



FEDERAL REGISTER

VOLUME 26

NUMBER 169

Washington, Friday, September 1, 1961

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Published by the Office of the Federal Register, National Archives and Records Service, General Services Administration

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



Telephone

WOrth 3-3261

Published daily, except Sundays, Mondays, and days following official Federal holidays, by the Office of the Federal Register, National Archives and Records Service, General Services Administration, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee of the Federal Register, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D.C.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15 cents) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D.C.

The regulatory material appearing herein is keyed to the CODE OF FEDERAL REGULATIONS, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended August 5, 1953. The CODE OF FEDERAL REGULATIONS is sold by the Superintendent of Documents. Prices of books and pocket supplements vary.

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Rules and Regulations

Title 14—AERONAUTICS AND SPACE

Chapter III—Federal Aviation Agency

SUBCHAPTER C—AIRCRAFT REGULATIONS

[Reg. Docket No. 867; Amdt. 329]

PART 507—AIRWORTHINESS DIRECTIVES

De Havilland Model 104 Aircraft

Several of the wing lower root joint fittings on De Havilland Model 104 "Dove" aircraft have been chromium plated in the bore of the hole for the main wing-to-fuselage attachment bolt. Although chromium plating increases the surface wearing qualities, it also has the general effect of reducing the fatigue endurance limit since it is brittle and susceptible to cracking. To preclude possible failure of the fitting from fatigue, inspection of the wing fittings for chromium plating in the bolt hole is required. Fittings which have exceeded 9,970 hours must be inspected within 30 hours' time in service after the effective date of the directive.

As a situation exists which demands immediate action in the interest of safety, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective upon publication in the FEDERAL REGISTER.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 507.10(a) of Part 507 (14 CFR Part 507), is hereby amended by adding the following new airworthiness directive:

DE HAVILLAND. Applies to all "Dove" Model 104 aircraft Serial Numbers 04000 through 04482.

Compliance required as indicated.

As a result of recent investigations into wing lower root joint, P/N 4W.271, it has been established that a number of these parts were fitted to aircraft or supplied as spare items with the bore of the hole for the main wing-to-fuselage attachment bolt chromium plated. Tests have shown that hard chrome plating reduces the fatigue life of the part. Therefore, the following inspection shall be accomplished.

(a) Wing lower root joint fittings, P/N 4W.271, with 9,970 or less hours' time in service must be inspected at or prior to accumulating 10,000 hours' time in service. Remove the lower main wing to fuselage attachment bolt and inspect the bore of the bolt hole for chromium plating in accordance with De Havilland Technical News Sheet CT (104) No. 178 Issue 1. Fittings showing evidence of chrome plating must be replaced prior to accumulating 10,000 hours' time in service.

(b) Fittings exceeding 9,970 hours' time in service must be inspected, as outlined in paragraph (a) within the next 30 hours' time in service after the effective date of this directive. Fittings showing evidence of chromium plating and having less than 10,000 hours' time in service must be replaced prior to accumulating 10,000 hours' time in serv-

ice. Fittings showing evidence of chromium plating and having more than 10,000 hours' time in service must be replaced prior to further flight.

(De Havilland Technical News Sheet CT (104) No. 178 Issue 1 dated July 10, 1961, covers this subject.)

This amendment shall become effective September 1, 1961.

(Sec. 313(a), 601, 603; 72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423)

Issued in Washington, D.C.; on August 25, 1961.

G. S. MOORE,
Acting Director,
Flight Standards Service.

[F.R. Doc. 61-8369; Filed, Aug. 31, 1961; 8:45 a.m.]

[Airspace Docket No. 60-KC-99]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF CONTROLLED AIRSPACE, REPORTING POINTS, POSITIVE CONTROL ROUTE SEGMENTS, AND POSITIVE CONTROL AREAS

Alteration of Federal Airway and Associated Control Areas

On March 10, 1961, a notice of proposed rule making was published in the FEDERAL REGISTER (26 F.R. 2092) stating that the Federal Aviation Agency (FAA) proposed to extend VOR Federal airway No. 13 from Duluth, Minn., northeastward to the United States-Canadian border.

The Air Transport Association of America endorsed the proposal and the Department of the Air Force interposed no objection; however, the Air Force recommended that the portion of this segment of Victor 13 that would coincide with R-4302 be excluded to permit maximum flexibility of operations. The FAA concurs in this recommendation and is excluding the portion of Victor 13 that would coincide with R-4302. In addition, a change is required in the description of Victor 13 in order to exclude the portion that coincides with R-2401. This change will permit full use of all altitudes on Victor 13 W without regard to the activities being conducted within R-2401. No other comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated herein and in the notice, the following actions are taken:

1. Section 600.6013 (14 CFR 600.6013; 25 F.R. 855, 10050) is amended to read: § 600.6013 VOR Federal airway No. 13 (Houston, Tex., to Lakehead, Ontario).

From the Houston, Tex., VORTAC via the Lufkin, Tex., VOR, including an E alternate via the INT of the Houston VORTAC 044° and the Lufkin VOR 177° radials and also a W alternate via the INT of the Houston VORTAC 353° and the Lufkin VOR 223° radials; Shreveport, La., VORTAC, including an E and a W alternate; Texarkana, Ark., VORTAC, including a W alternate via the INT of the Shreveport VORTAC 275° and the Texarkana VORTAC 184° radials; Page, Okla., VOR; Fort Smith, Ark., VORTAC, including a W alternate via the INT of the Page VOR 007° and the Fort Smith VORTAC 222° radials; Fayetteville, Ark., VOR; Neosho, Mo., VOR; Butler, Mo., VOR, including a W alternate; Kansas City, Mo., VORTAC, including an E alternate via the INT of the Butler VOR 013° and the Kansas City VORTAC 157° radials; Lamoni, Iowa, VOR, including an E alternate via the INT of the Kansas City VORTAC 035° and the Lamoni VOR 174° radials; Des Moines, Iowa, VORTAC, including an E and a W alternate; Mason City, Iowa, VORTAC, including an E alternate and also a W alternate from the Des Moines VORTAC to the Mason City VORTAC via the Fort Dodge, Iowa, VOR; Farmington, Minn., VOR; Grantsburg, Wis., VOR, including a W alternate from the Mason City VORTAC to the Grantsburg VOR via the INT of the Mason City VORTAC 349° and the Minneapolis, Minn., VOR 188° radials and the Minneapolis VOR; Duluth, Minn., VOR; to the Lakehead, Ontario, VOR, excluding the portion which lies outside of the United States and excluding the portion which would coincide with R-4302. The portion of this airway which coincides with R-2401 is excluded during the time of designation of the restricted area.

2. Section 601.6013 (14 CFR 601.6013) is amended to read:

§ 601.6013 VOR Federal airway No. 13 control areas (Houston, Tex., to Lakehead, Ontario).

All of VOR Federal airway No. 13 including E and W alternates; but excluding the airspace between the main airway and the W alternate from the Des Moines, Iowa, VOR to the Mason City, Iowa, VOR, the airspace between the main airway and the W alternate from the Mason City VORTAC to the Grantsburg, Wis., VOR, and the airspace at and below 1,200 feet above the surface between the Duluth, Minn., VOR and the Lakehead, Ontario, VOR.

These amendments shall become effective 0001 e.s.t., October 19, 1961.

(Sec 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Bureau of Air Traffic Management.

[F.R. Doc. 61-8371; Filed, Aug. 31, 1961;
8:46 a.m.]

[Airspace Docket No. 61-FW-33]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF CON- TROLLED AIRSPACE, REPORTING POINTS, POSITIVE CONTROL ROUTE SEGMENTS, AND POSITIVE CON- TROL AREAS

Alteration of Federal Airways and Reporting Points

On June 14, 1961, a notice of proposed rule making was published in the FEDERAL REGISTER (26 F.R. 5326) stating that the Federal Aviation Agency proposed to alter low altitude VOR Federal airways Nos. 97, 51, 243, and 843. Although not mentioned in the notice, action is taken herein to relocate the Ben Hill, Ga., intersection to conform to the alteration of Victor airways Nos. 243, 97, and 843 between the Atlanta, Ga., VORTAC and the Harrison, Ga., intersection.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated in the notice, the following actions are taken:

1. In the text of § 600.6097 (14 CFR 600.6097) "INT of the Atlanta VORTAC 009° True and the Knoxville, Tenn., VOR 197° True radials;" is deleted and "INT of the Atlanta VORTAC 007° and the Knoxville, Tenn., VORTAC 198° radials;" is substituted therefor.

2. In the text of § 600.6051 (14 CFR 600.6051) "from the INT of the McDonough VOR 345° True and the Atlanta, Ga., VORTAC 009° True radials to the Crossville VORTAC via the INT of the Atlanta VORTAC 009° True and the Crossville VORTAC 142° True radials," is deleted and "from the INT of the McDonough VOR 345° and the Atlanta, Ga., VORTAC 007° radials to the Crossville VORTAC via the INT of the Atlanta VORTAC 007° and the Crossville VORTAC 143° radials," is substituted therefor.

3. In the text of § 600.6243 (14 CFR 600.6243) "INT of the Atlanta VORTAC 009° True and the Chattanooga, Tenn., VORTAC 152° True radials;" is deleted and "INT of the Atlanta VORTAC 007° and the Chattanooga, Tenn., VORTAC 152° radials;" is substituted therefor.

4. In the text of § 600.6843 (26 F.R. 21) "Atlanta, Ga., VORTAC 009° True radials" is deleted and "Atlanta, Ga., VORTAC 007° radials" is substituted therefor.

5. In the text of § 601.7001 (14 CFR 601.7001) "Ben Hill Intersection: The INT of the Atlanta, Ga., VORTAC 009° True radial and the Atlanta, Ga., ILS localizer W Course," is deleted and "Ben Hill INT: The INT of the Atlanta, Ga., VORTAC 007° radial and the Atlanta ILS localizer W Course," is substituted therefor.

These amendments shall become effective 0001 e.s.t., October 19, 1961.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Air Traffic Service.

[F.R. Doc. 61-8372; Filed, Aug. 31, 1961;
8:46 a.m.]

[Airspace Docket No. 60-FW-113]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF CON- TROLLED AIRSPACE, REPORTING POINTS, POSITIVE CONTROL ROUTE SEGMENTS, AND POSITIVE CON- TROL AREAS

Alteration of Federal Airways and Associated Control Areas

On June 6, 1961, a notice of proposed rule making was published in the FEDERAL REGISTER (26 F.R. 5010) stating that the Federal Aviation Agency proposed to alter low altitude VOR Federal airways Nos. 455 and 875.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated in the notice, the following actions are taken:

1. Section 600.6455 (14 CFR 600.6455) is amended to read:

§ 600.6455 VOR Federal airway No. 455
(New Orleans, La., to Meridian,
Miss.).

From the New Orleans, La., VORTAC via the Picayune, Miss., VOR; Hattiesburg, Miss., VOR, including a W alternate from the New Orleans VORTAC to the Hattiesburg VOR via the INT of the New Orleans VORTAC 357° and the Hattiesburg VOR 221° radials; to the Meridian, Miss., VORTAC, including a W alternate via the INT of the Hattiesburg VOR 010° and the Meridian VORTAC 229° radials.

§ 600.6875 [Amendment]

2. In the text of § 600.6875 (26 F.R. 21) "McComb, Miss., VOR; to the INT of the McComb VOR 177° True and the Picayune, Miss., VOR 267° True radials," is deleted and "Hattiesburg, Miss., VOR; to the INT of the Hattiesburg VOR 221° and the New Orleans, La., VORTAC 357° radials," is substituted therefor.

§ 601.6455 [Amendment]

3. In the text of § 601.6455 (14 CFR 601.6455) "including a W alternate," is deleted and "including W alternates; but excluding the airspace at and below 1,200 feet above the surface between the New Orleans, La., VORTAC and the Hattiesburg, Miss., VOR.

These amendments shall become effective 0001 e.s.t., October 19, 1961.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Air Traffic Service.

[F.R. Doc. 61-8373; Filed, Aug. 31, 1961;
8:46 a.m.]

[Airspace Docket No. 61-HO-7]

PART 601—DESIGNATION OF CON- TROLLED AIRSPACE, REPORTING POINTS, POSITIVE CONTROL ROUTE SEGMENTS, AND POSITIVE CON- TROL AREAS

Designation of Control Zone

On June 10, 1961, a notice of proposed rule making was published in the FEDERAL REGISTER (26 F.R. 5235) stating that the Federal Aviation Agency proposed to designate a control zone at Lanai, Hawaii.

No adverse comments were received regarding this proposal.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (25 F.R. 12582) and for the reasons stated in the notice, Part 601 (14 CFR Part 601) is amended by adding the following:

§ 601.2485 Lanai, Hawaii, control zone.

Within a 5-mile radius of Lanai Airport (latitude 20°47'30" N., longitude 156°57'00" W.), from 1430 to 1815 hours local standard time daily.

This amendment shall become effective 0001 e.s.t., October 19, 1961.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Air Traffic Service.

[F.R. Doc. 61-8370; Filed, Aug. 31, 1961;
8:45 a.m.]

[Airspace Docket No. 61-NY-60]

PART 608—SPECIAL USE AIRSPACE

Alteration of Restricted Area

The purpose of this amendment to § 608.49 of the regulations of the Administrator is to alter the Isle of Shoals, N.H., Restricted Area R-4901.

The Isle of Shoals Restricted Area R-4901 is designated from the surface

to 3,000 feet MSL from sunrise to sunset daily. A review of the utilization report for this area for the period October 1, 1959, to September 30, 1960, indicates that the area was used only 5 days per week and not above 2,000 feet MSL. Therefore, the Federal Aviation Agency is taking action herein to change the time of designation from "Sunrise to sunset" to "Sunrise to sunset, Monday through Friday" and the designated altitudes from "Surface to 3,000 feet MSL" to "Surface to 2,000 feet MSL". The Department of the Navy concurs in these changes.

Since the changes effected by this amendment are less restrictive in nature than the present requirements, and impose no additional burden on the public, notice and public procedure hereon are unnecessary and they may be made effective immediately.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 12582), the following action is taken:

In § 608.49 (26 F.R. 7198), the Isle of Shoals, N.H., Restricted Area R-4901 is amended to read:

R-4901 Isle of Shoals, N.H.:

Boundaries. Beginning at latitude 42°-59'54" N., longitude 70°38'21" W.; to latitude 43°02'21" N., longitude 70°37'14" W.; to latitude 43°01'30" N., longitude 70°33'49" W.; to latitude 42°59'03" N., longitude 70°-35'00" W.; to the point of beginning.

Designated altitudes. Surface to 2,000 feet MSL.

Time of designation. Sunrise to sunset, Monday through Friday.

Using agency. Commander, Fleet Air Detachment, NAS Brunswick, Maine.

This amendment shall become effective upon the date of publication in the FEDERAL REGISTER.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Air Traffic Service.

[F.R. Doc. 61-8374; Filed, Aug. 31, 1961; 8:46 a.m.]

