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**TITLE 3—THE PRESIDENT
EXECUTIVE ORDER 10211**

PLACING IN OPERATION THE PROVISIONS OF SECTION 31 OF THE ORGANIC ACT OF GUAM

WHEREAS section 31 of the Organic Act of Guam (Public Law 630, 81st Congress), approved August 1, 1950, provides:

The income-tax laws in force in the United States of America and those which may hereafter be enacted shall be held to be likewise in force in Guam.

AND WHEREAS section 34 of the said Organic Act of Guam provides:

Upon the 21st day of July 1950, the anniversary of the liberation of the island of Guam by the Armed Forces of the United States in World War II, the authority and powers conferred by this Act shall come into force. However, the President is authorized, for a period not to exceed one year from the date of enactment of this Act, to continue the administration of Guam in all or in some respects as provided by law, Executive order, or local regulation in force on the date of enactment of this Act. The President may, in his discretion, place in operation all or some of the provisions of this Act if practicable before the expiration of the period of one year.

NOW, THEREFORE, by virtue of the authority vested in me by section 34 of the said Organic Act of Guam, it is hereby ordered that the provisions of section 31 of the said Act shall be in operation as of January 1, 1951.

HARRY S. TRUMAN

THE WHITE HOUSE,
February 6, 1951.

[F. R. Doc. 51-2022; Filed, Feb. 6, 1951; 12:04 p. m.]

EXECUTIVE ORDER 10212

TRANSFERRING THE USE, POSSESSION, AND CONTROL OF CERTAIN LANDS AND RIGHTS-OF-WAY IN THE CHEROKEE NATIONAL FOREST FROM THE DEPARTMENT OF AGRICULTURE TO THE TENNESSEE VALLEY AUTHORITY

By virtue of and pursuant to the authority vested in me by section 7 (b) of the Tennessee Valley Authority Act of 1933 (43 Stat. 63; 16 U. S. C. 831 f (b)), it is ordered that the use, possession, and

control of the following-described lands and rights-of-way within the Cherokee National Forest in Polk County, Tennessee, be, and they are hereby, transferred from the United States Department of Agriculture to the Tennessee Valley Authority for the purposes of the Authority as stated in the said act and in accordance with the terms and conditions of the Agreement of Transfer between the Tennessee Valley Authority and the United States Department of Agriculture dated December 4, 1947, and approved by me this date:

I

Five tracts of land located in Polk County, State of Tennessee, between the Apalachia Dam and Powerhouse, described as follows:

T. 1, R. 4 E. Ocoee District

Tract No. AR 164 in secs. 29, 32, and 33

Beginning at a point, the coordinates of which are N. 291,880 and E. 2,468,264, in the center of Big Hopper Creek and at the northeast corner of the Apalachia Powerhouse Site (Tract No. AR 144) which was transferred from the U. S. Department of Agriculture (Forest Service) to the Tennessee Valley Authority by Executive Order No. 9391.

From the initial point by bearings and distances,

S. 57° 31' E., 3,763 ft. to the north boundary of Tract No. AR 134-T of the Apalachia Tunnel Location;

N. 63° 46' W., with the north boundary of the tunnel location, 2,733 ft. to a point opposite survey station 417+50.44 on the center of the tunnel location;

N. 68° 55' W., with the north boundary of the tunnel location, 994 ft. to a point in the east boundary of the Apalachia Powerhouse Site;

N. 25° 00' E., with the east boundary of the powerhouse site, 499 ft. to the point of beginning.

The tract as described contains approximately 18.6 acres.

Tract No. AR 165 in secs. 32 and 33

Beginning at the intersection of the east boundary of the Apalachia Powerhouse Site and the south boundary of the Apalachia Tunnel Location, the coordinates of the said intersection being N. 290,973 and E. 2,467,841.

From the initial point by bearings and distances,

S. 68° 55' E., with the south boundary of the tunnel location, 1,006 ft. to a point opposite survey station 417+50.44 on the center of the tunnel location;

S. 63° 46' E., with the south boundary of the tunnel location, 2,184 ft. to the intersection of the south boundary of the Apala-

(Continued on p. 1169)

CONTENTS

THE PRESIDENT

Executive Orders	Page
Cherokee National Forest, transferring the use, possession and control of certain lands and rights-of-way from the Department of Agriculture to the Tennessee Valley Authority-----	1167
Nantahala and Cherokee National Forests, including certain lands-----	1170
Organic Act of Guam, placing in operation the provisions of section 31-----	1167

EXECUTIVE AGENCIES

Agriculture Department

See also Animal Industry Bureau; Commodity Credit Corporation; Entomology and Plant Quarantine Bureau; Farm Credit Administration; Farmers Home Administration; Forest Service; Production and Marketing Administration.

Cherokee National Forest, transferring the use, possession and control of certain lands and rights-of-way to the Tennessee Valley Authority (see Executive Order 10212).

Air Force Department

Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Army and Navy (see Military Renegotiation Policy and Review Board).

Alien Property, Office of

Notices:

Vesting orders, etc.:

Dai Ichi Ginko, Ltd.-----	1221
Deutsche Reichsbank-----	1217
Groeschke, Herman-----	1222
Haack, Bertha, et al-----	1220
Hahn, Frank, et al-----	1222
Huffmann, Frieda-----	1216
Kaisha, Shinko Menkwa Kabushiki-----	1221
Kondo, Seiko, and Tamotsu Ohno-----	1220
Norddeutsche Lebensvers A. G.-----	1218
Clada, Ruth G., et al-----	1222



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CONTENTS—Continued

Alien Property, Office of—Con.	Page
Notices—Continued	
Vesting orders, etc.—Continued	
Reubke, Anna	1218
Sandhagen, Anton Friedrich	1216
Sawada, Minoru	1219
Storz, Carl, and Western Bank and Trust Co.	1220
Tanabe, Tadao	1215

CONTENTS—Continued

Alien Property, Office of—Con.	Page
Notices—Continued	
Vesting orders, etc.—Continued	
Tiemann, Wm.	1219
Uhrig, Johannes and Katherine	1221
Vereinigte Stahlwerke Aktiengesellschaft	1219
Wenzel, Hedwig M.	1216

Animal Industry Bureau

Rules and regulations:	
Goats; recognition of breeds and books of records of purebred animals	1180

Army Department

See also Engineers Corps.	
Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Navy and Air Force (see Military Renegotiation Policy and Review Board).	

Commerce Department

See International Trade, Office of; National Production Authority.	
--	--

Commodity Credit Corporation

Notices:	
Sales of certain commodities at fixed prices; February domestic and export price list	1208

Defense Department

See also Engineers Corps.	
Contracts containing the Renegotiation Article entered into by or on behalf of the Departments of the Army, the Navy and Air Force (see Military Renegotiation Policy and Review Board).	

Engineers Corps

Rules and regulations:	
Heart Butte Dam and Reservoir, Heart River, Grant County, N. Dak.; flood control regulations	1183

Entomology and Plant Quarantine Bureau

Notices:	
Public hearings:	
Domestic quarantine	1203
Foreign quarantine (3 documents)	1204, 1205, 1207
Proposed rule making:	
Domestic quarantine; revoking Japanese beetle quarantine or extending it to Georgia, Illinois, Indiana, Kentucky, Michigan, North and South Carolina	1184

Farm Credit Administration

Rules and regulations:	
Disposal of mineral interests; Federal Farm Mortgage Corp.	1177

Farmers Home Administration

Rules and regulations:	
Farm ownership loan limitations; average values of farms and investment limits:	
Nebraska	1179
North Dakota	1179
Water facilities loans; miscellaneous amendments	1180

CONTENTS—Continued

Federal Power Commission	Page
Notices:	
Hearings, etc.:	
Mississippi River Fuel Corp.	1209
Transcontinental Gas Pipe Line Corp.	1209

Foreign and Domestic Commerce Bureau

See International Trade, Office of.

