

Washington, Wednesday, March 8, 1939

Rules, Regulations, Orders

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

VETERANS' ADMINISTRATION

REVISION OF REGULATIONS

VALIDITY OF MARRIAGE

SEC. 2.1049 (a) All marriages shall be proved as valid according to the law of the place where the parties resided at the time of marriage, or at the time and place where the parties resided when rights to compensation or pension accrued. (March 6, 1939.) [49 Stat. 614; 52 Stat. 352, 353; 38 U. S. C., 368, 769, 505-a, 506, 509-a1

[SEAL]

FRANK T. HINES, Administrator.

[F. R. Doc. 39-758; Filed, March 6, 1939; 3:21 p. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

[Docket No. A-92 O-92]

NOTICE OF HEARING WITH RESPECT TO PROPOSAL TO AMEND TENTATIVELY AP-PROVED MARKETING AGREEMENT AND ORDER NO. 13 REGULATING HANDLING OF MILK IN THE KANSAS CITY, MISSOURI, MARKETING AREA

Whereas, under section 8c of Title I of Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, the Secretary of Agriculture, hereinafter called the "Secretary," issued an order regulating the handling of milk in the Kansas City, Missouri, marketing area, effective December 1, 1936; 1 and

Whereas, the Secretary, on June 13, 1936, tentatively approved a marketing agreement regulating the handling of milk in the said area; and

Whereas, the Pure Milk Producers Association of Greater Kansas City has proposed certain amendments to said tentatively approved marketing agreement and said order; and

Whereas, the Secretary has reason to believe that an amendment of said tentatively approved marketing agreement and said order will tend to effectuate the declared policy of Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agricultural Marketir; Agreement Act of 1937; and

Whereas, under the aforesaid act, notice of hearing is required in connection with a proposal to amend an order, and the General Regulations, Series A. No. 1. as amended,2 of the Agricultural Adjustment Administration, United States Department of Agriculture, provide for notice and opportunity for hearing upon amendments to marketing agreements

Now, therefore, pursuant to said act and general regulations, notice is hereby given of a hearing to be held on said proposals to amend the tentatively approved marketing agreement and Order No. 13 regulating the handling of milk in the Kansas City, Missouri, marketing area at the United States District Court Room. 503 Irving Pitt Building, 816 Locust Street, Kansas City, Missouri, at 10:00 a. m., c. s. t., on Marc' 16, 1939.

This public hearing is for the purpose of receiving evidence as to the necessity for (1) redefining the marketing area, (2) revising the classification of milk, (3) classifying the method of computation of the value of milk of each handler, (4) clarifying the butterfat differential, (5) clarifying the receiving station allowance, (6) clarifying the base rating provisions, and (7) making certain changes in the wording of said agreement and

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said order for the purpose of more effective administration thereof.

Copies of the proposed amendments to the said tentatively approved marketing agreement and the said order may be obtained from the Hearing Clerk, Office of the Solicitor, Room 0316, South Building, United States Department of Agriculture, Washington, D. C., and said proposed amendments may be inspected in said Room 0316, South Building.

[SEAL]

H. A. WALLACE. Secretary of Agriculture.

Dated, March 7, 1939.

[F. R. Doc. 39-760; Filed, March 7, 1939; 12:34 p. m.]

¹1 F. R. 1722.



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[Docket No. A-93 O-93]

NOTICE OF HEARING WITH RESPECT TO PROPOSAL TO AMEND TENTATIVELY AP-PROVED MARKETING AGREEMENT, AS AMENDED, AND ORDER No. 12, AS AMENDED, REGULATING HANDLING OF MILK IN THE DUBUQUE, IOWA, MARKET-ING AREA

Whereas, under section 8c of Title I of Public, No. 10, 73rd Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, the Secretary of Agriculture, hereinafter called the Secretary, issued an order regulating the handling of milk in the Dubuque, Iowa, marketing area, effective October 1, 1936, which order was amended effective March 1, 1937; 1 and

Whereas, the Secretary tentatively approved a marketing agreement regulating the handling of milk in the said area on August 17, 1936, amendments to which tentatively approved marketing agreement were tentatively approved on January 23, 1937; and

Whereas, the Dubuque Cooperative Dairy Marketing Association has proposed certain amendments to said order, as amended, and to said tentatively approved marketing agreement, as amended; and

Whereas, the Secretary has reason to believe that an amendment of said order, as amended, and of said tentatively approved marketing agreement, as amended, will tend to effectuate the declared policy of Public Act No. 10, 73rd Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937; and

Whereas, under the aforesaid act notice of hearing is required in connection

with a proposal to amend an order or a the Securities Exchange Act of 1934, as marketing agreement, and the General Regulations, Series A, No. 1, as amended,2 of the Agricultural Adjustment Administration, United States Department of Aggriculture, provide for notice and opportunity for hearing upon amendments to marketing agreements and orders;

Now, therefore, pursuant to said act and general regulations, notice is hereby given of a hearing to be held on said proposals to amend Order No. 12, as amended, and the tentatively approved marketing agreement, as amended, regulating the handling of milk in the Dubuque, Iowa, marketing area, in the Court Room, Federal Building, Dubuque, Iowa, 10:00 a. m., c. s. t., March 13, 1939.

