	Abnor.		sum of columns (1). (2).	9631	Thought		Com. puted	Alloca- tlon from	Adjustm	for for	Aujustment from State reserve for	allotment,	Allocatio	Allocations from St reserve for
	£	(2)	(3)	ditions (4)	farm allot- ments (5)	(3), (4), and (5)	Small farms	and hard- ship cases	County	allot.	national reserve	Trends	A bnor- mal con- ditions	Minimum farm allot- ments	columns (1), (2), (3), (4), and (5)	Small	Inequit and har ship cas
Guadalupe Hidalgo 1	6, 743	0	00	0	0	15.0	673	6	Non-18		(2)	9	€	(9)	(9)	3	(8)
Luna 1 Otero 1	28, 340 14, 183	15.8	000	000	15.7	6, 743. 2 28, 371. 5 14, 190. 9	222	418.3	Northampton Onslow	20,055	201.4	000	00	4.5	20. 458. 1	00	
Quay- Roosevelt Slerra	19, 270	12.7	000	240.0	12.6	1, 616.5	182	32.3 295.1	Orange Pamlico Pasquotank	213	30.2	000	000	16.4	130.7	000	
Socorro Valencia	1,984	10.0	000	40.0 0	200	2, 463. 1	1138	775.2 104.5 0	Pender Perquimans Person	1,365	148.9	900	000	30.7 20.7	362.0	0000	
a. State total	174, 524	202.0	0	1,640.8	201.6	176, 568. 4	3, 534	3, 939. 4	Pitt Polk Randolph	7,868	329.	000	000	330.3	8, 528.1	000	
b. State reserve for new farms, late and reconstituted farms and correction of errors. c. Total allotment available for distribution in State (sum of columns (6), (7), and (8), and	rms, late	and reconst ribution in	tituted farn State (sun	ns and cor	rection of crr 18 (6), (7), an	ors d (8), and itc	item b)	205.2	Richmond Robeson Rockligham Rowan	47,003	226.3 465.3	0000	9000	226.7 466.0	7, 700.0	0000	
			NORTH CAROLINA	AROLINA			-		Rutherford Sampson Scotland	9, 214 9, 210 24, 767	410.7 684.1	000	810	338.6 411.3	7, 250.6 10, 842.0	000	
AlamanceAlexander.	82	11.5	0	0	11.6	105.0		1	Stanly Tyrrell	2, 136 2, 136 275	167.6	000	000	50.0 167.9	2, 471. 5	000	
Anson Beaufort	14,677	302.0	000	00	109.4	1, 032, 7	000	000	Vance	16,658	620.8	000	000	621.8	336.6	00	
Bladen.	6, 559	299.3	000	000	196.8 299.8	1, 692. 4	000	000	Warren Washington	5, 713 7, 608	384.9	000	000	428.1 305.1	6,568.8	00	
Burke.	337	36.3		000	36.4	4, 580. 1	00	000	Wayne	11, 767	486.8	00	000	49.0	788.0	00	
Caldwell	4, 858	144.0	000	000	144.3	5, 146, 3	000	000	Wilson	9, 135	358.3	00	000	358.8	107.8	000	
Carteret	888	44.4	000	00	44.4	45.3	00	00		48	2.4	0	0	2.4	52.8	00	
awho	200	R.11	0	0	11 0 11	000	> 1	-	a. State Total	1 006 638	14 900 0						

105.0 115,283.7 1,1692.4 1,1692.4 1,1692.4 1,1692.4 1,1692.4 1,1692.4 1,165.3

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16,658   275   270   275   270   2	0000000000	240	261 2	419 558 1133 208	219 219 98 221 1, 144	260 260 260 260	589 549 1,101 1,076
16, 628   20, 63   10, 64   10, 65	000000000	o (q uze	20050	1, 349 1, 185 201 201	548 163 731 686 731	28.88.85 28.88.05 28.88.05	612 612 182 0
10	336, 336, 3378, 374, 107, 52, 52,	493, 843.0	76.7 35.0 1,834.6 47.0 61,136.8	12, 638, 7 16, 461, 0 47, 657, 1 13, 713, 9 1, 303, 9	3, 528. 1 1, 570. 4 3, 017. 6 13, 377. 4 18, 257. 3	2, 23, 035, 9 8, 020, 0 664, 7	4, 769.0 17, 121.2 35.3 40, 003.2 47, 741.6
10   225   30.8   0.0	207. 4 621. 88. 1 148. 9 88.5. 5 48.7. 5 25. 7. 7. 4 8.8.7. 5 25. 8. 8. 8 25. 8. 8	14, 338.0 ection of errors (6), (7), au	123.9	106.1 150.2 150.2 19.6	176. 20.25 2		
10   16   16   16   16   16   16   16	000000000	1,829 sand corror of column	00000	00000	00000	00000	000000
10	000000000	uted farm tate (sum	000000	00000	00000	00000	
10		14, 316.0	123.7 0 16.9 76.8	105.9 149.9 62.9 119.5	26.6 26.7 26.6 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 4.0 3.0 3.0 4.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3	124.4 99.9 67.5 17.8 8.9	198.0 14.1.0 19.0 19.0 19.0 19.0 19.0 19.0 19.0
interior in the interior in th	16, 658 3, 084 3, 084 5, 713 7, 608 11, 767 9, 135	arms, late	52 1, 587 47 61, 103	16, 249 47, 357 13, 523 1, 178 60	13, 202 13, 202 18, 064 18, 064	787 24, 170 7, 885 629 88	16, 723 16, 723 39, 974 47, 715
Ada Alla Maran Control			Adalr Altalia Atoka Beaver a Beekham Blaine	Caddo Canadian Carter Cerrore Cherotee	Cleveland Cost Comanche Cotton Craig	Custer Dewey Ellis Gardeld	Grady 16, 723 198. 9 Gradt 6, 724 198. 9 Grant 724 5. 6 Greet 724 6 Harmon 47, 715 13. 3  **Counties which use the control of the counties which use the control of the counties which use the control of the counties which use the counties which use the control of the counties which use the counties of the counties which use the counties of the co

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1 Counties which

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2	Allocations from State reserve for	Inequity and hard- ship cases	(8)	000000000000000000000000000000000000000	0	3,000		000		0000	000	
	Allocation	Small	3	644. 0 190. 1 190. 1 190. 1 190. 1 190. 1 190. 1 190. 2 190. 2 190. 2 190. 2 190. 2 190. 2 190. 2 190. 2 190. 2 190. 3 190. 3 19	10,000.0	ет b)		32 59	519	353	0 0 0	396 330 165 240 240 240 10 10 10 10 10 10 10 10 10 10 10 10 10
	County allotment,			9, 490. 6 21, 385. 6 9, 685. 4 9, 685. 4 9, 685. 4 9, 685. 4 9, 685. 4 13, 801. 0 10, 481. 5 10, 481. 5 11, 577. 7 11, 682. 7 12, 888. 2 11, 685. 7 11, 685. 7 12, 685. 7 13, 685. 7 15, 685. 7	726, 957. 0	ors nd (8), and It		1, 750. 0 2, 899. 4	1, 180. 5	11, 098. 3 1, 733. 1 32, 163. 8 4. 0	3, 732. 0 46. 1	31, 843. 1 42, 944. 6 5, 720. 9 44, 488. 1 194. 3 194. 3 21, 573. 9 21, 573. 9 29, 580. 6 49, 600. 7 17, 600. 7 17, 600. 7 17, 600. 7 18, 600.
-Continued	State reserve	Minimum farm allot- ments	(5)	539.8 539.8 535.3 53	8, 517.0	rection of crr ns (6), (7), a		152.1	131.4 10.8 271.8	74.2 122.1 40.9 1.5	175.1	25.5 27.2 27.2 27.2 27.2 27.2 27.2 27.2
	from	Abnor- mal con- ditions	(4)		0	ns and cor	ESSEE	00	000	0000	000	0000000000000
CAR	Adjustment	Trends	(3)	000000000000000000000000000000000000000	0	tuted farn State (sun	TENNESSEE	000	000	0000	000	000000000000
SOUTH	Alloca-	from national reserve	(2)	238.8 255.3	8, 503.0	and reconst		151.9	131. 1 10. 7 271. 3	122.0 40.9 1.5	174.9	7.75 2.71 2.72 2.72 2.72 2.72 2.72 2.72 2.72
	Com-	county allot- ment	(3)	8, 412 21, 540 21, 540 21, 540 30, 691 30, 691 31, 500 31, 500	709, 937	arms, late a		1, 446 2, 301	18,923	10, 950 1, 489 32, 082	3, 382	31, 708 42, 414 5, 415 6, 415 8, 671 8, 671 8, 921 42, 584 42, 584 42, 584 42, 584 42, 584 42, 584 42, 584 42, 584 43, 584 44, 584 44, 584 47,
		County		Colleton Darlington Darlington Dorchester Edgeschold Falcened Greenylon Grocygetown Grocygetown Greenylon Greenylon Horry Hampton Horry Lancaster Lancaster Lancaster Laurens Lec Laurens Lec Marion	a. State total	b. State reserve for new farms, late and reconstituted farms and correction of errors.  c. Total allotment available for distribution in State (sum of columns (6), (7), and (8), and item b).		Bedford Benton	Bradley Cannon Carroll	Chester Coffee Crockett Cumberland	Davidson Decatur De Kalb	Dyer Fayette Fayette Fayette Gitson Gitson Gitson Hardin Hardin Hardin Hardin Henderson Henderson Henderson Henderson Henderson Henderson Henderson Humphreys
	Allocations from State reserve for	Inequity and hard- ship cases	(8)	197 197 197 197 197 197 197 197 197 197	192	92 548 738 0	812 259 794	1,768	28, 718	4, 292 827, 162		000000000000
	Allocation	Small	(1)	747 868 868 868 910 1, 468 33.5 1, 662 1, 672 1, 673 1, 673	1, 162	413 334 12 12	437 227 998	809 255	34, 720	em b)		120. 0 150. 0 155. 1 165. 1 165. 1 165. 1 165. 2 166. 2 166. 2 166. 3 166. 3 16
-	County allotment, sum of	columns (1), (2), (3), (4), and (5)	(9)	2, 2, 3, 4, 5, 5, 13, 10, 13, 10, 13, 10, 13, 10, 13, 10, 13, 10, 13, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	20, 609, 5	1, 526. 6 1, 034. 6 5, 199. 2	69, 869. 0 1, 452. 8 8, 449. 6	36.8 74, 490.2 590.9	759, 432. 0	ors. nd (8), and it		8, 126, 1 29, 327, 5 29, 582, 7 382, 5 12, 683, 4 13, 981, 6 1, 486, 0 1, 542, 7 1, 542, 7 1, 542, 7 1, 542, 8 10, 454, 8 10, 454, 8 32, 207, 8
eq	Adjustment from State reserve for	Minimum farm allot- ments	(5)	84, 25, 25, 25, 25, 25, 25, 25, 25, 25, 25	80° 8	137.4 75.0 82.1 1.4	40.0 30.4 195.4	8.9 112.2 7.0	5, 170. 0	eetion of err ns (6), (7), a		165 17.7. 17.7. 18.8. 18.7. 18
OKLAHOMA—Continued  Aeres	nt from St for	Abnor- mal con- ditions	(4)		000	0000	000	000	0	ns and corn n of colum	CAROLINA	000000000000
Эк <u>ганом</u> л  А	Adjustmo	Trends	(3)	•	000		000	:	0	ituted farr State (sur	Вочти С	
	Alloca- tion	from national reserve	(2)	44.4.7.7.7.2.4.4.8.8.8.8.8.8.8.8.8.8.8.8.8.8.8.8.8	88.6	137.2 75.7 82.1	30.4 195.2	8.9 112.0 6.9	5, 162. 0	and reconstribution in		165.4 184.6 184.6 185.0 185.0 185.0 187.2
	Com-	county allot- ment	Ê	5,4,23,25,24,23,27,27,27,27,27,27,27,27,27,27,27,27,27,	20, 569	1, 252 883 5, 035 115	09, 789 1, 392 8, 059	74, 266	749, 100	arms, late a		7, 795 19, 958 19, 527 28, 602 12, 448 13, 886 11, 168 11, 168 11, 290 11, 290 11, 290 11, 290 11, 290 11, 290 11, 290 11, 290
		County		Haskell Hughes Jugkeson Jefkeson Johnston Kay. Kingfisher Latineon Logan Logan Logan Logan MacCurtain Methosh Mahor Mashall Mayes Muskogee Nowata Nowata Okfishee Okfuskee Okfuskee Payne	Roger Mills.	Sequoyab Stephens Texas	Tulsa Wagoner	Washita Woodward	a. State total	b. State reserve for new farms, late and reconstituted farms and correction of errors.		Abbeville Aliken Albendale Anderson Bamberg Barnwell Beaufort Calhoun Charleston Chester Chester Chester Chester Chester Chester

