

RECEIVED
31 OCT 1950
GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
CIVIL PROPERTY CUSTODIAN
APO 500 LIBRARY
CHS

DHB/WRF/MLT/br
30. OCT. 1950

072 (23 Oct 50)CPC/OD

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

SUBJECT: Restoration of Application for Registration of a
Trade-Mark by A. Stein & Company

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

2. In accordance with reference paragraph 1 above, the Patent Agency is directed to take necessary action to comply with the request made in paragraph 1 of the inclosed "Request for Restoration of Application for Registration of a Trade-Mark."

3. A "Certificate of Reinstatement of Application for Registration of a Trade-Mark" shall be issued by the Patent Agency, evidencing

- a. the status as of the outbreak of hostilities;
- b. the voiding of any action or procedures taken with respect thereof after the date of outbreak of hostilities and
- c. that the status thereof is restored to be the same as it was as of the outbreak of hostilities.

4. This "Certificate of Reinstatement of Application for Registration of a Trade-Mark" shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers immediately upon execution.

1 Incl
"Request for Resto-
ration" w/P/A (in dup)

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

CHS

170-422

Library

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

Library

072 ()CPC/OD

28 OCT 1950

16 Oct 50

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

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by

Universal Oil Products Company

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

- a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"
- b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"
- c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

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

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

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

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

CHS

170-421

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

Library

072 (14 Oct 50) CPC/OD

28 OCT. 1950

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

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **Corn Products Refining Company**

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

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

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

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

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

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

1 Incl
 "Demand for Restoration"
 (in dup)

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

Distr:
 CHS (2)

CHS

170-420

CIVIL PROPERTY CUSTODIAN
APO 500



28. OCT. 1950

072 (14 Sep 50)CPC/CD

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

SUBJECT: Requests for Restoration of Trade-Mark Rights in Japan
Owned by Allied Nationals

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

2. Attached to the "Requests for Restoration" of the Stillman Company is an assignment from James Hulme Bereman to the Stillman Company of trade-mark registration numbers 239,573 and 240,713, and to the "Request for Restoration" of William Turner (Kismet) Limited is a "Certificate of the Incorporation of a Company" showing the change of name from William Turner & Brother, Limited to William Turner (Kismet) Limited. Prior to taking action upon these "Requests," as directed in paragraph 3 below, the Patent Agency is directed to take the necessary action to enter on the Trade Mark Register this assignment and change of name with reference to the trade-mark rights described in these "Requests."

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

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

1 Incl
Annex I
List of "Requests
for Restoration" and
"Requests for Extension"
w/P/A (in dup)

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

Distr: CHS (2)

CHS

170-419

LIBRARY
 RECEIVED
 27 OCT 1950
 CIVIL PROPERTY CUSTODIAN
 APO 500
 CHS

26 OCT 1950

072 (12 Oct 50)CPC/OD

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

SUBJECT: Restoration of Applications for Registration of a
 Trade-Mark by Radio Corporation of America, General
 Motors Corporation and Republic Steel Corporation
 (All United States of America)

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

2. In accordance with reference paragraph 1 above, the Patent
 Agency is directed to take necessary action to comply with the request
 made in paragraph 1 of the inclosed "Requests for Restoration of Appli-
 cations for Registration of a Trade-Mark."

3. A separate "Certificate of Reinstatement of Application for
 Registration of a Trade-Mark" shall be issued by the Patent Agency for
 each application, evidencing

- a. the status as of the outbreak of hostilities;
- b. the voiding of any actions or procedures taken with respect
 thereof after the date of outbreak of hostilities and
- c. that the status thereof is restored to be the same as it
 was as of the outbreak of hostilities.

4. These "Certificates of Reinstatement of Application for Regis-
 tration of a Trade-Mark" shall be forwarded to the Office of the Civil
 Property Custodian, General Headquarters, Supreme Commander for the
 Allied Powers immediately upon execution.

1 Incl
 (3) "Requests for Restoration"
 w/P/A (in dup)

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

Distr:
 CHS (2)

OCT 26 1950

57634 57635
57636

CHS

8147-021

170-417



CIVIL PROPERTY CUSTODIAN
APO 500

20. OCT. 1950

072 (29 Sep 50)CPC/OD

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

SUBJECT: Requests for Restoration of Trade-Mark Rights in Japan
Owned by Allied Nationals

1. Reference is made to memorandum for the Japanese Government,
file AG 072 (9 Sep 49)CPC/FP, SCAPIN 20h2, 9 September 1950, subject,
"Trade-Marks, Trade Names, and Marking of Merchandise in Japan," from
General Headquarters, Supreme Commander for the Allied Powers.

2. Attached to the "Requests" of Lever Brothers Company is an
assignment from the Pepsodent Company to Lever Brothers Company of
trade-mark registration numbers 113,351, 165,182 and 324,419. Prior
to acting upon these "Requests" as required in paragraph 3 below the
Patent Agency is directed to take the necessary action to record this
assignment in the Trade Mark Register with respect to these trade-marks.

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

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

CHS

CIVIL HISTORICAL SECTION

1 Incl
Annex I
List of "Requests
for Restoration" and
"Requests for Extension"
w/P/A (in dup)

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

Distr:
CHS (2)

OCT. 20. 1950

170-416



**CIVIL PROPERTY CUSTODIAN
APO 500**

072 (18 Aug 50)CPC/CD

WHD WMB
DHB/WRFS/NME/ks

19 OCT 1950

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

SUBJECT: Application for Use of German Owned Patents

1. Reference is made to memorandum Toku So, 3 August 1950, which was forwarded with its inclosure to the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, by R.A.P. No. 749 (FS), 18 August 1950, from Civil Property Division, Reparations Agency, Japanese Government.

2. Inclosed are all papers submitted in connection with this application. The application is returned without approval for the reason that the facts given by the Patent Agency, concerning licensing of these patents, do not make the status of the patents clear. In paragraph (1) of the Patent Agency memorandum, it is stated that four of the patents are licensed but in paragraph (3) it is stated that the Patent Agency has no record of the creation of any right to use any of the patents.

