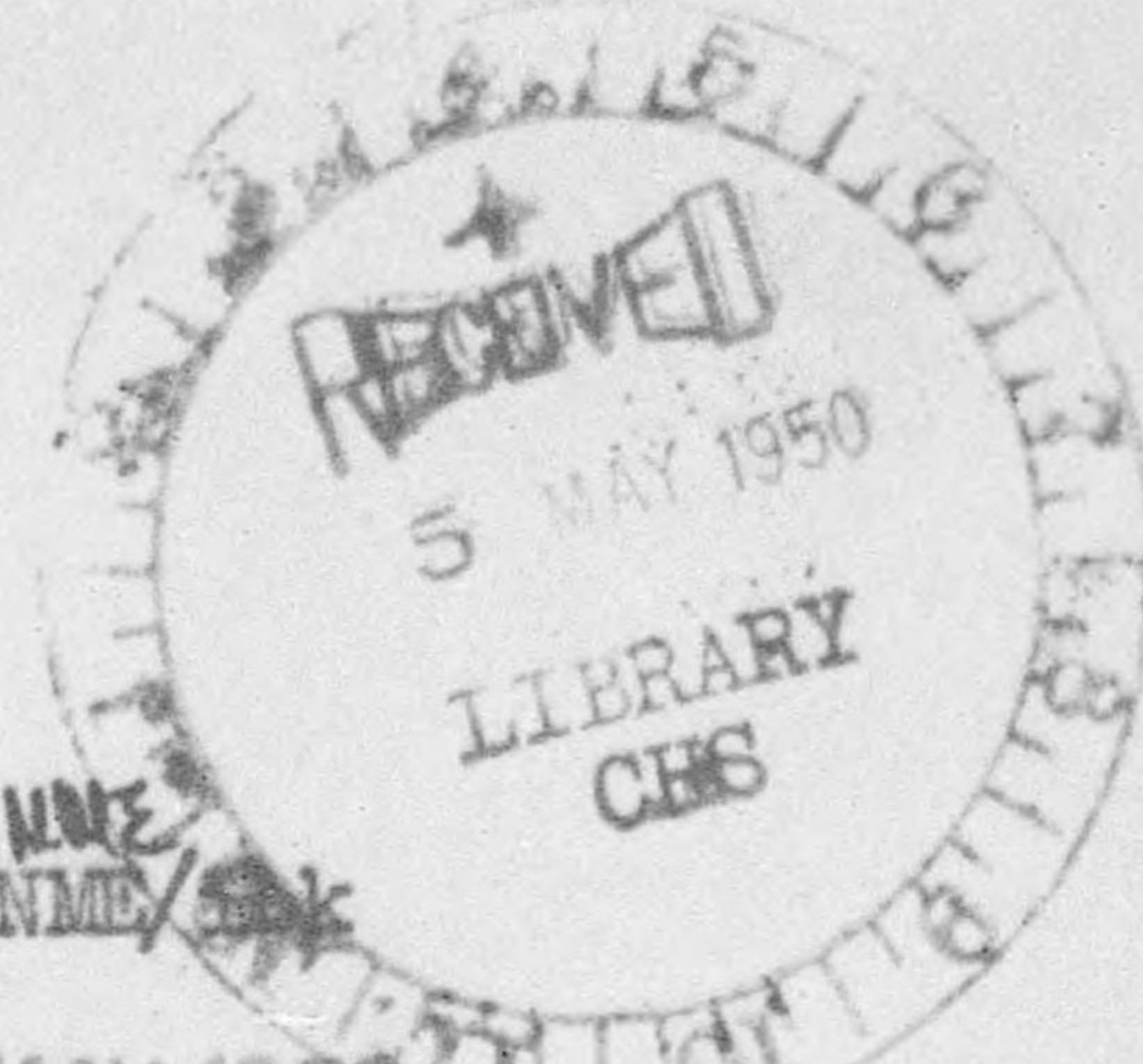


GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN
 APO 500



072 (5 MAY 1950)CPC/FP

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
 Ministry of International Trade and Industry,
 Japanese Government

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by Combustion Engineering-Superheater, Inc

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"

b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"

c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

2. In accordance with the memoranda referred to in paragraphs 1a, 1b and 1c above, the Patent Agency is directed to take necessary action to restore to its owner the patent property described in the inclosed "Demand for Restoration" and to extend the term of duration thereof as requested in the attached "Demand for Extension."

3. The "Certificates of Restoration," in quadruplicate, executed in compliance with stipulations set forth in paragraph 3d of reference 1b above, shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, immediately upon execution.