TEXAS-Continued

Allocations from State reserve for

Inequity and hard-ship cases

Small 0 TENNESSEE-Continued

[Acres]

 1		- 1					
allotment, sum of	columns (1), (2), (3), (4), and (5)	(9)	4, 405.4 119,870.6 11,870.6 11,870.6 11,881.1 1,531.4	19, 113. 8	20, 045. 2 1, 537. 1 30, 109. 2 12, 956. 7	5, 308. 3 196. 0 130, 591. 6	21, 091.5 28, 1037.5 28, 6378.9 28, 6378.9 29, 6378.9 20, 2038.9 20, 2038.9 203
Adjustment irom state reserve for	Minimum farm allot- ments	(9)	71.00.1.4.00.00.00.00.00.00.00.00.00.00.00.00.0	57.2	, e, c, č,	22.8	25.50 25.50
for for	Abnor- mal con- ditions	(4)	000000000000000000000000000000000000000	000	0000	0 320	
Adjustm	Trends	(3)	000000000000000000000000000000000000000	000	0000	000	
Alloca-	from national reserve.	(2)	7.2.1.4.4.2.2.3.4.1.2.1.2.1.2.1.2.2.2.2.2.2.2.2.2.2.2.2	57.2		2 0 K	6.5.5% 6.4% 6.4% 6.4% 6.4% 6.4% 6.4% 6.4% 6.4
Com-	sallot- ment	(1)	4, 330 11, 752 11, 752 11, 828 11, 820 11, 820 11, 820 11, 820 12, 820 12, 820 13, 820 14, 820 15, 820 15, 820 16, 820 17, 820 18, 820	18,952	12,00,1 12,00,00 12,00,00,00 13,00,00,00	5, 169	25, 25, 25, 25, 25, 25, 25, 25, 25, 25,
	County		Burnet. Caldwell Caldwell Caldwell Callshan Cambron Carson Cochran Collin Colli	Denton De Witt	Dickens <sup>2</sup> Dimmit Donley Duval	Eastland Ector Flis	Bil Paso Farsh Farsh Falls Famin Fayette Fisher Flisher Foord Foord Foord Foord Foord Galnes Galnes Galnes Gliesple Glie
Allocations from State reserve for	Inequity and hard- ship cases	(8)	000000000000000000000000000000000000000	0	582, 523		470.6 225.5 10.0 285.5 10.0 283.5 1,361.6 377.9 11,312.0
Allocation	Small	(2)	286 538 319 319 319 52 52 52 52 64 66 66 66 67 67 67 67 67 67 67 67 67 67	8, 646	tem b)		2 873 684 684 684 684 684 684 684 684 684 684
allotment,	columns (1), (2), (3), (4), and (5)	(9)	20,815.1 20,834.4 20,831.8 380.4 13,179.5 10,887.7 32,887.7 32,887.7 10,204.0 101.2 10,204.0 20.0 8602.0 8602.0 862.0 11,074.7 43,43.4 11,074.2 45,43.4 47.0 686.1 11,074.2 11,074.2 11,074.2 11,074.2 11,074.2 11,074.2 11,074.2 11,074.2 11,074.2 1160.0	573, 377.0	of errors. (7), and (8), and item b)		11 835. 1 35.88. 1 123. 1 182. 1 182. 1 182. 1 182. 1 182. 1 174. 1 100. 24. 1 100. 24. 1 11. 1 11.
reserve	Minimum farm allot- ments	(5)	23.4	6, 772.0	6),		88 0.00 0.
Adjustment from State for	Abnor- mal con-	(4)		0	ms and corr m of colum	TEXAS	000000000000000000000000000000000000000
Adjustm	Trends	(3)		0	stituted far n State (su	TE	000000000000000000000000000000000000000
Alloca-	from national reserve	(2)	23.5 1.8.5 1.8.5 1.8.5 1.9.5 1.1.2 1.1.3 1.2.5 1.2.5 1.3	6, 761. 0	and recons tribution is		86 04 04 64 64 64 64 64 64 64 64 64 64 64 64 64
Com-	county allot- ment	Œ	20, 808 35, 306 35, 306 32, 306 19, 513 12, 841 185 32, 464 32, 464 17, 72 17, 72 106 690 690 690 690 690 690 690 690 690 6	559, 844	farms, late		3,588 3,588 3,588 1,171 1,172 1,678 1,678 1,737
	County		Lake Lauderdale Lauderdale Lauderdale Low is Low is Low is Loudon McMinn McMinn Marion Marion Marion Marion Marion Marion Monce Obion Poly Poly Roane Roane Roane Robertson Robertson Robertson Robertson Robertson Robertson Robertson Warren Warren Warren Warren Warren Warren Walie	a. State total	<ul> <li>State reserve for new farms, late and reconstituted farms and correct</li> <li>Total allotment available for distribution in State (sum of columns)</li> </ul>		Anderson. Anderson. Andrews. Angelina. Aransas. Aranstrong. Arascosa. Austin. Balley. Bastrop. Bastrop. Bastrop. Baylor. Beel. Beel. Beel. Beel. Bestrop. Beel. Brazoria. Brazoria. Brazoria. Brazos. Briscoe.

Anderson	11,050	392. 4	0	0	393.0	11, 835, 4	2, 873	470.
Androws	3,588		0	0	0	3, 588, 0	5	226
Angeline	2,160	104 7		0	104.8	3, 378, 5	684	265
Aligenia	2,102	-	00	0 0		1 127 0	4	10
Aransas.	1,12/	>	-	000		1, 126.0	0.4	203
Archer	1.678	2.1	0	0	7.7	1, 682, 2	25	100
Armetrone	1,695	26.7	0	0	20° x	1, 748, 5	206	293
A topoopo	10, 425	51.4	0	0	51.4	10, 537, 8	921	733
A mention	17, 579	52.7	0	0	52.7	17, 677, 4	1.822	1,361
Deflere	100,008	38	0	0	28	100.284.1	131	377
Don't	100	ì	-	0	0	0	0	10
Doctor	11 040	73.4	0	0	73.6	11. 187. 0	1.004	1,250
Donlos	17, 401	2 2	-	0	15.2	17, 521, 4	362	1,312
Daylor	12,006	4			9	13,997,9	380	833
Doll	67 571	8.9	00	0	66.4	67, 703, 8	1,363	3,845
Down	3 884	56.5	0	0	56.5	3, 997.0	469	369
Dienes		000	0	0	5	82.7	67	18
Pordon 1	18 700	1.3	0	0	1.4	18, 711, 7	4	294
- Taning	10, 465	70.1	0	0	70.2	10, 605, 3	1,235	1,262
Domio	7,007	264 9	0	0	265.3	8, 527, 2	1,444	2, 969
Description	11, 275	37.8	0	0	37.8	11, 450.6	246	159
Dagood	18, 478	24.2	0	0	24.3	18, 526, 5	201	397
Daniston	214		0	0	0	214.0	0	0
D. France	896 20	0 9	00	0	6.9	27. 281. 8	130	0
Briscoe	0000	9 %	-	00	2	2 049 2	257	579
Brooks	2, 800	200	-	-	40.6	7,047	084	80%
Brown	0,800	90.0	-	00	20.05	0 000 00	K.34	9 7AK
Burleson	26, 175	62.5	- >	-	07.0	20,000.0	. 100	A.

Countles which use the 50 percent of cropland limitation.

establishing farm allotments.

2 Countles which use the cropland basis for

tor establishing farm allotments.

	FILE				r 13, 1957 FEDERAL REGISTER
		Allocations from State reserve for	Inequity and hard-	(8)	947.9 94
			1		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		County allotment,	columns (1), (2), (3), (4), and (5)	(9)	4.4.6. 1. 17.4.6. 1. 17.0. 365.1. 1. 17.4.6. 1. 17.0. 365.1. 1. 17.4.6. 1. 17.0. 365.1. 1. 17.4.6. 1. 17.0. 365.1. 1. 17.0. 365.1. 1. 17.0. 365.1. 1. 17.0. 365.1. 1. 17.0. 365.1. 1. 17.0. 37.1. 17.0
		ate reserve	Minimum farm allot- ments	(5)	00000000000000000000000000000000000000
TEXAS—Continued	[Acres]	Adjustment from State reserve for	Abnor- mal con- ditions	<b>(4)</b>	000000000000000000000000000000000000000
TEXAS	[A	Adjustme	Trends	®	000000000000000000000000000000000000000
		Alloca- tion from	national	3	23333333333333333333333333333333333333
		Com- puted		70 289	13.45 4.75 1.75 1.75 1.75 1.75 1.75 1.75 1.75 1
		Compt		Mitchell	Montaguery Montaguery Moore Notes No
	Allocations from State	rve for Inequity	and hard- ship cases (8)	262.3	2, 889 8 9 8 9 8 9 8 9 8 9 8 9 9 9 9 9 9
	Allocation	Desau	farms (7)	280	7. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
	County	sum of columns (1), (2),	(6) (6)	33, 484.0	7. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5.
Ħ	Adjustment from State reserve	1		86.9	10. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
TEXAS—Continued [Acres]	nent from S	Abnor- mal con-	ditions (4)	000	ring far.
TEXAS			(3)	000	and limit establish
	Alloca-	from national reserve	(2)	86.8 18.5 5.2	2828 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
-	Com-	county allot- ment	3	33,447	121, 12, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13
		County	Confeed	Hardeman Hardin	" " " " " " " " " " " " " " " " " " "
				- 1000 3000 3000 3	Harrison Harrison Haskell Haskell Haskell Haskell Hall Helders Helders Helders Hookley Jasken Ja