3 Incls

- 1. Appl by Tokyo Shibaura Electric Co., Ltd. to use German-owned patents (in trip)
- 2. Toku So No. 3 Aug 50, (in trip)
- 3. R.A.P. No. 749 (FS) (in sext)

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

**Distr:
CHS (2)**



OCT. 19. 1950

56303

CHS

Library



CIVIL PROPERTY CUSTODIAN
APO 500

072 (30 Sep 50)CPC/CD

19 OCT. 1950

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

SUBJECT: Requests for Restoration of Trade-Mark Rights in Japan
Owned by Allied Nationals

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

2. Attached to the "Requests" of Richard Thomas & Baldwins Limited
(United Kingdom) is a certificate of change of name from Richard Thomas
& Company Limited to Richard Thomas & Baldwins Limited. Prior to acting
upon these "Requests," the Patent Agency is directed to record this
change of name in the Trade Mark Register with respect to the trade-mark
right described in the "Requests."

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

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

1 Incl
Annex I
List of "Requests
for Restoration" and
"Requests for Extension"
w/P/A (in dup)

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

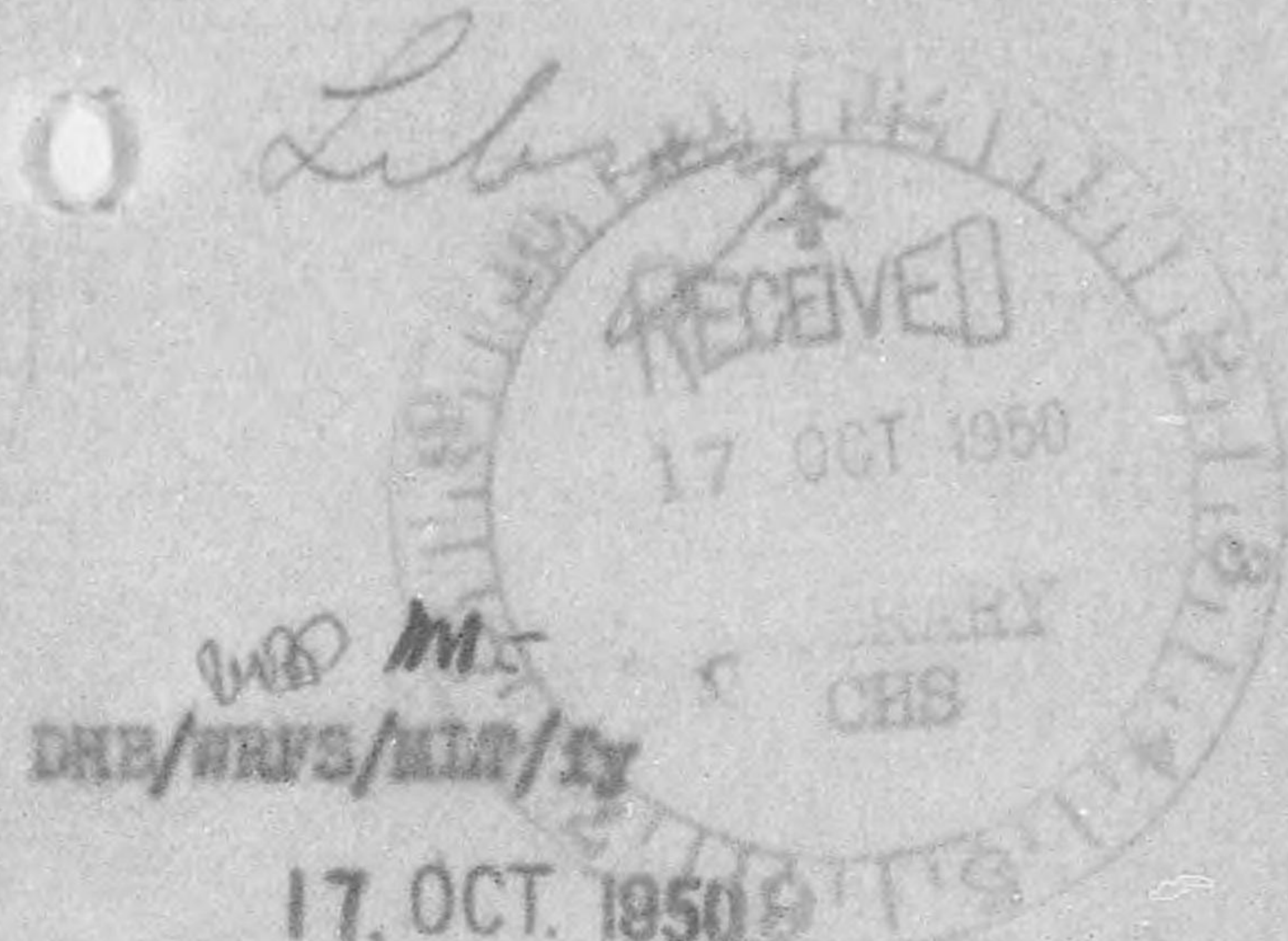
Distr:
CHS (2)