Forest Service

Notices:	
Salmon National Forest; removal of trespassing horses	1209

Interior Department

See also Land Management, Bureau of.

Notices:	
Oil and gas operations in the submerged coastal lands of the Gulf of Mexico	1203

International Trade, Office of

Rules and regulations:	
Positive list of commodities and related matters; miscellaneous amendments	1181

Interstate Commerce Commission

Notices:	
Applications for relief:	
Asphalt compounds and other commodities between points in official territory	1211
Gas, liquefied chlorine, from Memphis, Tenn., to Terre Haute, Ind.	1211
Lard and vegetable oils from Texas points to Kansas, Oklahoma and Joplin, Mo.	1210
Motor-rail rates between Boston, Mass., and Harlem River, N. Y.	1211
Stoves, ranges and onion sets from Illinois to the South	1211
Rerouting or diversion of traffic: Central of Georgia Railway Co.	1210
Southern Railway Co.	1210

Justice Department

See Alien Property, Office of.

Land Management, Bureau of

Notices:	
Alaska:	
Filing objections to Public Land Order 697 withdrawing public lands for national defense purposes	1203
Filing of plats of survey	1202
California; classification order (2 documents)	1201, 1202

Rules and regulations:

Alaska; withdrawing public lands for national defense purposes and revoking Public Land Order No. 533	1184
---	------

Military Renegotiation Policy and Review Board

Notices:	
Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Army, the Navy and Air Force	1185

CONTENTS—Continued

National Production Authority	Page
Rules and regulations:	
Aluminum, general (NPA M-5)	1182
Navy Department	
Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Army and Air Force (see Military Renegotiation Policy and Review Board).	
Production and Marketing Administration	
Rules and regulations:	
Potatoes, Irish, grown in certain designated counties in Idaho and in Malheur County, Oreg.; limitation of shipments-----	1180
Securities and Exchange Commission	
Notices:	
Hearings, etc.:	
Allegheny Ludlum Steel Corp.-Baldwin-Lima-Hamilton Corp.-----	1213
Benschoten, E. Van-----	1212
Composite Bond and Preferred Stock Fund et al.---	1215
Electric Bond and Share Co. et al.-----	1214
Mercer Hicks Corp.-----	1211
National Power & Light Co. et al.-----	1213
Toledo Edison Co.-----	1213
United Gas Corp. et al.-----	1214
Tennessee Valley Authority	
Cherokee National Forest, transferring the use, possession, and control of certain lands and rights-of-way from the Department of Agriculture (see Executive Order 10212).	

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such.

Title 3	Page
Chapter II (Executive orders):	
10211 -----	1167
10212 -----	1167
10213 -----	1170
Title 6	
Chapter I:	
Part 91-----	1177
Chapter III:	
Part 311 (2 documents)-----	1179
Part 352-----	1180
Title 7	
Chapter III:	
Part 301 (proposed)-----	1184
Chapter IX:	
Part 957-----	1180
Title 9	
Chapter I:	
Part 151-----	1180
Title 15	
Chapter III:	
Part 399-----	1181
Title 32A	
Chapter VI:	
M-5-----	1182

CODIFICATION GUIDE—Con.

Title 33	Page
Chapter II:	
Part 208-----	1183
Title 43	
Chapter I (Public land orders):	
538 (revoked by PLO 697).	
697-----	1184

chia Tunnel Location and the northwest boundary of the Apalachia Village Site (Tract No. AR 85);

S. 65° 55' W., with the northwest boundary of the village site, 160 ft.;

N. 65° 00' W., 2,633 ft.;

S. 25° 00' W., 1,370 ft.;

N. 65° 00' W., 450 ft.;

N. 25° 00' E., 1,469 ft. to the point of beginning.

The tract as described contains approximately 24.3 acres.

Tract No. AR 135-T in sec. 33

A strip of land 500 ft. wide, lying 250 ft. on each side of the center line of the Apalachia Tunnel Location, the said center line extending from approximate survey station 345+03 on the center line at the western terminus of Tract No. AR 136-T of the Apalachia Tunnel Location N. 80° 26' W., 260 ft., more or less, to approximate survey station 347+03 at the eastern terminus of Tract No. AR 134-T of the Apalachia Tunnel Location. Tracts Nos. AR 136-T and AR 134-T were transferred from the U. S. Department of Agriculture (Forest Service) to the Tennessee Valley Authority by Executive Order No. 9391.

The tract as described contains approximately 2.3 acres.

F. T. 2 S., R. 5 E., Ocoee District

Tract No. AR 147 in fractional secs. 15 and 16

Beginning at a stone at the southeast corner of sec. 16.

From the initial point by bearings and distances,

N. 66° 20' W., with the south line of sec. 16, 1,102 ft. to the intersection of the south line of sec. 16 and the southeast boundary of Tract No. AR 143-T of the Apalachia Tunnel Location (which was transferred from the U. S. Department of Agriculture (Forest Service) to the Tennessee Valley Authority by Executive Order No. 9391);

N. 66° 31' E., with the southeast boundary of the tunnel location, 1,615 ft.;

S. 55° 36' E., 109 ft. to a stone pile, the coordinates of which are N. 286,353 and E. 2,503,524 on the Tennessee-North Carolina State Line;

S. 4° 56' W., along the state line, 1,228 ft. to the intersection of the state line and the south line of sec. 15;

N. 66° 20' W., along the south line of sec. 15, 497 ft. to the point of beginning.

The tract as described contains approximately 23.1 acres.

Tract No. AR 167 in fractional sec. 16

Beginning at the intersection of the northwest boundary of Tract No. AR 143-T of the Apalachia Tunnel Location and the center of the L. & N. Railroad.

From the initial point,

Northerly with the meanders of the center of the railroad 820 ft., more or less, to a point, the coordinates of which are N. 266,987 and E. 2,507,608;

Leaving the railroad, by bearings and distances,

S. 55° 36' E., 424 ft., passing a 2 in. iron pipe at 53 ft., to the northwest boundary of the Apalachia Tunnel Location;

S. 66° 31' W., with the northwest boundary of the tunnel location, 963 ft. to the point of beginning.

The tract as described contains approximately 3.9 acres.

The positions of corners and directions of lines are referred to the Tennessee State Coordinate System.

II

A right of way for the construction, maintenance, and repair of an access road upon, over, and across the following described strip of land:

T. 1, R. 4 E., F. T. 2 S., R. 5 E. and F. T. 3 S., R. 5 E. Ocoee District

A strip of land 100 ft. wide, lying 50 ft. on each side of the center of the access road to the Apalachia Powerhouse, through secs. 25, 26, 27, 33, 34 and 36, T. 1, R. 4 E.; sec. 31, F. T. 2 S., R. 5 E.; and sec. 6, F. T. 3 S., R. 5 E., the center of the strip being described as follows:

Beginning in Ditney Gap at the intersection of the center of the access road to the Apalachia Powerhouse and the boundary of the land of the United States of America under the jurisdiction of the Forest Service, from which USFS Monument 31 6 1020 is located 20 ft. southwesterly along the top of Ditney Ridge.