[Airspace Docket No. 61-LA-65]

PART 608—SPECIAL USE AIRSPACE

Alteration of Restricted Area

The purpose of this amendment to § 608.25 of the regulations of the Administrator is to change the controlling agency of the Victorville, Calif. (George AFB), Restricted Area/Military Climb Corridor R-2526.

Palmdale, Calif., Approach Control is the designated controlling agency for R-2526. The Federal Aviation Agency is commissioning a RAPCON at Edwards AFB, Calif., which will assume IFR traffic control responsibilities for George AFB. This facility is expected to become operational early in October 1961. Therefore, action is taken herein to change the controlling agency of R-2526 to Edwards Approach Control.

Since this amendment is of a procedural nature, and imposes no additional burden on the public, notice and

public procedure hereon are unnecessary. However, this action will become effective October 19, 1961, which is the nearest charting date to the scheduled commissioning of the Edwards RAPCON.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 12582), the following action is taken:

In § 608.25 California (26 F.R. 7190), R-2526 Victorville, Calif. (George AFB), Restricted Area/Military Climb Corridor is amended by deleting "Controlling agency. Federal Aviation Agency, Palmdale Approach Control." and substituting therefor "Controlling agency. Federal Aviation Agency, Edwards Approach Control."

This amendment shall become effective 0001 e.s.t., October 19, 1961.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

Issued in Washington, D.C., on August 28, 1961.

LEE E. WARREN,
Acting Director,
Air Traffic Service.

[F.R. Doc. 61-8375; Filed Aug. 31, 1961; 8:46 a.m.]

Title 6—AGRICULTURAL CREDIT

Chapter IV—Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B—LOANS, PURCHASES, AND OTHER OPERATIONS

[1961 C.C.C. Peanut Price Support Bulletin, Amdt. 1]

PART 446—PEANUTS

Subpart—1961 Crop Peanut Price Support Program

SUPPORT PRICES

The regulations issued by Commodity Credit Corporation (hereinafter referred to as "CCC") with respect to the 1961 Crop Peanut Price Support Program (26 F.R. 7863) are amended by the addition of the price support schedule for 1961 crop peanuts.

The regulations in § 446.1305 are amended as specified below.

1. Section 446.1305 is amended to read as follows:

§ 446.1305 Support prices.

(a) *Applicability.* The support prices specified in this section apply to 1961 crop farmers stock peanuts in bulk or in bags, net weight basis, eligible for loan or purchase agreement under the peanut price support program.

(b) *National average price.* The national average support price is \$221.00 per ton.

(c) *Average support prices by types.* The support price by type per average ton is:

Virginia type.....	\$233.69
Runner type.....	207.84
Southeastern Spanish type.....	224.12
Southwestern Spanish type.....	217.37
Valencia type suitable for cleaning and roasting.....	233.82

(d) *Calculation of support prices for various types and grades of peanuts.* The support price per ton for peanuts of a particular type and grade shall be calculated on the basis of the following rates, premiums and discounts:

(1) *Kernel values per net ton excluding loose shelled kernels.*

(i) Price for each percent of sound mature kernels:	
Virginia type.....	\$3.20
Runner type.....	3.09
Southeastern Spanish type.....	3.17
Southwestern Spanish type.....	3.17
Valencia type:	
A. Southwestern area:	
(aa) Suitable for cleaning and roasting.....	3.42
(bb) Not suitable for cleaning and roasting.....	3.17
B. Areas other than Southwest....	3.17
(ii) Price for each percent other kernels.....	1.40
(iii) Premium for each percent extra large kernels in Virginia type peanuts.....	0.40

(2) *Value of loose shelled kernels per pound.* \$0.07.

(3) *Damaged kernel discount.* For all types of peanuts the discount per ton for damaged kernels shall be as follows:

Peanuts containing damaged kernels of:	<i>Discount</i>
1 percent.....	None
2 percent.....	\$3.50
3 percent.....	7.00
4 percent.....	11.00
5 percent.....	17.00
6 percent.....	23.00
7 percent.....	32.00
8 percent and over.....	(¹)

¹Not eligible for price support, except as provided in § 446.1306(a) (6).

(4) *Sound split kernel discount.* For all types of peanuts the discount shall be 40 cents per percent for each one percent above 5 percent.

(5) *Foreign material discount.* The discount for each full 1 percent foreign material in excess of 4 percent shall be \$1.00 per ton. Peanuts with more than 10 percent foreign material shall not be eligible for price support, except as provided in § 446.1306(a) (6).

(6) *Virginia type peanuts.* Virginia type peanuts, to receive price support as Virginia type, must contain 30 percent or more "Fancy" size (i.e., peanuts riding a 3/4 x 3 inch slotted screen). Virginia type peanuts containing less than 30 percent "Fancy" size will be supported as though they were Runner type.

(7) *Florispans peanuts.* Florispans peanuts will be supported at a price equivalent to 65 percent of the support price for Runner type peanuts of the same grade.

(8) *Variety X peanuts.* The support price of an unnamed and undesirable variety of peanuts grown in Virginia from seed stock commercially developed in Windsor, Isle of Wight County, Virginia, and known as Variety X will be discounted 50 percent of the rate for Virginia type peanuts of the same grade, with no premium for extra large kernels.

(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, sec. 101, 401, 63 Stat. 1051, 1054, sec. 201, 68 Stat. 899; 15 U.S.C. 714c, 7 U.S.C. 1441, 1421)

Effective as of date of signature.

Signed at Washington, D.C., on August 28, 1961.

ROBERT G. LEWIS,
Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 61-8404; Filed, Aug. 31, 1961;
8:50 a.m.]

Title 7—AGRICULTURE

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

[Grapefruit Reg. 16]

PART 1031—ORANGES AND GRAPEFRUIT GROWN IN LOWER RIO GRANDE VALLEY IN TEXAS

Limitation of Shipments

§ 1031.329 Grapefruit Regulation 16.

(a) *Findings.* (1) Pursuant to the marketing agreement, and Order No. 131 (7 CFR Part 1031), regulating the handling of oranges and grapefruit grown in the Lower Rio Grande Valley in Texas, effective September 22, 1960, under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendation of the Texas Valley Citrus Committee established under the aforesaid marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of grapefruit, 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 section until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. Shipments of all grapefruit, grown in the production area, are presently subject to regulation by grades, pack, and sizes, pursuant to the marketing agreement and order; the recommendation and supporting information for regulation during the period specified herein were promptly sub-

mitted to the Department after an open meeting of the Texas Valley Citrus Committee on August 29, 1961, such meeting was held to consider recommendations for regulation, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including the effective time hereof, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such grapefruit; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter set forth so as to provide for the continued regulation of the handling of grapefruit; and to provide for the regulation of the handling of grapefruit at the start of the new marketing season; and compliance with this section will not require any special preparation on the part of the persons subject thereto which cannot be completed by the effective time hereof.

(b) *Order.* (1) Terms used in the marketing agreement and order shall, when used herein, have the same meaning as is given to the respective terms in said marketing agreement and order; and terms relating to grade, diameter, and pack (including standard pack), when used herein, shall have the same meaning as is given to the respective terms in the United States Standards for Grapefruit (Texas and States other than Florida, California, and Arizona) (§§ 51.620 to 51.658 of this title) for grapefruit packed in a 1½ bushel box.

(2) During the period beginning at 12:01 a.m., e.s.t., September 1, 1961, and ending at 12:01 a.m., e.s.t., September 11, 1961, no handler shall, except as otherwise provided, handle:

(i) Any container of grapefruit of any variety, grown in the production area, unless such grapefruit grade U.S. Fancy; U.S. No. 1 Bright; U.S. No. 1; U.S. Combination, with not less than 60 percent, by count, of the grapefruit in each container thereof grading at least U.S. No. 1 grade; or U.S. No. 2;

(ii) Any grapefruit of any variety, grown as aforesaid, which are of a size smaller than 2¹/₁₆ inches in diameter, except that not more than 10 percent, by count, of such grapefruit in any lot of containers, and not more than 15 percent, by count, of such grapefruit in any individual container in such lot, may be of a size smaller than 2¹/₁₆ inches in diameter;

(iii) Any grapefruit of any variety, grown as aforesaid, in any box or carton having inside dimensions other than those specified in subdivision (iv) of this subparagraph unless (a) the grapefruit

are packed in accordance with the requirements of standard pack; or (b) are of a diameter within the diameter limits specified for one of the following pack sizes except that not more than 10 percent, by count, of the grapefruit in such container may be outside of such diameter limits:

Pack size:	Diameter limits in inches	
	Minimum	Maximum
46	4 ⁷ / ₁₆	5
150	2 ¹ / ₁₆	3 ⁵ / ₁₆

(iv) Any grapefruit of any variety, grown as aforesaid, in a container having inside dimensions of 19³/₄ x 13¹/₂ x 13¹/₂ inches unless such container is packed in accordance with one of the following pack sizes and contains the applicable number of grapefruit that are within the diameter limits specified for the particular pack size, except that not more than 10 percent, by count, of such grapefruit in such container may be outside such diameter limits:

Pack size:	Number of grapefruit
54 or 56	58
64	64
70 or 72	72
80	80
96	96
112 or 113	112
125 or 126	125
150	150

(v) The provisions of subdivisions (iii) and (iv) of this subparagraph shall not apply to the grapefruit in any gift package of fruit.

(3) During the period beginning at 12:01 a.m., c.s.t., September 11, 1961, and ending at 12:01 a.m., c.s.t., January 8, 1962, no handler shall, except as otherwise provided, handle:

(i) Any grapefruit of any variety grown in the production area, unless such grapefruit grade at least U.S. No. 3;

(ii) Any grapefruit of any variety, grown in the production area, unless each such grapefruit has marked on the outside thereof the word "Texas"; *Provided*, That any lot of grapefruit shall be deemed to be in compliance with this requirement (a) if not less than 55 percent of the grapefruit in each lot is so marked with the word "Texas"; and (b) if three or more letters of such marking are legible.

(iii) Any seedless grapefruit, grown as aforesaid, which are of a size smaller than 3¹/₁₆ inches in diameter, except that not more than ten (10) percent, by count, of such seedless grapefruit in any lot of containers may be of a size smaller than 3¹/₁₆ inches in diameter, but not more than fifteen (15) percent, by count, of such seedless grapefruit in any individual container in any lot may be of a size smaller than 3¹/₁₆ inches in diameter or;

Title 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

[S.O. No. 938]

PART 95—CAR SERVICE

New York Central Railroad Co. Embargo; Annulment

At a session of the Interstate Commerce Commission, Safety and Service Board No. 1, held in Washington, D.C., on the 26th day of August A.D. 1961.

It appearing that The New York Central Railroad Company has issued Embargo No. 164 by which it will suspend, effective September 5, 1961, the acceptance and handling of all interstate less-than-carload shipments of less than trap or ferry car quantities as defined in its tariffs consigned to or originating at any point on The New York Central Railroad Company with certain specified exceptions.

It further appearing that said embargo is not valid and in the opinion of the Commission there is presently need for this service and that accordingly an emergency exists requiring immediate action in order to maintain service to the public as authorized in the carrier's effective tariffs lawfully on file with the Interstate Commerce Commission.

And it further appearing that this order will best promote service in the interest of the public and the commerce of the people; and that notice and public procedure are impracticable and contrary to the public interest and that good cause exists for making this order effective upon less than thirty days' notice. *It is ordered, That:*

§ 95.938 Service Order 938.

(a) *Annulment of The New York Central Railroad Company embargo.* Embargo No. 164, effective September 5, 1961, of The New York Central Railroad Company be, and it is hereby annulled and The New York Central Railroad Company be, and it is hereby directed and required to provide and maintain service in accordance with its tariffs lawfully on file with the Interstate Commerce Commission.

(b) *Effective date.* This section shall become effective at 6:00 p.m., August 26, 1961.

(c) *Expiration date.* The provisions of this section shall expire at 11:59 p.m., September 3, 1961, unless otherwise modified, changed, suspended or annulled by order of this Commission.

(Sec. 1, 12, 15, 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15. Interprets or applies sec. 1(10-17), 15(4), 40 Stat. 101, as amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4))

(iv) Any seeded grapefruit, grown as aforesaid, which are of a size smaller than $3\frac{1}{16}$ inches in diameter, except that not more than ten (10) percent, by count, of such seeded grapefruit in any lot of containers may be of a size smaller than $3\frac{1}{16}$ inches in diameter, but not more than fifteen (15) percent, by count, of such seeded grapefruit in any individual container in any lot may be of a size smaller than $3\frac{1}{16}$ inches in diameter.

(v) Any grapefruit of any variety, grown as aforesaid, in any box or carton having inside dimensions other than those specified in subdivision (vi) of this subparagraph unless (a) the grapefruit are packed in accordance with the requirements of standard pack; or (b) are of a diameter within the diameter limits specified for one of the following pack sizes except that not more than 10 percent, by count, of the grapefruit in such container may be outside of such diameter limits:

Pack size:	Diameter limits in inches	
	Minimum	Maximum
46	$4\frac{5}{16}$	5

(vi) Any grapefruit of any variety, grown as aforesaid, in a container having inside dimensions of $19\frac{3}{4} \times 13\frac{1}{2} \times 13\frac{1}{2}$ inches unless such container is packed in accordance with one of the following pack sizes and contains the applicable number of grapefruit that are within the diameter limits specified for the particular pack size, except that not more than 10 percent, by count, of such grapefruit in such container may be outside such diameter limits:

Pack size:	Number of grapefruit	
	46	48
54 or 56	56	56
64	64	64
70 or 72	72	72
80	80	80

(vii) The provisions of subdivisions (v) and (vi) of this subparagraph shall not apply to the grapefruit in any gift package of fruit.

All grapefruit of any variety, grown as aforesaid, handled during the period specified in this section are subject to all applicable container regulations which are in effect pursuant to the aforesaid marketing agreement and order during such period.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: August 31, 1961.

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

[F.R. Doc. 61-8473; Filed, Aug. 31, 1961; 11:26 a.m.]

It is further ordered, That copies of this order and direction shall be served upon The New York Central Railroad Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register.

By the Commission, Safety and Service Board No. 1.

[SEAL] **HAROLD D. MCCOY,**
Secretary.

[F.R. Doc. 61-8389; Filed, Aug. 31, 1961; 8:48 a.m.]

Title 31—MONEY AND FINANCE: TREASURY

Chapter II—Fiscal Service, Department of the Treasury

SUBCHAPTER B—BUREAU OF THE PUBLIC DEBT

[1961 Dept. Circular 905, Second Rev., Amdt. 1]

PART 332—OFFERING OF UNITED STATES SAVINGS BONDS, SERIES H

AUGUST 2, 1961.

Sections 332.12 and 332.15 of Department Circular No. 905, Second Revision, dated September 23, 1959 (31 CFR, 1960 Supp., 332), are hereby amended to read as follows:

§ 332.12 Improvement of investment yield and extension of term for outstanding Series H bonds.

(a) *Increased future investment yields to maturity for all outstanding bonds with issue dates of June 1, 1952 through May 1, 1959.*¹ The investment yields on all outstanding Series H bonds with issue dates prior to June 1, 1959, are hereby increased (for the remaining period to maturity) by not less than one-half of one percent, and by lesser amounts if they are redeemed earlier.²

¹For bonds with issue dates of June 1, 1959, or thereafter, see § 332.3.

