

Washington, Saturday, April 15, 1939

The President

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR USE OF THE WAR DEPARTMENT FOR FLOOD CONTROL PURPOSES, OKLAHOMA

By virtue of and pursuant to the authority vested in the President by the act of June 25, 1910, c. 421, 36 Stat. 847, as amended by the act of August 24, 1912, c. 369, 37 Stat. 497, and subject to the conditions therein expressed and to valid existing rights, it is ordered as follows:

Section 1. Executive Order No. 6964, dated February 5, 1935, as amended, temporarily withdrawing all public lands in certain states for classification and other purposes, is hereby revoked in so far as it affects the following-described tracts of public land in Oklahoma:

Indian Meridian

T. 26 N., R. 9 W., sec. 30, NW¼NE¼;
T. 26 N., R. 10 W.,
sec. 5, SE¼NE¼,
sec. 8, N½NE¼,
sec. 9, NE¼SW¼;
T. 27 N., R. 10 W.,
sec. 14, lot 4,
sec. 23, lot 1, S½NW¼, and SW¼NE¼,
sec. 28, NE¼SE¼.

sec. 28, NE 4 SE 4, sec. 34, NW 4 SW 4; CONTAINING 441.70 acres.

SECTION 2. The tracts of land described in section 1 of this order are hereby temporarily withdrawn from settlement, location, sale, or entry and reserved for the use of the War Department for flood-control purposes within the purview of the act of June 22, 1936, c. 688, 49 Stat. 1570.

Section 3. The reservation made by section 2 of this order shall remain in force until revoked by the President or by act of Congress.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE. April 13, 1939.

[No. 8089]

[F. R. Doc. 39-1266; Filed, April 14, 1939; 10:08 a. m.]

Rules, Regulations, Orders

TITLE 12-BANKS AND BANKING

FEDERAL RESERVE SYSTEM

REDISCOUNT OF NOTES SECURED BY AD-JUSTED SERVICE CERTIFICATES

On April 6, 1939, the Board of Governors of the Federal Reserve System adopted the following resolution:

Resolved, That Regulation G (12 CFR. 207), Rediscount of Notes Secured by Adjusted Service Certificates, amended August 10, 1932, is hereby repealed.

[SEAL]

S. R. CARPENTER, Assistant Secretary.

[F. R. Doc. 39-1267; Filed, April 14, 1939; 10:24 a. m.]

TITLE 19—CUSTOMS DUTIES

BUREAU OF CUSTOMS

[T. D. 49842]

CUSTOMS REGULATIONS AMENDED 1

To Collectors of Customs and Others Concerned:

Article 528 [Sec. 9.8], as amended by T. D. 49658 and T. D. 49707, is further amended by redesignating paragraphs (o), (p), and (q) [Sec. 9.8 (k)], as paragraphs (p), (q), and (r) [Sec. 9.8 (1)], and inserting a new paragraph (o), reading as follows:

(o) [Sec. 9.8 (k)] The compensation of customs officers and employees assigned to supervise the exportation, destruction, or marking of articles so as to exempt them from the application of marking duties shall be computed at the

¹ Article 528, Customs Regulations of 1937, as amended by T. D. 49658 and T. D. 49707, further amended to provide for a system of computing and apportioning among importers the compensation and expenses of customs officers and employees assigned to supervise the exportation, destruction, or marking of articles so as to exempt them from marking duties. 3 F. R. 1808, 2307.

CONTENTS

THE PRESIDENT

TILL LIMITINE	
Executive Order:	Page
Oklahoma, withdrawal of public	
lands for use of War De-	
partment for flood control	
purposes	1619
DITTE DECIT ATTIONS	

RULES. REGULATIONS. ORDERS

TITLE 12—BANKS	AND BANK	ING:		
Federal Reserve System:				
Rediscount of notes secured by				
adjusted	service	certifi-		

cates_____ TITLE 19-CUSTOMS DUTIES:

Bureau of Customs: Customs regulations amended 1619

TITLE 29-LABOR:

Children's Bureau:

child labor:		
Temporary	certificate	es of
age reg	ulations, e	xten-
sion		

Temporary regulation for employment of minors between 14 and 16 years of age, extension____

TITLE 46-SHIPPING: United States Maritime Commission:

> Citizenship requirements. forms and General Counsel's memorandum_____ 1621

NOTICES

Civil Aeronautics Authority:

Erie Isles Airways Co., Inc., hearing for a permanent certificate of public convenience and necessity_.