From the initial point,

Northwesterly with the meanders of the center of the road 0.8 mi., more or less, to Stone Pile Gap at the top of the divide between Bear Branch and Wolf Creek;

Northwesterly with the meanders of the center of the road down the valley of Wolf Creek, crossing the south boundary of Tract No. AR-136-T of the Apalachia Tunnel at 2.7 mi., more or less, and the north boundary of the said tract at 2.8 mi., more or less, a total distance of 3.4 mi., more or less, to a point 150 ft., more or less, southeast of the L. & N. Railroad;

Southwesterly with the meanders of the center of the road, along the southeast side of the L. & N. Railroad for the first approximate 0.6 mi., crossing the north boundary of Tract No. AR-136-T of the Apalachia Tunnel at 0.7 mi., more or less, and the south boundary of the said tract at 0.8 mi., more or less, a total distance of 2.2 mi., more or less, to the intersection of the center of the road and the center of a section of road constructed by the Tennessee Valley Authority;

Northerly, westerly, then northerly with the meanders of the center of the said section of road 2.1 mi., more or less, to the intersection of the center of the said section of road and the east boundary of the Apalachia Village Site from which the intersection of the east boundary of the village site and the south boundary of Tract No. AR-134-T of the Apalachia Tunnel bears N. 12 30' E., 170 ft., more or less. EXCEPT, therefrom, those portions of the described strip lying within the boundaries of Tract No. AR-136-T of the Apalachia Tunnel which was transferred from the U. S. Department of Agriculture (Forest Service) to the Tennessee Valley Authority by Executive Order No. 9391.

The strip as described has a net center line length of approximately 8.3 mi.

III

Rights of way for the construction, maintenance, repair, renewal, and replacement of telephone lines upon, over, across, and under the following described strips of land:

T. 2 S., R. 4 E., Ocoee District

Tract No. 3 OCR 22-TL in secs. 14 and 15

A strip of land 25 ft. wide, lying 12.5 ft. on each side of the center of a telephone line, located in Polk County, State of Tennessee, and extending from the Ocoee No. 3 Dam Site in a northeasterly direction to the Southern Bell Telephone & Telegraph Company's line

southwest of U. S. Highway 64, the center of the strip being described as follows:

Beginning at the point of intersection and the center of the telephone line and the east boundary of the Ocoee No. 3 Dam Site (Tract No. 3 OCR 15) which was transferred from the U. S. Department of Agriculture (Forest Service) to the Tennessee Valley Authority by Executive Order No. 9391, from which the northeast corner of sec. 15 bears N. 28° 30' E., 570 ft. (both bearing and distance being approximate).

From the initial point with the center of the telephone line approximately along the following bearings and distances:

S. 63° 30' E., 1,555 ft.;

N. 64° 30' E., 2,840 ft. to the intersection of the centers of the telephone line and the Southern Bell Telephone & Telegraph Company's line.

The strip as described contains approximately 2.5 acres.

In addition the right to cut and remove such danger trees located on the adjoining land as may be necessary to safeguard the telephone line constructed on the described land.

The directions of lines are referred to the Tennessee State Coordinate System.

F. T. 2 S., R. 5 E., Ocoee District

Tract No. AR 166-TL in E $\frac{1}{2}$ fractional sec. 16

Two strips of land each 25 ft. wide, lying 12.5 ft. on each side of the center of a telephone line, located in Polk County, State of Tennessee, the centers of the strips being described as follows:

Beginning at the intersection of the center of the telephone line and the west line of the E $\frac{1}{2}$ sec. 16, from which U. S. Forest Service Monument 323 at the southwest corner of the SE $\frac{1}{4}$ sec. 16 bears S. 23° W., 90 ft., more or less.

From the initial point with the center of the telephone line approximately along the following bearing and distance:

S. 44° 30' E., 270 ft. to the intersection of the center of the telephone line and the south line of sec. 16, from which the monument at the southwest corner of the SE $\frac{1}{4}$ sec. 16 bears N. 66° 20' W., 290 ft., more or less.

Beginning at the intersection of the center of the telephone line and the south line of sec. 16, from which the monument at the southwest corner of the SE $\frac{1}{4}$ sec. 16 bears N. 66° 20' W., 420 ft., more or less.

From the initial point with the center of the telephone line approximately along the following bearing and distance:

N. 76° 30' E., 1,220 ft. to the intersection of the center of the telephone line and the center of the L. & N. Railroad.

The two strips as described contain approximately 0.9 acre.

In addition the right to cut and remove such danger trees located on the adjoining land as may be necessary to safeguard the telephone line constructed on the described land.

The directions of lines are referred to the Tennessee State Coordinate System.

HARRY S. TRUMAN

THE WHITE HOUSE,

February 6, 1951.

[F. R. Doc. 51-2023; Filed, Feb. 6, 1951; 12:04 p. m.]

EXECUTIVE ORDER 10213

INCLUDING CERTAIN LANDS IN THE NANTAHALA AND CHEROKEE NATIONAL FORESTS

WHEREAS on December 4, 1947, the Tennessee Valley Authority and the

United States Department of Agriculture entered into an agreement providing for the transfer by the said Authority to the said Department of the right of possession and all other right, title, and interest which the Authority might have in or to certain lands therein designated and described in Cherokee County, North Carolina, and Polk County, Tennessee, so that such lands might be included in and reserved as parts of the Nantahala National Forest and the Cherokee National Forest, respectively, in accordance with the terms and conditions of the said agreement and subject to the approval thereof by the President of the United States; and

WHEREAS I have this day approved the said agreement between the Tennessee Valley Authority and the United States Department of Agriculture; and

WHEREAS it appears that such lands are suitable for national-forest purposes and the inclusion of said lands in the Nantahala and Cherokee National Forests would be in the public interest:

NOW, THEREFORE, by virtue of the authority vested in me by section 24 of the act of March 3, 1891, 26 Stat. 1103, and the act of June 4, 1897, 30 Stat. 34, 36 (16 U. S. C. 471, 473), and as President of the United States, and upon the recommendation of the Secretary of Agriculture, I hereby include in and reserve as parts of the Nantahala National Forest and the Cherokee National Forest, respectively, as hereinafter indicated, the following-described lands, such inclusion and reservation to be in accordance with and subject to the terms and conditions of the said agreement of December 4, 1947, between the Tennessee Valley Authority and the United States Department of Agriculture.

LANDS INCLUDED IN THE NANTAHALA NATIONAL FOREST

A tract of land located in Shoal Creek and Beaverdam Townships of Cherokee County, State of North Carolina, on the west shore of Hiwassee Lake and on both shores of Apalachia Lake, approximately $\frac{3}{4}$ mile west of the Hiwassee Dam, and more particularly described as follows:

Beginning at a 36 in. chestnut stump at USTVA Monument 2-1 W. C., the coordinates of which are N. 551, 625 and E. 450, 598, in the boundary of the land acquired by the Tennessee Valley Authority in the name of the United States of America and on the east side of the Hiwassee Dam-Anderson Road.