1 Incl
 "Demand for Restoration"
 w/"Demand for Extension"
 (in dup)

E. C. MILLER, Jr
 Colonel, Infantry
 Deputy Custodian

Distr
 CHS (2)

CHS

170-208

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
CIVIL PROPERTY CUSTODIAN
APO 500



170-207

072 (14 Apr 1950)CPC/FP

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
Ministry of International Trade and Industry,
Japanese Government

SUBJECT: Request for Restoration of Trade-Mark Rights in Japan
by **Union Special Machine Company (United States of
America)**

1. Reference is made to memorandum for the Japanese Government, file
AG 072 (9 Sep 49)CPC/FP, SCAPIN 2042, 9 September 1949, subject, "Trade-
Marks, Trade Names, and Marking of Merchandise in Japan," from General
Headquarters, Supreme Commander for the Allied Powers.

2. In accordance with the memorandum referenced in paragraph 1 above,
the Patent Agency is directed to take necessary action to restore to their
owners the trade-mark rights described in the inclosed "Request for Restora-
tion of Trade-Mark Rights" and to extend the terms of duration thereof as
requested in the attached "Request for an Extension of the Term of Duration
of Trade-Mark Rights."

3. A separate "Certificate of Restoration" for each trade-mark right,
evidencing the restoration and extension of the trade-mark rights as re-
quired by paragraph 2 of reference in paragraph 1 above, shall be forwarded
to the Office of the Civil Property Custodian, General Headquarters, Supreme
Commander for the Allied Powers immediately upon execution.

Incls

- 1. "Request for Restoration"
w/P/A (in dup)
- 2. "Request for Extension"
(in dup)

E. C. MILLER, Jr
Colonel, Infantry
Deputy Custodian

CHS

GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN
 APO 500



072 (5 MAY 1950)CPC/FP

MUE
 DHB/NME/1a

5 MAY 1950

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
 Ministry of International Trade and Industry,
 Japanese Government

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **Parrot Speed Fastener Corporation**

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"

b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"

c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

2. In accordance with the memoranda referred to in paragraphs 1a, 1b and 1c above, the Patent Agency is directed to take necessary action to restore to its owner the patent property described in the inclosed "Demand for Restoration" and to extend the term of duration thereof as requested in the attached "Demand for Extension."

3. The "Certificate of Restoration," in quadruplicate, executed in compliance with stipulations set forth in paragraph 3d of reference 1b above, shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, immediately upon execution.

1 Incl
 "Demand for Restoration"
 w/"Demand for Extension"
 (in dup)

E. C. MILLER, Jr
 Colonel, Infantry
 Deputy Custodian

Distr:
 CHS (2)