TEXAS-Continued

#### [Acres]

	Com-	Alloca-	Adjustme	ent from St for	ate reserve	County allotment, sum of		s from State ve for
County	county allot-ment	from national reserve	Trends (3)	Abnormal conditions	Minimum farm allot- ments (5)	columns (1), (2), (3), (4), and (5)	Small farms	Inequity and hard- ship cases (8)
Washington Webb Wharton Whoeler Wichita Wilharger Willacy Willson Winkler Wise Wood Yoakum	20, 559 1, 469 71, 699 28, 905 5, 227 49, 664 91, 394 105, 211 5, 645 0 2, 107 2, 501 36, 390	125. 8 1. 0 37. 5 8. 6 27. 1 24. 5 15. 2 46. 4 49. 0 65. 0 406. 6 1. 6	000000000000000000000000000000000000000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	125. 9 1. 0 37. 5 8. 7 27. 2 24. 6 15. 3 46. 5 49. 0 65. 1 407. 3 1. 7	20, 810. 7 1, 471. 0 71, 774. 0 28, 922. 3 5, 281. 3 49, 713. 1 91, 424. 5 105, 303. 9 5, 743. 0 0 2, 237. 1 3, 314. 9 36, 393. 3	3, 184 108 552 235 381 120 331 473 1,064 1 705 2, 106	1, 912. 3 527. 0 0 0 1, 008. 7 1, 936. 9 528. 5 7, 829. 1 511. 0 22. 0 555. 8 72. 1
Young Zapata Zavala	11, 332	11.8 6.4 1.2	0 0	0 0	11.8 6.4 1.3	11, 355. 6 1, 937. 8 7, 636. 5	622 233 86	1, 289. 4 317. 2 1, 469. 5
s. State total	6, 991, 763	13, 497. 0	0	2, 657	13, 517. 0	7, 021, 434. 0	151, 216	298, 625, 2

<ul> <li>b. State reserve for new farms, late and reconstituted farms and correction of errors.</li> <li>c. Total allotment available for distribution in State (sum of columns (6), (7), and (8), and item b).</li> </ul>	3, 385, 8 7, 474, 661. 0

#### VIRGINIA 14. 0 1. 7 2, 025. 9 4. 0 16. 5 2. 7 6. 9 239. 7 Accomack Appomattox Brunswick Caroline Charlotte Chesterfield 0 1.0 108.8 0 5.7 .4 1.7 17.2 14 0 0.8 0.3 73.1 0 3.8 1,844 41.0 .3 $0^{\frac{1}{2}}$ 1. 2 11. 5 Cumberland Dinwiddie .1 11.4 1.3 220.9 0 4.7 211 Franklin Greensville Halifax 23. 0 4, 364. 8 2. 7 294. 3 230. 6 1, 847. 3 1, 595. 2 30. 5 27 67. 4 9. 3 4, 518. 7 12. 3 1, 628. 8 5.5 91.2 0 5.6 4.6 37.8 31.6 157. 8 1. 0 4, 101 106.0 Halifax Hanover Isle of Wight Lunenburg Meeklenburg Nansemond Norfolk Patrick Prince Edward Prince George Princess Anne Southampton Surry .7 .6,6 9.5 60.4 69.2 .1 .7 5.0 1.3 118.8 1.3 41.3 . 5 24. 7 14. 1 89. 9 253 207 1, 697 13. 7 11. 1 91. 5 76. 6 1. 6 1, 423 30 0 103. 0 1.0 7.4 2.0 176.9 1.2 2.9 55 4, 223 227. 5 93.9 Surry Sussex 2. 0 61. 5 1,526 82. 2 33. 9 15, 646 777.0 0 0 522.0 16, 945. 0 348.0 843.0 a. State total

b. State reserve for new farms, late and reconstituted farms and correction of errors	25 18, 161

(Sec. 375, 52 Stat. 66; 7 U. S. C. 1375. Interprets or applies secs. 344, 377, 52 Stat. 38, as amended; 7 U. S. C. 1344, 1377; secs. 106 (a), 112 (2), 70 Stat. 191, 195; 7 U. S. C. 1824 (a), 1836)

Done at Washington, D. C., this 27th day of November 1957. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

TRUE D. MORSE, Acting Secretary.

[F. R. Doc. 57-10005; Filed, Nov. 29, 1957; 12:30 p. m.]

#### PART 729—PEANUTS

DETERMINATION WITH RESPECT TO SUPPLY OF VALENCIA TYPE PEANUTS FOR 1957-58 MARKETING YEAR

The section numbers used in the proclamation establishing that the supply of Valencia type peanuts for the marketing year beginning August 1, 1957 will be insufficient to meet the estimated demand, to establish the extent of increase necessary in State allotments and to apportion such increase (22 F. R. 1977) are hereby revised to read as follows:

1. Section § 729.804 (a).	729.804	is	changed	to
2. Section	729.805	is	changed	to
§ 729.804 (b). 3. Section	729.806	is	changed	to
§ 729.804 (c). 4. Section	729.807	is	changed	to
\$ 729.804 (d). 5. Section	729.808	is	changed	to
§ 729.804 (e).			0	

[SEAL] WALTER C. BERGER, Administrator.

[F. R. Doc. 57-10339; Filed, Dec. 12, 1957; 8:50 a. m.]

#### PART 729-PEANUTS

DETERMINATION OF COUNTY NORMAL YIELDS FOR 1957 CROP

Basis and purpose. The purpose of this document is to establish county normal yields for the 1957 peanut crop,

which yields have been determined by State committees pursuant to and under the standards specified in § 729.821 (a) of the Allotment and Marketing Quota Regulations for Peanuts of the 1957 and Subsequent Crops (21 F. R. 9370, 9760; 22 F. R. 6741, 6987). County normal yields are used in some cases under the said regulations (§§ 729.821 (b), 729.823. 729.853) to determine the amount of penalty on peanuts marketed from a farm and as the 1957 peanut crop is now being marketed it is essential that county normal yields for the 1957 crop be made effective as soon as possible. Accordingly, it is hereby determined and found that compliance with the notice, public procedure and effective date requirements of the Administrative Procedure Act (5 U. S. C. 1001–1011) is impractical and contrary to the public interest and the county normal yields specified below shall become effective upon filing of this document with the Director, Division of the Federal Register.

The following text is added to § 729.821 (a):

§ 729.821 Normal yields—(a) County. \* \* County normal yields for the 1957 peanut crop are as follows:

#### ALABAMA

Normal

800

Normal

	rmai	Nor				
	ield	yield				
	unds)	County (pou	nds)			
Autauga	791		, 068			
Baldwin	887	Jackson	708			
Barbour	889	Jefferson	675			
Bibb	616	Lamar	575			
Blount	719	Lauderdale	676			
Bullock	740	Lawrence	637			
Butler	806	Lee	673			
Calhoun	695	Limestone	612			
Chambers	676	Lowndes	568			
Cherokee	677	Macon	666			
Chilton	662	Madison	572			
Choctaw	601	Marengo	499			
Clarke	609	Marion	580			
Clay	732	Marshall	681			
Cleburne	634	Mobile	925			
Coffee	1,014	Monroe	924			
Colbert	677	Montgomery _	696			
Conecuh	848	Morgan	662			
Coosa	622	Perry	566			
Covington	996	Pickens	510			
Crenshaw	949	Pike	899			
Cullman	695	Randolph	652			
Dale	990	Russell	689			
Dallas	591	St. Clair	662			
De Kalb	731	Shelby	650			
Elmore	637	Sumter	477			
Escambia	979	Talladega	666			
Etowah	686	Tallapoosa	634			
Fayette	665	Tuscaloosa	535			
Franklin	600	Walker	644			
Geneva	1, 143	Washington _	775			
Greene	495	Wilcox	621			
Hale	540	Winston	675			
Henry	992					
	Apro	ONA				

#### ARIZONA 2 010 Vuma

Pima

Fillia	2,010	Tuma	800
	ARKA	NSAS	
Cleburne	367	Lafayette	333
Cleveland	361	Little River	300
Craighead	361	Logan	618
Crawford	463	Nevada	595
Dallas	407	Pike	361
Faulkner	442	Randolph	361
Franklin	565	St. Francis	361
Hempstead	577	Sevier	361
Hot Spring	514	Stone	361
Howard	283	White	348
Johnson	651	Yell	606