From the initial point by bearings and distances,

N. 1° 14' E., with the said boundary, 2,551 ft. to USTVA Monument 7-1 at a 30 in. chestnut stump in the boundary of the land transferred from the Tennessee Valley Authority to the U. S. Department of Agriculture (Forest Service) by the Agreement of Transfer dated June 20, 1940;

S. 59° 46' E., with the said boundary, 1,250 ft., more or less, to the 1,528 ft. contour on the west shore of Hiwassee Lake;

Southerly with the meanders of the contour to a point, the coordinates of which are N. 551, 673 and E. 452, 030, from which USTVA Monument 3-4 W. C. bears S. 52° 17' W., 22 ft.;

S. 52° 17' W., 2,831 ft., passing USTVA monument 3-4 W. C. at 22 ft., to a large boulder in which is set a bronze plate stamped 72-9;

S. 5° 35' E., 2,675 ft., passing a flat rock in which is set a bronze plate stamped

73-3A W. C. at 1,183 ft., crossing the 1,280 ft. contour on the north shore of Apalachia Lake at 1,197 ft., crossing the 1,280 ft. contour on the south shore of the lake at 1,728 ft., and passing USTVA Monument 27-1 W. C. at 1,743 ft., to USTVA Monument 26-1, the coordinates of which are N. 547, 279 and E. 450, 051, in the boundary of the land acquired by the Tennessee Valley Authority in the name of the United States of America;

With the said boundary,

S. 18° 59' W., 975 ft. to a dead 30 in. chestnut tree at USTVA Monument 29-2 W. C.;

N. 80° 03' W., 920 ft. to a 15 in. spanish oak tree at USTVA Monument 29-1 W. C.;

S. 89° 07' W., 1,804 ft. to USTVA Monument 30-2;

N. 1° 00' W., 683 ft. to USTVA Monument 30-1 on the 1,320 ft. contour on the south shore of Apalachia Lake;

North, 550 ft., more or less, crossing the 1,280 ft. contour at 130 ft., more or less, to the center of the Hiwassee River;

Northwesterly downstream with the meanders of the center of the river 780 ft., more or less, to a point from which USTVA Monument 72-1, the coordinates of which are N. 548, 524 and E. 446, 796, bears N. 56° 19' E., 351 ft., more or less;

N. 56° 19' E., 351 ft., more or less, crossing the 1,280 ft. contour on the north shore of Apalachia Lake at 280 ft., more or less, to USTVA Monument 72-1 on the 1,320 ft. contour;

N. 55° 43' E., 705 ft. to USTVA Monument 72-2;

N. 49° 07' E., 581 ft. to USTVA Monument 72-3;

N. 84° 55' E., 136 ft. to USTVA Monument 72-4;

N. 6° 31' E., 1,808 ft. to USTVA Monument 72-5;

S. 86° 56' E., 1,117 ft. to USTVA Monument 72-6;

S. 14° 20' W., 335 ft. to USTVA Monument 72-7;

N. 54° 26' E., 1,659 ft. to the 36 in. chestnut stump at USTVA Monument 2-1 W. C., the place of beginning. EXCEPT, therefrom, all land lying below an elevation of 1,280 ft. above mean sea level.

The tract as described contains approximately 305 acres.

The positions of corners and directions of lines are referred to the North Carolina State Coordinate System. The elevations 1,528 ft. and 1,280 ft. are based on Mean Sea Level Datum as established by the U. S. Coast and Geodetic Survey's 1929 Preliminary Adjustment and Southeastern Supplementary Adjustment of 1936, respectively. The boundary markers designated "USTVA Monument" above are concrete monuments in which are set bronze plates on which the numbers and letters given are stamped.

The above described tract of land is subject to such rights as may be vested in the State of North Carolina to the right of way of the Hiwassee Dam-Anderson Road.

A tract of land lying in Beaverdam and Shoal Creek Townships of Cherokee County, State of North Carolina, and extending along both shores of Apalachia Lake from a point approximately $\frac{1}{4}$ mile upstream from the Apalachia Dam to a point approximately $1\frac{1}{2}$ miles downstream from the Hiwassee Dam, and more particularly described as follows:

Beginning at the intersection of the boundary of the land acquired by the Tennessee Valley Authority in the name of the United States of America and the center of the road along the north side of Shuler

Creek, from which a monument, the coordinates of which are N. 564,088 and E. 418,601, on the North Carolina-Tennessee State Line bears S. 11° 40' W., 346 ft.

From the initial point, along the boundary of the land acquired by the Tennessee Valley Authority in the name of the United States of America, by bearings and distances, N. 11° 40' E., 54 ft. to USIVA Monument 5-1A W. C.;

N. 5° 40' E., 1,311 ft. to a stone pile on the North Carolina-Tennessee State Line;

N. 8° 47' E., along the state line, 603 ft. to a post in a pile of stones;

N. 8° 50' E., along the state line, 788 ft. to a post in a pile of stones;

S. 82° 04' E., 2,958 ft. to a painted 8 in. hickory tree;

S. 7° 20' W., 1,504 ft. to a monument;

N. 84° 31' W., 303 ft. to a painted 12 in. oak tree;

S. 28° 03' W., 1,487 ft. to a hacked and painted 20 in. hickory tree;

S. 63° 05' E., 219 ft. to a 16 in. post oak tree;

S. 56° 51' E., 1,174 ft., crossing a road at 640 ft., more or less, and Shuler Creek at 670 ft., more or less, to a painted stone at the top of a ridge;

Southeasterly with the meanders of the top of the ridge along the following approximate bearings and distances:

S. 23° 05' E., 801 ft.;

S. 54° 05' E., 560 ft.;

S. 37° 05' E., 225 ft.;

N. 86° 55' E., 410 ft.;

S. 42° 05' E., 596 ft. to a dead 24 in. oak tree, the coordinates of which are N. 561, 571 and E. 423, 651;

Leaving the ridge,

S. 22° 18' W., 1,012 ft. to a stone at the top of a ridge;

Westerly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 63° 25' W., 411 ft.;

S. 65° 35' W., 501 ft.;

N. 67° 25' W., 320 ft. to a 20 in. oak tree;

Leaving the ridge,

S. 39° 25' W., 1,307 ft. to a 24 in. black oak tree;

S. 46° 55' E., 212 ft. to a painted 6 in. sourwood tree;

S. 24° 00' W., 460 ft., more or less, to the 1,320 ft. contour on the north shore of Apalachia Lake;

Easterly with the meanders of the contour 9,160 ft., more or less, to a point from which a 1 in. post oak tree, the coordinates of which are N. 558, 282 and E. 423, 966, bears N. 23° 47' E., 500 ft., more or less;

N. 23° 47' E., 500 ft., more or less, to the 1 in. post oak tree;

N. 29° 06' E., 948 ft. to a 4 in. hickory tree;

N. 64° 18' E., 1,374 ft. to a 3 in. pine tree;

S. 56° 11' E., 581 ft., more or less, to the 1,320 ft. contour on the north shore of Apalachia Lake;

Easterly with the meanders of the contour 7,930 ft., more or less, to a point from which a pine tree, the coordinates of which are N. 560, 527 and E. 429, 915, bears N. 6° 37' E., 190 ft., more or less;

N. 6° 37' E., 190 ft., more or less, to the pine tree;

N. 21° 33' W., 553 ft. to a 30 in. chestnut tree;

N. 74° 03' W., 920 ft.;

N. 47° 30' E., 663 ft. to a chestnut stump;

N. 29° 04' E., 616 ft. to a poplar stump;

N. 2° 29' W., 621 ft. to a corner to the land of the United States of America under the jurisdiction of the Forest Service;

With the boundary of the land of the United States of America under the jurisdiction of the Forest Service approximately along the following bearings and distances:

N. 31° 18' E., 329 ft.;

N. 30° 32' E., 792 ft.;

S. 86° 48' E., 303 ft.;

S. 16° 07' E., 1,429 ft.;

S. 82° 07' E., 1,008 ft.;

Leaving the boundary of the land of the United States of America under the jurisdiction of the Forest Service,