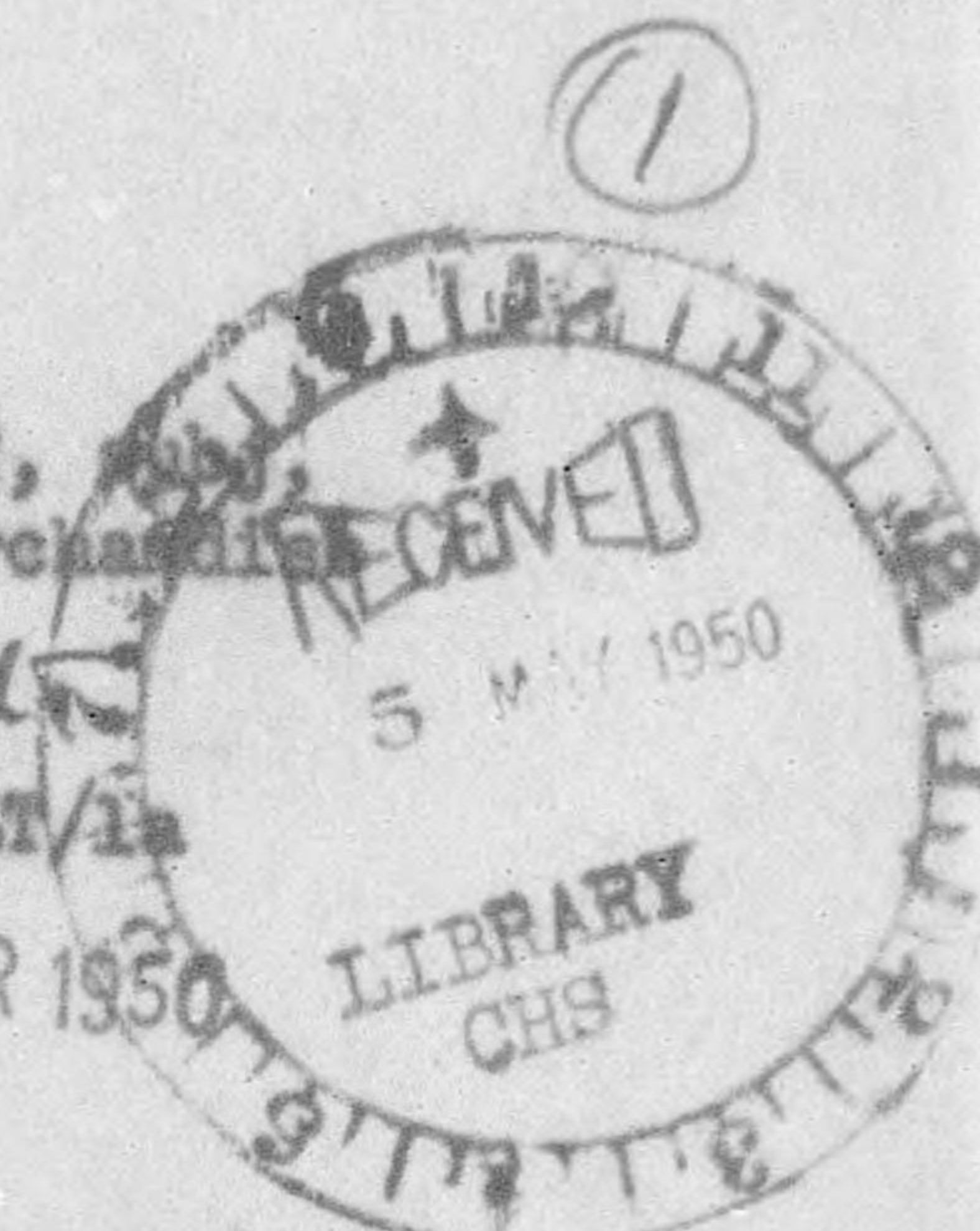
CHS

170-206

PERTAINS TO: Memo for the Japanese Government, file AG 072, "Trade-Marks, Trade Names, and Marking of Merchandise in Japan", fr GHQ, SCAP

JFC/DHB/MLT/ia

24 APR 1950



MEMO FOR RECORD:

1. SCAPIN 2042, 9 Sep 49, required the Jap Govt to revalidate, restore, and extend trade-mark rights in Japan which, at the date of outbreak of hostilities between Japan and the country of the national concerned, belonged to nationals of countries at war with Japan and which have since been cancelled or invalidated or have lapsed by reason of expiration of term. SCAPIN also required restoration and extension of trade-mark rights of nationals of countries at war with Japan which, as a result of conditions growing out of World War II, could not be exercised before the date of outbreak of hostilities.

2. Info has been recd by CPC/FP/PP indicating that some Japanese juridical persons were put under custodianship by the JG during World War II because of controlling interests owned therein by Allied Nationals. Such Japanese cos thereby lost control of their prop including trade-mark rights, with resulting loss to Allied Stockholders.

3. Info has also been received that in some cases where Japanese juridical persons were operated under a controlling Allied national interest, custodians were appointed only to dispose of the Allied interest and did not in any way interfere with the physical prop of the juridical person. By such action, however, the Allied interests lost their right to exercise control.

4. Rad WCL 23865, 17 Nov 49, fr DA to SCAP states that FEC patent policy applies to patents treated as enemy property by JG even if they were owned by corporations organized under laws of Japan. Rad further states that policy principles re trade-marks same as for patents.

5. JG, Cabinet Order No. 9, 1 Feb 50, omits any provisions for re-validation, restoration and extension of trade-marks in the two categories above and also fails to provide a definition for "Allied National" which would include these categories.

6. Para 3a of the proposed SCAPIN provides for restoration of trade-mark rights owned by Allied Nationals which may have been transferred during the war without the approval or consent of the owners. While no such actions have come to the attention of CPC, it is deemed proper to provide for such contingencies at this time.

7. Memo to JG, therefore, directs JG to provide nec procedures for including these three categories of trade-mark rights within the provisions of SCAPIN 2042 and makes specific provisions for the restoration, revalidation and extension of trade-mark rights owned by Japanese juridical persons

CHS

170-205

PERTAINS TO: Memo for the Japanese Government, file AG 072, subj, "Trade-Marks, Trade Names, and Marking of Merchandise in Japan", fr GHQ, SCAP

in which Allied Nationals had a controlling interest or whose property was treated as enemy property because of Allied interest therein. It also provides for inclusion of a proper definition of an "Allied National."