²The investment yields to maturity heretofore prescribed for the bonds referred to in section 332.12 were (according to issue dates) as follows:

June 1, 1952, through Jan. 1, 1957— 3.00
Feb. 1, 1957, through May 1, 1959— 3.25
percent per annum compounded semi-annually.

The resulting yields are in terms of rate percent per annum, compounded semi-annually. See Tables 2 through 16 at the end of this part for revised schedules of interest checks and investment yields. This increase will be effective beginning with the interest checks due December 1, 1959, for bonds with the issue month of June or December of any year prior to 1959, and for all other bonds on the next interest payment date after December 1, 1959.

(b) *Optional extension privilege for owners of bonds with issue dates of June 1, 1952, through January 1, 1957.* Owners of bonds with the above issue dates are hereby granted the privilege of retaining their bonds for an additional period of 10 years with an investment yield of approximately 3.75 percent payable semiannually. This privilege is generally referred to elsewhere in these regulations and the regulations governing United States Savings Bonds as an "optional extension privilege." No special action is required of owners desiring to take advantage of this optional extension privilege. Merely by holding their bonds after maturity they will earn further interest which will accrue and be paid semiannually by check drawn to the order of the owner or coowners beginning six months from the original maturity date. Interest payments will be made in the amounts shown in Tables 2-A through 11-A at the end of this circular. Term "owners" as used in this section includes registered owners, coowners, surviving beneficiaries, next of kin, and legatees of deceased owners, and persons who have acquired bonds pursuant to judicial proceedings against the owners, except that judgment creditors, trustees in bankruptcy, and receivers of insolvents' estates will have the right only to payment in accordance with the regulations governing United States Savings Bonds.

§ 332.15 Payment or redemption.

(a) *Prior to maturity.* Prior to maturity a bond of Series H will be redeemed at par, in whole or in part (in the amount of an authorized denomination or multiple thereof), at the option of the owner, after six months from the issue date on the first day of a calendar month and upon one month's notice in writing, by (1) a Federal Reserve Bank or Branch, (2) the Bureau of the Public Debt, Division of Loans and Currency Branch, 536 South Clark Street, Chicago 5, Illinois, or (3) the Treasurer of the United States, Washington 25, D.C. Such notice may be given separately or by presenting and surrendering the bond with a duly executed request for payment. If notice is given separately, the bond must be presented with a duly executed request for payment to the same agency not less than twenty days before the redemption date fixed by the notice.

(b) *At maturity.* Upon maturity a bond of Series H will be redeemed at par upon presentation of the bond with a duly executed request for payment to one of the agencies designated in paragraph (a) of this section. In the case

of any Series H bond for which an optional extension privilege has been provided, such bond will be redeemed at par upon original maturity and for two calendar months following the month in which the bond originally matures without advance notice.³

(c) *During optional extension period.* Any bond of Series H for which an optional extension period has been provided will, beginning with the first day of the third calendar month following the calendar month in which the bond originally matures, be regarded as un-

matured until it reaches its final maturity date, and may be redeemed in the same manner and subject to the same notice for redemption as provided in paragraph (a) of this section.

Compliance with the notice, public procedure, and effective date requirements of the Administrative Procedure Act (Public Law 404, 79th Cong.; 60 Stat. 237) is found to be unnecessary with respect to this amendment.

[SEAL]

DOUGLAS DILLON,
Secretary of the Treasury.

TABLE 2-A—UNITED STATES SAVINGS BONDS—SERIES H

TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOVEMBER 1, 1952

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value	Maturity value..... Redemption value ¹ Issue price.....	\$500	\$1,000	\$5,000	\$10,000	Approximate investment yield on face value ²	
						(2) From issue date to each interest payment date	(3) From each interest payment date
Period of time bond is held after issue date	(1) Amounts of interest checks for each denomination					Percent	Percent
½ year.....	\$2.00	\$4.00	\$20.00	\$40.00	0.80	3.13	
1 year.....	6.25	12.50	62.50	125.00	1.65	3.18	
1½ years.....	6.25	12.50	62.50	125.00	1.93	3.22	
2 years.....	6.25	12.50	62.50	125.00	2.07	3.27	
2½ years.....	6.25	12.50	62.50	125.00	2.15	3.34	
3 years.....	6.25	12.50	62.50	125.00	2.21	3.41	
3½ years.....	6.25	12.50	62.50	125.00	2.25	3.49	
4 years.....	6.25	12.50	62.50	125.00	2.28	3.53	
4½ years.....	8.50	17.00	85.00	170.00	2.40	3.60	
5 years.....	8.50	17.00	85.00	170.00	2.49	3.63	
5½ years.....	8.50	17.00	85.00	170.00	2.57	3.66	
6 years.....	8.50	17.00	85.00	170.00	2.63	3.69	
6½ years.....	8.50	17.00	85.00	170.00	2.69	3.74	
7 years.....	8.50	17.00	85.00	170.00	2.73	3.74	

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

7½ years.....	\$8.75	\$17.50	\$87.50	\$175.00	2.78	4.51
8 years.....	8.75	17.50	87.50	175.00	2.82	4.83
8½ years.....	10.10	20.20	101.00	202.00	2.88	5.18
9 years.....	10.10	20.20	101.00	202.00	2.94	6.06
9½ years.....	10.10	20.20	101.00	202.00	2.99	12.37
9 years and 8 months (maturity).....	10.10	20.20	101.00	202.00	3.12	-----

Period of time bond is held after maturity date	Extended maturity period				Percent	(b) To extended maturity ⁴
½ year.....	\$9.37	\$18.75	\$93.75	\$187.50	3.15	3.75
1 year.....	9.37	18.75	93.75	187.50	3.17	3.75
1½ years.....	9.37	18.75	93.75	187.50	3.19	3.75
2 years.....	9.37	18.75	93.75	187.50	3.21	3.75
2½ years.....	9.37	18.75	93.75	187.50	3.23	3.75
3 years.....	9.37	18.75	93.75	187.50	3.25	3.75
3½ years.....	9.37	18.75	93.75	187.50	3.26	3.75
4 years.....	9.37	18.75	93.75	187.50	3.27	3.75
4½ years.....	9.37	18.75	93.75	187.50	3.29	3.75
5 years.....	9.38	18.75	93.75	187.50	3.30	3.75
5½ years.....	9.38	18.75	93.75	187.50	3.31	3.75
6 years.....	9.38	18.75	93.75	187.50	3.32	3.75
6½ years.....	9.38	18.75	93.75	187.50	3.33	3.75
7 years.....	9.38	18.75	93.75	187.50	3.34	3.75
7½ years.....	9.38	18.75	93.75	187.50	3.35	3.75
8 years.....	9.38	18.75	93.75	187.50	3.36	3.75
8½ years.....	9.38	18.75	93.75	187.50	3.36	3.75
9 years.....	9.38	18.75	93.75	187.50	3.37	3.75
9½ years.....	9.38	18.75	93.75	187.50	3.38	3.75
10 years (extended maturity) ²	9.38	18.75	93.75	187.50	3.39	-----

† Calculated on the basis of \$1,000 bond.

* Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.

† Approximate investment yield from effective date of the June 1, 1959, revision to maturity.

** Approximate investment yield for the full 10-year extension is 3.75 percent per annum.

¹ At all times, except that bond is not redeemable during first 6 months.

² 19 years and 8 months from issue date.

³ For example, if a bond is dated June 1, 1952, the date of original maturity is Feb. 1, 1962. The date on which the right to payment without advance notice will be suspended is May 1, 1962.

TABLE 3-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS
FOR BONDS BEARING ISSUE DATES FROM DECEMBER 1, 1952, THROUGH MAY 1, 1953

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate per annum, compounded semiannually.

Face value: {Maturity value..... {Redemption value 1..... {Issue price.....	Approximate investment yield on face value			Period of time bond is held after issue date	
	\$500	\$1,000	\$5,000		
				(1) Amounts of interest checks for each denomination	
				(2) From issue date to each interest payment date	
				(3) From each interest payment date to maturity	
				(a) To maturity	
				Percent	
1/4 year.....	\$2.00	\$4.00	\$20.00	0.80	3.13
1 year.....	6.25	12.50	62.50	1.65	3.18
1 1/2 years.....	6.25	12.50	62.50	1.65	3.22
2 years.....	6.25	12.50	62.50	1.65	3.27
2 1/2 years.....	6.25	12.50	62.50	1.65	3.34
3 years.....	6.25	12.50	62.50	1.65	3.41
3 1/2 years.....	6.25	12.50	62.50	1.65	3.49
4 years.....	6.25	12.50	62.50	1.65	3.58
4 1/2 years.....	6.25	12.50	62.50	1.65	3.63
5 years.....	8.50	17.00	85.00	2.49	3.66
5 1/2 years.....	8.50	17.00	85.00	2.49	3.66
6 years.....	8.50	17.00	85.00	2.49	3.66
6 1/2 years.....	8.50	17.00	85.00	2.49	4.24

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Face value: {Maturity value..... {Redemption value 1..... {Issue price.....	Approximate investment yield on face value			Period of time bond is held after maturity date	
	\$500	\$1,000	\$5,000		
				(1) Amounts of interest checks for each denomination	
				(2) From issue date to each interest payment date	
				(3) From each interest payment date to maturity	
				(a) To maturity	
				Percent	
7 years.....	\$8.75	\$17.50	\$87.50	2.74	4.30
7 1/2 years.....	8.75	17.50	87.50	2.74	4.61
8 years.....	9.85	19.70	98.50	2.85	4.82
8 1/2 years.....	9.85	19.70	98.50	2.85	5.21
9 years.....	10.15	20.30	101.50	2.90	6.09
9 1/2 years.....	10.15	20.30	101.50	2.90	6.49
9 years and 8 months (maturity).....	10.15	20.30	101.50	2.90	12.43

† Calculated on the basis of \$1,000 bond.
* Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
† Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
* Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
† At all times, except that bond is not redeemable during first 6 months.
‡ 19 years and 8 months from issue date.

TABLE 4-A—UNITED STATES SAVINGS BONDS—SERIES II
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS
FOR BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOVEMBER 1, 1953

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate per annum, compounded semiannually.

Face value: {Maturity value..... {Redemption value 1..... {Issue price.....	Approximate investment yield on face value			Period of time bond is held after issue date	
	\$500	\$1,000	\$5,000		
				(1) Amounts of interest checks for each denomination	
				(2) From issue date to each interest payment date	
				(3) From each interest payment date to maturity	
				(a) To maturity	
				Percent	
1/4 year.....	\$2.00	\$4.00	\$20.00	0.80	3.13
1 year.....	6.25	12.50	62.50	1.65	3.18
1 1/2 years.....	6.25	12.50	62.50	1.65	3.22
2 years.....	6.25	12.50	62.50	1.65	3.27
2 1/2 years.....	6.25	12.50	62.50	1.65	3.34
3 years.....	6.25	12.50	62.50	1.65	3.41
3 1/2 years.....	6.25	12.50	62.50	1.65	3.49
4 years.....	6.25	12.50	62.50	1.65	3.58
4 1/2 years.....	6.25	12.50	62.50	1.65	3.63
5 years.....	8.50	17.00	85.00	2.49	3.66
5 1/2 years.....	8.50	17.00	85.00	2.49	3.66
6 years.....	8.50	17.00	85.00	2.49	3.66
6 1/2 years.....	8.50	17.00	85.00	2.49	4.19

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Face value: {Maturity value..... {Redemption value 1..... {Issue price.....	Approximate investment yield on face value			Period of time bond is held after maturity date	
	\$500	\$1,000	\$5,000		
				(1) Amounts of interest checks for each denomination	
				(2) From issue date to each interest payment date	
				(3) From each interest payment date to maturity	
				(a) To maturity	
				Percent	
6 1/2 years.....	\$8.75	\$17.50	\$87.50	2.69	4.31
7 years.....	8.75	17.50	87.50	2.69	4.47
7 1/2 years.....	9.65	19.10	95.50	2.81	4.62
8 years.....	9.65	19.10	95.50	2.81	4.88
8 1/2 years.....	10.20	20.40	102.00	2.93	5.23
9 years.....	10.20	20.40	102.00	2.93	6.12
9 1/2 years.....	10.20	20.40	102.00	2.93	6.49
9 years and 8 months (maturity).....	10.20	20.40	102.00	2.93	12.49

† Calculated on the basis of \$1,000 bond.
* Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
† Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
* Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
† At all times, except that bond is not redeemable during first 6 months.
‡ 19 years and 8 months from issue date.

TABLE 6-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS
FOR BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOVEMBER 1, 1964

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value— Issue price)	(1) Amounts of interest checks for each denomination			Approximate investment yield on face value [†]							
	\$500	\$1,000	\$5,000	\$10,000							
Period of time bond is held after issue date					(2) From is- sue date to each interest payment date	(3) From each interest payment date					
					Percent		Percent				
					1/2 year	\$2.00	\$4.00	\$20.00	\$40.00	0.80	*3.13
					1 year	6.25	12.50	62.50	125.00	1.65	*3.18
					1 1/2 years	6.25	12.50	62.50	125.00	1.93	*3.22
					2 years	6.25	12.50	62.50	125.00	2.07	*3.27
					2 1/2 years	6.25	12.50	62.50	125.00	2.15	*3.34
					3 years	6.25	12.50	62.50	125.00	2.21	*3.41
					3 1/2 years	6.25	12.50	62.50	125.00	2.28	*3.49
					4 years	6.25	12.50	62.50	125.00	2.28	*3.58
4 1/2 years	8.50	17.00	85.00	170.00	2.49	*3.60					
5 years	8.50	17.00	85.00	170.00	2.49	*3.69					
5 1/2 years	8.50	17.00	85.00	170.00	2.49	*3.75					

TABLE 5-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS
FOR BONDS BEARING ISSUE DATES FROM DECEMBER 1, 1963, THROUGH MAY 1, 1964

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value— Issue price)	(1) Amounts of interest checks for each denomination			Approximate investment yield on face value [†]							
	\$500	\$1,000	\$5,000	\$10,000							
Period of time bond is held after issue date					(2) From is- sue date to each interest payment date	(3) From each interest payment date					
					Percent		Percent				
					1/2 year	\$2.00	\$4.00	\$20.00	\$40.00	0.80	*3.13
					1 year	6.25	12.50	62.50	125.00	1.65	*3.18
					1 1/2 years	6.25	12.50	62.50	125.00	1.93	*3.22
					2 years	6.25	12.50	62.50	125.00	2.07	*3.27
					2 1/2 years	6.25	12.50	62.50	125.00	2.15	*3.34
					3 years	6.25	12.50	62.50	125.00	2.21	*3.41
					3 1/2 years	6.25	12.50	62.50	125.00	2.28	*3.49
					4 years	6.25	12.50	62.50	125.00	2.28	*3.58
4 1/2 years	8.50	17.00	85.00	170.00	2.49	*3.63					
5 years	8.50	17.00	85.00	170.00	2.49	*3.69					
5 1/2 years	8.50	17.00	85.00	170.00	2.57	*3.75					