Department of the Interior:

National Bituminous Coal Commission:

Coordination of minimum prices for Districts Nos. 20 and 23 _____

Rural Electrification Administration:

Allocation of funds for loans: Administrative Order No. 334_ 1621 Administrative Order No. 335_ 1622

(Continued on next page)

1620

1621

1621



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approval of the President.

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CONTENTS—Continued

Securities and Exchange Commis-	_
sion:	Page
Columbia Gas & Electric Cor-	
poration, order allowing	
petition to intervene	1622
Eastern Air Lines, Inc., applica-	
tion by Boston Stock Ex-	
change to extend unlisted	
trading privileges, hearing_	1622
Employees Welfare Association,	
Incorporated (Delaware and	
New Jersey), order	1623
Florsheim, Leonard S., trustee,	
Inland Power and Light	
Corporation, debtor, order	
consenting to withdrawal of	
application :	1623
International Utilities Corpora-	
tion, et al., order consenting	
to withdrawal of applica-	
tions	1622
Proctor, Redfield et al., trustees,	
order granting right to in-	
tervene	1622
Rose, Alden M., order revoking	
registration	1623
Russell, Robert Henry, doing	
business as Universal Secu-	
rities Distributors Co., order	+
revoking registration	1623

gross regular hourly rate of pay of the customs officer or employee so assigned, except to the extent that such supervision is performed by a customs officer or employee in an overtime status, in which case the compensation with respect to the overtime shall be computed in accordance with article 1244 [Sec. 22.23] or article 1245 [Sec. 22.24] of these regulations. The time for which compensa-such purposes.

devoted to the supervision and all periods during which such officers or employees are away from their regular posts of duty by reason of such assignment and for which compensation to such officers and employees is provided for by law. In formulating charges for expenses pertaining to such supervision, there shall be included all expenses of transportation, per diem allowance in lieu of subsistence, and all other expenses incurred by such officers and employees by reason of such supervision. If the aggregate amount of compensation and expenses with respect to a single assignment, computed as herein provided, is less than 50 cents, no charge shall be made with respect to such assignment. If the importations of more than one importer are concurrently supervised, the service rendered for each importer shall be regarded as a separate assignment, but the total amount of the compensation, and any expenses properly applicable to more than one importer, shall be equitably apportioned among the importers concerned. (Sec. 304, 46 Stat. 687, Sec. 3, 52 Stat. 1077; 19 U. S. C. 1304 and Sup. IV. Sec. 624, 46 Stat. 759; 19 U.S. C. 1624. R.S. 251; 19 U. S. C. 66. R. S. 161; 5 U. S. C. 22)

JAMES H. MOYLE, Commissioner of Customs.

Approved, April 11, 1939.

STEPHEN B. GIBBONS. Acting Secretary of the Treasury.

[F. R. Doc. 39-1270; Filed, April 14, 1939; 10:48 a. m.]

TITLE 29-LABOR

CHILDREN'S BUREAU

[Regulation No. 1-C]

EXTENSION OF TEMPORARY CERTIFICATES OF AGE REGULATION

CHILD LABOR

APRIL 14, 1939.

By virtue of and pursuant to the authority conferred by section 3 (1)1 and section 11 (b) of the Fair Labor Stand-

¹ Sec. 3 (1) "* * * oppressive child labor shall not be deemed to exist by virtue of the employment in any occupation of any person with respect to whom the employer shall have on file an unexpired certificate issued and held pursuant to regulations of the Chief of the Children's Bureau certifying that such person is above the oppressive child-labor age."