- 8. Authority: Rad WCL 23865, 17 Nov 49.
- 9. This is an adm matter.
- 10. Concurrences: None required.
- 11. This memo will be numbered SCAPIN 2042/1.
- 12. Initiates and completes action on Line No.

J.F.C. _____ 26-5637

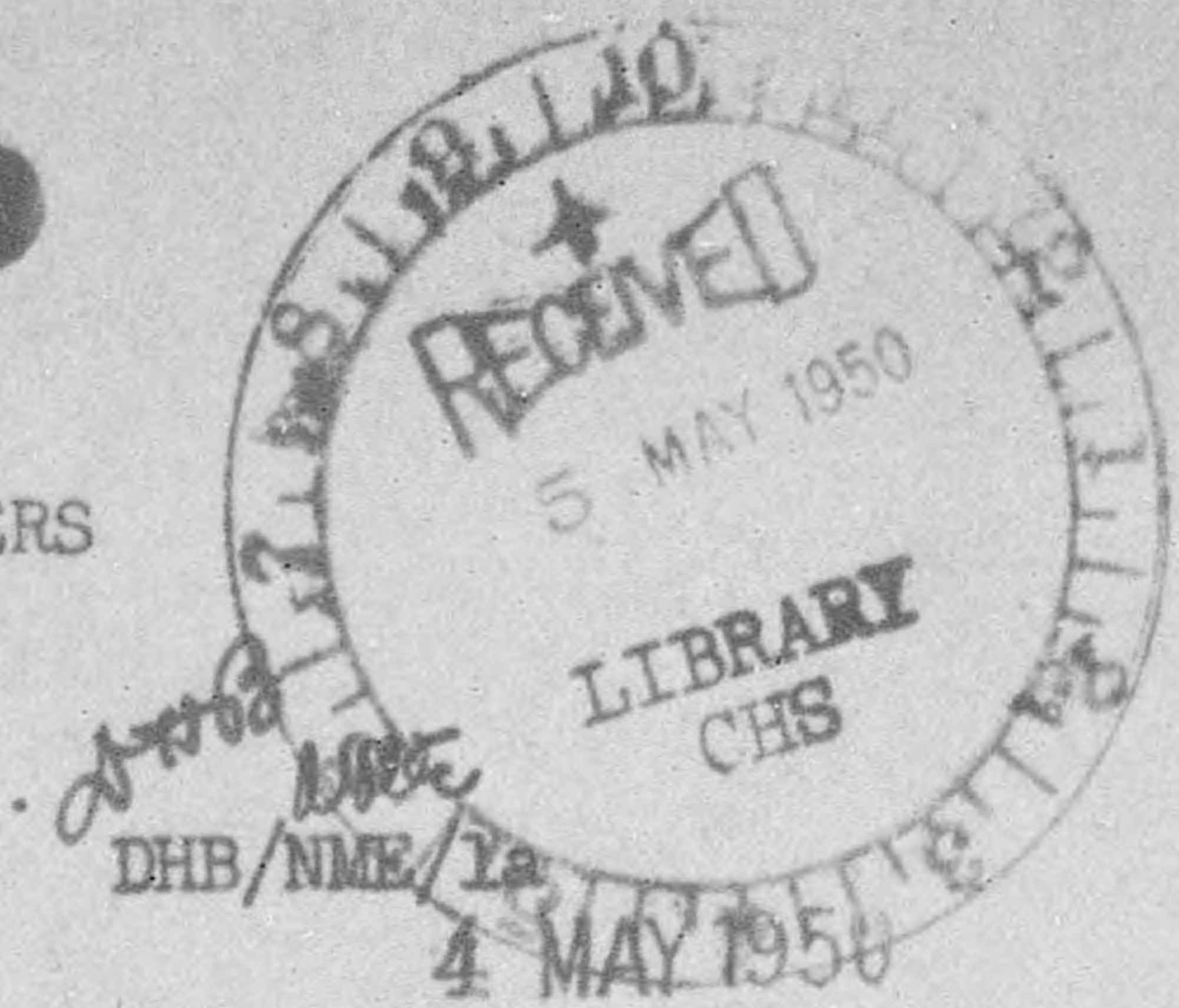
AG. GHQ.
MAY 4 '50



SHO

176-204

GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN
 APO 500



072 (4 MAY 1950)CPC/FP

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
 Ministry of International Trade and Industry,
 Japanese Government

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **The Polymerization Process Corporation**