This public hearing is for the purpose of receiving evidence as to the necessity for (1) redefining the marketing area, (2) revising the classification of milk, (3) clarifying the method of computation of the value of milk of each handler, (4) establishing a producers equalization pool, (5) revising the minimum price of Class III milk, (6) making changes in the wording of said tentatively approved marketing agreement, as amended, and said order, as amended, for the purpose of affording more effective administration thereof, and (7) changing any other provisions of said marketing agreement, as amended, and said order, as amended.

Copies of the proposed amendments to the said order, as amended, and the said tentatively approved marketing agreement, as amended, may be obtained from the Hearing Clerk, Office of the Solicitor, Room 0316, South Building, United States Department of Agriculture, Washington, D. C., and said proposed amendments may be inspected in said Room 0316, South Building.

[SEAL]

H. A. WALLACE. Secretary of Agriculture.

Dated, March 7, 1939.

[F. R. Doc. 39-761: Filed, March 7, 1939; 12:52 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

United States of America-Before the Securities and Exchange Commission

At a regular se sion of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 3rd day of March 1939.

IN THE MATTER OF CHARLES C. PHILLIPS. 198 BROADWAY, NEW YORK, NEW YORK

ORDER FOR PROCEEDINGS AND NOTICE OF HEARING ON THE QUESTION OF REVOCATION AND/OR SUSPENSION OF REGISTRATION

The Commission having reasonable grounds to believe that Charles C. Phillips, a sole proprietorship, registered as a broker and dealer under Section 15 of

amended, hereinafter referred to as the registrant, in the application for registration as a broker or dealer filed with the Commission on October 15, 1938, has willfully made a statement which was at the time and in the light of the circumstances under which it was made false or misleading with respect to a material fact, in that registrant stated that its principal office was located at 198 Broadway, New York City, when in fact registrant had no office at said address, but one Baumgardt maintains a mail service room at said address and for a fee from registrant receives registrant's mail in order that registrant may create a false appearance of having an office at 198 Broadway, New York City, such mail being retained in said office and delivered to registrant at such times as registrant may call personally for same; and

The Commission having further reasonable grounds to believe that the facts set out in the preceding paragraph constitute a willful violation by registrant of Section 32 (a) of the Securities Exchange Act of 1934, as amended; and

The Commission having further reasonable grounds to believe that the registrant has willfully violated the provisions of Rule X-15B-2 in failing to report on December 1, 1938 the removal of the residence of the sole proprietor of registrant from the address reported under Item 7 (a) of said application for registration, as 313 West 90th Street, New York City, a change which rendered no longer accurate information contained in said application, filed on Form 3-M; and

The Commission having further reasonable grounds to believe that it is in the public interest to revoke or suspend said registration: and

The Commission being of the opinion that it is necessary and appropriate in the public interest and for the protection of investors that proceedings be instituted for the purposes below provided;

It is ordered, That proceedings be held to determine whether the registration of Charles C. Phillips should be revoked or suspended pursuant to the provisions of Section 15 (b) of the Securities Exchange Act of 1934, as amended.

It is further ordered, That a hearing for the purpose of taking evidence be held at 10 a. m., April 1, 1939, at the New York Regional Office, Securities and Exchange Commission, 120 Broadway, New York, New York, and that the said hearing be continued at such other time or place as the Commission or the officer conducting such hearing may determine; that for the purpose of said hearing Adrian C. Humphreys be and he is hereby designated as the officer of the Commission to administer oaths and affirmations, subpoena witnesses and compel their attendance, take evidence, require the production of books, papers, correspondence, memoranda, and any and all other records deemed relevant or ma-

¹ 1 F. R. 1378; 2 F. R. 354 (423 DI).

^{2 1} F. R. 155

in connection therewith as authorized by law.

It is further ordered, That this notice be served on the said registrant personhearing, or in the event of failure to clude said hearing, make his report to

terial to the matters in issue at said serve registrant personally or by regis-1 the Commission, and transmit same with hearing and to perform all other duties tered mail that this order and notice be a record of this hearing to the Commispublished in the FEDERAL REGISTER in the sion. manner prescribed by the Federal Register Act.

Upon the completion of the taking of ally or by registered mail not less than seven (7) days prior to the time of the ducting said hearing is directed to con-

By the Commission.

[SEAL] FRANCIS P. BRASSOR,

Secretary.

[F. R. Doc. 39-759; Filed, March 7, 1939; 11:21 a. m.]