FLORIDA

NORTH CAROLINA

				210	WALL ON	THOUSE THE			1 EX	AS	
Norma		Nor		Norm	_		mal		rmal	Nor	mal
yield		yie		yield yield		yie			eld		eld
County (pound		County (pour		County (poun		County (pou		County (por		County (pou	inds)
	932	Leon	537	Beaufort 1,		Lincoln	750	Anderson	723	Johnson	785
	899	Levy	896	Bertie1,		Martin1	1,569	Atascosa	360	Jones	317
	882	Madison	648	Bladen1,		Montgomery _	637	Austin	1,188	Karnes	389
	995	Marion	997	Brunswick 1,		Moore1		Bailey	1, 165	Kent	370
Calhoun 1,		Okaloosa 1		Cabarrus	725	Nash	1, 184	Bastrop	647	Lamar	930
	786	Palm Beach 1		Camden1,		New Hanover _	837	Baylor	712	Lampasas	470
	673	Putnam	618	Catawba	721	Northampton_	1,720	Bee	295	La Salle	290
	869	Santa Rosa 1		Chowan 1,	904	Onsolow	1,361	Bexar	389	Lavaca	748
	947	Suwannee 1		Columbus 1,	322	Pamlico	1, 195	Bosque	630	Lee	698
	795	Taylor	519	Craven	980	Pasquotank 1	1,680	Bowie	785	Leon	877
	538	Union	801	Cumberland _ 1,	177	Pender	1, 177	Brazos	<b>58</b> 9	Limestone	752
	691	Wakulla	778	Currituck 1,	398	Perquimans	1,811	Briscoe	490	Live Oak	357
	951	Walton1	1, 115	Davidson	775	Pitt	1,352	Brown	510	Llano	346
	905	Washington -	997	Duplin 1,	464	Richmond	1,075	Burleson	465	McCulloch	410
Jefferson	709	Hendry 1	1.115	Edgecombe 1	, 350	Robeson	1,325	Burnet	795	McLennan	850
Lafayette 8	819			Franklin	951	Rowan	787	Caldwell	737	Madison	732
	0			Gaston	744	Rutherford	650	Callahan	408	Marion	975
`	GEOR	IGIA		Gates 1	, 724	Sampson	1, 158	Camp	983	Mason	500
Annling	940	Laurens	747	Greene 1	, 057	Scotland	1,063	Cass	845	Medina	380
	940		982	Halifax 1	, 362	Tyrrell	1,474	Cherokee	641	Menard	382
Atkinson 1,		Lee		Hertford 1		Wake		Clay	343	Milam	835
Bacon 1,		Lowndes	822	Iredell	700	Warren	825	Coleman	387	Mills	595
Baker 1,		McDuffle	551	Johnston 1		Washington		Collingsworth	462	Montague	485
	455	Macon	705	Jones 1		Wayne		Colorado	884	Montgomery -	737
Ben Hill 1,		Marion	694	Lenoir1		Wilson		Comanche	630	Morris	783
Berrien 1,			1, 102				.,	Cooke	397	Motley	418
	646	Mitchell	994		OKLAR	AMON		Coryell	697	Nacogdoches -	787
	774	Montgomery _	829		JELLI	AV MAG		Dallas	450	Palo Pinto	537
	891	Muscogee	516	Atoka	684	Lincoln	647	Denton	506	Panola	410
	939	Newton	798	Beckham 1		Logan	545	De Witt	650	Parker	595
	996	Peach	809	Blaine 1		_	451	Dimmit	477	Parmer	
	638	Pierce	686			McClain	734	Duval	417	Polk	660
Calhoun 1,	046	Pulaski	782	Bryan	655		773	Eastland	448	Rains	
Candler	826	Quitman	830	Caddo 1		McCurtain		Erath	463	Red River	885
Chattahoochee	611	Randolph	930	Canadian	712	McIntosh	871	Falls	985		798
Clay 1,	002	Richmond	492	Carter	493	Marshall	542			Robertson	774
Coffee	907	Schley	855	Choctaw	657	Murray	584	Fannin	785	Runnels	267
Colquitt 1,	061	Screven	857	Cleveland	710	Muskogee	658	Fayette		Rusk	927
	486	Seminole	1, 188	Coal	620	Okfuskee	625	Fort Bend	940	San Saba	385
Cook 1,	164	Stewart	800	Comanche	654	Oklahoma	669	Franklin		Smith	557
Crawford	541	Sumter	878	Cotton	544	Okmulgee	656	Freestone		Somervell	715
Crisp 1,		Talbot	631	Creek	646	Osage	674	Frio		Stephens	525
	548	Tattnall		Custer 1	, 538	Pawnee	708	Gaines		Stonewall	422
	977	Taylor	886	Dewey	610	Payne	700	Garza		Tarrant	493
	803	Telfair		Garvin	727	Pittsburg	827	Gillespie		Terry	830
	894	Terrell	949	Grady	718	Pontotoc	711	Goliad		Titus	737
	840	Thomas	822	Greer	901	Pottawatomie_	802	Gonzales		Travis	436
Early 1,				Harmon	569	Pushmataha _	707	Grayson	563	Trinity	615
		Tift		Haskell	642	Seminole	723	Grimes	863	Tyler	430
	933			Hughes	883	Sequoyah	617	Guadalupe	420	Upshur	832
	963	Treutlen	592	Jackson	592	Stephens	631	Hale	1,678	Van Zandt	818
***	958	Turner		Jefferson	530	Tulsa	672	Hall		Victoria	513
<b>a</b> 1	469	Twiggs	594	Johnston	632	Wagoner	641	Hamilton	525	Walker	975
	962	Upson	676	Latimer	627	Washita		Harris		Waller	1,022
	329	Warren	459	LeFlore	654		-,	Harrison		Washington	555
	503	Washington	479					Henderson		Williamson	965
Houston	774	Wayne	877	80	OUTH C	CAROLINA		Hill		Wilson	461
Irwin1,		Webster	923	20				Hood		Wise	677
Jeff Davis 1,		Wheeler	973	Aiken	518	Horry	866	Hopkins		Wood	
Jefferson	524	Wilcox	939	Allendale	755	Kershaw	705	Houston		Yoakum	662
Jenkins	884	Wilkinson	694	Bamberg	654	Lee		Jack		Young	500
Johnson	525	Worth	1,012	Barnwell	720	Lexington	600	Jim Hogg		Zavala	383
Lanier 1,	076			Clarendon	957	Marion	792				000
	3.5	cetant			605	Marlboro	790	Jim Wells	114		
	WISSI	SSIPPI		Colleton	850	Orangeburg	505		*****	CTATTA	
Alcorn	366	Landerdele	402	Darlington					VIR	GINIA	
Calhoun	314	Lauderdale		Dillon	997 624	Richland	535 531	Accomack	1.620	James City	1. 640
		Lincoln	458	Dorchester	624	Spartanburg _	531				
Chickasaw	330	Lowndes	330	Florence	995	Sumter		Brunswick		Mecklenburg _	
Copiah	458	Madison	402	Greenville	559	Williamsburg _	725	Charles City -		Nansemond	
Covington	402	Montgomery _	316	Hampton	791			Chesterfield	. 880	New Kent	
George	402	Neshoba	330		_			Dinwiddie	1,416	Norfolk	1,807
Greene	402	Noxubee	330		TENN	TESSEE		Essex		Northampton_	
Hinds	458	Pontotoc	366	D 4	000	WW1		Gloucester		Prince George_	
Holmes	316	Smith	402	Benton	898	Hickman		Greensville		South-	
Kemper	330	Tippah	366	Bradley		Humphreys	598				1 845
Lafayette	314	Tishomingo	366	Carroll	912	Lawrence	600	Hampton		ampton	
Lamar	402	Winston	330	Chester	800	Lewis	845	Hanover		Surry	
				Decatur	757	Madison		Isle of Wight.	2, 240	Sussex	1,713
	MISS	SOURI		Dickson	622	Meigs	170	(Con OFF FO	Stat GO	. 7 TT Q C 1975	Tn
New Modeld	060	Ozorb	740	Fayette	817	Obion				; 7 U. S. C. 1375	
New Madrid 1	, 000	Ozark	140	Gibson	840	Perry		-		ec. 301, 52 Stat.	Jo, as
,	NEW 1	MEXICO		Hamilton	800	Polk		amended; 7 U.	S. C. 13	301)	
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hand and the Seal of the Department of Agriculture.

[SEAL]

WALTER C. BERGER,
Administrator.

[F. R. Doc. 57-10338; Filed, Dec. 12, 1957; 8:49 a.m.]

#### Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Navel Orange Reg. 125, Amdt. 1]

PART 914—NAVEL ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

#### LIMITATION OF HANDLING

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 14, as amended (7 CFR Part 914), regulating the handling of navel oranges grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S. C. 601 et seq.; 68 Stat. 906, 1047), and upon the basis of the recommendation and information submitted by the Navel Orange Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such navel oranges as hereinafter provided will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the FEDERAL REGISTER (60 Stat. 237; 5 U.S. C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and this amendment relieves restrictions on the handling of navel oranges grown in Arizona and designated part of California.

Order, as amended. The provisions in paragraph (b) (1) (i) of § 914.425 (Navel Orange Regulation 125, 22 F. R. 9832) are hereby amended to read as follows:

(i) District 1: 1,016,400 cartons.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. 608c)

Dated: December 10, 1957.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Marketing Service.

[F. R. Doc. 57-10337; Filed, Dec. 12, 1957; 8:49 a.m.]

#### TITLE 14—CIVIL AVIATION

#### Chapter I-Civil Aeronautics Board

Subchapter A—Civii Air Regulations
[Supp. 30]

PART 3—AIRPLANE AIRWORTHINESS; NOR-MAL, UTILITY AND ACROBATIC CATEGORIES

DESIGN LOADS AND LOAD DISTRIBUTIONS

This policy permits the use of simplified procedures, published by the Administrator in Appendix D of Civil Aeronautics Manual 3, for determining the loads and load distributions on low speed, low altitude airplanes incorporating wing tip stores.

A new § 3.171-2 is added to read as follows:

§ 3.171-2 Design loads and load distributions (CAA policies which apply to § 3.171 (b)). The simplified method in Appendix D¹ to Civil Aeronautics Manual 3 may be used to determine the air loads and air load distributions resulting from the use of tip stores for low speed, low altitude (design Mach number less than 0.4; design altitude less than 15,000 ft.) airplanes with small amounts of sweep (i. e., mid-chord angles of sweep less than 15 degrees):

This supplement shall become effective January 15, 1958.

(Sec. 205, 52 Stat. 984, 49 U. S. C. 425. Interprets or applies sec. 601, 52 Stat. 1007, as amended; 49 U. S. C. 551)

[SEAL

WILLIAM B. DAVIS, Acting Administrator of Civil Aeronautics.

**DECEMBER 6, 1957.** 

[F. R. Doc. 57-10314; Filed, Dec. 12, 1957; 8:45 a. m.]

#### [Supp. 14]

#### PART 6—ROTORCRAFT AIRWORTHINESS; NORMAL CATEGORY

#### ANTICOLLISION LIGHT STANDARDS

This supplement explains the standards for anticollision lights when installed on rotorcraft.

A new § 6.637-1 is added to read as follows:

§ 6.637-1 Anticollision light standards (CAA policies which apply to § 6.637). The anticollision light standards in § 6.637 apply to rotorcraft for which an application for a type certificate is made on or after April 1, 1957. When anticollision lights are installed on rotorcraft for which an application for a type certificate was made before April 1, 1957, the applicant may conform either to § 6.637 or to the standards listed below:

(a) Anticollision lights (when installed) should be of the rotating beacon type installed on top of the fuselage in such a location that the light will not be detrimental to the crew's vision and will

<sup>1</sup> Not filed for publication in the FEDERAL REGISTER.

not detract from the conspicuity of the position lights. If there is no acceptable location on top of the fuselage, a bottom fuselage installation may be used.

(b) The color of the anticollision light should be aviation red in accordance with

the specifications of § 6.635.

(c) The arrangement of the anticollision light, i. e., number of light sources, beam width, speed of rotation, etc., should be such as to give an effective flash frequency of not less than 40 and not more than 100 cycles per minute with an on-off ratio of not less than 1:75.

This supplement shall become effective January 15, 1958.

(Sec. 205, 52 Stat. 984, as amended, 49 U. S. C. 425. Interprets or applies secs. 601, 603, 52 Stat. 1007 as amended, 1009 as amended; 49 U. S. C. 551, 553)

[SEAL]

WILLIAM B. DAVIS, Acting Administrator of Civil Aeronautics.

**DECEMBER 6, 1957.** 

[F. R. Doc. 57-10315; Filed, Dec. 12, 1957; 8:45 a.m.]

#### TITLE 21—FOOD AND DRUGS

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

Subchapter B-Food and Food Products

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

#### ZINEB TOLERANCES; CORRECTION

Effective upon publication in the Federal Register, the regulations for tolerances for pesticide chemicals in or on raw agricultural commodities (21 CFR, 120.101; 21 CFR, 1956 Supp., 120.115; 22 F. R. 2147) are amended as indicated below:

1. In § 120.101 Specific tolerances for pesticide residues in or on raw agricultural commodities, subparagraphs (34), (46), (47), (49), (53), (66), (69) are amended by deleting therefrom the line reading:

Zineb\_\_\_\_\_ 7 p. p. m.

2. Section 120.115 (c) is amended to read as follows:

§ 120.115 Tolerances for residues of zineb. \* \* \*

(c) 7 parts per million in or on beets (garden), roots only; mushrooms.

There was published in the Federal Register of April 2, 1957 (22 F. R. 2147), an order establishing tolerances of 25 parts per million in or on beet tops, collards, endive, kale, lettuce, mustard greens, spinach, and Swiss chard, in accordance with the procedures prescribed in section 408 (d) (2) of the Federal Food, Drug, and Cosmetic Act (secs. 408, 701; 68 Stat. 511, 52 Stat. 1055; 21 U. S. C. 346a, 371). Therefore, notice and public procedure are not necessary prerequisites to the promulgation of this order, since no new tolerances are being established,

in existing regulations.

(Sec. 701,52 Stat. 1055, as amended; 21 U. S. O. 371. Interpret or apply sec. 408, 68 Stat. 511; 21 U. S. C. 346a)

Dated: December 9, 1957.

GEO. P. LARRICK. [SEAL] Commissioner of Food and Drugs.