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**		
	\$8.75	\$17.50	\$87.50	\$175.00		
5 1/2 years	8.75	17.50	87.50	175.00	2.58	4.21
6 years	8.75	17.50	87.50	175.00	2.65	4.32
6 1/2 years	8.75	17.50	87.50	175.00	2.71	4.46
7 years	9.75	19.50	97.50	195.00	2.78	4.57
7 1/2 years	9.75	19.50	97.50	195.00	2.85	4.73
8 years	9.75	19.50	97.50	195.00	2.91	5.00
8 1/2 years	10.45	20.90	104.50	209.00	2.97	5.36
9 years	10.45	20.90	104.50	209.00	3.03	6.27
9 1/2 years	10.45	20.90	104.50	209.00	3.08	12.80
9 years and 8 months (maturity)	10.45	20.90	104.50	209.00	3.22	

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**		
	\$8.75	\$17.50	\$87.50	\$175.00		
6 years	8.75	17.50	87.50	175.00	2.64	4.25
6 1/2 years	8.75	17.50	87.50	175.00	2.70	4.38
7 years	9.35	18.70	93.50	187.00	2.77	4.51
7 1/2 years	9.35	18.70	93.50	187.00	2.83	4.70
8 years	9.35	18.70	93.50	187.00	2.88	5.00
8 1/2 years	10.45	20.90	104.50	209.00	2.94	5.36
9 years	10.45	20.90	104.50	209.00	3.00	6.27
9 1/2 years	10.45	20.90	104.50	209.00	3.06	12.80
9 years and 8 months (maturity)	10.45	20.90	104.50	209.00	3.19	

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**		
	\$9.37	\$18.75	\$93.75	\$187.50		
1/2 year	9.37	18.75	93.75	187.50	3.24	3.75
1 year	9.37	18.75	93.75	187.50	3.26	3.75
1 1/2 years	9.37	18.75	93.75	187.50	3.28	3.75
2 years	9.37	18.75	93.75	187.50	3.30	3.75
2 1/2 years	9.37	18.75	93.75	187.50	3.31	3.75
3 years	9.37	18.75	93.75	187.50	3.32	3.75
3 1/2 years	9.37	18.75	93.75	187.50	3.34	3.75
4 years	9.37	18.75	93.75	187.50	3.35	3.75
4 1/2 years	9.37	18.75	93.75	187.50	3.36	3.75
5 years	9.38	18.75	93.75	187.50	3.37	3.75
5 1/2 years	9.38	18.75	93.75	187.50	3.38	3.75
6 years	9.38	18.75	93.75	187.50	3.39	3.75
6 1/2 years	9.38	18.75	93.75	187.50	3.40	3.75
7 years	9.38	18.75	93.75	187.50	3.41	3.75
7 1/2 years	9.38	18.75	93.75	187.50	3.42	3.75
8 years	9.38	18.75	93.75	187.50	3.43	3.75
8 1/2 years	9.38	18.75	93.75	187.50	3.43	3.75
9 years	9.38	18.75	93.75	187.50	3.44	3.75
9 1/2 years	9.38	18.75	93.75	187.50	3.44	3.75
10 years (extended maturity) †	9.38	18.75	93.75	187.50	3.44	3.75

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**		
	\$9.37	\$18.75	\$93.75	\$187.50		
1/2 year	9.37	18.75	93.75	187.50	3.22	3.75
1 year	9.37	18.75	93.75	187.50	3.24	3.75
1 1/2 years	9.37	18.75	93.75	187.50	3.26	3.75
2 years	9.37	18.75	93.75	187.50	3.27	3.75
2 1/2 years	9.37	18.75	93.75	187.50	3.29	3.75
3 years	9.37	18.75	93.75	187.50	3.30	3.75
3 1/2 years	9.37	18.75	93.75	187.50	3.32	3.75
4 years	9.37	18.75	93.75	187.50	3.33	3.75
4 1/2 years	9.37	18.75	93.75	187.50	3.34	3.75
5 years	9.38	18.75	93.75	187.50	3.35	3.75
5 1/2 years	9.38	18.75	93.75	187.50	3.37	3.75
6 years	9.38	18.75	93.75	187.50	3.37	3.75
6 1/2 years	9.38	18.75	93.75	187.50	3.39	3.75
7 years	9.38	18.75	93.75	187.50	3.39	3.75
7 1/2 years	9.38	18.75	93.75	187.50	3.39	3.75
8 years	9.38	18.75	93.75	187.50	3.40	3.75
8 1/2 years	9.38	18.75	93.75	187.50	3.41	3.75
9 years	9.38	18.75	93.75	187.50	3.42	3.75
9 1/2 years	9.38	18.75	93.75	187.50	3.42	3.75
10 years (extended maturity) †	9.38	18.75	93.75	187.50	3.43	3.75

† Calculated on the basis of \$1,000 bond.
 * Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
 † Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
 ‡ Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
 § At all times, except that bond is not redeemable during first 6 months.
 ¶ 10 years and 8 months from issue date.

TABLE 7-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM DECEMBER 1, 1954, THROUGH MAY 1, 1955

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value— Issue price)	Approximate investment yield on face value†			Period of time bond is held after issue date	Percent
	(2) From is- sue date to each interest payment date	(3) From each interest payment date	(a) To ma- turity*		
\$500	\$1,000	\$5,000	\$10,000	1/2 year	0.80
500	1,000	5,000	10,000	1 year	1.65
500	1,000	5,000	10,000	1 1/2 years	2.07
				2 years	2.15
				2 1/2 years	2.21
				3 years	2.25
				3 1/2 years	2.28
				4 years	2.40
				4 1/2 years	2.40

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**
	\$8.75	\$17.50	\$87.50	
5 years	2.50	2.50	2.50	4.17
5 1/2 years	2.50	2.50	2.50	4.26
6 years	2.66	2.66	2.66	4.37
6 1/2 years	2.74	2.74	2.74	4.46
7 years	2.81	2.81	2.81	4.58
7 1/2 years	2.87	2.87	2.87	4.75
8 years	2.94	2.94	2.94	4.95
8 1/2 years	3.01	3.01	3.01	5.31
9 years	3.06	3.06	3.06	6.21
9 1/2 years	3.11	3.11	3.11	12.68
10 years (extended maturity) †	3.24	3.24	3.24	

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**
	\$9.37	\$18.75	\$93.75	
1 1/2 year	3.26	3.26	3.26	3.75
1 year	3.28	3.28	3.28	3.75
1 1/2 years	3.30	3.30	3.30	3.75
2 years	3.32	3.32	3.32	3.75
2 1/2 years	3.33	3.33	3.33	3.75
3 years	3.34	3.34	3.34	3.75
3 1/2 years	3.35	3.35	3.35	3.75
4 years	3.37	3.37	3.37	3.75
4 1/2 years	3.38	3.38	3.38	3.75
5 years	3.39	3.39	3.39	3.75
5 1/2 years	3.40	3.40	3.40	3.75
6 years	3.41	3.41	3.41	3.75
6 1/2 years	3.42	3.42	3.42	3.75
7 years	3.43	3.43	3.43	3.75
7 1/2 years	3.44	3.44	3.44	3.75
8 years	3.44	3.44	3.44	3.75
8 1/2 years	3.45	3.45	3.45	3.75
9 years	3.45	3.45	3.45	3.75
9 1/2 years (extended maturity) †	3.46	3.46	3.46	

† Calculated on the basis of \$1,000 bond.
 ‡ Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
 § Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
 ¶ Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
 ** At all times, except that bond is not redeemable during first 6 months.
 †† 19 years and 8 months from issue date.

TABLE 8-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOVEMBER 1, 1955

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value— Issue price)	Approximate investment yield on face value†			Period of time bond is held after issue date	Percent
	(2) From is- sue date to each interest payment date	(3) From each interest payment date	(a) To ma- turity*		
\$500	\$1,000	\$5,000	\$10,000	1/2 year	0.80
500	1,000	5,000	10,000	1 year	1.65
500	1,000	5,000	10,000	1 1/2 years	2.07
				2 years	2.15
				2 1/2 years	2.21
				3 years	2.25
				3 1/2 years	2.28
				4 years	2.28
				4 1/2 years	2.28

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**
	\$8.75	\$17.50	\$87.50	
4 1/2 years	2.41	2.41	2.41	4.15
5 years	2.51	2.51	2.51	4.32
5 1/2 years	2.59	2.59	2.59	4.30
6 years	2.69	2.69	2.69	4.49
6 1/2 years	2.77	2.77	2.77	4.63
7 years	2.84	2.84	2.84	4.82
7 1/2 years	2.89	2.89	2.89	5.02
8 years	2.97	2.97	2.97	5.36
8 1/2 years	3.03	3.03	3.03	6.30
9 years	3.08	3.08	3.08	12.87
9 1/2 years (extended maturity) †	3.13	3.13	3.13	

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To ex- tended maturity**
	\$9.37	\$18.75	\$93.75	
1 1/2 year	3.29	3.29	3.29	3.75
1 year	3.31	3.31	3.31	3.75
1 1/2 years	3.32	3.32	3.32	3.75
2 years	3.34	3.34	3.34	3.75
2 1/2 years	3.35	3.35	3.35	3.75
3 years	3.37	3.37	3.37	3.75
3 1/2 years	3.38	3.38	3.38	3.75
4 years	3.40	3.40	3.40	3.75
4 1/2 years	3.41	3.41	3.41	3.75
5 years	3.42	3.42	3.42	3.75
5 1/2 years	3.43	3.43	3.43	3.75
6 years	3.44	3.44	3.44	3.75
6 1/2 years	3.44	3.44	3.44	3.75
7 years	3.45	3.45	3.45	3.75
7 1/2 years	3.46	3.46	3.46	3.75
8 years	3.46	3.46	3.46	3.75
8 1/2 years	3.47	3.47	3.47	3.75
9 years	3.47	3.47	3.47	3.75
9 1/2 years (extended maturity) †	3.47	3.47	3.47	

† Calculated on the basis of \$1,000 bond.
 ‡ Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
 § Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
 ¶ Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
 ** At all times, except that bond is not redeemable during first 6 months.
 †† 19 years and 8 months from issue date.

TABLE 9-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM DECEMBER 1, 1955, THROUGH MAY 1, 1956

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value) Issue price	Approximate investment yield on face value		
	(2) From issue date to each interest payment date	(3) From each interest payment date	(a) To maturity*
Period of time bond is held after issue date	Percent		
	1/2 year	\$2.00	0.80
1 year	6.25	1.65	3.18
1 1/2 years	6.25	1.93	3.22
2 years	6.25	2.07	3.27
2 1/2 years	6.25	2.15	3.34
3 years	6.25	2.21	3.41
3 1/2 years	6.25	2.25	3.99

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To extended maturity**
	\$500	\$1,000	\$5,000	
4 years	\$6.50	\$13.00	\$65.00	4.13
4 1/2 years	8.75	17.50	87.50	4.20
5 years	8.75	17.50	87.50	4.28
5 1/2 years	8.75	17.50	87.50	4.38
6 years	9.80	19.60	98.00	4.45
6 1/2 years	9.80	19.60	98.00	4.54
7 years	9.80	19.60	98.00	4.66
7 1/2 years	9.80	19.60	98.00	4.85
8 years	10.55	21.10	105.50	5.04
8 1/2 years	10.55	21.10	105.50	5.41
9 years	10.55	21.10	105.50	6.33
9 1/2 years	10.55	21.10	105.50	3.16
9 years and 8 months (maturity)	10.55	21.10	105.50	3.30

Period of time bond is held after maturity date

Period of time bond is held after maturity date	Extended maturity period			(b) To extended maturity**
	\$500	\$1,000	\$5,000	
1/2 year	\$9.37	\$18.75	\$93.75	3.75
1 year	9.37	18.75	93.75	3.34
1 1/2 years	9.37	18.75	93.75	3.35
2 years	9.37	18.75	93.75	3.36
2 1/2 years	9.37	18.75	93.75	3.38
3 years	9.37	18.75	93.75	3.39
3 1/2 years	9.37	18.75	93.75	3.40
4 years	9.37	18.75	93.75	3.41
4 1/2 years	9.37	18.75	93.75	3.42
5 years	9.38	18.75	93.75	3.43
5 1/2 years	9.38	18.75	93.75	3.44
6 years	9.38	18.75	93.75	3.45
6 1/2 years	9.38	18.75	93.75	3.45
7 years	9.38	18.75	93.75	3.46
7 1/2 years	9.38	18.75	93.75	3.46
8 years	9.38	18.75	93.75	3.47
8 1/2 years	9.38	18.75	93.75	3.47
9 years	9.38	18.75	93.75	3.48
9 1/2 years	9.38	18.75	93.75	3.48
10 years (extended maturity) 2	9.38	18.75	93.75	3.49

† Calculated on the basis of \$1,000 bond.
 * Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
 ** Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
 †† Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
 ††† At all times, except that bond is not redeemable during first 6 months.
 †††† 19 years and 8 months from issue date.

TABLE 10-A—UNITED STATES SAVINGS BONDS—SERIES H
TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOVEMBER 1, 1956

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series H, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value (Maturity value— Redemption value) Issue price	Approximate investment yield on face value		
	(2) From issue date to each interest payment date	(3) From each interest payment date	(a) To maturity*
Period of time bond is held after issue date	Percent		
	1/2 year	\$2.00	0.80
1 year	6.25	1.65	3.18
1 1/2 years	6.25	1.93	3.22
2 years	6.25	2.07	3.27
2 1/2 years	6.25	2.15	3.34
3 years	6.25	2.21	3.41

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period			(b) To extended maturity**
	\$500	\$1,000	\$5,000	
3 1/2 years	\$6.50	\$13.00	\$65.00	4.03
4 years	6.50	13.00	65.00	4.17
4 1/2 years	8.75	17.50	87.50	4.24
5 years	8.75	17.50	87.50	4.33
5 1/2 years	9.75	19.50	97.50	4.38
6 years	9.75	19.50	97.50	4.45
6 1/2 years	9.75	19.50	97.50	4.55
7 years	9.75	19.50	97.50	4.68
7 1/2 years	9.75	19.50	97.50	4.87
8 years	10.60	21.20	106.00	5.07
8 1/2 years	10.60	21.20	106.00	5.44
9 years	10.60	21.20	106.00	6.36
9 1/2 years	10.60	21.20	106.00	3.19
9 years and 8 months (maturity)	10.60	21.20	106.00	3.33

Period of time bond is held after maturity date

Period of time bond is held after maturity date	Extended maturity period			(b) To extended maturity**
	\$500	\$1,000	\$5,000	
1/2 year	\$9.37	\$18.75	\$93.75	3.75
1 year	9.37	18.75	93.75	3.36
1 1/2 years	9.37	18.75	93.75	3.37
2 years	9.37	18.75	93.75	3.38
2 1/2 years	9.37	18.75	93.75	3.40
3 years	9.37	18.75	93.75	3.41
3 1/2 years	9.37	18.75	93.75	3.42
4 years	9.37	18.75	93.75	3.43
4 1/2 years	9.38	18.75	93.75	3.44
5 years	9.38	18.75	93.75	3.45
5 1/2 years	9.38	18.75	93.75	3.45
6 years	9.38	18.75	93.75	3.46
6 1/2 years	9.38	18.75	93.75	3.47
7 years	9.38	18.75	93.75	3.47
7 1/2 years	9.38	18.75	93.75	3.48
8 years	9.38	18.75	93.75	3.48
8 1/2 years	9.38	18.75	93.75	3.49
9 years	9.38	18.75	93.75	3.49
9 1/2 years	9.38	18.75	93.75	3.50
10 years (extended maturity) 2	9.38	18.75	93.75	3.50

† Calculated on the basis of \$1,000 bond.
 * Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.
 ** Approximate investment yield from effective date of the June 1, 1959, revision to maturity.
 †† Approximate investment yield for the full 10-year extension is 3.75 percent per annum.
 ††† At all times, except that bond is not redeemable during first 6 months.
 †††† 19 years and 8 months from issue date.