CHS
CIVIL HISTORICAL SECTION

OCT 19 1950

57343 + 6
Other

170-415

CIVIL PROPERTY CUSTODIAN
APO 500

072 (5 Oct 50)CPC/CD

17. OCT. 1950

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
Ministry of International Trade and Industry,
Japanese GovernmentSUBJECT: Request for Restoration of Trade-Mark Rights in Japan
by Shell Sekiyu Kabushiki Kaisha (Japanese Juridical
Person owned by United Kingdom Nationals)1. Reference is made to the following memoranda for the Japanese
Government from General Headquarters, Supreme Commander for the Allied
Powers:a. File AG 072 (9 Sep 49)CPC/FP, SCAPIN 2042, 9 September 1949,
subject, "Trade-Marks, Trade Names and Marking of Merchandise in Japan"b. File AG 072 (9 Sep 49)CPC/FP, SCAPIN 2042/1, 2 May 1950,
same subject as reference 1a above.2. Attached to the "Request" is a certified excerpt copy of company
register showing the change of name from Rising Sun Sekiyu Kabushiki Kaisha
to Shell Sekiyu Kabushiki. Prior to acting upon the request for restoration,
the Patent Agency is directed to take the necessary action to enter the
change of name in the Trade Mark Register with reference to all the trade-
mark rights listed in said request.3. In accordance with reference paragraph 1 above, the Patent Agency
is directed to the necessary action to restore to their owner the trade-
mark rights described in the inclosed "Request for Restoration of Trade-
Mark Rights" and to extend the terms of duration thereof of requested in
the attached "Request for an Extension of the Term of Duration of Trade-
Mark Rights."4. A separate "Certificate of Restoration" for each trade-mark right,
evidencing the restoration and extension of the trade-mark rights as required
by paragraph 4 of reference paragraph 1b above, shall be forwarded to the
Office of the Civil Property Custodian, General Headquarters, Supreme Com-
mander for the Allied Powers immediately upon execution.

3 Incls:

1. "Request for Restoration"
w/PA (in dup)
2. "Request for Extension"
(in dup)
3. Certified Excerpt Copy of Co.
Register (in dup)

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

Distr: CHS (2)

418-021

C H S
CIVIL HISTORICAL SECTION

Library

CIVIL PROPERTY CUSTODIAN
APO 500

170 - 413

072 (7 Apr 50)CPC/OD

17. OCT. 1950

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

SUBJECT: Request for Restoration of Trade-Mark Rights in Japan
by Dunlop Rubber Company (Japan) Ltd. (Japanese
juridical person owned by Allied Nationals)

1. Reference is made to the following:

a. Memorandum for the Patent Property Administration Section,
Patent Agency, Japanese Government, file 072 (7 Apr 50)CPC/OD, 24 July 1950,
subject same as above, from Civil Property Custodian, General Headquarters,
Supreme Commander for the Allied Powers

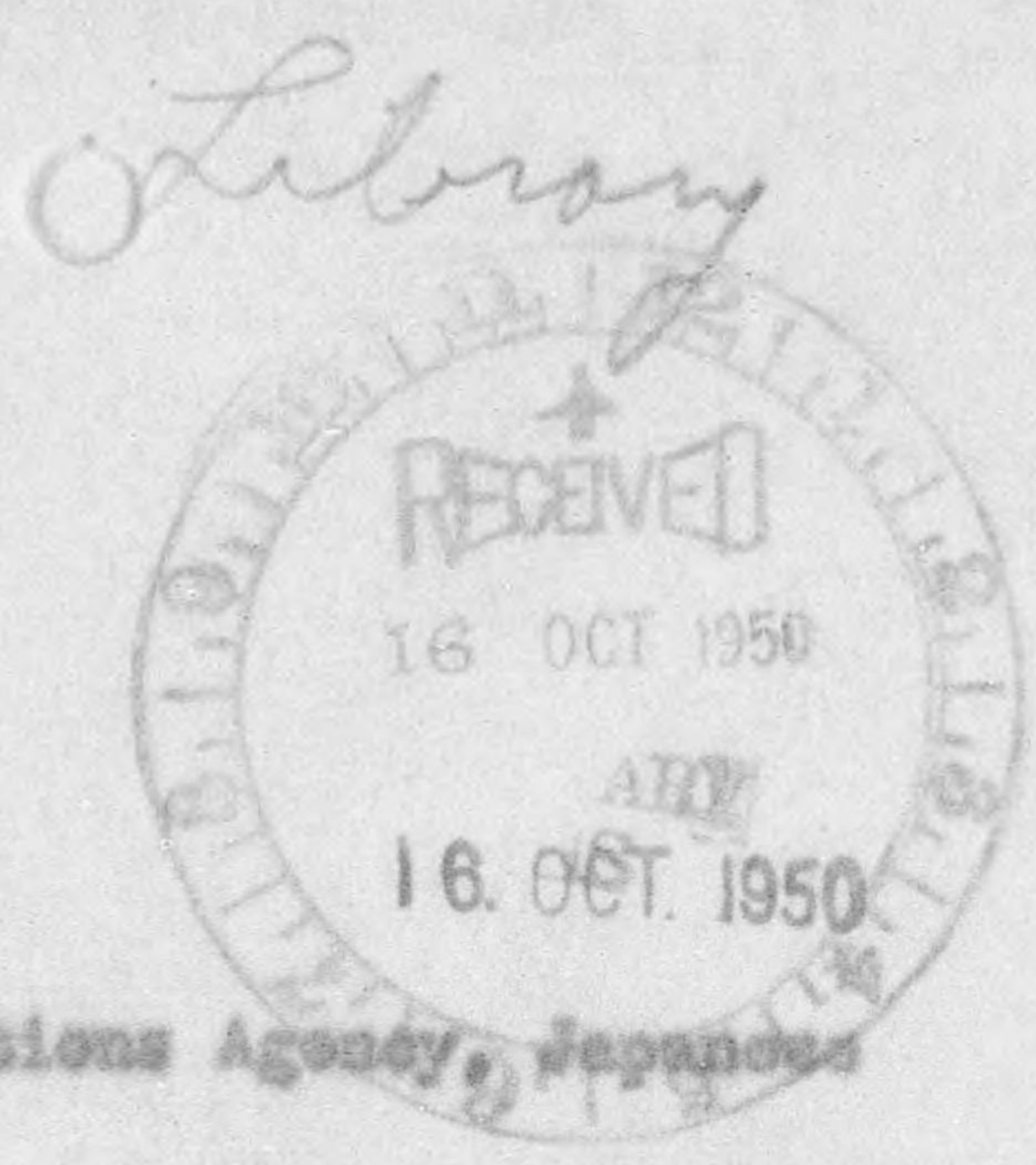
b. Informal memorandum for Civil Property Custodian, 20 September
1950, subject, "Trade Mark No. 269,325, Covered by Requests for Restoration
of Trade Mark Rights in Japan by Dunlop Rubber Co. (Japan) Ltd.," from
the Patent Agency.