[F. R. Doc. 57-10330; Filed, Dec. 12, 1957; 8:48 a. m.]

PART 120-TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEM-ICALS IN OR ON RAW AGRICULTURAL COMMODITIES

TOLERANCE FOR RESIDUES OF MONURON

A petition was filed with the Food and Drug Administration requesting the establishment of a tolerance for residues of monuron (3-(p-chlorophenyl)-1,1dimethylurea) in or on avocados.

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

being established.

After consideration of the data submitted in the petition and other relevant material which show that the tolerance established in this order will protect the public health, and by virtue of the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (2), 68 Stat. 512; 21 U. S. C. 346a (d) (2)) and delegated to the Commissioner of Food and Drugs by the Secretary (21 CFR 120.7 (g)), the regulations for tolerances for pesticide chemicals in or on raw agricultural commodities (21 CFR, 1956 Supp., 120.108; 22 F. R. 786) are amended by changing § 120.108 (b) to read as follows:

§ 120.108 Tolerances for residues of monuron (3-(p-chlorophenyl)-1,1-dimethulurea). \*

(b) 1 part per million in or on avocados, citrus citron, cottonseed, grapefruit, grapes, kumquats, lemons, limes, onions (dry bulbs only), oranges, pineapple, spinach, sugarcane, tangelos, tangerines.

Any person who will be adversely affected by the foregoing order may, at any time prior to the thirtieth day from the effective date thereof, file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D. C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by this order, specify with particularity the provisions of the order deemed objectionable and reasonable grounds for the objections, and request a public hearing upon the objections. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

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

No. 241-3

and this order merely effects a correction (Sec. 701, 52 Stat. 1055, as amended; 21 U. S. C. 371. Interprets or applies sec. 408, 68 Stat. 511; 21 U.S. C. 346a)

Dated: December 6, 1957.

GEO. P. LARRICK, Commissioner of Food and Drugs.

[F. R. Doc. 57-10331; Filed, Dec. 12, 1957; 8:48 a. m.]

#### Subchapter C-Drugs

PART 165-CERTAIN CHEMICAL DERIVATIVES OF SUBSTANCES NAMED IN SECTION 502 (d) OF THE FEDERAL FOOD, DRUG, AND COSMETIC ACT DESIGNATED AS HABIT-FORMING

EFFECTIVE DATE OF ORDER ESTABLISHING DESIGNATIONS OF CERTAIN HABIT-FORMING

In the matter of amending the regulations with respect to habit-forming drugs for the purpose of designating more informatively the habit-forming drugs presently listed in § 165.1:

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502 (d), 701, 52 Stat. 1050, 1055, as amended; 53 Stat. 854, 70 Stat. 919; 21 U.S. C. 352 (d), 371), and in accordance with the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (22 F. R. 1045), notice is hereby given that no objections were filed to the order published in the FEDERAL REGISTER of October 26, 1957 (22 F. R. 8487), establishing designations of certain habitforming drugs, and the amendments became effective November 26, 1957.

(Sec. 701, 52 Stat. 1055, as amended; 70 Stat. 919; 21 U. S. C. 371. Interpret or apply sec. 502, 52 Stat. 1050; 21 U.S. C. 352)

Dated: December 9, 1957.

GEO. P. LARRICK, Commissioner of Food and Drugs.

[F. R. Doc. 57-10328; Filed, Dec. 12, 1957; 8:47 a.m.]

#### TITLE 46—SHIPPING

Chapter II—Federal Maritime Board, Maritime Administration, Department of Commerce

Subchapter B-Regulations Affecting Maritime Carriers and Related Activities

[General Order 83]

PART 235-SCHEDULES OF COMMON CAR-RIERS BY WATER IN FOREIGN COMMERCE

Part 235 was originally published as Order 128, July 12, 1935. For purpose of clarification and consistency the text of Part 235 is republished below (as General Order 83).

In this republication the following language has been deleted from § 235.2 because it is inapplicable: "Schedules containing the rates, charges, rules and regulations in effect on the effective date of this section shall be filed, as aforesaid, on or before October 1, 1935, and thereafter".

Sec. 235.1 Filing of schedules; contents. 235.2 Time for filing.

AUTHORITY: §§ 235.1 and 235.2 issued under sec. 204, 49 Stat. 1987, as amended; 46 U. S. C. 1114. Interpret or apply sec. 19, 41 Stat. 995; 46 U.S. C. 876.

§ 235.1 Filing of schedules; contents. Every common carrier by water in foreign commerce shall file with the Federal Maritime Board schedules showing all the rates and charges for or in connection with the transportation of property, except cargo loaded and carried in bulk without mark or count, from points in continental United States, not including Alaska or the Canal Zone, to foreign points on its own route; and, if a through route has been established with another carrier by water, all the rates and charges for or in connection with the transportation of property, except cargo loaded and carried in bulk without mark or count, from points in continental United States, not including Alaska or the Canal Zone, on its own route to foreign points on the route of such other carrier by water. The schedules filed as aforesaid by any such common carrier by water in foreign commerce shall show the point from and to which each such rate or charge applies; and shall contain all the rules and regulations which in anywise change, affect, or determine any part or the aggregate of such aforesaid rates or charges.

§ 235.2 Time for filing. Any schedule required to be filed as aforesaid, and any change, modification or cancellation of any rate, charge, rule or regulation contained in any such schedule shall be filed as aforesaid within 30 days from the date such schedule, change, modification or cancellation becomes effective.

Dated: December 5, 1957.

By order of the Federal Maritime Board.

GEO. A. VIEHMANN. Assistant Secretary.

[F. R. Doc. 57-10336; Filed, Dec. 12, 1957] 8:49 a. m.]

#### TITLE 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

Subchapter C—Carriers by Water PART 301-REPORTS

INLAND AND COASTAL WATERWAYS ANNUAL REPORT FORM K-A (CLASS A AND CLASS B CARRIERS)

At a session of the Interstate Commerce Commission, Division 2, held at its office in Washington, D. C, on the 27th day of November A. D. 1957.

The matter of annual reports of Class A and B water carriers operating on inland and coastal waterways being under further consideration and the changes to be effectuated by this order being only minor changes in the data to be furnished, rule-making procedures under section 4 (a) of the Administrative Procedure Act, 5 U.S. C. 1003 (a), being deemed unnecessary:

It is ordered, That § 301.10 of the order of February 4, 1955, in the matter of Carriers by Water—Annual Report Form A, be, and it is hereby, modified and amended, with respect to annual reports for the year ended December 31, 1957, and subsequent years, to read as shown below.

It is further ordered, That 49 CFR 301.10 be, and it is hereby, modified and amended to read as follows:

§ 301.10 Annual reports of Class A and B water carriers on inland and coastal waterways. Commencing with the year ended December 31, 1957, and for subsequent years thereafter, until further order, all water carriers on inland and coastal waterways, subject to the provisions of section 313, Part III of the Interstate Commerce Act, and of Classes A and B, as described in § 126.2 of this chapter, viz., carriers with annual operating revenues exceeding \$100,000, are required to file annual reports in accordance with Inland and Coastal Waterways Annual Report Form K-A (Class A and Class B Water Carriers), which is attached to and made a part of this section.1 Such annual report shall be filed in duplicate in the Bureau of Transport Economics and Statistics, Interstate Commerce Commission, Washington 25, D. C., on or before March 31 of the year following the year to which it relates.

And it is further ordered, That a copy of this order and of Annual Report Form K-A shall be served on all Class A and Class B water carriers by inland and intercoastal waterways subject to its provisions, and upon every trustee, receiver, executor, administrator or assignee of any such water carrier, and that notice of this order shall be given to the general public by posting a copy thereof in the office of the Secretary of the Commission in Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

(54 Stat. 933; 49 U. S. C. 904. Interprets or [F. R. Doc. 57-10320; Filed, Dec. 12, 1957; applies 54 Stat. 944; 49 U. S. C. 913) 10:51 a. m.]

By the Commission, Division 2.

[SEAL]

HAROLD D. McCoy, Secretary.

[F. R. Doc. 57-10319; Filed, Dec. 12, 1957; 10:50 a. m.]

#### PART 301-REPORTS

ANNUAL REPORT FORM K-C (CLASS C CARRIERS BY WATER)

At a session of the Interstate Commerce Commission, division 2, held at its office in Washington, D. C., on the 29th day of November A. D. 1957.

The matter of annual reports from Class C water carriers being under further consideration, and the changes to be effectuated by this order being only minor changes in the data to be furnished, rule-making procedures under section 4 (a) of the Administrative Procedure Act, 5 U.S. C. 1003 (a), being deemed unnecessary:

It is ordered. That the order of November 16, 1951, in the matter of Carriers by Water-Annual Report Form K-C, be, and it is hereby modified and amended, with respect to annual reports for the year ended December 31, 1957, and subsequent years, to read as shown below.

It is further ordered, That 49 CFR 301.30 be, and it is hereby, modified and amended to read as follows:

§ 301.30 Annual reports of Class C water carriers. Commencing with the year ended December 31, 1957, and for subsequent years thereafter, until further order, all Class C water carriers, as described in § 126.2 of this chapter, viz., carriers with annual operating revenues of \$100,000 or less, subject to the provisions of section 313, Part III of the Interstate Commerce Act, are required to file reports in accordance with Annual Report Form K-C (Class C Water Carriers), which is attached to and made a part of this section.1 Such annual report shall be filed in duplicate in the Bureau of Transport Economics and Statistics, Interstate Commerce Commission, Washington 25, D. C., on or before March 31 of the year following

And it is further ordered, That a copy of this order and of Annual Report Form K-C be served on all Class C water carriers subject to its provisions and upon every trustee, receiver, executor, administrator or assignee of any such water carrier, and that notice of this order shall be given to the general public by posting a copy thereof in the office of the Secretary of the Commission in Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

the year to which it relates.

(54 Stat. 933; 49 U.S. C. 904. Interprets or applies 54 Stat. 944; 49 U.S. C. 913)

By the Commission, Division 2.

[SEAL]

HAROLD D. McCOY. Secretary.

Subchapter D-Freight Forwarders PART 445-ANNUAL REPORTS

ANNUAL REPORT FORM F-Q (CLASS A FREIGHT FORWARDERS)

At a session of the Interstate Commerce Commission, division 2, held at

its office in Washington, D. C., on the 27th day of November A. D. 1957.

The matter of annual reports from Class A freight forwarders being under further consideration, and the changes to be effectuated by this order being minor changes in the data to be furnished, rule-making procedures under section 4 (a) of the Administrative Procedure Act, 5 U.S. C. 1003, being deemed unnecessary:

It is ordered, That § 445.1 of the order of December 14, 1954, in the matter of Freight Forwarder-Annual Report Form F-a, be, and it is hereby, modified and amended with respect to reports for the year ended December 31, 1957, and subsequent years, to read as shown below.

It is further ordered, That 49 CFR 445.1 be, and it is hereby, modified and amended, to read as follows:

§ 445.1 Annual reports of Class A Freight Forwarders. Commencing with the year ended December 31, 1957, and for subsequent years, thereafter, until further order, all Class A freight forwarders, as described in § 445.3, viz., with gross operating revenues of \$100,000 or more, subject to the provisions of section 412, Part IV of the Interstate Commerce Act, are required to file annual reports in accordance with Annual Report Form F-a (Class A Freight Forwarders), which is attached hereto and made a part of this section.1 Such annual report shall be filed in duplicate in the Bureau of Transport Economics and Statistics, Interstate Commerce Commission, Washington 25, D. C., on or before March 31 of the year following the year to which it relates.