TABLE 11-A—UNITED STATES SAVINGS BONDS—SERIES II

TABLE OF CHECKS ISSUED AND INVESTMENT YIELDS

FOR BONDS BEARING ISSUE DATES FROM DECEMBER 1, 1956, THROUGH JANUARY 1, 1957

Table showing: (1) Amounts of interest checks paid on United States Savings Bonds of Series II, by denominations, on each interest payment date following issue; (2) the approximate investment yield on the face value from issue date to each interest payment date; and (3) the approximate investment yield on the face value from each interest payment date, (a) to maturity, or (b) to extended maturity. Yields are expressed in terms of rate percent per annum, compounded semiannually.

Face value	Maturity value Redemption value ¹ Issue price	\$500	\$1,000	\$5,000	\$10,000	Approximate investment yield on face value†	
						(2) From issue date to each interest payment date	(3) From each interest payment date
Period of time bond is held after issue date	(1) Amounts of interest checks for each denomination				(a) To maturity*	(b) To extended maturity**	
					Percent	Percent	
½ year	\$2.00	\$4.00	\$20.00	\$40.00	0.80	3.13	
1 year	6.25	12.50	62.50	125.00	1.65	3.18	
1½ years	6.25	12.50	62.50	125.00	1.93	3.22	
2 years	6.25	12.50	62.50	125.00	2.07	3.27	
2½ years	6.25	12.50	62.50	125.00	2.15	3.84	

Amounts of interest checks and investment yields to maturity on basis of June 1, 1959, revision

Period of time bond is held after maturity date	Extended maturity period				(b) To extended maturity**	
3 years	\$6.50	\$13.00	\$65.00	\$130.00	2.22	3.95
3½ years	6.50	13.00	65.00	130.00	2.28	4.07
4 years	6.50	13.00	65.00	130.00	2.32	4.21
4½ years	8.75	17.50	87.50	175.00	2.44	4.29
5 years	8.75	17.50	87.50	175.00	2.54	4.38
5½ years	10.00	20.00	100.00	200.00	2.66	4.43
6 years	10.00	20.00	100.00	200.00	2.77	4.50
6½ years	10.00	20.00	100.00	200.00	2.85	4.58
7 years	10.00	20.00	100.00	200.00	2.92	4.70
7½ years	10.00	20.00	100.00	200.00	2.99	4.87
8 years	10.60	21.20	106.00	212.00	3.06	5.07
8½ years	10.60	21.20	106.00	212.00	3.12	5.44
9 years	10.60	21.20	106.00	212.00	3.17	6.36
9½ years	10.60	21.20	106.00	212.00	3.22	12.99
9 years and 8 months (maturity) ³	10.60	21.20	106.00	212.00	3.36	

† Calculated on the basis of \$1,000 bond.

* Approximate investment yield on the basis of original (prior to June 1, 1959, revision) schedule of interest checks is: (1) 3.00 percent per annum for entire period from issuance to maturity. (2) As shown for any period from each interest payment date to maturity.

† Approximate investment yield from effective date of the June 1, 1959, revision to maturity.

** Approximate investment yield for the full 10-year extension is 3.75 percent per annum.

¹ At all times, except that bond is not redeemable during first 6 months.

³ 19 years and 8 months from issue date.

Proposed Rule Making

DEPARTMENT OF THE TREASURY

Internal Revenue Service

[26 CFR Part 1]

INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1953

Interest Deduction

Notice is hereby given, pursuant to the Administrative Procedure Act, approved June 11, 1946, that the regulations set forth in tentative form below are proposed to be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury or his delegate. Prior to the final adoption of such regulations, consideration will be given to any comments or suggestions pertaining thereto which are submitted in writing, in duplicate, to the Commissioner of Internal Revenue, Attention: T:P, Washington 25, D.C., within the period of 30 days from the date of publication of this notice in the FEDERAL REGISTER. Any person submitting written comments or suggestions who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his request, in writing, to the Commissioner within the 30-day period. In such a case, a public hearing will be held, and notice of the time, place, and date will be published in a subsequent issue of the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in section 7805 of the Internal Revenue Code of 1954 (68A Stat. 917; 26 U.S.C. 7805).

[SEAL] MORTIMER M. CAPLIN,
Commissioner of Internal Revenue.

Paragraph (b) of § 1.163-1 of the Income Tax Regulations (26 CFR Part 1) under section 163 of the Internal Revenue Code of 1954, is hereby amended to accord to the announcement made by the Internal Revenue Service in Technical Information Release 328, for release July 21 1961. Except as otherwise specifically provided therein, such paragraph is effective for taxable years beginning after December 31, 1953, and ending after August 16, 1954. Such amended provision reads as follows:

§ 1.163-1 Interest deduction in general.

(b) Interest paid by the taxpayer on a mortgage upon real estate of which he is the legal or equitable owner, even though the taxpayer is not directly liable upon the bond or note secured by such mortgage, may be deducted as interest on his indebtedness. Payment of Pennsylvania ground rent is deductible as interest if the ground rent is redeemable, but is treated as rent if the ground rent is irredeemable and in such case is deductible only to the extent such rent constitutes a proper business expense. Maryland ground rent paid or accrued

prior to July 22, 1961, is deductible as interest if the ground rent is redeemable, but is treated as rent if the ground rent is irredeemable and in such case is deductible only to the extent such rent constitutes a proper business expense. Maryland ground rent paid or accrued on or after July 22, 1961, is deductible as interest only if such ground rent must be redeemed by a fixed date, but otherwise is treated as rent and deductible only to the extent such rent constitutes a proper business expense.

[F.R. Doc. 61-8397; Filed, Aug. 31, 1961; 8:49 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

[7 CFR Part 362]

ENFORCEMENT OF FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT

Declaration of Economic Poisons Highly Toxic to Man; Interpretation With Respect to Warning, Caution, and Antidote Statements Required To Appear on Labels of Economic Poisons

Notice is hereby given of an extension, until October 23, 1961, of the period of time within which any interested person may submit written data, views, or arguments concerning the proposal to declare certain economic poisons highly toxic to man and to amend Interpretation No. 18, Revision 1 (7 CFR 362.116), as set forth in the notice published in the FEDERAL REGISTER on July 25, 1961 (26 F.R. 6625).

Written data, views, or arguments concerning this matter may be filed with the Director, Plant Pest Control Division, Agricultural Research Service, United States Department of Agriculture, Washington 25, D.C.

Done at Washington, D.C., this 29th day of August 1961.

E. D. BURGESS,
Director,
Plant Pest Control Division.

[F.R. Doc. 61-8403; Filed, Aug. 31, 1961; 8:49 a.m.]

[9 CFR Part 74]

SCABIES IN SHEEP

Eradication Areas

Notice is hereby given in accordance with section 4 of the Administrative Procedure Act (5 U.S.C. 1003), that, pursuant to the provisions of the Act of May 29, 1884, as amended, the Act of February 2, 1903, as amended, and the Act of March 3, 1905, as amended (21 U.S.C. 111-113, 115, 117, 120, 123, 125), it is proposed to amend § 74.3(a)(1) of Part 74, Subchapter C, Chapter I, Title 9, Code

of Federal Regulations, to read as follows:

(1) Arkansas, Hawaii, Illinois, New York, North Dakota, Tennessee, and Wisconsin.

The proposed amendment would add the entire States of Hawaii and Wisconsin to the eradication areas since the cooperative sheep scabies eradication program is now being conducted in such States. The entire States of Hawaii and Wisconsin are presently included in the infected areas as sheep scabies is known to exist in such States.

Any person who wishes to submit written data, views, or arguments concerning the proposed amendment may do so by filing them with the Director, Animal Disease Eradication Division, Agricultural Research Service, United States Department of Agriculture, Washington 25, D.C., within 45 days after publication of this notice in the FEDERAL REGISTER.

Done at Washington, D.C., this 28th day of August 1961.

M. R. CLARKSON,
Acting Administrator,
Agricultural Research Service.

[F.R. Doc. 61-8401; Filed, Aug. 31, 1961; 8:49 a.m.]

Agricultural Stabilization and Conservation Service

[7 CFR Part 901]

[Docket No. AO-326]

MILK IN EASTERN COLORADO MARKETING AREA

Decision on Proposed Marketing Agreement and Order; Correction

In F.R. Doc. 61-7845 issued August 11, 1961, and published August 16, 1961 (26 F.R. 7653) the words "six cents" in § 901.87(a) is corrected to read "five cents".

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Signed at Washington, D.C., on August 28, 1961.

CHARLES S. MURPHY,
Under Secretary.

[F.R. Doc. 61-8386; Filed, Aug. 31, 1961; 8:47 a.m.]

FEDERAL AVIATION AGENCY

[14 CFR Part 507]

[Reg. Docket No. 869]

AIRWORTHINESS DIRECTIVES

Convair Model 22 (880) Aircraft

Pursuant to the authority delegated to me by the Administrator (14 CFR Part 405), notice is hereby given that the Federal Aviation Agency has under consideration a proposal to amend Part 507 of the regulations of the Administrator

to include an airworthiness directive requiring rework of the cabin pressurization static system on Convair Model 22 (880) aircraft. The rework will provide separate static sensing sources for the cabin outflow valves in accordance with the provisions of Part 4b of the Civil Air Regulations.

Interested persons may participate in the making of the proposed rule by submitting such written data, views or arguments as they may desire. Communications should be submitted in duplicate to the Docket Section of the Federal Aviation Agency, Room B-316, 1711 New York Avenue NW., Washington 25, D.C. All communications received on or before October 3, 1961, will be considered by the Administrator before taking action on the proposed rule. The proposals contained in this notice may be changed in light of comments received. All comments submitted will be available, in the Docket Section, for examination by interested persons when the prescribed date for return of comments has expired. This proposal will not be given further distribution as a draft release.

This amendment is proposed under the authority of sections 313(a), 601 and 603 of the Federal Aviation Act of 1958 (72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423).

In consideration of the foregoing, it is proposed to amend § 507.10(a) of Part 507 (14 CFR Part 507), by adding the following airworthiness directive:

CONVAIR. Applies to all Model 22 (880) aircraft.

Compliance required as indicated.

Reinspection of the pressurization system indicates that under certain conditions a single malfunction in the pressurization static system could cause the aircraft to be pressurized beyond the structural limits. To provide the required level of safety, the following, or FAA approved equivalent shall be accomplished within the next 250 hours' time in service after effective date of this AD.

(a) Rework existing static system to provide either

(1) A separate static sensing source for each cabin outflow valve, or

(2) A static sensing source common to the two outflow valves and a separate static sensing source for the cabin pressure controller.

(Convair Service Bulletin No. 21-23 dated March 25, 1961, covers the same subject.)

Issued in Washington, D.C., on August 25, 1961.

G. S. MOORE,
Acting Director,
Flight Standards Service.

[F.R. Doc. 61-8378; Filed, Aug. 31, 1961; 8:46 a.m.]

[14 CFR Part 507]

[Reg. Docket No. 866]

AIRWORTHINESS DIRECTIVES

Lockheed PV-1, B-34, and 18 Series Aircraft

Pursuant to the authority delegated to me by the Administrator, (14 CFR Part 405), notice is hereby given that the Federal Aviation Agency has under consideration a proposal to amend Part 507 of the regulations of the Administrator to

include an airworthiness directive requiring an inspection for cracks in the elevator control mast assembly castings P/N 11467 or 56045 on all Lockheed PV-1, B-34, and 18 Series aircraft. The cause of the cracking has been determined to be excessive clearance between caps and control mast and/or mismatching of the cap and mast due to turning the cap 180 degrees. This permits an excessive overload to be placed on the attach bolt lugs. Investigation has shown that cracking is likely to occur on other aircraft of the same type design.

Interested persons may participate in the making of the proposed rule by submitting such written data, views or arguments as they may desire. Communications should be submitted in duplicate to the Docket Section of the Federal Aviation Agency, Room B-316, 1711 New York Avenue NW., Washington 25, D.C. All communications received on or before October 3, 1961, will be considered by the Administrator before taking action on the proposed rule. The proposals contained in this notice may be changed in light of comments received. All comments submitted will be available, in the Docket Section, for examination by interested persons when the prescribed date for return of comments has expired. This proposal will not be given further distribution as a draft release.

This amendment is proposed under the authority of Sections 313(a), 601 and 603 of the Federal Aviation Act of 1958 (72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423).

In consideration of the foregoing, it is proposed to amend § 507.10(a) of Part 507 (14 CFR Part 507), by adding the following airworthiness directive:

LOCKHEED. Applies to all PV-1, B-34, and 18 Series aircraft having elevator control mast assembly castings P/N 11467 or 56045.

Compliance required within the next 100 hours' time in service after effective date.

As a result of reported cracks in the elevator control mast assembly castings, the following inspections and installation procedures are required unless already accomplished.

(a) Inspect the elevator control mast assembly casting prior to removal, for mating marks to insure correct assembly. If none exist, determine the proper position of the cap on the mast and mark the assembly with a paint stripe or equivalent to insure future correct assembly of parts.

(b) Remove the elevator control mast assembly casting and inspect both the control mast and the cap castings for cracks in the attach bolt lugs using dye penetrant methods or equivalent. If any cracks are found, the casting must be replaced prior to further flight.

(c) Install the four AN 5-16A bolts in the casting in place on the aircraft, with the lockplate between the cast cap and the casting on the aft side, and with the mating marks matched. Torque the two bolts which go through the lockplate to 50-70 inch-pounds, then the other two bolts to the same range of torque values. Measure the gap between the forward side of the castings. Fabricate an aluminum alloy shim, +.002 to +.005 inch greater than the measured gap. Remove the forward bolts, install the shim, replace the bolts, and torque all bolts to 100-140 inch-pounds. Ensure that the shim does not contact the surrounding structure.

Issued in Washington, D.C., on August 25, 1961.

G. S. MOORE,
Acting Director,
Flight Standards Service.

[F.R. Doc. 61-8379; Filed, Aug. 31, 1961; 8:46 a.m.]