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"

b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"

c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

CHS

2. In accordance with the memoranda referred to, in paragraphs 1a, 1b and 1c above, the Patent Agency is directed to take necessary action to restore to its owner the patent property described in the inclosed "Demand for Restoration"

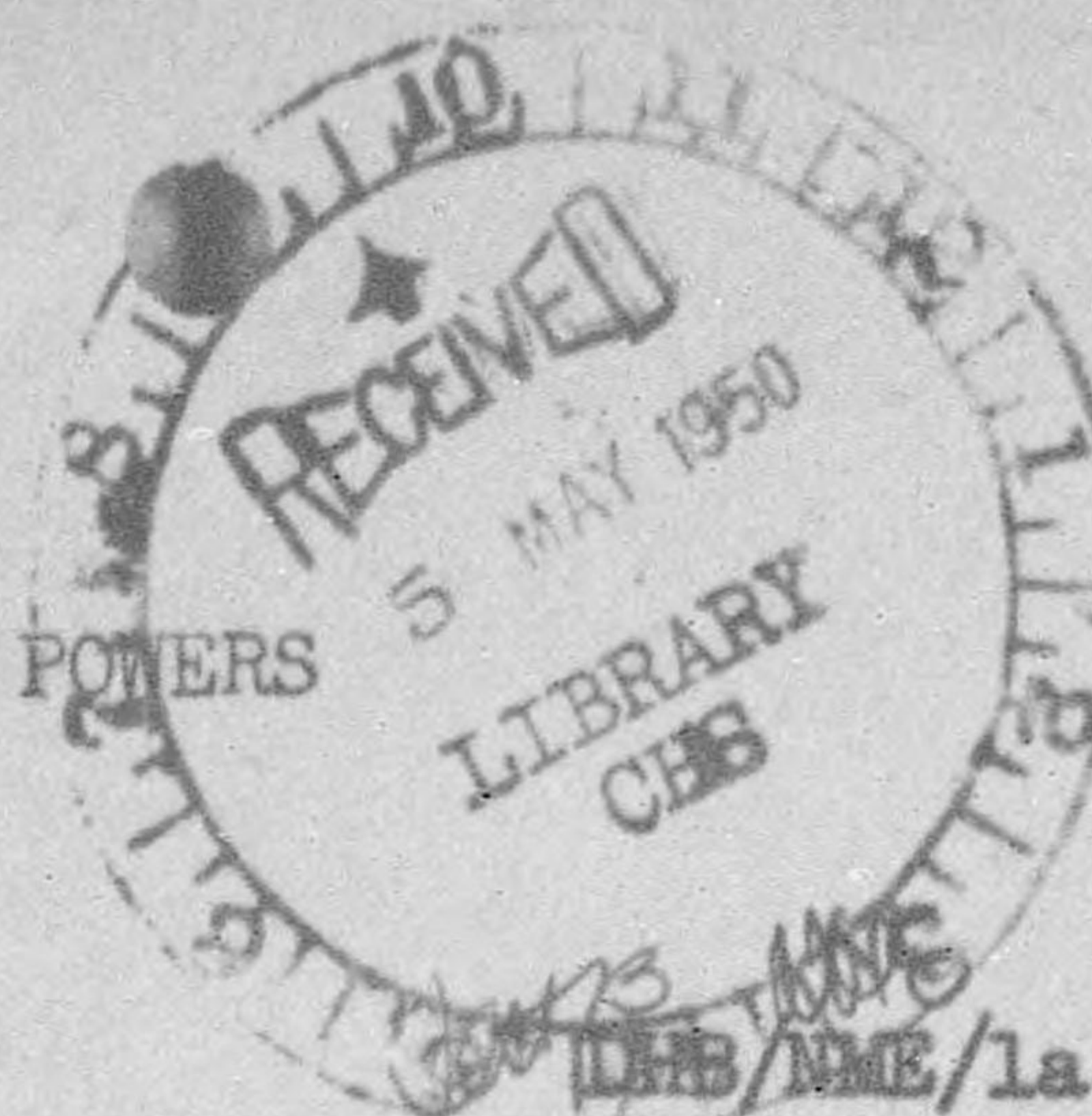
3. The "Certificate of Restoration," in quadruplicate, executed in compliance with stipulations set forth in paragraph 3d of reference 1b above, shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, immediately upon execution.

1 Incl
 "Demand for Restoration"
 (in dup)

E. C. MILLER, Jr
 Colonel, Infantry
 Deputy Custodian

Distr:
 CHS (2)

GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN
 APO 500



072 (4 MAY 1950)CPC/FP

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
 Ministry of International Trade and Industry,
 Japanese Government

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **International Pulverizing Corporation**

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"

b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"

c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

2. In accordance with the memoranda referred to in paragraphs 1a, 1b and 1c above, the Patent Agency is directed to take necessary action to restore to its owner the patent property described in the inclosed "Demand for Restoration" and to extend the term of duration thereof as requested in the attached "Demand for Extension."