S. 83° 00' E., 2,156 ft. to a painted 20 in. chestnut tree;

S. 84° 04' E., 310 ft. to a painted 18 in. oak tree;

N. 26° 54' E., 77 ft. to a point at the top of a ridge;

Southeasterly with the meanders of the top of the ridge along the following approximate bearings and distances:

S. 89° 52' E., 484 ft.;

S. 61° 52' E., 292 ft.;

S. 41° 52' E., 499 ft. to a point, the coordinates of which are N. 561, 564 and E. 435, 394;

Leaving the ridge,

S. 12° 23' E., 261 ft.;

N. 33° 16' E., 624 ft. to the center of Shoal Creek;

Southeasterly downstream with the meanders of the center of the creek 1,110 ft., more or less, to a stone, the coordinates of which are N. 561, 042 and E. 436, 518;

S. 50° 30' E., 1,645 ft. to the boundary of the land of the United States of America under the jurisdiction of the Forest Service;

S. 25° 07' W., along the said boundary, 920 ft., more or less, to the top of a ridge;

Southwesterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 67° 10' W., 457 ft.;

S. 78° 50' W., 306 ft.;

S. 58° 50' W., 467 ft. to a burned 30 in. pine tree;

Leaving the ridge,

N. 57° 22' W., 280 ft., more or less, to the 1,320 ft. contour on the Southeast shore of the Shoal Creek Embayment of Apalachia Lake;

Southerly then Easterly with the meanders of the contour 1,560 ft., more or less, to a point from which a 15 in. oak tree, the coordinates of which are N. 557, 501 and E. 437, 113, bears S. 55° 19' E., 1,470 ft., more or less;

N. 56° 36' E., 383 ft.;

S. 19° 42' W., 371 ft. to a point in the 1,320 ft. contour on the southeast shore of an embayment of Apalachia Lake from which the above designated 15 in. oak tree bears S. 55° 19' E., 1,220 ft., more or less;

Southerly then Westerly with the meanders of the contour 1,620 ft., more or less, to the shore of Apalachia Lake;

Southerly then Easterly with the meanders of the contour 3,570 ft., more or less, to a point from which the above designated 15 in. oak tree bears N. 13° 45' E., 1,316 ft., more or less;

N. 13° 45' E., 1,316 ft., more or less, to the 15 in. oak tree;

S. 68° 19' E., 1,459 ft. to a 10 in. post oak tree;

N. 58° 35' E., 729 ft. to a 20 in. pine tree in the boundary of the land of the United States of America under the jurisdiction of the Forest Service;

With the boundary of the land of the United States of America under the jurisdiction of the Forest Service approximately along the following bearings and distances:

S. 34° 24' E., 147 ft.;

S. 47° 46' E., 114 ft.;

S. 31° 48' E., 173 ft.;

S. 25° 23' W., 125 ft.;

S. 69° 59' E., 574 ft.;

N. 46° 46' E., 108 ft.;

N. 38° 58' E., 180 ft.;

N. 64° 43' E., 257 ft.;

S. 76° 14' E., 130 ft.;

N. 69° 08' E., 159 ft.;

N. 58° 29' E., 184 ft.;

N. 23° 29' E., 185 ft.;

N. 75° 11' E., 100 ft.;

S. 74° 25' E., 133 ft.;

N. 59° 52' E., 102 ft.;

N. 23° 46' E., 151 ft.;

N. 61° 28' E., 95 ft.;

N. 24° 59' E., 385 ft.;

N. 16° 59' E., 228 ft.;

S. 30° 13' E., 646 ft. to a point, the coordinates of which are N. 557, 536 and E. 441, 777;

Leaving the boundary of the land of the United States of America under the jurisdiction of the Forest Service,

S. 6° 37' W., 912 ft. to a 12 in. post oak tree;

S. 66° 42' W., 1,145 ft. to a black gum stump;

S. 73° 58' E., 898 ft. to a corner of the land of the United States of America under the jurisdiction of the Forest Service;

With the boundary of the land of the United States of America under the jurisdiction of the Forest Service approximately along the following bearings and distances:

S. 40° 36' E., 1,650 ft.;

N. 75° 36' W., 419 ft.;

S. 47° 35' E., 386 ft.;

N. 74° 15' W., 1,591 ft.;

S. 28° 55' W., 1,960 ft.;

S. 43° 23' W., 475 ft. to a 20 in. poplar tree, the coordinates of which are N. 552, 931 and E. 439, 653;

Leaving the boundary of the land of the United States of America under the jurisdiction of the Forest Service,

S. 3° 56' W., 539 ft. to an 8 in. chestnut oak tree;

S. 65° 51' E., 1,075 ft. to a 12 in. spanish oak tree at the top of a ridge;

Easterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 42° 22' E., 386 ft.;

S. 67° 38' E., 305 ft.;

N. 51° 22' E., 536 ft. to a 20 in. pine tree, the coordinates of which are N. 552, 456 and E. 441, 558, in the boundary of the land of the United States of America under the jurisdiction of the Forest Service;

Leaving the ridge,

S. 11° 43' E., along the said boundary, 868 ft.;

S. 29° 17' E., 519 ft.;

S. 54° 11' W., 593 ft.;

S. 35° 28' E., 755 ft. to the top of a ridge;

Northeasterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 38° 17' E., 206 ft.;

N. 78° 17' E., 327 ft.;

Leaving the ridge,

S. 28° 30' E., 340 ft.;

S. 73° 53' W., 47 ft.;

S. 35° 12' W., 735 ft.;

S. 14° 06' E., 230 ft.;

S. 58° 48' E., 863 ft.;

N. 60° 11' E., 672 ft.;

S. 77° 06' E., 233 ft.;

N. 66° 48' E., 655 ft.;

N. 45° 34' E., 636 ft.;

N. 15° 12' W., 511 ft. to a dead chestnut stump at the top of a ridge;

Northwesterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 50° 54' W., 280 ft.;

N. 44° 54' W., 230 ft.;

N. 21° 54' W., 630 ft. to the boundary of the land of the United States of America under the jurisdiction of the Forest Service;

Leaving the ridge and with the boundary of the land of the United States of America under the jurisdiction of the Forest Service approximately along the following bearings and distances:

N. 57° 35' E., 1,003 ft.;

S. 88° 03' E., 1,644 ft. to the top of a ridge;

Leaving the boundary of the land of the United States of America under the jurisdiction of the Forest Service,

Southwesterly with the meanders of the top of the ridge approximately along the following bearing and distance:

S. 57° 28' W., 455 ft.;

Leaving the ridge,

S. 59° 04' W., 399 ft. to the center of Anderson Creek;

Southwesterly downstream with the meanders of the center of the creek 500 ft.,

more or less, to a point, the coordinates of which are N. 550, 733 and E. 445, 500;

S. 0° 35' W., 897 ft.;

S. 88° 23' E., 494 ft.;

S. 67° 37' E., 313 ft.;

N. 55° 35' E., 308 ft.;

S. 80° 07' E., 285 ft.;

S. 2° 23' W., 409 ft.;

S. 82° 27' E., 1,034 ft. to USTVA Monument 72-3;

S. 49° 07' W., 581 ft. to USTVA Monument 72-2;

S. 55° 43' W., 705 ft. to USTVA Monument 72-1, the coordinates of which are N. 548, 524 and E. 446, 796, on the 1,320 ft. contour on the north shore of Apalachia Lake;

S. 56° 19' W., 351 ft., more or less, crossing the 1,280 ft. contour at 70 ft., more or less, to the center of the Hiwassee River;

Southeasterly upstream along the meanders of the center of the Hiwassee River 780 ft., more or less, to a point which USTVA Monument 30-1, the coordinates of which are N. 547, 171 and E. 447, 012, bears South, 550 ft., more or less;