[14 CFR Parts 600, 601]

[Airspace Docket No. 61-FW-68]

FEDERAL AIRWAYS, CONTROLLED AIRSPACE AND REPORTING POINTS

Alteration of Federal Airway and Associated Control Areas, Revocation of VOR Reporting Point, Alteration of Control Area Extensions

Pursuant to the authority delegated to me by the Administrator (14 CFR 409.13), notice is hereby given that the Federal Aviation Agency is considering amendments to §§ 600.6185, 601.6185, 601.7001, 601.1010, and 601.1052 of the regulations of the Administrator, the substance of which is stated below.

The Federal Aviation Agency has under consideration the following proposed actions:

1. Low altitude VOR Federal airway No. 185 extends in part from the Augusta, Ga., VOR to the Asheville, N.C., VOR via the Spartanburg, S.C., VOR; including a west alternate from the Augusta VOR to the Asheville VOR via the intersection of the Augusta VOR 345° True radial and the Greenville ILS localizer south course, the Greenville, S.C., ILS localizer, and the intersection of the Greenville ILS localizer north course and the Asheville VOR 189° True radial. The Federal Aviation Agency is considering the redesignation of the segment of Victor 185 and its associated control areas from the Augusta VOR via the Greenwood, S.C., VOR to the Asheville VOR. Victor 185 west alternate is seldom used in the routing of traffic. The Federal Aviation Agency IFR peak-day airway traffic survey for the period July 1, 1959, through June 30, 1960, shows a maximum of one aircraft movement between any two reporting points on this airway. Therefore, it appears that the retention of this airway segment is unjustified as an assignment of airspace and should be revoked. Accordingly, the Federal Aviation Agency proposes to revoke Victor 185 west alternate, its associated control areas and reporting point from Augusta to Asheville. The realignment of Victor 185 would provide a more direct north-south airway via VOR facilities and would bypass the Greenville and Spartanburg terminal areas. The vertical extent of the control areas associated with this airway would remain as designated pending review of the adjacent airspace. Separate actions will be initiated to implement on an area basis Amendment 60-21 to Part 60 of the Civil Air regulations.

2. Alter the Greenwood control area extension (§ 601.1010) by substituting VOR Federal airway No. 185 for VOR

PROPOSED RULE MAKING

Federal airway No. 185 west alternate in the description. If this action is taken the Greenwood control area extension would include that airspace beginning at latitude 34°10'40" N., longitude 82°04'05" W.; thence northeasterly to latitude 34°19'00" N., longitude 81°38'00" W.; thence northwesterly to latitude 34°24'45" N., longitude 81°42'00" W.; thence westerly along the southern boundary of the Greenville, S.C. (Greenville-Charlotte-Greensboro), control area extension (§ 601.1014) to the east edge of VOR Federal airway No. 185, thence along the east edge of VOR Federal airway No. 185 to the point of beginning.

3. After the Atlanta, Ga., control area extension (§ 601.1052), by substituting VOR Federal airway No. 185 for "the Greenwood, S.C., control area extension (§ 601.1010)," in the description.

Interested persons may submit such written data, views or arguments as they may desire. Communications should be submitted in triplicate to the Regional Manager, Southwest Region, Attn: Chief, Air Traffic Division, Federal Aviation Agency, P.O. Box 1689, Fort Worth 1, Tex. All communications received within forty-five days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Agency officials may be made by contacting the Regional Air Traffic Division Chief, or the Chief, Airspace Utilization Division, Federal Aviation Agency, Washington 25, D.C. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become

part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official Docket will be available for examination by interested persons at the Docket Section, Federal Aviation Agency, Room B-316, 1711 New York Avenue NW., Washington 25, D.C. An informal Docket will also be available for examination at the office of the Regional Air Traffic Division Chief.

This amendment is proposed under section 307(a) of the Federal Aviation Act of 1958 (72 Stat. 749; 49 U.S.C. 1348).

Issued in Washington, D.C., on August 28, 1961.

R. E. THOMAS,
Acting Chief,
Airspace Utilization Division.

[F.R. Doc. 61-8380; Filed, Aug. 31, 1961;
8:47 a.m.]

Notices

DEPARTMENT OF JUSTICE

Office of Alien Property

[Bar Order SA-10]

COMMERCE BULGARE S.A.

Order Fixing Bar Date for Filing Debt Claims

In accordance with section 208(b) of the International Claims Settlement Act of 1949, as amended, and by virtue of the authority vested in the Attorney General by said Act and Executive Order No. 10644, January 2, 1962, is hereby fixed as the date after which the filing of debt claims shall be barred in respect of Commerce Bulgare S.A., Sofia, Bulgaria, a national of Bulgaria, whose property was first vested in or transferred to the Attorney General by Vesting Order No. SA-292, effective April 6, 1961.

(Pub. Law 285, 84th Cong., 69 Stat. 252; E.O. 10644, Nov. 7, 1955, 20 F.R. 8363)

Executed at Washington, D.C., this 25th day of August 1961.

[SEAL] ROBERT F. KENNEDY,
Attorney General.

[F.R. Doc. 61-8352; Filed, Aug. 31, 1961; 8:45 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

CERTAIN HUMANELY SLAUGHTERED LIVESTOCK

Identification of Carcasses

Pursuant to section 4 of the Act of August 27, 1958 (7 U.S.C. 1904), and the statement of policy thereunder in 9 CFR Part 181 the following table lists the establishments operated under Federal inspection under the Meat Inspection Act (21 U.S.C. 71 et seq.) which were officially reported on August 1, 1961, as humanely slaughtering and handling on that date the species of livestock respectively designated for such establishments in the table. Establishments reported after August 1, as using humane methods on August 1, or a later date in August will be listed in a supplemental list. Previously published lists represented establishments reported in July or August 1961 as humanely slaughtering and handling the designated species of livestock on July 1 or some later date in July 1961 (26 F.R. 5765 and 6277). The establishment number given with the name of the establishment is branded on each carcass of livestock inspected at that establishment. The table should not be understood to indicate that all species of livestock slaughtered at a listed establishment are slaughtered and handled by humane methods unless all species are listed for the establishment in the

table. Nor should the table be understood to indicate that the affiliates of any listed establishment use only humane methods:

Name of establishment	Establishment No.	Cattle	Calves	Sheep	Goats	Swine	Horses
Armour and Co.	2AD	()	()				
Do.	2AT	()				()	
Do.	2AU			()			
Do.	2B		()				
Do.	2C			()			
Do.	2E			()		()	
Do.	2F		()	()	()		
Do.	2H		()	()		()	
Do.	2LT						
Do.	2SD			()	()	()	
Do.	2WN		()				
Swift and Co.	3A	()		()			
Do.	3AC					()	
Do.	3AE					()	
Do.	3AF					()	
Do.	3AN					()	
Do.	3AW					()	
Do.	3B					()	
Do.	3C			()		()	
Do.	3CC					()	
Do.	3D			()		()	
Do.	3E			()		()	
Do.	3F			()		()	
Do.	3K			()			
Do.	3L					()	
Do.	3N			()		()	
Do.	3R					()	
Do.	3S					()	
Do.	3T					()	
Do.	3UU			()			
Do.	3W			()		()	
Do.	3Z			()			
Do.	6C			()		()	
Lykes Bros., Inc.	8					()	
Do.	8B					()	
Hygrade Food Products Corp.	12		()	()		()	
Do.	12A			()		()	
Do.	12C		()	()		()	
Do.	12D					()	
Do.	12G					()	
Do.	12P					()	
Mickelberrys Food Products Co	16					()	
John Morrell and Co.	17					()	
Do.	17A					()	
Do.	17D					()	
C. Finkbeiner, Inc.	18					()	
The Cudahy Packing Co.	19			()		()	
The Cudahy Packing Co. of Nebraska	19E		()	()		()	
Wilson and Co., Inc.	20A			()		()	
Do.	20N			()		()	
Do.	20Q			()		()	
Do.	20Y			()		()	
Swift and Co.	23					()	
American Packing Co.	26		()	()		()	
The Sperry and Barnes Co.	27C					()	
Patrick Cudahy, Inc.	28					()	
Kreinberg and Krasny, Inc.	30					()	
Valleydale Packers, Inc.	34		()	()		()	
Armour and Co.	35					()	
Montana Packing Co., Inc.	37		()	()		()	
Pocomoke Provision Co.	39					()	
Armour and Co.	40		()	()		()	
Stark Wetzel and Co., Inc.	44					()	
Do.	44A					()	
Idaho Meat Packers	46					()	
Consolidated Dressed Beef Co., Inc.	47		()	()		()	
Lackawanna Beef and Provision Co.	49					()	
Nevada Meat Packing Co.	52		()	()		()	
Midwestern Beef, Inc.	53					()	
Sunnyland Packing Co. of Alabama	56					()	
Glover Packing Co. of Amarillo	60					()	
Glover Packing Co.	60A		()	()		()	
Weiland Packing Co., Inc.	61				()	()	
The Quaker Oats Co.	67E					()	()
Minchs Wholesale Meats, Inc.	72		()	()		()	()
Eastern Packing Co.	74E					()	()
Armour and Co.	75		()	()		()	
The Braun Brothers Packing Co.	79					()	
City Packing Co.	80					()	
The Cudahy Packing Co.	81					()	
Hill Packing Co.	83E					()	
Edgar Packing Co.	84					()	
Excel Packing Co., Inc.	86					()	
The E. Kahns Sons Co.	89			()		()	
Hygrade Food Products Corp.	90					()	
Sugardale Provision Co.	92					()	
Shonyo Packing Co.	93					()	
The Val Decker Packing Co.	95					()	
Wm. G. Rehns Sons	96					()	
John Engelhorn and Sons	97					()	
A. Kochs Sons	98					()	
Armour and Co.	100					()	
Liberty Packing Co.	101					()	
H. Graver Co.	103					()	
Swift and Co.	104					()	
J. Lynn Cornwell, Inc.	107					()	
Wilson and Co., Inc.	111		()	()		()	
Hoffman Packing Co., Inc.	112					()	

Name of establishment	Establishment No.	Cattle	Calves	Sheep	Goats	Swine	Horses
Wilson and Co., Inc.	940	(*)	(*)			(*)	
Gentner Packing Co., Inc.	941	(*)					
Delrich Meat Packers, Inc.	944		(*)	(*)	(*)	(*)	
Whitehall Packing Co.	946	(*)					
M. Brizer & Co.	948	(*)					
Joe Doctorman and Son Packing Co., Inc.	949	(*)	(*)	(*)		(*)	
Armour and Co.	956	(*)				(*)	
Reliable Packing Co., Inc.	959					(*)	
Greater Omaha Packing Co., Inc.	960	(*)					
T. L. Lay Packing Co.	967	(*)				(*)	
Greeley Capitol Packing Co.	969	(*)		(*)			
Hawaii Meat Co., Ltd.	970	(*)	(*)	(*)			
Perlin Packing Co., Inc.	974	(*)	(*)	(*)	(*)		
National Food Stores, Inc.	981	(*)					
Reitz Meat Products Co.	983	(*)				(*)	
Hospers Packing Co.	985	(*)					
Eagle Packing Co.	987	(*)					
Everett C. Horlein and Son, Inc.	988	(*)					
The Klarer Co.	995	(*)	(*)				
Do	995A					(*)	
Do	995C	(*)				(*)	
Valley Meat Co.	1009	(*)	(*)	(*)			
Armour and Co.	1085	(*)	(*)				
Browns Packing House	1154	(*)	(*)	(*)		(*)	
Landy Packing Co.	1171	(*)					
The Harris Packing Co.	1175					(*)	
A. F. Moyer and Sons, Inc.	1311	(*)	(*)	(*)			
McCabe Packing Plant	1312	(*)	(*)	(*)			
Samuels and Co., Inc.	1313	(*)					
H. and H. Packing Co.	1315	(*)	(*)				
Nebraska Iowa Dressed Beef Co.	1318	(*)					

Done at Washington, D.C., this 28th day of August 1961.

C. H. PALS,
Director, Meat Inspection Division,
Agricultural Research Service.

[F.R. Doc. 61-8402; Filed, Aug. 31, 1961; 8:50 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-190]

AMF ATOMICS

Notice of Filing of Application for Facility Export License

Please take notice that AMF Atomics, a Division of American Machine and Foundry Company, 140 Greenwich Avenue, Greenwich, Connecticut, has submitted an application dated August 7, 1961, for a license authorizing the export of a 5 megawatt thermal pool-type nuclear research reactor to the Pakistan Atomic Energy Commission at Rawalpindi, Pakistan.

Pursuant to section 104 of the Atomic Energy Act of 1954 and Title 10, CFR, Chapter I, Part 50, "Licensing of Production and Utilization Facilities", and upon finding that (a) the reactor proposed to be exported is a utilization facility as defined in said Act and regulations, and (b) the issuance of a license for the export thereof is within the scope of and is consistent with the terms of an Agreement for Cooperation between the United States of America and the Government of Pakistan, the Commission may issue a facility export license authorizing the export of the reactor to Pakistan.

In its review of applications solely to authorize the export of production or utilization facilities, the Commission does not evaluate the health and safety characteristics of the subject reactor.

In accordance with the procedures set forth in the Commission's rules of practice (10 CFR Part 2) a petition for leave to intervene in these proceedings must be served upon the parties and filed with the Atomic Energy Commission by the applicant or an intervener within 30 days after the filing of this notice with

the Office of the Federal Register. Petitions for leave to intervene shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Maryland, or the AEC's Public Document Room, 1717 H Street NW., Washington, D.C.

A copy of the application is on file in the AEC Public Document Room located at 1717 H Street NW., Washington, D.C.

Dated at Germantown, Md., this 25th day of August 1961.

For the Atomic Energy Commission.

R. L. KIRK,
Deputy Director, Division of
Licensing and Regulation.

[F.R. Doc. 61-8367; Filed, Aug. 31, 1961; 8:45 a.m.]

[Docket No. 50-114]

WILLIAM MARSH RICE UNIVERSITY

Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 3, set forth below, to Facility License No. R-54. The license authorizes William Marsh Rice University to operate its nuclear reactor Model AGN-211, Serial No. 101 located on its campus in Houston, Texas. The amendment adds conditions to the license regarding: (1) procedures to be followed with respect to operations with the reactor shut down which might involve a change in core reactivity, and (2) written reports to be submitted by the licensee should any of the operating conditions or characteristics of the reactor which might affect

nuclear safety vary significantly from its predicted value.

With respect to item (1) above, the Commission during January 1961 requested that each utilization facility licensee submit a written description of its procedures during operations with the reactor shut down which might involve a change in core reactivity. The Commission has reviewed the licensee's submission dated February 9, 1961, and believes that the procedures described therein minimize, to an acceptable degree, the potential for inadvertent criticality during operations which could involve changes in core reactivity when the reactor is shut down.

The Commission has found that operation of the reactor in accordance with the license as amended will not present undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has further found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor in accordance with the license as amended would not present any substantial change in the hazards to the health and safety of the public from those previously considered and evaluated in connection with the previously approved operations.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within 30 days after the issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Maryland, or the AEC's Public Document Room, 1717 H Street NW., Washington, D.C.