2. The Patent Agency is directed to delete trade-mark registration
No. 269,325 from the list of trade mark rights enumerated in the "Requests"
for restoration and extension of trade-mark rights which were inclosed
with memorandum referred to in paragraph 1a above.

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

C H S
CIVIL HISTORICAL SECTION

[Faint circular stamp]



CIVIL PROPERTY CUSTODIAN
APO 800

072 ()CPC/OD
16. OCT. 1950

MEMORANDUM FOR: Civil Property Division, Reparations Agency, Japanese Government, Tokyo, Japan

SUBJECT: Applications for Permission to Use German-Owned Patent Rights

170-412

1. Reference is made to the following applications for permission to use German-owned patents:

a. R.A.P. No. 506 (IS), 24 May 1950, subject, "Application for Permission to use Patent Right Owned by German Nationals," concerning the application of Imperial Medicine Company, Ltd. (Teikoku Seiyaku K.K.), to use patent No. 162,052

b. R.A.P. No. 500 (IS), 24 May 1950, subject, "Application for Permission to use Patent Rights Owned by German Nationals," concerning the application of Taiyo Pharmaceutical Company, Ltd. (Taiyo Seiyaku K.K.), to use patents Nos. 115,270, 115,271 and 126,848

c. R.A.P. No. 604 (IS), 22 June 1950, subject, "Application for Permission to Use a Patent Right Owned by a German National," concerning the application of Takeda Pharmaceutical Industries, Ltd., to use patent No. 162,052

d. R.A.P. No. 639 (FS), 4 July 1950, subject, "Application for Permission to Use Patent Rights Owned by a German National," concerning the application of Shionogi & Co., Ltd., to use patent No. 130,426

e. R.A.P. No. 668 (FS), 18 July 1950, subject, "Application for Permission to Use Patent Rights Owned by a German National," concerning the application of Shionogi & Co., Ltd., to use patent No. 108,938

f. R.A.P. No. 675 (FS), 21 July 1950, subject, "Application for Approval to Use Patent Right Owned by a German National," concerning the application of Takeda Pharmaceutical Industries, Ltd., to use patent No. 143,286.

2. Above referenced applications are approved. Use by the several applicants, hereinafter called "the companies," of the German-owned patents specified in their applications, is authorized subject to the following conditions and limitations:

a. Said authorization is non-exclusive, non-transferable, royalty free, and does not confer the right to grant sub-licenses or to pledge or encumber this authorization

CHS

16. OCT. 1950)CFC/CD

16. OCT. 1950

072 (16. OCT. 1950)CFC/CD
Subj: Applications for Permission to Use German-Owned Patent Rights

b. Said authorization is revocable at the option of the Supreme Commander for the Allied Powers

c. Use of referenced patents in furtherance of any unlawful cartel or combination or in any other way that is contrary to the laws of Japan is prohibited

d. The companies are prohibited from using the trade-mark or the name of the former German owner, wholly or in part, either alone or in conjunction with any other word or trade-mark. The advertisement or the circulation of information by the companies, tending to discredit products manufactured under subject patent by other manufacturers, is also prohibited.

e. The companies shall keep a record of and shall report to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, the character and extent of the utilization of the patents. Unless otherwise directed by the Supreme Commander for the Allied Powers, such reports shall be made for each calendar year and submitted not later than 31 January of the following year

f. The companies shall pay to the Japanese Patent Agency such annual administration fees as are required by Japanese law either in effect at present or enacted in the future

g. This authorization does not constitute a warranty of validity or that use of the patents does not infringe valid patents owned by other persons. The companies shall assume all responsibility in the event of such contingencies.

5. The companies shall deposit with the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, and with the Japanese Patent Agency, an undertaking incorporating the terms and conditions contained in paragraph 2, executed by officials of the companies authorized to execute such documents.

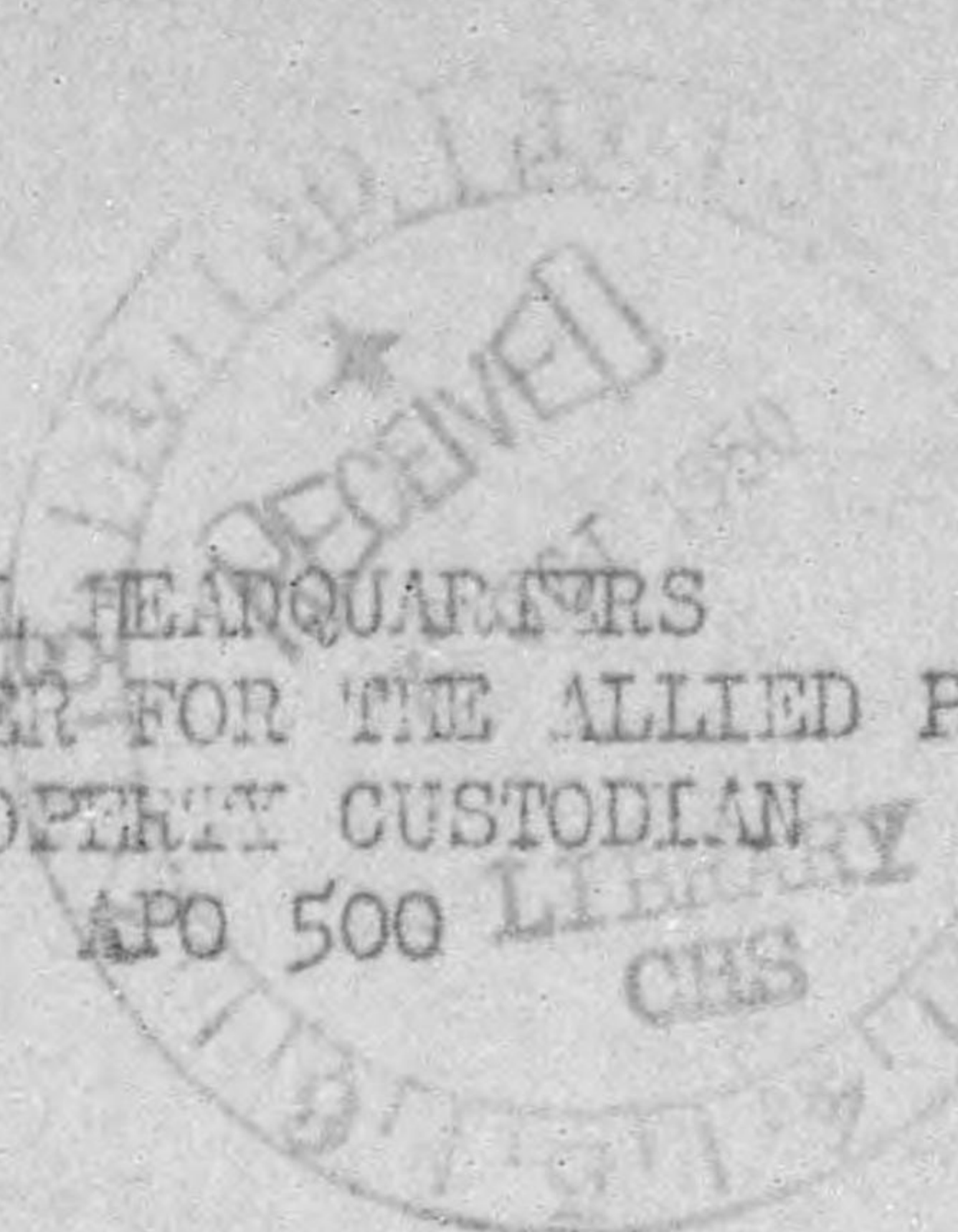
4. This authorization shall be effective in each case from the date the undertaking referred to in paragraph 3 above is deposited by the company concerned, with the Japanese Patent Agency.