South, 550 ft., more or less, crossing the 1,280 ft. contour on the south shore of Apalachia Lake at 420 ft., more or less, to USTVA Monument 30-1 on the 1,320 ft. contour;

S. 1° 00' E., 683 ft. to USTVA Monument 30-2;

S. 3° 17' W., 857 ft. to a chestnut stump;

N. 87° 00' W., 2,202 ft. to a 24 in. chestnut stump;

N. 3° 27' E., 620 ft., more or less, to the 1,320 ft. contour on the south shore of Apalachia Lake;

Westerly with the meanders of the contour 2,700 ft., more or less;

S. 8° 50' W., 977 ft. to twin 14 in. pine trees;

S. 7° 01' W., 695 ft. to an oak stump, the coordinates of which are N. 545, 357 and E. 442, 137, at the top of a ridge;

Northwesterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 85° 42' W., 471 ft.;

S. 56° 18' W., 436 ft.;

N. 40° 42' W., 391 ft.;

S. 65° 18' W., 361 ft.;

N. 49° 42' W., 1,042 ft. to a black jack oak tree;

Leaving the ridge,

N. 5° 40' E., 1,164 ft. to an 18 in. black oak tree;

S. 35° 06' W., 765 ft. to a 6 in. black jack tree;

S. 45° 29' W., 248 ft. to an 18 in. black oak tree, the coordinates of which are N. 546, 328 and E. 439, 425;

N. 39° 17' W., 2,475 ft., crossing Shoal Creek at 760 ft., more or less, to a dead 18 in. spanish oak tree;

N. 49° 34' W., 870 ft. to a sourwood tree;

S. 59° 24' W., 438 ft. to a 24 in. pine tree at the top of a ridge;

Northeasterly with the meanders of the top of the ridge along the following approximate bearings and distances:

N. 5° 06' W., 412 ft.;

N. 38° 54' E., 342 ft.;

N. 64° 54' E., 327 ft. to a stake, the coordinates of which are N. 549, 401 and E. 437, 293;

Leaving the ridge,

N. 0° 35' W., 168 ft. to the 1,320 ft. contour on the south bank of Little Shoal Creek;

Westerly upstream with the meanders of the contour 2,060 ft., more or less, to the point where the contour crosses the creek;

Easterly downstream with the meanders of the contour along the north bank of the creek 2,060 ft., more or less, to a point from which a 12 in. pine tree bears N. 20° 49' W., 649 ft., more or less;

N. 20° 49' W., 649 ft., more or less, to the 12 in. pine tree;

S. 74° 34' E., 609 ft. to a stone, the coordinates of which are N. 550, 274 and E. 437, 810;

N. 30° 23' E., 321 ft. to the 1,320 ft. contour on the southwest shore of Apalachia Lake at a point opposite approximate mile 71.8 on the Hiwassee River;

Northwesterly downstream along the Hiwassee River with the meanders of the contour to a point opposite approximate mile 68.2 on the Hiwassee River;

S. 24° 59' W., 620 ft. to a 12 in. maple tree, the coordinates of which are N. 557, 843 and E. 428, 225;

S. 27° 15' W., 448 ft. to a 30 in. chestnut tree;

S. 67° 15' E., 545 ft. to a 6 in. dogwood tree;

S. 2° 04' W., 752 ft. to an iron pin at a spanish oak tree;

N. 84° 21' W., 1,714 ft.;

S. 6° 06' E., 537 ft. to an iron pin;

S. 63° 57' W., 2,297 ft., passing a 14 in. pine tree at the top of a ridge at 649 ft., to the common corner of the lands now or formerly owned by the Larkin Hamby Heirs, Noah Bryant et ux, and the W. M. Hamby Heirs, and the land acquired by the Tennessee Valley Authority in the name of the United States of America;

N. 38° 49' W., 957 ft. to a point, the coordinates of which are N. 555, 854 and E. 424, 184;

N. 4° 48' E., 608 ft., more or less, to the 1,320 ft. contour on the south shore of Apalachia Lake;

Westerly then Southerly with the meanders of the contour along the south shore of the lake and subsequently along the east shore of an embayment of the lake 1,880 ft., more or less, to a point from which the common corner of the lands now or formerly owned by the Larkin Hamby Heirs, Noah Bryant et ux, and the W. M. Hamby Heirs, and the land acquired by the Tennessee Valley Authority in the name of the United States of America bears N. 86° 47' E., 750 ft., more or less;

S. 86° 47' W., 50 ft., more or less, to the 1,320 ft. contour on the southwest shore of an embayment of Apalachia Lake;

Southwesterly with the meanders of the contour 2,530 ft., more or less, to the point where the contour crosses Camp Creek;

Northerly with the meanders of the contour along the west shore of the Camp Creek Embayment and then Westerly with the meanders of the contour along the south shore of Apalachia Lake a total distance of 6,690 ft., more or less, to the intersection of the said contour and the center of a road;

Southeasterly with the meanders of the center of the road approximately along the following bearings and distances:

S. 56° E., 200 ft.;

S. 10° W., 450 ft.;

S. 26° E., 540 ft.;

S. 42° E., 255 ft.;

S. 25° E., 520 ft. to a point, the coordinates of which are N. 554, 869 and E. 421, 497, from which the common corner of the lands now or formerly owned by the Larkin Hamby Heirs, Noah Bryant et ux, and the W. M. Hamby Heirs, and the land acquired by the Tennessee Valley Authority in the name of the United States of America bears N. 82° 23' E., 709 ft.; thence N. 86° 47' E., 2,588 ft.;

Leaving the road,

S. 73° 38' W., 1,921 ft.;

N. 21° 17' W., 1,030 ft.;

N. 39° 08' W., 1,679 ft. to an angle iron, the coordinates of which are N. 556, 591 and E. 418, 220, at a 16 in. black oak tree;

Leaving the boundary of the land acquired by the Tennessee Valley Authority in the name of the United States of America,

N. 55° 38' E., 1,392 ft., passing a rock outcrop in which is set a bronze plate stamped 6-27 W. C. at 1,384 ft., to the 1,280 ft. contour on the south shore of Apalachia Lake;

N. 2° 27' E., 570 ft., more or less, to the center of the Hiwassee River;

Easterly upstream with the meanders of the center of the river 200 ft., more or less, to a point from which USTVA Monument 5-26 W. C. bears N. 16° 48' E., 720 ft., more or less;

N. 16° 48' E., 720 ft., more or less, crossing the 1,280 ft. contour on the north shore of Apalachia Lake at 710 ft., more or less, to

USTVA Monument 5-26 W. C., the coordinates of which are N. 558, 549 and E. 419, 793;

N. 16° 48' E., 1,449 ft. to a stone in which is set a bronze plate stamped 5-25;

N. 67° 55' W., 1,030 ft. to USTVA Monument 5-24;

N. 10° 58' W., 1,666 ft. to the point of a rock ledge in which is set a bronze plate stamped 5-23;

N. 14° 00' W., 1,360 ft. to USTVA Monument 5-22;

N. 82° 02' E., 275 ft. crossing Shuler Creek at 120 ft., more or less, and passing USTVA Monument 5-21 W. C. at 265 ft., to a point, the coordinates of which are N. 563, 403 and E. 418, 851, in the center of the road along the north side of Shuler Creek;

Northerly with the meanders of the center of the road 1,050 ft., more or less, to the point of beginning. EXCEPT, therefrom, all land lying below an elevation of 1,280 ft. above mean sea level. The tract as described contains approximately 2,500 acres.