2 Sec. 11 (b) "With the consent and co-

operation of State agencies charged with the administration of State labor laws the Administrator and the Chief of the Children's Bureau may, for the purpose of carrying out their respective functions and duties under this Act, utilize the services of State and local agencies and their employees and, not-withstanding any other provisions of law, may reimburse such State and local agencies and their employees for services rendered for

tion is charged shall include all periods | ards Act of 1938 (52 Stat. 1060) the following regulation is hereby issued for the purpose of extending the effective period of Child Labor Regulation No. 1-A, entitled "Temporary Certificates of Age," as the effective period thereof was extended by Child Labor Regulation No. 1-B, for an additional period of 90 days until July 24, 1939.

TEMPORARY CERTIFICATES OF AGE

Child Labor Regulation No. 1-A, entitled "Temporary Certificates of Age," issued October 14, 1938 and effective until January 23, 1939, as amended by Child Labor Regulation No. 1-B, issued January 19, 1939, extending the effective period for the acceptance of temporary certificates of age for 90 days until April 24, 1939, is hereby amended by extending the effective period for the acceptance of temporary certificates of age, as provided in Child Labor Regulation No. 1-A. for an additional period of 90 days, that is until July 24, 1939.

[SEAL] KATHARINE F. LENROOT, Chief of the Children's Bureau.

[F. R. Doc. 39-1282; Filed, April 14, 1939; 12:37 p. m.]

[Regulation No. 3-C]

EXTENSION OF TEMPORARY REGULATION FOR EMPLOYMENT OF MINORS BETWEEN 14 AND 16 YEARS OF AGE

CHILD LABOR

APRIL 14, 1939.

By virtue of and pursuant to the authority conferred by section 3 (1) 5 of the Fair Labor Standards Act of 1938 (52 Stat. 1060) the following regulation is hereby issued for the purpose of extending the effective period of Child Labor Regulation No. 3, entitled "Temporary Regulation for Employment of Minors Between 14 and 16 Years of Age" as amended by Child Labor Regulation No. 3-A, and as the effective period thereof was extended by Child Labor Regulation No. 3-B, for an additional period of 30 days until May 24, 1939.

Regulation

Child Labor Regulation No. 3, entitled "Temporary Regulation for Employment of Minors Between 14 and 16 Years of

³ Published in 3 F. R. 2531 DI, October 22, 1938.

Published in 4 F. R. 402 DI, January 24,

The Chief of the Children's Bureau shall provide by regulation or by order that the employment of employees between the ages of fourteen and sixteen years in occupations other than manufacturing and mining shall not be deemed to constitute oppressive child labor if and to the extent that the Chief of the Children's Bureau determines that such employment is confined to periods which will not interfere with their schooling and to conditions which will not interfere with their health and well-being.

Age", issued October 21, 1938 and effective until January 23, 1939, as amended by Child Labor Regulation No. 3-A, issued November 3, 1938, and as further amended by Child Labor Regulation No. 3-B, issued January 10, 1939, extending the effective period of Child Labor Regulation No. 3, as amended, for 90 days from January 23 until April 24, 1939, is hereby amended by extending the effective period thereof for an additional period of 30 days, that is until May 24, 1939.

[SEAL] KATHARINE F. LENROOT, Chief of the Children's Bureau.

[F. R. Doc. 39-1283; Filed, April 14, 1939; 12:37 p. m.]

TITLE 46—SHIPPING

UNITED STATES MARITIME COMMISSION

[General Order No. 29 (as amended)]

FORMS PRESCRIBED AND GENERAL COUNSEL'S MEMORANDUM RELATING TO CITIZENSHIP REQUIREMENTS

- 1. The United States Maritime Commission, pursuant to authority conferred upon it by Title XI of the Merchant Marine Act, 1936, as amended, hereby adopts as necessary and appropriate for general use and application the following attached forms:
- a. Application for Commitment to Insure a Preferred Ship Mortgage and Instructions as to Its Preparation.
- b. Commitment to Insure a Preferred Ship Mortgage.
- c. Contract of Insurance of a Preferred Ship Mortgage.
- d. Preferred Ship Mortgage.