130
E. C. MILLER, Jr.
Colonel, Infantry
Deputy Custodian

170-411

Libray

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
CIVIL PROPERTY CUSTODIAN



Vltz
FAM/WRFS/NME/ty

072 (29 Sep 50)CPC/OD

6 OCT 1950

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

SUBJECT: Demand for Restoration of Patent Property in Japan
Owned by **Hercules Powder Company**

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

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

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

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

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

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

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

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

CIVIL HISTORICAL SECTION
CHS

GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 CIVIL PROPERTY CUSTODIAN

APO 500

LIBRARY
CHS

FAM/WRFS/IME/SY

6 OCT 1950

072 ()CPC/OD

29 Sep 50

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

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by
Standard Oil Development Co.

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

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

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

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

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

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

1 Incl
 "Demand for Restoration"
 (in dup)

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

CHS
 CIVIL HISTORICAL SECTION

170-410

170-409
170-021



CIVIL PROPERTY CUSTODIAN
APO 500

4 OCT 1950

072 (22 Sep 50)GPC/OD

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

SUBJECT: Requests for Restoration of Trade-Mark Rights in Japan
Owned by Allied Nationals

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

2. Attached to the "Requests for Restoration of Trade-Mark Rights" by Atlas Powder Company is an assignment from Barco Corporation to Atlas Powder Company of the trade-mark registrations listed in the "Requests." Also attached to the "Requests for Restoration of Trade-Mark Rights" by the United States Playing Card Co. is a declaration relative to the transfer from Russell Playing Card Company to the United States Playing Card Co. of the trade-mark registrations listed in the "Requests." Prior to acting upon these "Requests," the Patent Agency is directed to take necessary action to enter these transfers in the Trade Mark Register with reference to all trade-mark rights described in the requests.

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

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

1 Incl
Annex I
List of "Requests
for Restoration" and
"Requests for Extension"
w/P/A (in dup)

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

Distr:
CHS (2)

CHS

Library

W.M. M.L.S.
FAM/WRFS/MLT/mhs
OCT 5 1950

170-408

072 (27 Jul 50)CPC/OD

MEMORANDUM FOR: Ministry of Finance, Japanese Government, Tokyo, Japan

SUBJECT: Infringements of Trade-Marks and Markings of the Singer Manufacturing Company

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 072 (16 Apr 48) CPC/FP, SCAPIS 5510-A, 16 April 1948, subject, "Application of Directives to Trademarks," from General Headquarters, Supreme Commander for the Allied Powers

b. LO 2853 (AG/FP), 23 July 1948, subject, "Report of action taken by the Japanese Government in compliance with the SCAP Instructions"

c. Letter, 12 August 1948, with exhibits attached thereto, to Chief of Commerce & Industry Bureau of each District or Governor of each prefecture from the Chief of Machinery Bureau of The Ministry of Commerce & Industry

d. Memorandum for Ministry of Finance, Japanese Government, file 072 (7 Apr 50)CPC/FP, 17 May 1950, subject, "Infringement of Trade-Marks of the Singer Manufacturing Company," from the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers

e. FGO 1635/50 (FC/FP), 24 July 1950, subject, "Action taken for preventing infringement of Trademark of Singer Manufacturing Company."

2. Attention is directed to the fact that the report from the Ministry of Foreign Trade and Industry, 13 July 1950, inclosed in reference is above, did not include information regarding one hundred thirty-seven (137) additional reported infringements of the "Oval Medallion" trade-mark of the Singer Manufacturing Company by Japanese sewing machine manufacturers.