For further details see (a) the Commission's telegram dated January 10, 1961 to William Marsh Rice University and (b) the University's reply dated February 9, 1961, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

Dated at Germantown, Md., this 25th day of August 1961.

For the Atomic Energy Commission.

EDSON G. CASE,
Chief, Research and Power Re-actor Safety Branch, Division of Licensing and Regulation.

[License No. R-54; Amdt. 3]

License No. R-54, which authorizes William Marsh Rice University to operate its nuclear reactor Model AGN-211, Serial No. 101, located on the University's campus in Houston, Texas is hereby amended by adding the following additional conditions thereto:

1. William Marsh Rice University shall, with respect to operations which could involve changes in core reactivity when the reactor is shut down, follow the procedures described in sections 8a through 8f inclusive of its letter to the Commission dated February 9, 1961.

2. William Marsh Rice University shall promptly submit a written report to the Commission whenever, during operation of the reactor, any of the operating conditions or characteristics of the reactor which might affect nuclear safety varies significantly from its predicted value.

This amendment is effective as of the date of issuance.

Dated at Germantown, Md., this 25th day of August 1961.

For the Atomic Energy Commission.

EDSON G. CASE,
Chief, Research and Power Reactor
Safety Branch, Division of Licens-
ing and Regulation.

[F.R. Doc. 61-8368, Filed, Aug. 31, 1961;
8:45 a.m.]

(Public Service), an existing customer of Applicant, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The estimated total cost of the facilities proposed under this application is \$20,494 which will be financed from funds on hand.

The purpose of this proposal is to enable Public Service to render natural gas service to the Wisconsin Boys School, a public institution of the State of Wisconsin presently under construction in Mitchell Township, Sheboygan County, Wisconsin. Applicant states that no allocation of additional gas will be required.

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 September 28, 1961, at 9:30 a.m., e.d.s.t., in a Hearing Room of the Federal Power Commission, 441 G Street N.W., 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 September 20, 1961. 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.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 61-8390; Filed, Aug. 31, 1961;
8:48 a.m.]

[Docket Nos. RI62-26-RI62-30]

F. O. PENN ET AL.

Order Providing for Hearings on and Suspension of Proposed Changes in Rates ¹

AUGUST 28, 1961.

F. O. Penn (Operator), et al., Docket No. RI62-26; The Superior Oil Company, Docket No. RI62-27; Kansas Natural Gas, Inc. (Operator), et al., Docket No. RI62-28; J. Wes Johnson, d/b/a Tower Oil & Gas Co. of Texas, Docket No. RI62-29; Sunray Mid-Continent Oil Co., Docket No. RI62-30.

The above-named Respondents have tendered for filing proposed changes in presently-effective rate schedules for sales of natural gas subject to the jurisdiction of the Commission. The proposed changes are designated as follows:

FEDERAL POWER COMMISSION

[Docket No. CP62-22]

MICHIGAN WISCONSIN PIPE LINE CO.

Notice of Application and Date of Hearing

AUGUST 28, 1961.

Take notice that on July 26, 1961, Michigan Wisconsin Pipe Line Company (Applicant), 645 Griswold Street, Detroit 26, Michigan, filed in Docket No. CP62-22 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of a meter station and appurtenant facilities necessary to the establishment of a new delivery point for Wisconsin Public Service Corporation

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase (decrease)	Date filing tendered	Effective date unless suspended	Date suspended until—	Cents per Mcf		Rate in effect subject to refund in docket Nos.
									Rate in effect	Proposed increased rate	
RI62-26	F.O. Penn (Operator), et al., c/o Bradford Ross, attorney, 725 15th St. N.W., Washington 5, D.C.	1	3	Tennessee Gas Transmission Co. (Ross Field, Starr County, Tex.).	\$2,810	8-2-61	¹ 9-2-61	2-2-62	² 15.0952	17.24347	G-20306
RI62-27	The Superior Oil Co., P.O. Box 1521, Houston 1, Tex.	66	1	Natural Gas Pipe Line Co. of America (Quinduno Field, Roberts County, Tex.).	3,722	8-4-61	¹ 9-4-61	2-4-62	² 12.0	13.0	-----
RI62-28	Kansas Natural Gas, Inc. (Operator), et al., c/o Dale E. Doty, attorney, 1028 Connecticut Ave. N.W., Washington 6, D.C.	26	2	Colorado Interstate Gas Co. (Hugoton Field, Haskell County, Kans.).	806	8-4-61	¹ 9-4-61	2-4-62	² 11.0	12.5	-----
RI62-29	J. Wes Johnson, d/b/a, Tower Oil & Gas Co. of Texas, Fidelity Union Life Bldg., Dallas, Tex.	4	4	El Paso Natural Gas Co. (Spraberry Field, Upton County, Tex.).	872	8-7-61	¹ 9-7-61	2-7-62	² 11.1056	17.2295	-----
RI62-30	Sunray Mid-Continent Oil Co., P.O. Box 2039, Tulsa 2, Okla.	122	12	Texas Eastern Transmission Corp. (Greenwood-Waskom Field, Caddo Parish, La.).	97	8-7-61	² 11-1-61 ²	4-1-62	⁴ 16.211	16.4161	RI61-104

¹ The stated effective date is the first day after expiration of the required statutory notice.

² The stated effective date is that requested by respondent.

³ The pressure base is 14.65 psia.

⁴ The pressure base is 15.025 psia.

The proposed rates exceed the applicable area price levels as set forth in the Commission's Statement of General Policy No. 61-1 and the amendments thereto.

The increased rates and charges so proposed may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon hearings concerning the lawfulness of the several proposed changes and that the above-designated supplements be suspended and the use thereof deferred as hereinafter ordered.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules

¹ This order does not provide for the consolidation for hearing or disposition of the several matters covered herein, nor should it be so construed.

of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Ch. I), public hearings shall be held upon the dates to be fixed by notice from the Secretary concerning the lawfulness of the several proposed changes and that the above-designated supplements be suspended and the use thereof deferred as hereinafter ordered.

(B) Pending hearing and decision thereon, each of the above-designated supplements is hereby suspended and the use thereof deferred until the date indicated in the above "Date Suspended Until" column, and thereafter until such further time as it is made effective in the manner prescribed by the Natural Gas Act.

(C) Neither the supplements hereby suspended, nor the rate schedules sought to be altered thereby, shall be changed until these proceedings have been disposed of or until the periods of suspension have expired, unless otherwise ordered by the Commission.

(D) Notices of intervention 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 and 1.37(f)) on or before October 9, 1961.

By the Commission.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 61-8391; Filed, Aug. 31, 1961;
8:48 a.m.]

CIVIL AERONAUTICS BOARD

[Dockets 12154, 11728, 1705-11; Order No.
E-17370]

AIR FREIGHT

Minimum Rates Applicable

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 28th day of August 1961.

The Board having issued its opinion containing its findings, conclusions, and decision, which is attached hereto and made a part hereof,¹ *It is ordered*, That:

1. Effective October 1, 1961:

(a) The minimum rates prescribed for domestic air freight in Orders E-1639 (June 2, 1948), E-2184 (November 12, 1948), E-4048 (April 10, 1950), E-4890 (November 30, 1950), E-6698 (August 18, 1952), E-6706 (August 19, 1952), E-7837 (October 21, 1953), E-9114 (April 19, 1955), E-9138 (April 26, 1955), and E-13140 (November 6, 1958), be and they hereby are revoked.

(b) The minimum rates prescribed for assembly and distribution services in Orders E-4606 (September 14, 1950), and E-4954 (December 20, 1950), be and they hereby are revoked.

2. The Investigation of Minimum Assembly and Distribution Charge Rules, Docket 1705-11, be and it hereby is dismissed.

3. Further proceedings in the matter of the Domestic Air Freight Rate Invest-

igation, Docket 11728, be and they hereby are suspended.

4. This order shall be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON,
Secretary.

[F.R. Doc. 61-8398; Filed, Aug. 31, 1961;
8:49 a.m.]

[Docket 11801]

AMERICAN AIRLINES, INC.; ROANOKE SERVICE

Notice Reassigning Oral Argument

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that oral argument in the above-entitled proceeding, now assigned to be held on September 13, 1961, is reassigned to September 12, 1961, at 10:00 a.m., e.d.s.t., in Room 1027, Universal Building, Connecticut and Florida Avenues NW., Washington, D.C., before the Board.

Dated at Washington, D.C., August 28, 1961.

[SEAL] FRANCIS W. BROWN,
Chief Examiner.

[F.R. Doc. 61-8399; Filed, Aug. 31, 1961;
8:49 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management CALIFORNIA

Notice of Proposed Withdrawal and Reservation of Lands; and Partial Elimination

AUGUST 25, 1961.

The United States Department of Agriculture has filed an application, Serial Number Sacramento 067461 for the withdrawal of the lands described below, from location and entry under the general mining laws, subject to existing valid claims. The applicant desires the land for use by the Forest Service as the Crazy Jim Campground and Picnic Area, and Trinity River Campground.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, Department of the Interior, Room 1000, California Fruit Building, Fourth and J Streets, Sacramento 14, California.

If circumstances warrant it, a public hearing will be held at a convenient time and place, which will be announced.

The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

The lands involved in the application are:

MOUNT DIABLO MERIDIAN

SHASTA—TRINITY NATIONAL FORESTS

Crazy Jim Campground and Picnic Area

T. 34 N., R. 11 W.,

Sec. 13: SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$.

Trinity River Campground

T. 38 N., R. 7 W.,

Sec. 32: W $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$.

The areas described aggregate 160 acres.

The applicant agency has cancelled its application insofar as it involved the lands described below. Therefore, pursuant to the regulations contained in 43 CFR Part 295, such lands are relieved of the segregative effect of the above-mentioned application at 10:00 a.m., September 25, 1961.

The lands terminated are:

MOUNT DIABLO MERIDIAN

T. 34 N., R. 11 W.,

Sec. 32: E $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$.

The area described aggregates 20 acres.

WALTER E. BECK,
Manager, Land Office,
Sacramento.

[F.R. Doc. 61-8382; Filed, Aug. 31, 1961;
8:47 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-3848]

APEX MINERALS CORP.

Order Summarily Suspending Trading

AUGUST 28, 1961.

The common stock, \$1.00 par value, of Apex Minerals Corporation, being listed and registered on the San Francisco Mining Exchange, a national securities exchange; and

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under section 15(c)(2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, otherwise than on a national securities exchange;

It is ordered, pursuant to section 19(a)(4) of the Securities Exchange Act of 1934 that trading in said security on the San Francisco Mining Exchange be summarily suspended in order to prevent fraudulent, deceptive or manipulative acts or practices, this order to be

¹ Filed as part of the original document.

effective for a period of ten (10) days, August 29, 1961, to September 7, 1961, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F.R. Doc. 61-8383; Filed, Aug. 31, 1961;
8:47 a.m.]

[File No. 811-758]

TAX FREE INCOME FUND, INC.

Notice of Filing of Application for Order Declaring That Company Has Ceased To Be an Investment Company

AUGUST 25, 1961.

Notice is hereby given that Tax Free Income Fund, Inc. ("Applicant"), Chicago, Illinois, an Illinois Corporation and a closed-end, diversified investment company registered under the Investment Company Act of 1940 ("Act") has filed an application pursuant to section 8(f) of the Act for an order declaring that Applicant has ceased to be an investment company.

Applicant represents that it has never acquired any assets and has never sold any securities. The proposed company was never activated and a Form N-8B-1 registration statement was never filed.

Section 8(f) of the Act provides, in relevant part, that whenever the Commission upon application finds that a registered investment company has ceased to be an investment company, it shall so declare by order, and upon the taking effect of such order the registration of such company shall cease to be in effect.

Notice is hereby given that any interested person may, not later than September 11, 1961, at 5:30 p.m., e.d.s.t., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D.C. At any time after said date, as provided by Rule O-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the showing contained in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F.R. Doc. 61-8384; Filed, Aug. 31, 1961;
8:47 a.m.]

[File No. 812-1411]

WORLDWIDE FUND LIMITED

Notice of Application by Investment Company Organized in Bermuda for Order Permitting Its Registration and Sale of Its Securities in the United States

AUGUST 25, 1961.

Notice is hereby given that Worldwide Fund Limited, Hamilton, Bermuda ("Applicant"), an investment company incorporated by a special act of the Bermuda Parliament entitled, "Worldwide Fund Company Act, 1961" ("Charter"), has filed an application, under section 7(d) of the Investment Company Act of 1940 (the "Act") seeking an order of the Commission permitting Applicant to register as an investment company under the Act and to make a public offering of its securities in the United States.

Section 7(d) of the Act, among other things, prohibits a foreign investment company from making a public offering of its securities in the United States through the means or instrumentalities of interstate commerce unless the Commission, upon application, issues a conditional or unconditional order permitting such company to register under the Act and to make such public offering of its securities. To issue such an order the Commission must find that, by reason of special circumstances or arrangements, it is both legally and practically feasible effectively to enforce the provisions of the Act against such company and that the issuance of such order is otherwise consistent with the public interest and the protection of investors.

Applicant has been organized for the purpose of engaging in business as an open-end, non-diversified management investment company investing in securities, among others, traded on the stock exchanges of London, Amsterdam, Frankfurt and Paris.

The authorized capital of the Applicant is an unlimited maximum amount but shall be a sum not less than £5,000 (Bermuda). All shares have equal voting rights and entitle the holder to one vote in the election of directors and all other matters. Applicant contemplates making a public offering in the United States of its common stock, through Burnham and Company to obtain \$10,000,000 for its investment purposes.

Applicant has made undertakings and agreements which together with the provisions of the applicant's charter and by-laws, the Bermuda Companies Act of 1923, as amended, and its common law, are submitted by the Applicant as special circumstances and arrangements justifying the entry of the requested order. Applicant alleges that, in addition to the undertakings and agreements provided for by Rule 7d-1 applicable to Canadian investment companies, it has provided other undertakings and agreements for the protection of investors and as further assurance of

the enforceability of the Act against the Applicant.

The Applicant's charter and by-laws taken together contain, in effect, the substantive provisions of the Act applicable to open-end investment companies, which provisions the Applicant has agreed may be enforced as a matter of contract right in the United States and Bermuda by Applicant's shareholders.

Applicant's by-laws also contain, among other things, provisions summarized as follows: (1) That all of its securities and cash will be maintained in the custody of a bank in the United States except cash not exceeding \$50,000; (2) that at least a majority of the directors and of the officers of the Applicant will be United States citizens of whom a majority will be resident in the United States; (3) that Applicant will retain an independent public accountant with a permanent office and place of business in the United States; (4) that Applicant's investment adviser will maintain in the United States such accounts, books and other documents as are necessary or appropriate to record transactions relating to Applicant; (5) that Applicant's principal underwriter will be a resident and citizen of the United States or a corporation organized under the laws of a state of the United States and having its principal place of business therein; and (6) that Applicant will maintain duplicate copies of its books and records at the office of its custodian located within the United States.