These forms may be varied or modified to meet the exigencies of a particular case, with approval of the General Counsel.

- 2. The General Counsel's Memorandum, dated April 5, 1939, relating to the evidence necessary to satisfy citizenship requirements, is hereby approved.
- 3. General Order No. 26 s is hereby rescinded

By Order of the United States Maritime Commission.

April 13, 1939.

[SEAL]

W. C. PEET, Jr., Secretary.

[F. R. Doc. 39-1277; Filed, April 14, 1939; 11:54 a. m.]

¹Published in 3 F. R. 2532 DI, October 22, 1938.

²Published in 3 F. R. 2627 DI, November 4,

³Published in 4 F. R. 194 DI, January 12, 1939.

⁴These forms were not filed with this document in the Division of The Federal Register.

3 F.R. 1886 DI.

Notices

DEPARTMENT OF THE INTERIOR.

National Bituminous Coal Commission.

[Order No. 272]

ORDER PROVIDING FOR COORDINATION OF MINIMUM PRICES BY THE COMMISSION, IN LIEU OF DISTRICT BOARDS FOR DIS-TRICTS NOS. 20 AND 23

The District Boards for Districts Nos. 20 and 23, pursuant to rules and regulations established by the Commission, having designated and appointed representatives to meet with the representatives of each other District Board to coordinate in common consuming market areas upon a fair competitive basis the minimum prices heretofore approved by the Commission to serve as a basis for coordination, and

The said representatives of each of said districts having made their reports to the Commission and to their respective District Boards, and the Commission having directed each of the said District Boards to approve and adopt, or modify and adopt, or disapprove the said reports of its representatives, and report the action so taken to the Commission not later than the 10th day of April, 1939, and

The District Board for District No. 20, having reported that it had taken exceptions to certain of the agreements made by its representatives, and submited to the Commission copies of resolutions adopted by said District Board No. 20, setting forth said exceptions, and

The District Board for District No. 23, having reported to the Commission that coordination with District No. 20, on the basis of the said exceptions made by District No. 20, could not be accomplished, and

Whereas, The coordination, as provided by Section 4, II, (b) of the Act, has not been effectuated as to all of the consuming market areas common to Districts Nos. 20 and 23:

Now, therefore, Pursuant to the provisions of the Bituminous Coal Act of 1937 and Section 6 (a) thereof, the National Bituminous Coal Commission hereby declares:

That the District Boards for Districts Nos. 20 and 23 have failed to coordinate in all common consuming market areas upon a fair competitive basis the minimum prices as required by Section 4, II, (b) of the Act, and as directed by Orders of the Commission.

That the Commission, pursuant to Section 6 (a) of the Act, will now proceed, in lieu of the District Boards for Districts Nos. 20 and 23, to coordinate in common consuming market areas upon a fair competitive basis the minimum prices heretofore approved by it for Districts Nos. 20 and 23 to serve as a basis for coordination, in conformity

with the provisions of Section 4 of the Act.

That the Secretary of the Commission be and he is hereby directed to cause a copy of this Order to be published forthwith in the FEDERAL REGISTER, and to cause a copy hereof to be mailed to each code member within the aforenamed Districts, to the Consumers' Counsel and to the Secretary of each District Board; and shall cause copies hereof to be made available for inspection by interested parties in each of the Statistical Bureaus of the Commission.

By order of the Commission.

Dated this 13th day of April 1939.

[SEAL] F. WITCHER McCULLOUGH,

[F. R. Doc. 39-1276; Filed, April 14, 1939; 11:39 a. m.]

CIVIL AERONAUTICS AUTHORITY.