3. Attention is further directed to the fact that infringements of trade-marks and marking of merchandise owned by the Singer Manufacturing Company by Maruzen Sewing Machines Co., Ltd., Osaka, Japan, have been reported to General Headquarters, Supreme Commander for the Allied Powers. Subject Japanese firm is continuing to use trade-marks and markings owned by the Singer Manufacturing Company in violation of the memoranda, references 1a and d above, and the warnings issued by the Japanese Government in implementation thereof, references 1b, c and e above. The specific complaints are as follows:

CHS

5. OCT. 1950

072 (27 Jul 50)CPC/CD

Subj: Infringements of Trade-Marks and Markings of the Singer Manufacturing Company

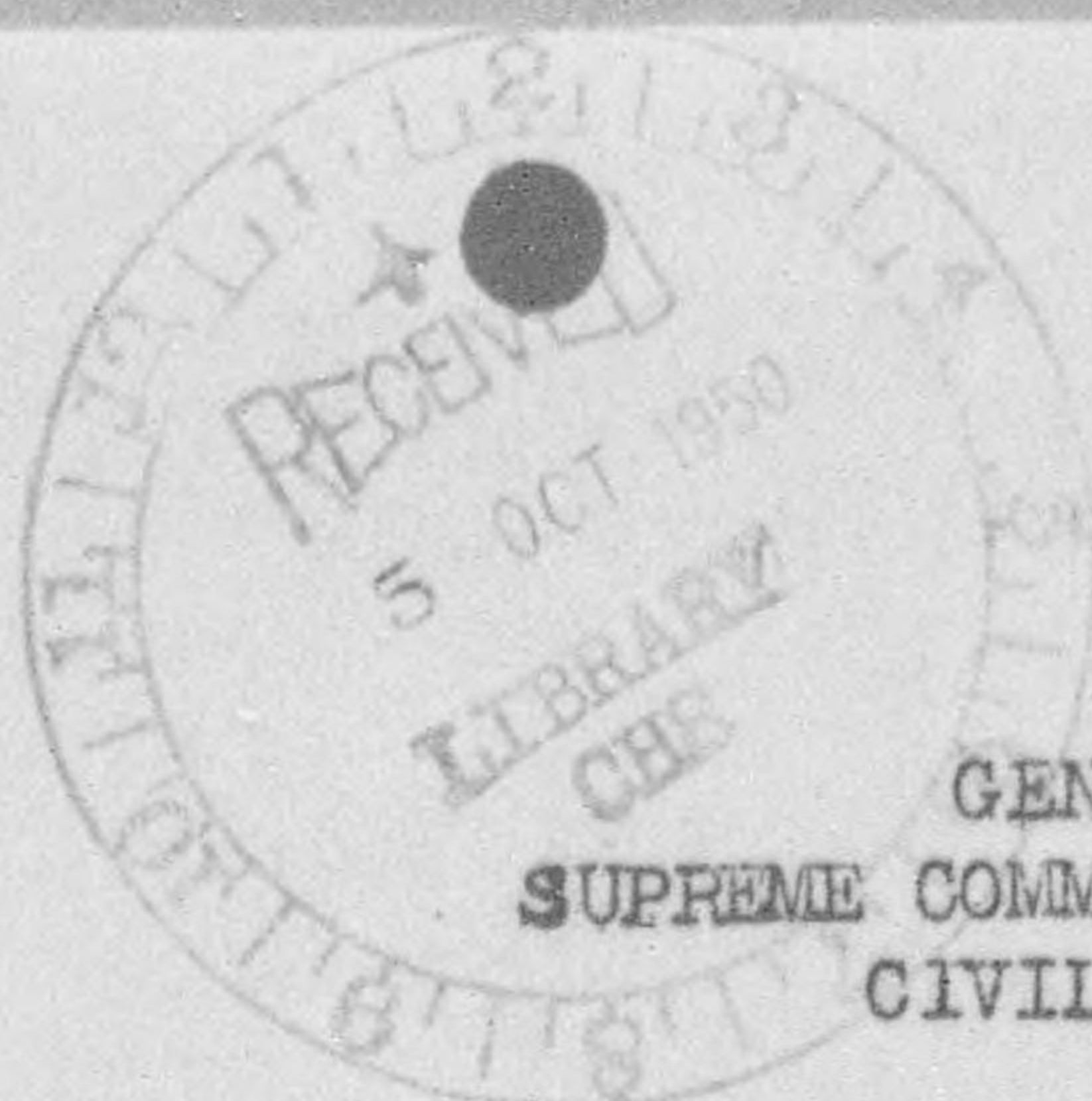
- a. Use of word "Singertipe"
- b. References to number and markings used by the Singer Manufacturing Company
- c. Use of the "Oval Medallion" trade-mark
- d. Use of transfer mark design No. 478 of the Singer Manufacturing Company.

4. The Ministry of Finance is directed to investigate the violations described in paragraph 3 above, and if the facts so warrant, to take the necessary action to prosecute the Japanese company under the penalty clause of any, or all, of the laws and/or ordinances passed by the Japanese Government to implement the provisions of the memoranda, references 1a and d above.

5. The Ministry of Finance is further directed to submit to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, within forty-five (45) days of receipt of this memorandum: (a) a supplemental report from the Ministry of Foreign Trade and Industry with reference to paragraph 3 above; and (b) a report of action taken and to be taken in compliance with these instructions. Further reports shall be submitted periodically on the progress of the action to be taken.

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

Distr:
CHS (2)



Library

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

WMS
FAM/WRFS/MLT/fy
OCT 1950

072 (6 Sep 50)CPC/OD

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

SUBJECT: Restoration of Application for Registration of a
Trade-Mark by *The Westinghouse Air Brake Company*
(United States of America)

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

2. In accordance with reference paragraph 1 above, the Patent Agency is directed to take necessary action to comply with the request made in paragraph 1 of the inclosed "Request for Restoration of Application for Registration of a Trade-Mark."

3. A "Certificate of Reinstatement of Application for Registration of a Trade-Mark" shall be issued by the Patent Agency, evidencing

- a. the status as of the outbreak of hostilities;
- b. the voiding of any action or procedures taken with respect thereof after the date of outbreak of hostilities and
- c. that the status thereof is restored to be the same as it was as of the outbreak of hostilities.

4. This "Certificate of Reinstatement of Application for Registration of a Trade-Mark" shall be forwarded to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers immediately upon execution.