And it is further ordered, That a copy of this order and of Annual Report Form F-a be served upon every Class A freight forwarder and upon every trustee, receiver, executor, administrator or assignee of any such forwarder, and that notice of this order be given to the general public by posting a copy thereof in the office of the Secretary of the Commission in Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

(56 Stat. 285; 49 U. S. C. 1003. Interprets of applies 56 Stat. 294; 49 U. S. C. 1012)

By the Commission, Division 2.

[SEAL]

HAROLD D. McCoy, Secretary.

[F. R. Doc. 57-10318; Filed, Dec. 12, 1957; 10:50 a. m.]

## PROPOSED RULE MAKING

Bureau of Customs [ 19 CFR Part 10 ]

CONDITIONALLY FREE WITHDRAWALS OF DISTILLED SPIRITS FOR SUPPLIES ON FISHING VESSELS

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given that, pursuant to authority contained in sections 161

DEPARTMENT OF THE TREASURY and 251 of the Revised Statutes, and sections 309 (a), as amended, and 624 of the Tariff Act of 1930 (5 U.S. C. 22, 19 U. S. C. 66, 1309 (a), 1624), it is proposed to amend § 10.59 (e) of the Customs Regulations (19 CFR 10.59 (e)), concerning conditionally free withdrawals of distilled spirits (including alcohol), wines, and beer for supplies on fishing vessels, to state more clearly and definitely the time, after each subsequent arrival, within which an account-

<sup>&</sup>lt;sup>1</sup> Filed as part of the original document.

ing of the disposition of such alcoholic DEPARTMENT OF AGRICULTURE beverages must be made.

The proposed amendment, in tentative form, is as follows:

Section 10.59 (e) of the Customs Regulations is amended by substituting "(excluding Saturday, Sunday, and holidays)" for "(excluding any period during which the customhouse is not open for general customs business)" in the fifth sentence.

This notice is published pursuant to section 4 of the Administrative Procedure Act (5 U. S. C. 1003). Prior to the issuance of the proposed amendment, consideration will be given to any relevant data, views, or arguments pertaining thereto which are submitted in writing to the Commissioner of Customs, Bureau of Customs, Washington 25, D. C., and received not later than 30 days from the date of publication of this notice in the Federal Register. No hearing will be held.

[SEAL]

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RALPH KELLY, Commissioner of Customs.

Approved: December 6, 1957.

DAVID W. KENDALL, Acting Secretary of the Treasury. [F. R. Doc. 57-10332; Filed, Dec. 12, 1957; 8:49 a. m.]

### DEPARTMENT OF HEALTH, EDU-CATION, AND WELFARE

Food and Drug Administration [ 21 CFR Part 27 ]

CANNED FRUITS AND CANNED FRUIT JUICES; DEFINITIONS AND STANDARDS OF IDEN-TITY; QUALITY; AND FILL OF CONTAINER

FURTHER EXTENSION OF TIME FOR FILING VIEWS AND COMMENTS ON PROPOSAL TO ESTABLISH DEFINITIONS AND STANDARDS OF IDENTITY FOR CERTAIN TYPES OF FROZEN CONCENTRATES FOR LEMONADE

By a notice published in the FEDERAL REGISTER of November 13, 1957 (22 F. R. 9037), the time for filing views and comments upon the proposal to establish definitions and standards of identity for certain types of frozen concentrates for lemonade, which proposal was published in the FEDERAL REGISTER on June 29, 1957 (22 F. R. 4620), was extended to December 2, 1957.

The Commissioner of Food and Drugs has received a request for a further extension of time in this matter to permit the completion of taste-panel tests; and these grounds appearing reasonable: It is ordered, That the time for filing views and comments be further extended to January 3, 1958. This action is taken pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 701, 52 Stat. 1005, as amended, 70 Stat. 919; 21 U.S. C. 371), which authority was delegated to the Commissioner by the Secretary of Health, Education, and Welfare (22 F. R. 1045).

Dated: December 9, 1957.

GEO. P. LARRICK, Commissioner of Food and Drugs.

[F. R. Doc. 57-10329; Filed, Dec. 12, 1957; 8:48 a. m.1

**Commodity Stabilization Service** [7 CFR Parts 723, 725, 727]

CIGAR-FILLER TOBACCO, CIGAR-BINDER TO-BACCO, AND CIGAR-FILLER AND BINDER TOBACCO; BURLEY, FLUE-CURED, FIRE-CURED, DARK AIR-CURED, AND VIRGINIA SUN-CURED TOBACCO; MARYLAND TO-

ESTABLISHMENT OF FARM ACREAGE ALLOT-MENTS AND NORMAL YIELDS FOR 1958-59 MARKETING YEAR

Notice is hereby given that pursuant to the authority contained in the applicable provisions of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C. 1301, 1312, 1313, 1377), the Secretary is preparing to amend the regulations governing establishment of farm tobacco acreage allotments for the 1958-59 marketing year for (1) cigarbinder (types 51 and 52) tobacco, and cigar-filler and binder (types 42, 43, 44, 53, 54 and 55) tobacco, respectively (22 F. R. 4351, 4847, 8101), (2) burley, fluecured, fire-cured, dark air-cured and Virginia sun-cured tobacco, respectively (22 F. R. 5675, 8103), and (3) Maryland tobacco (22 F. R. 4355, 4912, 8104), in the following respects:

1. Section 723.927, paragraph (b), of the cigar marketing quota regulations for the marketing year 1958-59 (22 F. R. 4351, 4847, 8101) would be amended by inserting the following sentence as a second sentence therein: "Such written notice shall be signed by a member of the county committee who may utilize a [F. R. Doc. 57-10340; Filed, Dec. 12, 1957; facsimile signature."

2. Section 725.927, paragraph (b), of the burley, flue-cured, fire-cured, dark air-cured and Virginia sun-cured tobacco marketing quota regulations for the marketing year 1958-59 (22 F. R. 5675, 8103) would be amended by inserting the following sentence as a second sentence therein: "Such written notice shall be signed by a member of the county committee who may utilize a facsimile signature."

3. Section 727.927, paragraph (b), of the Maryland tobacco marketing quota regulations for the marketing year 1958-59 (22 F. R. 4355, 4912, 8104) would be amended by inserting the following sentence as a second sentence therein: "Such written notice shall be signed by a member of the county committee who may utilize a facsimile signature."

Prior to final adoption and issuance of amendments, substantially as outlined above, consideration will be given to any data, views, and recommendations pertaining thereto which are submitted in writing to the Director, Tobacco Division, Commodity Stabilization Service, United States Department of Agriculture, Washington 25, D. C. All submissions must be postmarked not later than fifteen days after the date of publication of this notice in the FEDERAL REGISTER in order to be considered.

Issued at Washington, D. C., this 9th day of December 1957.

WALTER C. BERGER, Administrator.

8:50 a. m.]

## NOTICES

#### ATOMIC ENERGY COMMISSION

[Docket Nos. 50-90, 50-91]

AEROJET-GENERAL NUCLEONICS

NOTICE OF APPLICATIONS FOR UTILIZATION FACILITY LICENSES

Please take notice that Aerojet-General Nucleonics has filed applications under section 104c of the Atomic Energy Act of 1954 for utilization facility licenses as follows:

Docket No. 50-90, Aerojet-General Nucleonics, San Ramon, California, on December 2, 1957 filed an application for a license to construct, possess and operate at San Ramon fifteen nuclear reactors designed to operate at a power level of 100 milliwatts and designated by the applicant as Model AGN-201, Serial Nos. 126 through 140.

Docket No. 50-91, Aerojet-General Nucleonics, San Ramon, California, on December 3, 1957 filed an application for a license to construct, possess and operate at San Ramon five nuclear reactors designed to operate at a power level of 5 watts and designated by the applicant as Model AGN-201M, Serial Nos. 121 through 126.

·Both applications are available for public inspection at the AEC's Public

Document Room located at 1717 H Street, NW., Washington, D. C.

Dated at Washington, D. C., this 9th day of December 1957.

For the Atomic Energy Commission.

FRANK K. PITTMAN, Deputy Director, Division of Civilian Application.

[F. R. Doc. 57-10333; Filed, Dec. 12, 1957; 8:49 a. m.]

#### DEPARTMENT OF AGRICULTURE

Office of the Secretary

DESIGNATION OF AREA FOR PRODUCTION EMERGENCY LOANS

For the purpose of making production emergency loans pursuant to section 2 (a) of Public Law 38, 81st Congress (12 U. S. C. 1148a-2 (a)), as amended, it has been determined that in the following counties in the State of Georgia a production disaster has caused a need for agricultural credit not readily available from commercial banks, cooperative lending agencies, or other responsible

#### GEORGIA

Dooly. Houston. Schley.

Pursuant to the authority set forth above, production emergency loans will not be made in the above-named counties after December 31, 1958, except to applicants who previously received such assistance and who can qualify under established policies and procedures.

Done at Washington, D. C., this 9th day of December 1957.

[SEAL]

TRUE D. Morse, Acting Secretary.

[F. R. Doc. 57-10317; Filed, Dec. 12, 1957; 8:46 a. m.]

#### MISSISSIPPI

# DESIGNATION OF AREA FOR PRODUCTION EMERGENCY LOANS

For the purpose of making production emergency loans pursuant to section 2 (a) of Public Law 38, 81st Congress (12 U. S. C. 1148a-2 (a)), as amended, it has been determined that in the following counties in the State of Mississippi a production disaster has caused a need for agricultural credit not readily available from commercial banks, cooperative lending agencies, or other responsible sources.

#### MISSISSIPPI

Alcorn.	Newton.
Benton.	Pontotoc.
Bolivar.	Prentiss.
Claiborne.	Quitman.
Coahoma.	Scott.
Franklin.	Sharkey.
Issaguena.	Tippah.
Lawrence.	Tunica.
Leflore.	Warren.
Madison	

Pursuant to the authority set forth above, production emergency loans will not be made in the above-named counties after December 31, 1958, except to applicants who previously received such assistance and who can qualify under established policies and procedures.

Done at Washington, D. C., this 10th day of December 1957.

[SEAL]

TRUE D. MORSE,
Acting Secretary.

[F. R. Doc. 57-10341; Filed, Dec. 12, 1957; 8:50 a.m.]

#### FEDERAL POWER COMMISSION

[Docket Nos. G-9039, G-9077]

GEORGE H. COATES ET AL.

NOTICE OF APPLICATIONS AND DATE OF HEARING

DECEMBER 9, 1957.

In the matters of George H. Coates, Docket No. G-9039; Sinclair Oil & Gas Company, H. D. S. Eastern Corporation, Alban Oil & Gas Corporation, and Fifty-First Street Associates, Inc., Docket No. G-9077.

Take notice that George H. Coates (Coates) and Sinclair Oil & Gas Company, H. D. S. Eastern Corporation, Alban Oil & Gas Corporation and Fifty-First

Street Associates, Inc. (Sinclair et al.), independent producers, filed applications, on June 15, 1955, and June 27, 1955, in Docket Nos. G-9039 and G-9077 respectively for certificates of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the sale of natural gas, as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the respective applications which are on file with the Commission and open to public inspection.