[Docket No. 58-401 (E)-1]

IN THE MATTER OF THE APPLICATION OF THE ERIE ISLES AIRWAYS COMPANY, INC. FOR A PERMANENT CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY UNDER SECTION 401 (E) (1) TO ENGAGE IN SCHEDULED AIR TRANSPORTATION OF MAIL, PASSENGERS AND PROPERTY BETWEEN ISLE ST. GEORGE, OHIO AND PORT CLINTON, OHIO, VIA MIDDLE BASS, PUTIN-BAY AND KELLEY'S ISLAND, OHIO

NOTICE OF HEARING

APRIL 12, 1939.

The above-entitled proceeding is assigned for public hearing on April 25, 1939, at 10 o'clock a.m., (Eastern Standard Time) at the offices of the Civil Aeronautics Authority (Conference Room "C," Departmental Auditorium), Washington, D. C., before Examiner R. J. Bartoo.

By the Authority.

[SEAL] PAUL J. FRIZZELL, Secretary.

[F. R. Doc. 39-1278; Filed, April 14, 1939; 12:13 p. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 334]
ALLOCATION OF FUNDS FOR LOANS

APRIL 12, 1939.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

u)	Section and the section of the secti		
	Project designation	Amount	
	Indiana R9046A1 Miami	\$200,000	
	Iowa R9069A1 Henry	174,000	
	Montana R9015B1 Fergus	130,000	
	North Carolina R9010A1 Haywood	42,000	

JOHN M. CARMODY,
Administrator.

[F. R. Doc. 39-1268; Filed, April 14, 1939; 10:30 a. m.]

[Administrative Order No. 335]
ALLOCATION OF FUNDS FOR LOANS

APRIL 12, 1939.

By virtue of the authority vested in me by the provisions of Section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation	Amount
Colorado R9020W1 Delta	_ \$5,000
Georgia R9074W2 Jefferson	_ 10,000
Illinois R9027W1 Edgar	_ 5,000
Kansas R9014W1 Sumner-Cowley	_ 10,000
Nebraska R9004W4 Polk	_ 7,500
North Carolina R9036W1 Randolph	_ 10,000
North Carolina R9037W1 Davie	_ 10,000
Oklahoma R9026W1 Harmon	_ 10,000
Texas R9021W1 Milam	_ 5, 000
Texas R9054W1 Wood	_ 5,000
Texas R9078W1 Cherokee	_ 10,000
Texas R9080W1 Collingsworth	_ 7,500
Virginia R9027W2 Nottoway	_ 10,000

JOHN M. CARMODY,
Administrator.

[F. R. Doc. 39-1269; Filed, April 14, 1939; 10:30 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 12th day of April 1939.

[File No. 7-382]

IN THE MATTER OF APPLICATION BY BOSTON STOCK EXCHANGE TO EXTEND UNLISTED TRADING PRIVILEGES TO EAST-ERN AIR LINES, INC., COMMON STOCK, \$1 PAR VALUE

ORDER SETTING HEARING ON APPLICATION TO EXTEND UNLISTED TRADING PRIVILEGES

The Boston Stock Exchange, pursuant to Section 12 (f) of the Securities Exchange Act of 1934, as amended, and Rule X-12F-1 promulgated thereunder, having made application to the Commission to extend unlisted trading privileges to the Common Stock, \$1 Par Value, of Eastern Air Lines, Inc.; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which

Amount | all interested persons be given an oppor-\$82,000 | tunity to be heard;

It is ordered, That the matter be set down for hearing at 10 A. M. on Wednesday, May 3, 1939, at the office of the Securities and Exchange Commission, 82 Devonshire Street, Boston, Massachusetts, and continue thereafter at such times and places as the Commission or its officers herein designated shall determine, and that general notice thereof be given: and

It is further ordered, That Frank Kopelman, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 39-1271; Filed, April 14, 1939; 11:24 a. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 13th day of April, A. D. 1939.

[File No. 54-11]

IN THE MATTER OF REDFIELD PROCTOR, C. BROOKS STEVENS AND HENRY G. WELLS, TRUSTEES

[Public Utility Holding Company Act of 1935]

ORDER GRANTING RIGHT TO INTERVENE

International Paper and Power Company and International Paper Company having made application to intervene in the above-entitled proceeding; Counsel to the Commission and Counsel to Redfield Proctor, C. Brooks Stevens and Henry G. Wells, Trustees, not having objected to such intervention; and the Commission having considered the merits of the application to intervene and having found that International Paper and Power Company and International Paper Company have an interest in the subject matter of this proceeding and that the participation of said companies will be in the public interest and for the protection of investors.