1 Incl
"Request for Restoration"
(in dup)

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

Distr:
CHS (2)

CHS

170-407

Library

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

FAM/WRPS/NME/ks
 5 OCT 1950

072 (3 Aug 50)CPC/CD

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

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by E.I. du Pont de Nemours and Company

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

- a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"
- b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"
- c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

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

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

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

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

C
H
S

170-406

170-405-021



CIVIL PROPERTY CUSTODIAN
APO 500

072 (21 Aug 50)CPC/OD

3 OCT 1950

MEMORANDUM FOR: Patent Property Administration Section, Patent Agency,
Japanese Government

SUBJECT: Infringements of Trade-Marks and Trade Name of The
National Cash Register Company

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

a. File AG 091.112 (13 Sep 45)MG, SCAPIN 26, 13 September 1945, subject, "Protection of Allied and Axis Property"

b. File AG 130 (22 Sep 45)ESS, SCAPIN 45, 22 September 1945, subject, "Control of Financial Transactions"

c. File AG 072 (10 June 47)CPC/PP, SCAPIN 1726, 10 June 1947, subject, "Application of Directives to Patents, Utility Models, Trade-Marks, Designs and Copyrights."

2. Attention is directed to the fact that proper protection has not been afforded by the Japanese Government to trade-marks and trade names owned on 7 December 1941, or since that date, by Allied nationals as required by references 1a and c above; infringements of trade-marks and trade-name of the National Cash Register Company, Dayton, Ohio, United States of America and its subsidiaries, Nippon National Kinsen Torokuki K.K. and Nippon Kinsen Torokuki K.K. by the firms listed below have been reported to General Headquarters, Supreme Commander for the Allied Powers:

a. Okuyama Shokai, 51 Ichiban-cho, Chigasaki, Sendai, Japan

b. Kobayashi Kinko-ten, Kawara-machi, Kyoto, Japan

c. Kunitatsu Shokai Manufacturing Company, 12 San-chose, Asakusa, Kuramae, Taito-ku, Tokyo. Telephone No. Asakusa (84) 5907.

These Japanese firms are using the trade-marks and trade names of the National Cash Register Company and its subsidiaries in advertising "National Cash Registers" without authorization and in violation of the memoranda referred to in paragraphs 1a and c above.

SHC

3 OCT 1950

072 (21 Aug 50)CPC/OD

Subj: Infringements of Trade-Marks and Trade Name of The National Cash Register Company

3. The Patent Agency is directed to investigate these reported violations and to take all steps necessary to prevent the continuance of the infringements described in paragraph 2 above. The Patent Agency is further directed to submit within thirty (30) days of receipt of this memorandum to the Office of the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, a complete report of the action taken.

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

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



FAM/WRFS/NME/fy

2 OCT 1950

170-404

072 (15 Sep 50)CPC/OD

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

SUBJECT: Demand for Restoration of Patent Property in Japan
Owned by **Tampex Incorporated**

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

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

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

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

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

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

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

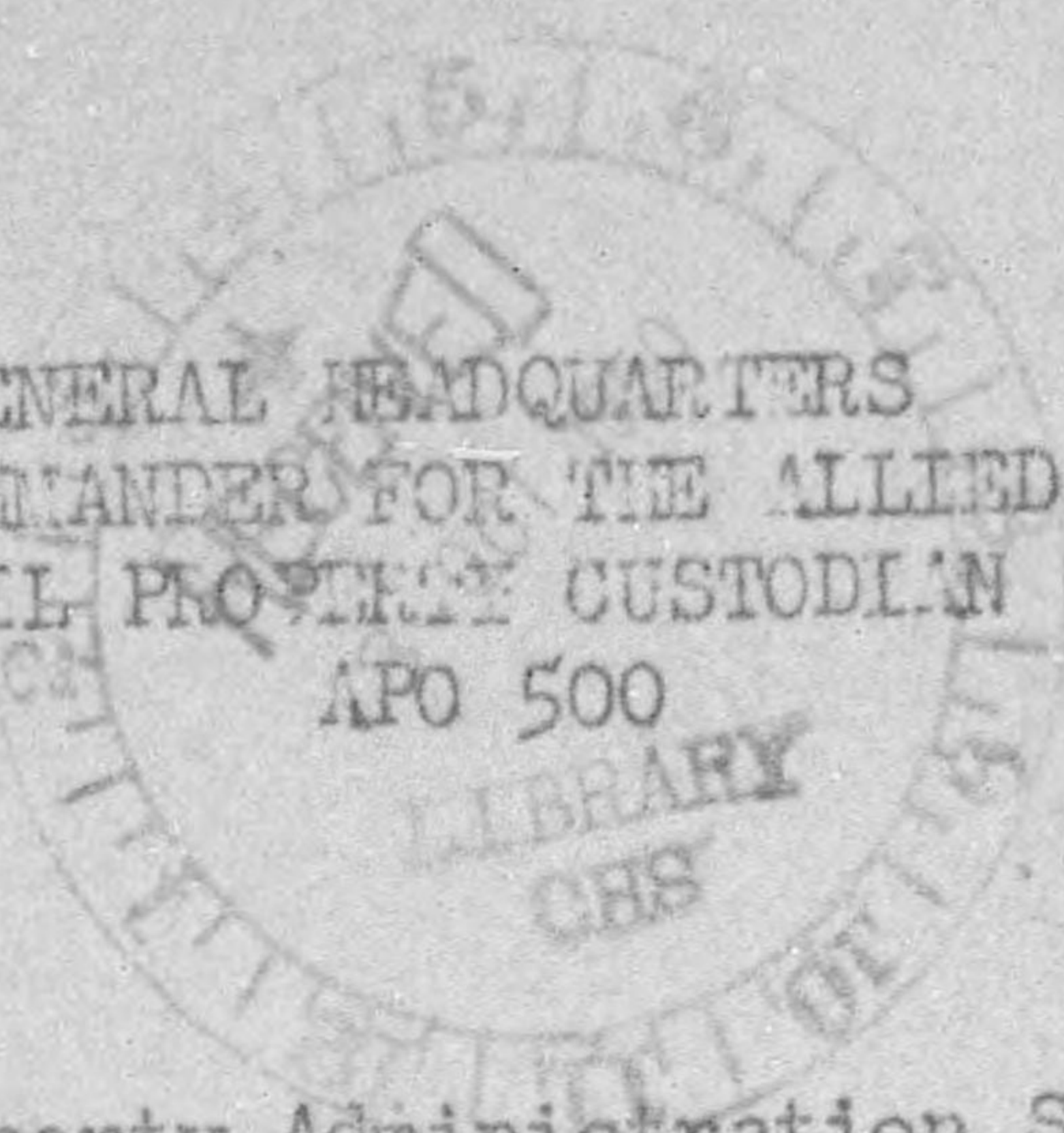
E. C. MILLER, Jr
Colonel, Infantry
Deputy Custodian