The position of corners and direction of lines are referred to the North Carolina State Coordinate System. The elevations are based on Mean Sea Level Datum as established by the U. S. Coast and Geodetic Survey's Southeastern Supplementary Adjustment of 1936. The boundary markers designated "USTVA Monument" above are concrete monuments in which are set bronze plates on which the numbers and letters given are stamped.

The above described tract of land is subject to the following exceptions and reservations:

1. To such rights as remain outstanding in the State of North Carolina to rights of way for public roads;

2. To such mineral rights as remain outstanding in Tracts Nos. AR 64, AR 97 and AR 100;

3. To such burial rights as remain outstanding in Tract No. AR 99.

LANDS INCLUDED IN THE CHEROKEE NATIONAL FOREST

All right, title and interest acquired by the Tennessee Valley Authority in the name of the United States of America from the Hiwassee-Nolichucky Power Company by a Final Decree of record in Deed Book 36, page 433 in the Register's Office of Polk County, Tennessee, to lands located in Polk County, State of Tennessee, between the Tennessee-North Carolina State Line and Gee Creek which is 0.6 mile, more or less, downstream along the Hiwassee River, from the Town of Austral, the said lands being described as follows:

A parcel of land bounded on the north by the north line of sec. 30, F. T. 2 N., R. 3 E. Ocoee District, and by the prolongation of the said line westerly to the center of Gee Creek; on the east by the east line of the W½ sec. 30; on the south by the boundary of the land of the United States of America under the jurisdiction of the Forest Service (which is located approximately 330 ft. south of and parallel to the south bank of the Hiwassee River) from the east line of the W½ sec. 30 to the west line of sec. 30, by the south bank of Long Island from the west line of sec. 30 to the downstream tip of the island, and by the center of the Hiwassee River from the downstream tip of the island to a point opposite the mouth of Gee Creek; and on the west by the west line of sec. 30 and by the center of Gee Creek. EXCEPT, therefrom, approximately 80 acres bounded on the north by the center of the L. & N. Railroad; on the east by a line et-

tending from U. S. Coast and Geodetic Survey's Bench Mark E-16-1933, on the north side of the L. & N. Railroad at Austral, S 23° 00' W. (referred to the Tennessee State Coordinate System) to the north bank of the Hiwassee River; on the south by the Hiwassee River; and on the west by the center of Gee Creek. (The land is described under the heading of "PARCEL TWENTY-ONE" in the Final Decree.)

T. 1, R. 3 E. Ocoee District

N $\frac{1}{2}$ sec. 1. (The land is described under the headings "PARCEL FOUR" and "PARCEL TWENTY-ONE" in the Final Decree.)

A portion of sec. 2, described as follows: Beginning at the northeast corner of sec. 2.

From the initial point by bearings and distances,

S. 23° W., with the section line, 1,560 ft. to the center of the L. & N. Railroad;

Westerly with the meanders of the center of the railroad 535 ft. to a point in a line 500 ft. west of and parallel to the east line of sec. 2;

N. 23° E., parallel to the east line of sec. 2, to the center of the sluice on the north side of Big Island;

Westerly downstream with the meanders of the center of the sluice to a line 940 ft. west of and parallel to the east line of sec. 2;

N. 23° E., parallel to the east line of sec. 2, 610 ft. to a chestnut stake in the north line of sec. 2;

S. 67° E., with the north line of sec. 2, 940 ft. to the northeast corner of sec. 2, the place of beginning. (The land is described under the headings "PARCEL FOUR" and "PARCEL FOURTEEN" in the Final Decree.)

F. T. 2 N., R. 3 E. Ocoee District

SW $\frac{1}{4}$ sec. 15.

S $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 16.

E $\frac{1}{2}$ sec. 21.

That portion of the NW $\frac{1}{4}$ sec. 21 lying south and west of the boundary of the land of the United States of America under the jurisdiction of the Forest Service.

That portion of the SW $\frac{1}{4}$ sec. 21 lying south and east of the boundary of the land of the United States of America under the jurisdiction of the Forest Service.

That portion of the NW $\frac{1}{4}$ sec. 22 lying west of the west boundary of the land now or formerly owned by Thompson & Sewell.

SW $\frac{1}{4}$ sec. 22.

(The lands in secs. 15, 16, 21 and 22 are described under the heading "PARCEL TWENTY-ONE" in the Final Decree.)

That portion of the S $\frac{1}{2}$ sec. 25 lying south and east of the top of Linder Ridge. (The land is described under the headings "PARCEL FOUR" and "PARCEL TWENTY-ONE" in the Final Decree.)

That portion of the SE $\frac{1}{4}$ sec. 26 lying south and east of the top of Linder Ridge. (The land is described under the heading "PARCEL FOUR" in the Final Decree.)

That portion of the NW $\frac{1}{4}$ sec. 27 bounded on the north by the north line of sec. 27 and on the east, south and west by the land of the United States of America under the jurisdiction of the Forest Service. (The land is described under the heading "PARCEL TWENTY-ONE" in the Final Decree.)

N $\frac{1}{2}$ sec. 28.

A portion of the SW $\frac{1}{4}$ sec. 28, described as follows:

Beginning at the northeast corner of the SW $\frac{1}{4}$ sec. 28.

From the initial point,

Southerly with the east line of the SW $\frac{1}{4}$ sec. 28 to the center of Hopper Branch;

Westerly downstream with the meanders of the center of the branch to the north bank of the Hiwassee River;

Southwardly at right angles to the north bank of the river to the center of the river;

Southerly upstream along the meanders of the center of the river to the south line of sec. 23;

Westerly with the south line of sec. 28 to its intersection with the boundary of the land of the United States of America under the jurisdiction of the Forest Service;

Northerly with the said boundary (which is located 330 ft., more or less, southwest of and parallel to the southwest bank of the Hiwassee River) to its intersection with the west line of sec. 28;

Northerly with the west line of sec. 28 to the northwest corner of the SW $\frac{1}{4}$ sec. 28;

Easterly with the north line of the SW $\frac{1}{4}$ sec. 28 to the northeast corner of the SW $\frac{1}{4}$ sec. 28, the place of beginning.

N $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 28.

That portion of the S $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 28 lying east of the first branch flowing into the Hiwassee River northwest of Hambright.

That portion of the S $\frac{1}{2}$ sec. 29 lying north of the boundary of the land of the United States of America under the jurisdiction of the Forest Service (which is located 330 ft., more or less, south of and parallel to the south bank of the Hiwassee River).

That portion of the SE $\frac{1}{4}$ sec. 30 lying north of the above designated boundary of the land of the United States of America under the jurisdiction of the Forest Service. (Those lands in secs. 28, 29 and 30 are described under the headings of "PARCEL TWENTY-ONE" and "PARCEL TWENTY-TWO" in the Final Decree.)

That portion of the NE $\frac{1}{4}$ sec. 33 lying north of the south bank of the Hiwassee River and southeast of the first branch flowing into the Hiwassee River northwest of Hambright. (The land is described under the headings "PARCEL SEVENTEEN" and "PARCEL TWENTY-TWO" in the Final Decree.)

That portion of the NW $\frac{1}{4}$ sec. 33 lying north and east of the boundary of the land of the United States of America under the jurisdiction of the Forest Service (which is located 330 ft., more or less, southwest of and parallel to the southwest bank of the Hiwassee River). (The land is described under the heading "PARCEL TWENTY-ONE" in the Final Decree.)