3. The "Certificate of Restoration," in quadruplicate, executed in compliance with stipulations set forth in paragraph 3d of reference 1b above, shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, immediately upon execution.

1 Incl
 "Demand for Restoration"
 w/PA and "Demand for
 Extension" (in dup)

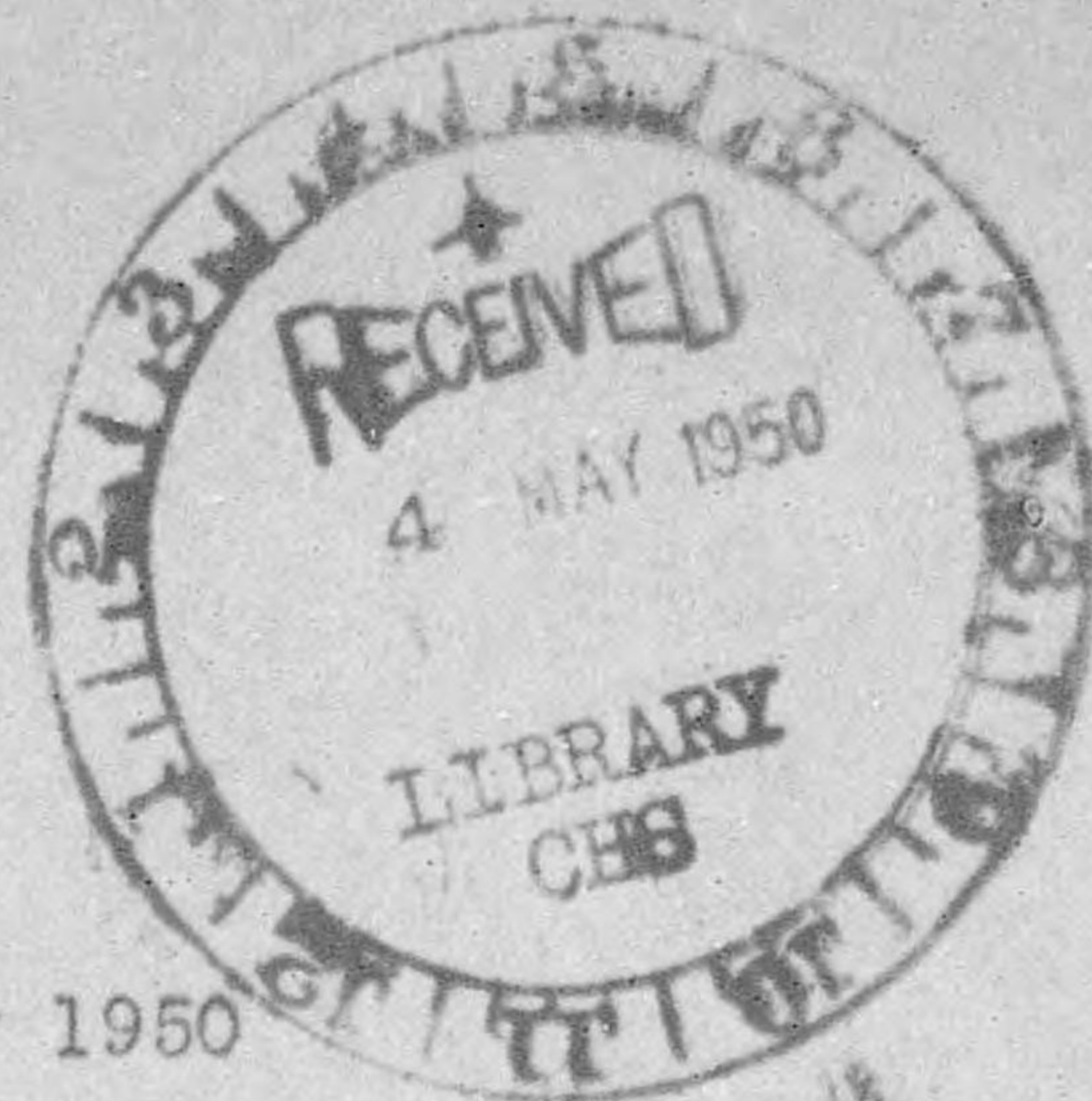
E. C. MILLER, Jr
 Colonel, Infantry
 Deputy Custodian

Distr:
 CHS (2)

CHS

170 - 203

GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 APO 500



AG 072 (9 Sep 49)CPC/FP
 SCAPIN 2042/1

2 May 1950

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Trade-Marks, Trade Names, and Marking of Merchandise in Japan

1. Reference is made to memorandum for the Japanese Government, file AG 072 (9 Sep 49)CPC/FP, SCAPIN 2042, 9 September 1949, subject as above, from General Headquarters, Supreme Commander for the Allied Powers.