Distr:
CHS (2)

CHS

Library

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



MJ
FAM/WRFS/NME/fy
12 OCT 1950

170-403

072 (5 Sep 50)CPC/OD

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

SUBJECT: Demand for Restoration of Patent Property in Japan
Owned by **Societe d'Optique & de Mecanique de Haute
Precision**

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

- a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"
- b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"
- c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

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

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

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

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

Distr:
CHS (2)

CHS

Library

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

072 (5 Sep 50)CPC/OD

OCT 1950

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

SUBJECT: Demand for Restoration of Patent Property in Japan
 Owned by **Societe Schneider and Jean Fleux**

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

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

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

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

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

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

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

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

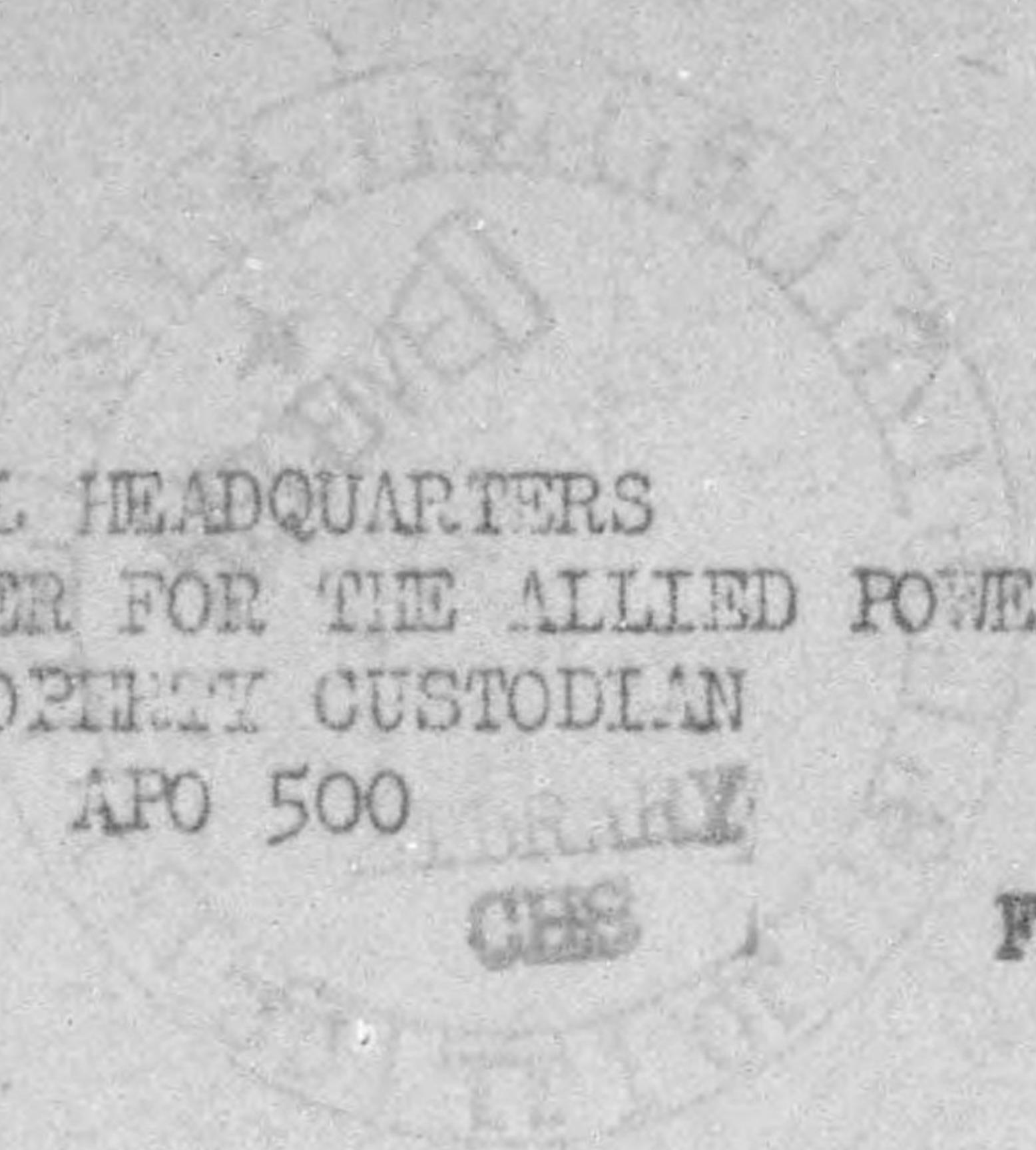
Distr:
 CHS (2)

CHS

170-402

Library

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



WPK
FAM/WRFS/NME/ty
OCT 1950

170-401

072 (6 Sep 50)CPC/OD

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

SUBJECT: Demand for Restoration of Patent Property in Japan
Owned by **Sharp & Dehne, Incorporated**

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

- a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"
- b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"
- c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

CHS

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

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

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

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

Distr:
CHS (2)

Library

170-400

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

LIBRARY
CHS

FAM/WRFS/NME/fy

2 OCT 1950

072 (6 Sep 50)CPC/OD

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

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

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

- a. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990, 8 April 1949, subject, "Procedures for Restoration of Patents, Utility Models, and Designs for Allied Nationals"
- b. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/1, 16 May 1949, subject, "Procedures for Restoration of Patent Property in Japan to Allied Nationals"
- c. File AG 072 (8 Apr 49)CPC/FP, SCAPIN 1990/3, 21 March 1950, subject, "Procedures for Restoration of Patents, Utility Models, and Designs to Allied Nationals."

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

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

1 Incl
"Demand for Restoration"
and "Demand for Extension"
and P/A (in dup)

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

Distr:
CHS (2)

CHS