Coates and Sinclair et al. seek separate authorizations to sell natural gas in interstate commerce to Tennessee Gas Transmission Company for resale and ultimate public consumption from their respective production in the Tahasco Field Hidalgo County Texas

basco Field, Hidalgo County, Texas.

These related matters should be heard on a consolidated record and disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on January 15, 1958, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such applications: Provided, however, That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before December 31, 1957. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] JOSEPH H. GUTRIDE, Secretary.

[F. R. Doc. 57-10324; Filed, Dec. 12, 1957; 8:46 a.m.]

[Docket Nos. G-13317, G-13325]

COASTAL STATES GAS PRODUCING CO. AND TEXAS ILLINOIS NATURAL GAS PIPELINE CO.

NOTICE OF APPLICATIONS AND DATE OF HEARING

**DECEMBER 9, 1957.** 

In the matters of Coastal States Gas Producing Company, Docket No. G-13317; Texas Illinois Natural Gas Pipeline Company, Docket No. G-13325.

Take notice that (1) Coastal States Gas Producing Company (Coastal), a

Delaware corporation with a principal place of business in Corpus Christi, Texas, an independent producer, filed an application on September 25, 1957, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing the rendering of service described herein, subject to the jurisdiction of the Commission, all as more fully described in the application on file with the Commission and open for public inspection; and (2) Texas Illinois Natural Gas Pipeline Company (Texas Illinois), a Delaware corporation with a principal place of business in Chicago, Illinois, filed an application on September 27, 1957, for a certificate of public convenience and necessity authorizing the construction and operation of (a) a tap on its existing 26-inch main transmission pipeline in Refugio County, Texas, and (b) a 6-inch lateral supply pipeline approximately one mile in length, together with metering and regulating facilities.

Coastal proposes to sell to Texas Illinois for resale natural gas produced from the Greta Field, Refugio County, Texas. Texas Illinois proposes to construct and operate the facilities referred to above, to enable it to take natural gas from Coastal in volumes ranging from 3,000 Mcf daily initially to 5,000 Mcf daily per 10 billion cubic feet of recoverable reserves.

Texas Illinois estimates the cost of its proposed facilities will be \$41,000, and will be defrayed from current funds.

These related matters should be heard and disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on January 15, 1958, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C. concerning the matters involved in and the issues presented by such applications: Provided, however, That the Commission may, after a noncontested hearing, dispose of the pro-ceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Coastal or Texas Illinois to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 6, 1958. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

-[SEAL] JOSEPH H. GUTRIDE, Secretary.

[F. R. Doc. 57-10325; Filed, Dec. 12, 1957; 8:47 a. m.]

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[Docket Nos. G-13391, G-13392]

WILCOX TREND GATHERING SYSTEM, INC., AND TEXAS EASTERN TRANSMISSION CORP.

NOTICE OF APPLICATIONS AND DATE OF HEARING

**DECEMBER 9, 1957.** 

In the matters of Wilcox Trend Gathering System, Inc., Docket No. G-13391; Texas Eastern Transmission Corporation, Docket No. G-13392.

Take notice that Wilcox Trend Gathering System, Inc.<sup>1</sup> (Wilcox) in Docket No. G-13391, and Texas Eastern Transmission Corporation (Texas Eastern) in Docket No. G-13392, hereinafter referred to collectively as "Applicants", filed budget-type applications on October 9, 1957, for certificates of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of natural gas field transmission facilities, subject to the jurisdiction of the Commission, all as more fully represented in the respective applications which are on file with the Commission and open to public inspection.

Applicants seek authority to construct and operate field facilities to enable them to take into their respective certificated main pipeline systems natural gas which they will purchase from producers in the general area of their respective existing transmission systems from time to time during the calendar year 1958, at a total cost not in excess of \$1,000,000 for Wilcox and \$3,000,000 for Texas Eastern. The foregoing costs are Applicants' estimates, for budget purposes, of their respective investments to be made in field facilities during the calendar year 1958, exclusive of such facilities to be constructed by the Applicants pursuant to certificate authorizations heretofore issued by the Commission and issued hereafter in pending certificate applications.

The Applicants state that the proposals herein will eliminate numerous filings during 1958 for the sole purpose of installing facilities to attach new supplies of gas to their systems where expansions of their overall transmission facilities are not involved.

These related matters should be heard on a consolidated record and disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on January 15, 1958, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such applications: Provided, however, That the Commission may, after a noncontested hearing, dispose of the pro-ceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's

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

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before December 31, 1957. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therfor is made.

[SEAL] JOSEPH H. GUTRIDE, Secretary.

[F. R. Doc. 57-10326; Filed, Dec. 12, 1957; 8:47 a. m.]

[Docket No. G-13562]

CITIES SERVICE GAS CO.

NOTICE OF APPLICATION AND DATE OF HEARING

**DECEMBER 9, 1957.** 

Take notice that Cities Service Gas Company (Applicant), a Delaware corporation, having its principal place of business in Oklahoma City, Oklahoma, filed on October 22, 1957 an application, and a supplement thereto on November 4. 1957, pursuant to section 7 of the Natural Gas Act for authorization to (1) construct and operate the facilities hereinafter described and (2) abandon and remove certain facilities for the purpose of reclaiming said facilities as hereinafter described, all subject to the jurisdiction of the Commission and as more fully described in the application and supplement filed with the Commission and open for public inspection. The facilities are described as follows:

#### FACILITIES TO BE CONSTRUCTED AND OPERATED

(a) Construct a 7000 horsepower station at Applicant's Grabham Compressor Station site located in the NE¼ Section 27, T. 33 S., R. 15 E., Montgomery County, Kansas.

R. 15 E., Montgomery County, Kansas.
(b) Construct 6.37 miles of 30" gas pipe line beginning at Applicant's Grabham Compressor Station located in the NE¼ Section 27, T. 33 S., R. 15 E., Montgomery County, Kansas and extending northeasterly to the Verdigris River in the NW¼ Section 3, T. 33 S., R. 16 E., Montgomery County Kansas.

(c) Construct 18.0 miles of 26" gas pipe line paralleling present 20" gas pipe line beginning at Applicant's Welda Compressor Station located in the SE¼ Section 34, T. 21 S., R. 19 E., Anderson County, Kansas and extending northerly and northeasterly to the SE¼ Section 2, T. 19 S., R. 19 E., Franklin County, Kansas.

# FACILITIES TO BE ABANDONED, REMOVED AND RECLAIMED

(a) Reclaim two 1000 horsepower twin tandem, double acting, four cycle Cooper gas engines from Applicant's Higgins Compressor Station located in the SW1/4 Section 26, H. & T. C. R. R. Survey, Blk. 42, Hemphill County, Texas.

(b) Reclaim two 1000 horsepower twin tandem, double acting four cycle Cooper gas engines from Applicant's Mooreland Compressor Station located in the SE<sup>1</sup>/<sub>4</sub> Section 35, T. 24 N., R. 19 W., Woodward County, Oklahoma.

(c) Reclaim Applicant's Petrolia Compressor Station consisting of 6300 horsepower located in the NW¼ Section 32, T. 26 S., R. 18 E., Allen County, Kansas. The units to be removed from the Higgins and Mooreland Stations, (a) and (b) above, together with three similar units from the Petrolia Station (c) above, will be reinstalled in the proposed new Grabham Station.

(d) Reclaim Applicant's Grabham Compressor Station consisting of 8450 horsepower located in the NE', Section 27, T. 33 S., R.

15 E., Montgomery County, Kansas.

(e) Reclaim two 16" gas pipe lines totaling 12.74 miles beginning at Applicant's Grabham Compressor Station in the NE½ Section 27, T. 33 S., R. 15 E., Montgomery County, Kansas and extending northeasterly to the Verdigris River in the NW½ Section 3, T. 33 S., R. 16 E., Montgomery County, Kansas.

The application recites that the basic purpose of the facilities proposed to be constructed is to make gas from Applicant's Elk City Storage Fields available to its markets on peak days. Deliveries from storage on peak days will increase from 421,698 Mcf in 1957-58 to 471,427 Mcf in 1958-59 and to 521,155 Mcf in 1959-60 and 1960-61. Applicant further states that the facilities to be removed from service and reclaimed, in part to be reinstalled, are no longer required in their present locations.

The estimated cost of Applicant's proposals is \$3,641,000 inclusive of \$280,000 reclamation costs. The cost of the proposals will be defrayed in part from cash on hand, and in part from the placement of bank notes.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on January 29, 1958 at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: Provided, however, That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 20, 1958. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] JOSEPH H. GUTRIDE, Secretary.

[F. R. Doc. 57-10327; Filed, Dec. 12, 1957; 8:47 a. m.]

<sup>&</sup>lt;sup>1</sup> Wilcox is a subsidiary of Texas Eastern.

#### DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended; 29 U.S.C. 201 et seq.), the regulations on employment of learners (29 CFR Part 522), and Administrative Order No. 414 (16 F. R. 7367), the firms listed in this notice have been issued special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. The effective and expiration dates, occupations, wage rates, number or proportion of learners, learning periods, and the principal product manufactured by the employer for certificates issued under general learner regulations (§§ 522.1 to 522.11) are as indicated below. Conditions provided in certificates issued under special industry regulations are as established in these regulations.

Apparel Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.20 to 522.24, as amended).

The following learner certificates were issued authorizing the employment of 10 percent of the total number of factory production workers for normal labor turnover purposes. The effective and expiration dates are indicated.

Berry Garment Manufacturers, Inc., Columbus, Kans.; effective 12-1-57 to 11-30-58 (jeans and boys' pants).

Blue Bell, Inc., Elkton, Va.; effective 12-1-57 to 11-30-58 (dungarees).

Blue Bell, Inc., Luray, Va.; effective 12-1-57 to 11-30-58 (dungarees).

Blue Bell, Inc., Mt. Jackson, Va.; effective 12-1-5; to 11-30-58 (dungarees).

The Chaffee Manufacturing Co., Inc., Chaffee, Mo.; effective 12-1-57 to 11-30-58 (men's trousers).

Columbo Garment Co., Inc., 158 West Harrison Street, Columbus, Wis.; effective 12-1-57 to 11-30-58 (ladies' slacks).

Dublin Garment Co., Dublin, Ga.; effective 12-1-57 to 11-30-58 (men's and boys' sport shirts).

Dury Clothing Co., Inc., 330 Philadelphia Avenue, West Pittston, Pa.; effective 11-29-57 to 11-28-58 (men's trousers).

Florence Manufacturing Co., Inc., Florence, S. C.; effective 11-29-57 to 11-28-58 (ladies' cotton house dresses).

Hickerson & Co., Brainerd, Minn.; effective 12-10-57 to 12-9-58 (jackets and coats).

The Kramer Co., 16 South Eutaw Street, Baltimore, Md.; effective 12-1-57 to 11-30-58 (ladies' blouses).

Lucky Star Industries, Inc., Baldwyn, Miss.; effective 11-29-57 to 11-28-58. Workers engaged in the manufacture of boys' pants (boys' pants).

Lucky Star Industries, Inc., Baldwyn, Miss.; effective 11-29-57 to 11-29-58. Workers engaged in the manufacture of children's play clothes (children's play clothes).