2. In this memorandum, the term "Allied National" shall mean a person whose property was treated as enemy property by the Japanese Government or whose property rights lapsed owing to the existence of hostilities between Japan and the country of that national or whose property rights, as a result of conditions growing out of World War II, could not be exercised before the date of the outbreak of hostilities between Japan and the country of the national concerned.

3. The Japanese Government is directed to provide the necessary procedures to apply the provisions of reference paragraph 1 above to trademark property of the following categories:

a. Trade-mark rights, or applications therefor, which were owned by Allied Nationals on the date of outbreak of hostilities between Japan and the countries of the nationals concerned, and which, on or after that date, were sequestered or otherwise taken away from such owners without their free consent;

b. Trade-mark rights, or applications therefor, which were owned by Japanese juridical persons

(1) whose property was treated as enemy property during World War II because of Allied interest therein, or

(2) if the Allied interest in the juridical person was controlling, and was interfered with, even though there was no interference with the property of the juridical person.

4. The Japanese trade-mark rights specified in paragraph 3b above shall be revalidated and restored on request of the former owners or their successors, without payment of fees, and shall remain in force for a period equivalent to the period of protection to which they were still entitled at the date of custody, control or supervision by the Japanese Government, its agents or appointees.

170-202

CHS

AG 072 (9 Sep 49)CPC/FP
SCAPIN 2042/1

5. The Japanese Government will submit to General Headquarters, Supreme Commander for the Allied Powers for approval, not later than 21 days from the date of this memorandum, proposed legislation, cabinet orders, and/or ministerial orders setting out the laws, procedures and practices intended to carry out the provisions of this memorandum.

FOR THE SUPREME COMMANDER:



K. B. BUSH
Brigadier General, USA
Adjutant General



GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN
 APO 500



072 (4 MAY 1950)CPC/FP

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
 Ministry of International Trade and Industry,
 Japanese Government

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **Texaco Development Corporation**

1. Reference is made to the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"

b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"

c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

2. In accordance with the memoranda referred to in paragraphs 1a, 1b and 1c above, the Patent Agency is directed to take necessary action to restore to its owner the patent property described in the inclosed "Demand for Restoration" and to extend the terms of duration thereof as requested in the attached "Demand for Extension."

3. The "Certificates of Restoration," in quadruplicate, executed in compliance with stipulations set forth in paragraph 3d of reference 1b above, shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, immediately upon execution.

1 Incl
 "Demand for Restoration"
 w/"Demand for Extension"
 (in dup)

E. C. MILLER, Jr
 Colonel, Infantry
 Deputy Custodian

Distr:
 CHS (2)

CHS

170-201

None (4)

Miss Weems



GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 Economic and Scientific Section
 APO 500

602.1(29 Apr 50)ESS/FTP(AG)

29 April 1950

MEMORANDUM FOR: Holding Company Liquidation Commission

SUBJECT: Zaibatsu Trade-Marks and Trade Names

1. Reference is Memorandum from Holding Company Liquidation Commission to ESS/FTP(AG) submitted on 7 March 1950, subject: "Zaibatsu Trade Names etc. Used Common," listing the companies in the Zaibatsu chains of capital which used in common the Zaibatsu names Okura, Furukawa, Asano, Nomura, Nissan, Nakajima, and Yasuda; some of which also used certain trade-marks in common.

2. Reference Memorandum shows common use of Zaibatsu names as follows:

a. Okura: by Okura Kogyo K.K., Okura Building K.K., K.K. Okura Sumatora Nojo, Hoten Okura Building K.K., Manshu Okura Doboku K.K., and Okura Jigyo K.K.

b. Furukawa: by Furukawa Kogyo K.K., Furukawa Denki Kogyo K.K., and Furukawa Chuzo K.K.

c. Asano: by K.K. Asano Honsha, and Asano Bussan K.K.


d. Nomura: by Nomura Kogyo K.K., Nomura Boeki K.K., Nomura Toindo Shokusan K.K., Nomura Shoken K.K., Nomura Kensetsu Kogyo K.K., and Nomura Gomei K.K.

e. Nissan: by Nissan Kasai Kaijo Hoken K.K., Nissan Doboku K.K., Nissan Kisen K.K., Nissan Jidosha K.K., Nissan Norin K.K., and Nissan Kagaku Kogyo K.K.

f. Nakajima: by Nakajima Sangyo K.K., Tokyo Nakajima Denki K.K., and Nakajima Seimitsu Tanzo K.K.

g. Yasuda: by Yasuda Hozensha and Yasuda Kasai Kaijo K.K.