It is ordered, That the application of intervention be granted and that International Paper and Power Company and International Paper Company be admitted as parties to this proceeding.

By the Commission.

[SEAL] Francis P. Brassor, Secretary.

[F. R. Doc. 39-1274; Filed, April 14, 1939;

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of April, A. D. 1939.

[File No. 54-12]

IN THE MATTER OF COLUMBIA GAS & ELECTRIC CORPORATION

ORDER ALLOWING PETITION TO INTERVENE

Written request to intervene in the above-named proceedings, having been filed by Martin S. Dodd, Esq., on behalf of the City of Toledo, Ohio; and,

It appearing that said City of Toledo is a municipality of the State of Ohio and is served by the Northwestern Ohio Natural Gas Company, a subsidiary of applicant herein.

· It is hereby ordered, That said request be granted.

By the Commission.

[SEAL] Francis P. Brassor, Secretary.

[F. R. Doc. 39-1275; Filed, April 14, 1939; 11:24 a. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of April, A. D. 1939.

[File No. 56-21]

IN THE MATTER OF APPLICATIONS OF INTERNATIONAL UTILITIES CORPORATION, GENERAL WATER, GAS & ELECTRIC COMPANY,
SECURITIES CORPORATION GENERAL AND
AMERICAN STATES UTILITIES CORPORATION AND DECLARATION OF AMERICAN
STATES UTILITIES CORPORATION

ORDER CONSENTING TO WITHDRAWAL OF AP-PLICATIONS AND DECLARATION UNDER PUB-LIC UTILITY HOLDING COMPANY ACT OF 1935

The Commission, having due regard to the public interest and the interest of investors and consumers, upon the request of the applicants, consents to the withdrawal of the above-captioned applications and declaration, and to that effect.

It is so ordered.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 39-1273; Filed, April 14, 1939; 11:24 a. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of April, A. D. 1939.

[File No. 56-23]

IN THE MATTER OF LEONARD S. FLORSHEIM, TRUSTEE, INLAND POWER AND LIGHT CORPORATION, DEBTOR

ORDER CONSENTING TO WITHDRAWAL OF APPLICATION

Leonard S. Florsheim, Trustee of Inland Power and Light Corporation, Debtor, a registered holding company. having heretofore filed an application pursuant to Rule U-12D-1 under the Public Utility Holding Company Act of 1935, asking for approval of the sale of 39,278.8 shares of the common capital stock of Arkansas-Missouri Power Corporation and also a purchase warrant to purchase 16,000 shares of such common stock at \$10.00 per share;

Said applicant having now asked leave to withdraw said application:

It is ordered, That said application to withdraw be and the same hereby is granted.

By the Commission.

FRANCIS P. BRASSOR, [SEAL] Secretary.

[F. R. Doc. 39-1272; Filed, April 14, 1939; 11:24 a. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of April 1939.

IN THE MATTER OF ALDEN M. ROSE, 308 BONDI BUILDING, GALESBURG, ILLINOIS

ORDER REVOKING REGISTRATION

Alden M. Rose, a sole proprietorship, hereinafter called the registrant, being registered as a broker and dealer under Section 15 (b) of the Securities Exchange Act of 1934; and

The Commission, on February 11, 1939, having ordered proceedings on the question of revocation or suspension of registration of the said registrant pursuant to Section 15 (b) of the Securities Exchange Act of 1934; the said matter after appropriate notice having been set for hearing on February 24, 1939, in Chicago, Illinois; the said registrant having consented in writing to the revocation of his registration; and the Commission having duly considered the matter and being fully advised in the premises;

It is ordered, Pursuant to Section 15 (b) of the Securities Exchange Act of 1934, that the registration of Alden M. Rose be and the same is hereby revoked. By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 39-1280; Filed, April 14, 1939; 12:26 p. m.]