Mammoth Cave Garment Co., Cave City, Ky.; effective 12-11-57 to 12-10-58 (dun-

Manhattan Shirt Co., Tripp Street, Americus, Ga.; effective 11-27-57 to 11-26-58 (dress shirts).

Manhattan Shirt Co., Poplar Hill Avenue and Calvert Street, 416 East Main Street, Salisbury, Md.; effective 12-1-57 to 11-30-58 (men's dress shirts).

Manhattan Shirt Co., 21 Academy Street, Middletown, N. Y.; effective 12-1-57 to 11-30-58 (men's and ladies' dress and sport shirts).

Manhattan Shirt Co., U. S. Highway, By Pass No. 29 and No. 70, Lexington, N. C.; effective 12-1-57 to 11-30-58 (men's sport shirts, ladies' dress shirts).

Prime Pants Co., Versailles, Mo.; effective 12-1-57 to 11-30-58 (men's and boys' pants). Publix Shirt Corp., Huntington, Tenn.; effective 12-1-57 to 11-30-58 (sport shirts).

Putnam Manufacturing Co., Sparta Highway, Cookeville, Tenn.; effective 11-26-57 to 4-30-58 (men's cotton work pants).

Riviera Sportswear Co., 117 North 2d Street, La Crosse, Wis.; effective 12-1-57 to 11-30-58 (women's dresses).

Samsons Manufacturing Corp., 525 East Fifth Street, Washington, N. C.; effective 12-10-57 to 12-9-58 (sport shirts)

12-10-57 to 12-9-58 (sport shirts).
Boris Smoler & Sons, Inc., 600-620 Crawford Avenue, Elkhart, Ind.; effective 11-29-57 to 4-30-58 (dresses).

Springfield Garment Manufacturing Co., 627 North Campbell Street, Springfield, Mo.; effective 12-10-57 to 4-30-58 (dress and semi-dress trousers).

Sun Garment Co., Inc., Twelfth and Penn, St. Joseph, Mo.; effective 12-1-57 to 11-30-58 (shirts).

The following learner certificates were issued for normal labor turnover purposes. The effective and expiration dates and the number of learners authorized are indicated.

Bellmill Manufacturing Co., Route No. 1 Commercial Street, Marseilles, Ill.; effective 12-1-57 to 11-30-58; 10 learners (jackets).

Dick's Dress Co., 25 Forrest Street, Rutland, Vt.; effective 12-3-57 to 12-2-58; 10 learners (women's dresses).

Duti-Duds, Inc., 1117 Clay Street, Lynchburg, Va., effective 12-2-57 to 12-1-58; 10 learners (women's cotton, nylon and dacron uniforms).

Frances Gee Garment Co., Higginsville, Mo.; effective 12-1-57 to 11-30-58; 10 learners (women's cotton and nylon uniforms).

Goodman Manufacturing Co., 131 South Poplar Street, Shamokin, Pa.; effective 12-1-57 to 11-30-58; five learners. Learners may not be employed at special minimum wage rates in the production of separate skirts (women's sportswear).

The Kramer Co., 1437 Fuselage Avenue, Baltimore, Md.; effective 12-1-57 to 11-30-58; five learners (ladies' blouses)

five learners (ladies' blouses).

Le Nore Garments, Inc., 230 West Fifth
Street, Tempe, Ariz.; effective 12-2-57 to
4-30-58; 10 learners (ladies' and children's
aprons).

Lorch Manufacturing Co., West, Tex.; effective 12-1-57 to 11-30-58; five learners (ladies' and misses' dresses and sportswear).

Sherman Manufacturing Co., Darlington, S. C.; effective 11-21-57 to 8-22-58; 10 learners (replacement certificate) (women's cotton wash dresses).

Boris Smoler & Sons, Inc., 507 Jefferson Street, La Porte, Ind.; effective 11-29-57 to 4-30-58; 10 learners (dresses).

Sorbeau Juvenile Manufacturing Co., 821 Central Avenue, Dubuque, Iowa; effective 12-1-57 to 11-30-58; 10 learners (infants' layette garments).

K. W. Pollock dba Tompkinsville Garment Co., Tompkinsville, Ky.; effective 12-1-57 to 11-30-58; 10 learners (dungarees).

The following learner certificates were issued for plant expansion purposes. The effective and expiration dates and the number of learners authorized are indicated.

Benjamin & Johnes, Inc., Bien Jolie Foundation Garments, 410 Ashe Avenue, Dunn, N. C.; effective 11-27-57 to 5-26-58; 25 learners (women's foundation garments).

International Latex Corp., Lafayette, Ala.; effective 12-2-57 to 4-11-58; 35 learners (supplemental certificate) (brassieres).

plemental certificate) (brassieres).

Normandy Dress Co., 700 South Madison,
Bay City, Mich.; effective 12-2-57 to 6-1-58;
20 learners (ladies' cotton house dresses).

20 learners (ladies' cotton house dresses).

Roseboro Manufacturing Co., Roseboro,
N. C.; effective 12-2-57 to 6-1-58; 50 learners (cotton dresses).

Glove Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.60 to 522.65, as amended),

The Boss Manufacturing Co., 319 West Main Cross Street, Findlay, Ohio; effective 12-6-57 to 12-5-58; 10 learners for normal labor turnover purposes (work gloves).

Hosiery Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.40 to 522.43, as amended).

Bland Hosiery Mills, Inc., Bland, Va.; effective 11-29-57 to 11-28-58; five learners for normal labor turnover purposes (full-fashioned).

Dillon Hosiery Co., Dillon, S. C.; effective 12-2-57 to 6-1-58; 50 learners for plant expansion purposes (supplemental certificate) (seamless).

Magnet Mills, Inc., 308 Cullom Street, Clinton, Tenn.; effective 11-29-57 to 11-28-58; 5 percent of the total number of factory production workers for normal labor turnover purposes (full-fashioned).

Merrimac Knitting Mills, Inc., 235 Central Street, Franklin, N. H.; effective 11-27-57 to 5-26-58; 15 learners for plant expansion purposes (seamless).

Wigwam Mills, Inc., 1321 North 14th Street, Sheboygan, Wis.; effective 11-27-57 to 11-26-58; 5 percent of the total number of factory production workers for normal labor turnover purposes (seamless hosiery, knitted outerwear).

Independent Telephone Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.70 to 522.74, as amended).

Northern Ohio Telephone Co., Pemberville, Ohio; effective 12-18-57 to 12-17-58.

Knitted Wear Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.30 to 522.35, as amended).

Brookfield Mills, Inc., 206 Elm Ave., Sanford, Fla.; effective 11-29-57 to 5-28-58; 10 learners for plant expansion purposes (women's cotton swim suits).

Shoe Industry Learner Regulations (29 CFR 522.1 to 522.11, as amended, and 29 CFR 522.50 to 522.55, as amended).

Faith Shoe Co., 23-43 Beekman Street, Wilkes-Barre, Pa.; effective 12-1-57 to 11-30-58; 10 percent of the total number of factory production workers for normal labor turnover purposes.

Gettysburg Shoe Co., Dillsburg Division, Dillsburg, Pa.; effective 12-1-57 to 11-30-58; 10 percent of the total number of factory production workers for normal labor turnover purposes.

Golo of Dunmore, Golo Park, Dunmore, Pa.; effective 12-1-57 to 11-30-58; 10 percent of the total number of factory production workers for normal labor turnover purposes.

Northern Shoe Co., Pulaski, Wis.; effective 12-1-57 to 11-30-58; 10 percent of the total number of factory production workers for normal labor turnover purposes.

Regulations Applicable to the Employment of Learners (29 CFR 522.1 to 522.11. as amended).

Collins of Texas, Inc., Medina, Tex.; effective 12-2-57 to 6-1-58; authorizing the employment of two learners for normal labor turnover purposes, in the occupations of machine stitching, die and clicker machine operating, hand cutting, pocketbook makers' helper, and assembly and finishing for a learning period of 160 hours at the rate of 85 cents an hour. (Total training time at special minimum wage rates not to exceed 160 hours) (handbags, belts).

Each learner certificate has been issued upon the representations of the employer which, among other things, were that employment of learners at subminimum rates is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available. The certificates may be annulled or withdrawn, as indicated therein, in the manner provided in Part 528 of Title 29 of the Code of Federal Regulations. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REG-ISTER pursuant to the provisions of 29 CFR 522.9.

Signed at Washington, D. C., this 3d day of December 1957.

> MILTON BROOKE, Authorized Representative of the Administrator.

[F. R. Doc. 57-10316; Filed, Dec. 12, 1957; 8:45 a. m.l

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#### INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

DECEMBER 10, 1957.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

#### LONG-AND-SHORT HAUL

FSA No. 34345: Carbon tetrachloride-Wichita, Kans., to Illinois and Iowa points. Filed by W. J. Prueter, Agent (WTL No. A-1950), for interested rail carriers. Rates on carbon tetrachloride, tank-car loads from Wichita, Kans., to Danville, Ill., Bettendorf and Davenport,

Grounds for relief: Market competi-

Tariff: Supplement 156 to Agent Prue-

ter's tariff I. C. C. A-3991. FSA No. 34346: Coal-Southwestern and Missouri mines to Minnesota Transfer, Minn. Filed by W. J. Prueter, Agent

(WTL No. A-1947), for interested rail carriers. Rates on fine screened coal, as described, carloads from Mines in Arkansas, Kansas, Missouri, and Oklahoma to Minnesota Transfer, Minn.

Grounds for relief: Market competi-

Tariffs: Supplement 9 to F. C. Kratzmeir's tariff I. C. C. 4270. Supplement 55 to W. J. Prueter's tariff I. C. C. A-3969.

FSA No. 34347: Grain, related products—Between St. Louis group and southern and adjacent Illinois and Indiana. Filed by O. W. South, Jr.,

Agent (SFA No. A3574), for interested rail carriers. Rates on coarse grain, grain products, animal and poultry feed, straight or mixed carloads between St. Louis, Mo., and East St. Louis, Ill., and points in Illinois on the Missouri Pacific Railroad and Missouri-Illinois Railroad. on the one hand, and points in southern territory and in Illinois and Indiana, on the other.

Grounds for relief: Short-line distance formula and grouping.

Tariffs: Supplement 116 to Agent Spaninger's tariff I. C. C. 1353 and three other schedules.

FSA No. 34348: Sulphuric acid-Le-Moyne, Ala., to Foley, Fla. Filed by Southern Railway Company, Agent (No. 129-A), for interested rail carriers. Rates on sulphuric acid, tank-car loads

from LeMoyne, Ala., to Foley, Fla. Grounds for relief: Modified short-line distance formula.

Tariff: Supplement 162 to Agent Spaninger's tariff I. C. C. 1357.

FSA No. 34349: Glycols—Geismar, La., to Illinois points. Filed by O. W. South, Jr., Agent (SFA No. A3573), for interested rail carriers. Rates on diethylene glycol and ethylene glycol, tank-car loads from Geismar, La., to Chicago and Seneca, Ill.

Grounds for relief: Market competi-

Tariff: Supplement 180 to Agent J. H. Marque's tariff I. C. C. 400.

By the Commission.

[SEAL] HAROLD D. McCOY. Secretary.

[F. R. Doc. 57-10321; Filed, Dec. 12, 1957; 8;46 a.m.]