Applicant has undertaken and agreed in its application among other things: (i) That its charter and by-laws will not be changed in any manner inconsistent with the Act or the rules and regulations thereunder or the undertakings and agreements contained in the instant application without permission of the Commission; (ii) that Applicant's present and future officers, directors, investment advisers, principal underwriters and custodian will enter into agreements to comply with the Act, Applicant's charter, by-laws and undertakings and agreements contained in the instant application insofar as applicable to such persons and to do nothing inconsistent with such undertakings and agreements; (iii) that the aforesaid agreements as well as those of Applicant shall enure to the benefit of Applicant's shareholders as parties and beneficiaries; (iv) Applicant's custodian will maintain a list of the affiliated persons of Applicant, its officers, directors and investment adviser, and will not consummate any otherwise prohibited transaction with such persons unless specifically permitted by order of the Commission; (v) Applicant will maintain in the United States a transfer agent and registrar; (vi) that breach of the aforesaid agreements or violation of the Act by any of the contracting parties will permit revocation of the requested order and the liquidation and distribution of Applicant's assets.

Other agreements and undertakings contained in the application are designed to facilitate the judicial enforce-

ment of the Act by the Commission or Applicant's shareholders in appropriate courts of the United States or Bermuda. To that end each of the contracting parties who are not citizens and residents of the United States, will appoint, irrevocably, an agent within the United States for service of process. To ensure the applicability of the Act to purchases and sales of portfolio securities not made on established securities exchanges, Applicant has agreed that its custodian will consummate such transactions only in the United States and that the mails or means of interstate commerce will be employed except in the instance when Applicant's custodian exercises abroad rights issued to Applicant as a security holder in other companies: *Provided*, That (a) the rights so exercised shall be offered or issued to Applicant as a security holder in another company on the same basis as all other holders of the class or classes of securities of such other company to whom such rights are offered or issued, and (b) the rights so exercised shall not exceed 10 percent of the total amount of such rights so offered or issued, and (c) the securities purchased pursuant to such exercise or securities of the same class are listed on an established securities exchange, application has been made to such exchange for the listing thereon of such securities, or it has been publicly announced that application will be made to such exchange for listing thereon of such securities and Applicant has no reason to believe that such listing will not be effected.

Applicant has further agreed, and will cause its non-resident directors to agree, to waive any counsel fees or security for costs in any action brought in Bermuda by any of its shareholders based upon its charter, by-laws, or the undertakings and agreements herein.

As a further special circumstance, the Applicant points to the provisions of an extradition treaty between the United Kingdom and the United States which is applicable to Bermuda, covering, among other things, the crimes of fraud and false pretenses by corporate officials.

The Applicant seeks an exemption pursuant to section 6(c) of the Act from the provisions of section 22(e) of the Act to the extent necessary to permit its Board of Directors, acting pursuant to its by-law provisions, to suspend redemption of its shares for any period during which either the New York, London, Amsterdam, Paris or Frankfurt stock exchanges is closed, other than customary week-end and holiday closings, or during which trading on any one of said exchanges is restricted.

Notice is further given that any interested person may, not later than September 14, 1961, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon.

Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D.C. At any time after said date, as provided by Rule O-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the showing contained in said application, unless an order for a hearing upon said application shall be issued upon request or upon the Commission's own motion.

By the Commission.

ORVAL L. DuBois,
Secretary.

[F.R. Doc. 61-8385; Filed, Aug. 31, 1961;
8:47 a.m.]

HOUSING AND HOME FINANCE AGENCY

Office of the Administrator

URBAN RENEWAL COMMISSIONER

Delegation of Authority With Respect
to Open Space Land Program

The Urban Renewal Commissioner is hereby authorized:

1. To execute the powers and functions vested in the Housing and Home Finance Administrator under Title VII of the Housing Act of 1961 (75 Stat. 183, 42 U.S.C. 1500), with respect to the open space land program; and

2. To redelegate to one or more employees in the Urban Renewal Administration any of the authority herein delegated.

(62 Stat. 1283 (1948), as amended by 64 Stat. 80 (1950), 12 U.S.C. 1701c)

Effective as of the 1st day of September 1961.

[SEAL] ROBERT C. WEAVER,
Housing and Home Finance
Administrator.

[F.R. Doc. 61-8381; Filed, Aug. 31, 1961;
8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Rev. S.O. 562, Taylor's I.C.C. Order 133]

LOUISVILLE AND NASHVILLE RAILROAD CO. AND SOUTHERN RAILWAY CO.

Rerouting and Diversion of Traffic

In the opinion of Charles W. Taylor, Agent, the Louisville and Nashville Railroad Company and the Southern Railway Company, because of reconstruction of the Southern Railway bridge between Florence, Alabama, and Sheffield, Alabama, will be unable to transport traffic over the Southern Railway to and from Florence and over the Louisville and Nashville Railroad to and from Sheffield.

It is ordered, That:

(a) Rerouting traffic. The Louisville and Nashville Railroad Company and the Southern Railway Company, because of reconstruction of the Southern Railway Company's bridge between Florence, Alabama, and Sheffield, Alabama, are hereby authorized to divert and reroute traffic moving over their lines to and from Florence, Alabama, and to and from Sheffield, Alabama, via Decatur, Alabama, to expedite the movement of such traffic. The billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting.

(b) Concurrence of receiving roads to be obtained. The railroad desiring to divert or reroute traffic under this order shall confer with the proper transportation officer of the railroad to which such traffic is to be diverted or rerouted, and shall receive the concurrence of such other railroad before the diversion or rerouting is ordered.

(c) Notification to shippers. The carrier rerouting cars in accordance with this order shall notify each shipper at the time each car is diverted or rerouted and shall furnish to such shipper the new routing provided under this order.

(d) Inasmuch as the diversion or rerouting of traffic by said Agent is deemed to be due to carrier's disability, the rates applicable to traffic diverted or rerouted by said Agent shall be the rates which were applicable at the time of shipment on the shipments as originally routed.

(e) In executing the directions of the Commission and of such Agent provided for in this order, the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to such traffic; divisions shall be, during the time this order remains in force, those voluntarily agreed upon by and between said carriers; or upon failure of the carriers to so agree, said divisions shall be those hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act.

(f) Effective date. This order shall become effective at 12:01 a.m., September 8, 1961.

(g) Expiration date. This order shall expire at 11:59 p.m., January 8, 1962, unless otherwise modified, changed, suspended or annulled.

It is further ordered, That this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D.C., August 28, 1961.

INTERSTATE COMMERCE
COMMISSION,
CHARLES W. TAYLOR,
Agent.

[F.R. Doc. 61-8388; Filed, Aug. 31, 1961;
8:48 a.m.]

FOURTH SECTION APPLICATIONS FOR RELIEF

AUGUST 29, 1961.

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. 37319: *Alcohols from Freeport, Tex., to Chicago, Ill.* Filed by Southwestern Freight Bureau, Agent (No. B-8069), for interested rail carriers. Rates on butyl alcohol and isobutyl alcohol, in tank-car loads, from Freeport, Tex., to Chicago, Ill., applicable only for deliveries on railroad tracks serving the Lake River Terminals at Crawford, Ill.

Grounds for relief: Unregulated barge and market competition.

Tariff: Supplement 203 to Southwestern Freight Bureau tariff I.C.C. 4064.

FSA No. 37320: *Soda ash from Louisiana and Texas points to Crystal City, Mo.* Filed by Southwestern Freight Bureau, Agent (No. B-8070), for interested rail carriers. Rates on soda ash, other than modified soda ash, in bulk in cars, in carloads, from Baton Rouge, Lake Charles and West Lake Charles, La., Corpus Christi and Freeport, Tex., to Crystal City, Mo.

Grounds for relief: Restore rate relationship with St. Louis, Mo., area points.

Tariffs: Supplements 538 and 56 to Southwestern Freight Bureau tariffs I.C.C. 4087 and 4370, respectively, also supplement 212 to Southern Freight Association tariff I.C.C. 452 (Marque series).

FSA No. 37322: *Soda ash from Lake Charles, La., to Coronet, Fla.* Filed by Southwestern Freight Bureau, Agent (No. B-8073), for interested rail carriers. Rates on soda ash, in bulk, in carloads, from Lake Charles and West Lake Charles, La., to Coronet, Fla.

Grounds for relief: Market competition.

Tariff: Supplement 539 to Southwestern Freight Bureau tariff I.C.C. 4087.

FSA No. 37323: *Gravel from Dickason Pit, Ind., to Alonzo and Bryce, Ill.* Filed by Illinois Freight Association, Agent (No. 149), for the Chicago & Eastern Illinois Railroad Company. Rates on gravel, road surfacing, in carloads, from Dickason Pit, Ind., to Alonzo and Bryce, Ill.

Grounds for relief: Motor-truck competition.

Tariff: Supplement 14 to Chicago & Eastern Illinois Railroad Company's tariff I.C.C. 330.

FSA No. 37324: *Grains to southern territory.* Filed by O. W. South, Jr., Agent (No. A4123), for interested rail carriers. Rates on grains, grain products, and animal or poultry feed, as described in the application, in carloads, from specified points on the CB&Q Railroad in the St. Louis, Mo., area, to points in southern territory.

Grounds for relief: Short-line distance formula, grouping, and different bases for rates.

Tariff: Supplement 23 to Southern Freight Association tariff I.C.C. S-182.

FSA No. 37325: *Talc, soapstone, etc., from Montana to official territory.* Filed by Western Trunk Line Committee, Agent (No. A-2203), for interested rail carriers. Rates on talc, soapstone, wollastonite, and related articles, as described in the application, in carloads, from Alder, Barratts, Butte, East Helena and Norris, Mont., to points in official (not including Illinois) territory.

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

Tariff: Supplement 34 to Transcontinental Freight Bureau, tariff I.C.C. 1644.

FSA No. 37326: *Substituted service—IC and SAL for Gordons Transports, Inc.* Filed by Central and Southern Motor Freight Tariff Association, Incorporated, Agent (No. 64), for interested carriers. Rates on property loaded in highway trailers and transported on railroad flat cars, between Chicago, Ill., and Atlanta, Ga., on traffic originating at or destined to such points or points beyond as described in the application.

Grounds for relief: Motor-truck competition.

Tariff: Supplement 2 to Central and Southern Motor Freight Tariff Association tariff MF-I.C.C. 246.

FSA No. 37327: *Substituted service—Monon and L&N for Hoover Motor Express Company, Inc.* Filed by Central and Southern Motor Freight Tariff Association, Incorporated, Agent (No. 65), for interested carriers. Rates on property loaded in highway trailers and transported on railroad flat cars, between Chicago, Ill., and Hammond, Ind., on the one hand, and Atlanta, Ga., Birmingham, Ala., Chattanooga, Memphis and Nashville, Tenn., on the other, on traffic originating at or destined to such points or points beyond as described in the application.

Grounds for relief: Motor-truck competition.

Tariff: Supplement 2 to Central and Southern Motor Freight Tariff Association, Incorporated, tariff MF-I.C.C. 246.

FSA No. 37328: *Sand to Mt. Pleasant, Mich., Roanoke and Salem, Va.* Filed by Southwestern Freight Bureau, Agent (No. B-8072), for interested rail carriers. Rates on sand, as described in the application, in carloads, from Guion, Ark., Klondike, Ludwig, Pacific, Mo., Gate, Mill Creek and Roff, Okla., to Mt. Pleasant, Mich., Roanoke and Salem, Va.

Grounds for relief: Market competition.

Tariff: Supplement 130 to Southwestern Freight Bureau tariff I.C.C. 4319.

FSA No. 37329: *Commodities between points in Texas.* Filed by Texas-Louisiana Freight Bureau, Agent (No. 413), for interested rail carriers. Rates on fresh fruits and vegetables, in carloads, from, to and between points in Texas, over interstate routes through adjoining states.

Grounds for relief: Intrastate rates and maintenance of rates from and to points in other states not subject to the same competition.

Tariff: Supplement 12 to Texas-Louisiana Freight Bureau tariff I.C.C. 935.

AGGREGATE-OF-INTERMEDIATES

FSA No. 37321: *Soda ash from Louisiana and Texas points to Crystal City, Mo.* Filed by Southwestern Freight Bureau, Agent (No. B-8071), for interested rail carriers. Rates on soda ash, other than modified soda ash, in bulk in cars, in carloads, from Baton Rouge, Lake Charles and West Lake Charles, La., Corpus Christi and Freeport, Tex., to Crystal City, Mo.

Grounds for relief: Restore rate relationship with St. Louis, Mo., area points.

Tariffs: Supplements 538 and 56 to Southwestern Freight Bureau tariffs I.C.C. 4087 and 4370, respectively, also supplement 212 to Southern Freight Association tariff I.C.C. 452 (Marque series).

FSA No. 37330: *Commodities between points in Texas.* Filed by Texas-Louisiana Freight Bureau, Agent (No. 414), for interested rail carriers. Rates on fresh fruits and vegetables, in carloads, from, to and between points in Texas, over interstate routes through adjoining states.

Grounds for relief: Maintenance of depressed rates established to meet intrastate competition without use of such rates as factors in constructing combination rates.

Tariff: Supplement 12 to Texas-Louisiana Freight Bureau tariff I.C.C. 935.

By the Commission.

[SEAL]

HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 61-8387; Filed, Aug. 31, 1961; 8:48 a.m.]

DEPARTMENT OF COMMERCE

Office of the Secretary

JOHN A. CLAUSSEN

Statement of Changes in Financial Interests

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

A. Deletions: New Jersey Zinc Co., Moore-McCormack Line.
B. Additions: None.

This statement is made as of August 23, 1961.

JOHN A. CLAUSSEN.

AUGUST 23, 1961.

[F.R. Doc. 61-8392; Filed, Aug. 31, 1961; 8:49 a.m.]

RICHARD V. FORD

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Pro-

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duction Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests as reported in the FEDERAL REGISTER during the past six months.

- A. Deletions: No change.
- B. Additions: No change.

This statement is made as of August 24, 1961.

RICHARD V. FORD.

AUGUST 24, 1961.

[F.R. Doc. 61-8393; Filed, Aug. 31, 1961; 8:49 a.m.]

JOHN J. STAHL

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken

place in my financial interests as reported in the FEDERAL REGISTER during the past six months.

- A. Deletions: Wheeling Steel Corp.
- B. Additions: Madison Fund.

This statement is made as of August 1, 1961.

JOHN J. STAHL.

AUGUST 22, 1961.

[F.R. Doc. 61-8394; Filed, Aug. 31, 1961; 8:49 a.m.]

HAROLD L. GRAHAM

Statement of Changes in Financial Interests

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

- A. Deletions: None.
- B. Additions: None.

This statement is made as of August 1, 1961.

HAROLD L. GRAHAM.

[F.R. Doc. 61-8449; Filed, Aug. 31, 1961; 9:14 a.m.]

ALEXANDER D. THOMSON

Statement of Changes in Financial Interests

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

- A. Deletions: 200 shares Atlantic Refining Co., common; 175 shares Socony Mobil Oil Co., common.
- B. Additions: 200 shares Continental Can Co.

This statement is made as of August 29, 1961.

A. D. THOMSON.

[F.R. Doc. 61-8450; Filed, Aug. 31, 1961; 9:14 a.m.]