United States of America—Before the Securities and Exchange Commission

office in the City of Washington, D. C., whether an order of the Commission on the 13th day of April 1939.

IN THE MATTER OF ROBERT HENRY RUS-SELL. DOING BUSINESS AS UNIVERSAL SE-CURITIES DISTRIBUTORS Co., WEST 827 25TH AVENUE SPOKANE, WASHINGTON

ORDER REVOKING REGISTRATION

Robert Henry Russell, doing business as Universal Securities Distributors Co., a sole proprietorship, and hereinafter sometimes called the registrant, being registered under Section 15 (b) of the Securities Exchange Act of 1934; and

The Commission, on February 14, 1939, having ordered proceedings on the question of revocation or suspension of registration of the said registrant pursuant to Section 15 (b) of the Securities Exchange Act of 1934; the said matter, after appropriate notice, having come on for hearing on March 1, 1939 in Seattle, Washington: the said registrant having consented in writing to the revocation of his registration; and the Commission having duly considered the matter and being fully advised in the premises;

It is ordered. Pursuant to Section 15 (b) of the Securities Exchange Act of 1934, that the registration of Robert Henry Russell, doing business as Universal Securities Distributors Co., be and the same is hereby revoked.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 39-1281; Filed, April 14, 1939; 12:26 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of April, A. D. 1939.

[File Nos. 60-2 and 60-3]

IN THE MATTER OF EMPLOYEES WELFARE ASSOCIATION, INCORPORATED (DELA-WARE); EMPLOYEES WELFARE ASSOCIA-TION, INC., (NEW JERSEY); TRUSTEES UNDER PENSION TRUST AGREEMENT DATED DECEMBER 14, 1937

ORDER

The Commission having ordered that a hearing be held to determine, pursuant to Section 2 (a) (8) (B) of the Public Utility Holding Company Act of 1935, whether an order of the Commission should issue declaring Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association, Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937 to be subsidiary companies of Associated Gas and Electric Company and of New England Gas and Electric Association:

The Commission having ordered that At a regular session of the Securities a hearing be held to determine, pursuant and Exchange Commission held at its to Section 2 (a) (11) (D) of said Act,

should issue declaring Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association, Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937 to be affiliates of Associated Gas and Electric Company and of New England Gas and Electric Association;

The Commission having ordered that the two proceedings be consolidated for purposes of hearing:

The hearing having been held pursuant to such orders and after appropriate notice; Counsel for the Commission and Counsel for Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association, Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937 having stipulated the relevant facts; and Counsel for said companies having agreed that this Order may issue; the Commission having considered the record in this matter and having made and filed its Findings herein:

It is ordered, That Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association, Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937, and each of them, are hereby pursuant declared. to Section 2 (a) (8) (B) of said Act, to be subsidiary companies of Associated Gas and Electric Company, and, as such, subject to the obligations, duties and liabilities imposed by said Act upon subsidiary companies of holding companies.

It is further ordered, That Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association. Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937, and each of them, are hereby declared, pursuant to Section 2 (a) (11) (D) of said Act, to be affiliates of Associated Gas and Electric Company and of New England Gas and Electric Association, and, as such, subject to the obligations, duties and liabilities imposed by said Act upon affiliates of a company.

It is further ordered, That these proceedings, insofar as they relate to whether said companies are subsidiary companies of New England Gas and Electric Association, be, and the same hereby are, dismissed without prejudice.

A copy of this Order shall be mailed to Employees Welfare Association, Incorporated (Delaware), Employees Welfare Association, Inc. (New Jersey), and Trustees Under Pension Trust Agreement Dated December 14, 1937, as provided in Section 2 (b) of said Act, not later than April 14, 1939, and such Order shall be effective on and after May 15, 1939.

By the Commission.

[SEAL] FRANCIS P. BRASSOR. Secretary.

[F. R. Doc. 39-1279; Filed, April 14, 1939; 12:26 p. m.]