3. Reference Memorandum also shows common use of Zaibatsu trade-marks as follows:


a. Furukawa: Triangle with base separated from end not reaching base points, depicted as follows: , by Furukawa Kogyo K.K. and Furukawa Denki Kogyo K.K.


Civil Historical Section

170-200
 170-061

602.1(29 Apr 50)ESS/FTP(AC)

Subj: Zaibatsu Trade-Marks and Trade Names

b. Asano: Inverted "Z" with vertical lines protruding from center of top and bottom lines, depicted as follows:  , by Nippon Semento K.K., Kanto Denki Kogyo K.K., and Nippon Koken K.K.

c. Nissan: Two concentric circles, one smaller than the other, commonly known as "Janome," depicted as follows:  , by Nihon Yushi K.K., Nissan Kagaku Kogyo K.K., Nippon Suisan K.K., and Nippon Kogyo K.K.; and the trade-mark "Nissan" in both English and Japanese characters by Nissan Kagaku Kogyo K.K., Nissan Jidosha K.K., Nippon Suidan K.K., Nissan Norin Kogyo K.K., and Nihon Yushi K.K.

4. Article 14 of Imperial Ordinance No. 567 of 1946 provides for the issuance by the Holding Company Liquidation Commission of orders to Zaibatsu Holding Companies and their subsidiaries prohibiting trade names and trade-marks used by them in common; and in addition, lists the above Zaibatsu trade names specifically for prohibition.

5. On 21 September 1949, pursuant to this provision of the Law, the Holding Company Liquidation Commission issued orders to approximately 710 companies in the Mitsubishi, Mitsui, and Sumitomo chains of capital. These companies are now complying with the orders issued to them and are in the process of canceling their existing trade names and trade-marks and effecting new trade name and trade-mark registration in order to distinguish them from and eliminate their old Zaibatsu ties.

6. The Mitsubishi, Mitsui and Sumitomo companies are in some instances competitive with the companies which are listed in paragraphs 2 and 3, above, and which have not yet received orders despite the fact that they carry the Zaibatsu names specifically listed in said Article 14 of Imperial Ordinance No. 567 of 1946. Some companies bearing the first-mentioned names complain that the Holding Company Liquidation Commission has acted to their competitive prejudice and disadvantage in failing to carry out its functions and duties.

7. Issuance of appropriate orders by the Holding Company Liquidation Commission will not, by reason of the application of the provisions of Cabinet Orders Nos. 7 and 8 of 1950, affect non-Zaibatsu companies whose trade names and trade-marks were registered prior to 1 September 1945.

8. In order to comply with SCAP direction as implemented by the Japanese Government and as expressed in Article 14 of Imperial Ordinance No. 567 of 1946, and in order to carry out impartially and properly the functions and duties of the Holding Company Liquidation Commission pur-

602.1(29 Apr 50(ESS/FTP)

Subj: Zaibatsu Trade-Marks and Trade Names

suant to such direction and implementation, the Holding Company Liquidation Commission should issue appropriate orders under said Article 14 to the companies listed (in paragraphs 2 and 3, above,) and to other companies in their Zaibatsu chains of capital.

9. It is requested that the Chairman of the Holding Company Liquidation Commission report to Chief, ESS/FTP(AC) immediately upon taking the initial steps required in order to comply with this Memorandum.

EDWARD C. WELSH
Chief, Fair Trade Practices Division (AC)

JR
ECW/JR/ld
29 Apr 50

MEMO FOR RECORD:

1. Subject memorandum is consonant with established Headquarter's policy and consistent with action already taken regarding Zaibatsu trade-marks and trade names. Action contemplated in subject memorandum should complete action regarding the trade-marks and trade names of the Mitsubishi, Mitsui, Sumitomo, Yasuda, Okura, Furukawa, Asano, Nomura, Nissan and Nakajima Zaibatsu. Concurrence of ESS/ST implies no judgment as to the timing of issuance of subject memorandum or the HCLC orders.

2. Concurrence: ESS/ST *JRB*

J. Rand
26-6597

E. C. W.