W $\frac{1}{2}$ NW $\frac{1}{4}$ sec. 34. (The land is described under the headings "PARCEL SEVENTEEN" and "PARCEL EIGHTEEN" in the Final Decree.)

That portion of the NE $\frac{1}{4}$ sec. 35 lying east of the top of Linder Ridge.

SE $\frac{1}{4}$ sec. 35.

Sec. 36.

(The lands in secs. 35 and 36 are described under the headings "PARCEL FOUR" and "PARCEL TWENTY-ONE" in the Final Decree.)

T. 1, R. 4 E. Ocoee District

A strip of land 1.52 ch. wide off the west side of sec. 6.

A strip of land 1.52 ch. wide off the west side of the SW $\frac{1}{4}$ sec. 7.

(The lands in secs. 6 and 7 are described under the heading "PARCEL THREE" in the Final Decree.)

A strip of land 1.52 ch. wide off the west side of sec. 19. (The land is described under the heading "PARCEL TWO" in the Final Decree.)

A portion of the SE $\frac{1}{4}$ sec. 21, described as follows: Beginning at USFS corner 27 at the southeast corner of sec. 21. From the initial point by bearings and distances,

N. 67° W., with the south line of sec. 21, 2,618 ft. to USFS Corner 22;

N. 24° 59' E., 425 ft. to USFS Corner 23;

S. 65° 20' E., 847 ft. to USFS Corner 24;

N. 24° 02' E., 487 ft. to USFS Corner 25;

S. 65° 24' E., 1,771 ft. to USFS Corner 26 on the east line of sec. 21;

S. 24° 32' W., with the east line of sec. 21, 863 ft. to the southeast corner of sec. 21, the place of beginning.

All bearings are based on true north with the exception of the bearing of the south line of sec. 21 which is based on magnetic north.

(The land is described under the heading "PARCEL SEVEN" in the Final Decree.)

A portion of secs. 23, 24, 25 and 26, described as follows:

Beginning at a stone monument in the south line of sec. 23 from which the southwest corner of sec. 23 bears N. 63° 23' W., 800 ft.

From the initial point by bearings and distances,

N. 86° 02' E., 1,000 ft. to a stone monument;

S. 61° 43' E., 490 ft. to a stone monument;

N. 24° 37' E., 176 ft. to a stone monument;

S. 65° 23' E., 424 ft. to a stone monument;

S. 24° 07' W., 336 ft. to a stone monument;

S. 43° 38' E., 376 ft. to a stone monument;

N. 83° 32' E., 410 ft. to a stone monument;

N. 49° 37' E., 490 ft. to a stone monument;

S. 61° 53' E., 290 ft. to a stone monument;

S. 24° 37' W., 420 ft. to a stone monument;

S. 68° 03' E., 1,140 ft. to a stone monument at or near the east line of sec. 23;

S. 52° 43' E., 766 ft. to a stone monument;

S. 24° 27' W., 145 ft. to a stone monument;

S. 15° 43' E., 595 ft. to a stone monument;

S. 64° 38' E., 380 ft. to a stone monument;

N. 69° 52' E., 720 ft. to a stone monument;

N. 24° 37' E., 770 ft. to a stone monument;

S. 65° 23' E., 1,135 ft. to a stone monument;

S. 24° 37' W., 225 ft. to a stone monument;

S. 57° 18' E., 1,465 ft. to a stone monument;

S. 52° 38' E., 640 ft. to a stone monument on the east line of sec. 24;

S. 24° 40' W., with the east line of sec.

24, 235 ft. to a post in a mound of stones at the southeast corner of sec. 24;

S. 24° 40' W., with the east line of sec. 25,

2,668 ft. (2,650 ft. in the description of the fourth tract described in PARCEL ONE),

crossing Turtletown Creek three times, to a stone monument at the intersection of the

east line of sec. 25 and a line 50 ft. south of

and parallel to the south bank of Turtle-

town Creek;

Westerly downstream with the meanders

of the line 50 ft. from and parallel to the

bank of the creek 4,200 ft. to a stone monu-

ment;

N. 6° 23' W., 190 ft. to a point in the center

of the L. & N. Railroad, the said point

being located 350 ft. as measured along the

center of the railroad in a westerly direction

from the center of the railroad bridge across

Turtletown Creek;

Westerly with the meanders of the center

of the railroad 8,900 ft. to the west line of

sec. 26;

N. 24° 35' E., with the west line of sec. 26,

1,495 ft. to a stone monument;

S. 65° 23' E., 306 ft. to a stone monument;

N. 26° 47' E., 780 ft. to a stone monument;

S. 65° 23' E., 236 ft. to a stone monument;

N. 43° 12' E., 895 ft. to a stone monument

in a line 1.52 ch. south of and parallel to the

north line of sec. 26;

N. 7° 22' E., 106 ft. to the stone monument

on the north line of sec. 26, the place of be-

ginning. EXCEPT, therefrom, approximately

42.4 acres contained within the boundaries

of a strip of land 500 ft. wide lying 250 ft.

on each side of the center of the Apalachia

Tunnel location, the center line of the said

location being described as follows:

Beginning at approximate survey station

183+40 on the center of the Apalachia Tun-

nel Location at the intersection of the center

of the said location and the east line of

sec. 25, from which survey station 179+90.86,

the coordinates of which are N. 235, 681.48

and E. 2, 491, 737.77, bears S. 87° 26' E., 350

ft., more or less.

From the initial point by bearing and dis-

tance,

N. 87° 26' W., 3,698 ft., more or less, to

approximate survey station 220+38 at the

intersection of the tunnel location and the

line 50 ft. from and parallel to the left bank

of the creek.

(The land is described under the heading

"PARCEL ONE" in the Final Decree.)

A strip of land 1.52 ch. wide off the north

side of the NW $\frac{1}{4}$ sec. 26 extending from the

west line of sec. 26 to a line which extends

from a stone monument on the north line

of sec. 26 (which is S. 65° 23' E., 800 ft. from the northwest corner of sec. 26) S. 7° 22' W., to a stone monument on a line 1.52 ch. south of and parallel to the north line of sec. 26. (The land is described under the heading "PARCEL TWO" in the Final Decree.)

That portion of sec. 27 lying north of the center of the L. & N. Railroad. EXCEPT, therefrom, approximately 47.4 acres, described as follows:

Beginning at a point in the east line of sec. 27 from which the northeast corner of sec. 27 bears N. 23° E., 100 ft.

From the initial point by bearings and distances,

S. 23° W., with the east line of sec. 27, 1,764 ft.;

N. 67° W., (at right angles to the said section line), 1,170 ft.;

N. 23° E. (parallel to the said section line), 1,764 ft.;

S. 67° E., with a line 100 ft. south of and parallel to the north line of sec. 27, 1,170 ft. to the point of beginning.

The east line of sec. 27 is described as having a bearing of S. 24° 35' W. in the descriptions of PARCELS ONE AND TWO.

(The land in sec. 27 north of the L. & N. Railroad is described under the heading "PARCEL FIVE" in the Final Decree.)

A strip of land 100 ft. wide through the SW $\frac{1}{4}$ sec. 27, the center line of the said strip extending from a point in the west line of sec. 27, from which the southwest corner of sec. 27 bears S. 23° W., 70 ft. more or less, N. 71° 30' E. to the center of the L. & N. Railroad. (The land is described under the heading "PARCEL SIX" in the Final Decree.)

A portion of the SW $\frac{1}{4}$ sec. 27, described as follows:

Beginning at a point in the center of the L. & N. Railroad, from which the intersection of the center of the railroad and the south boundary of the 100 ft. strip of land through the SW $\frac{1}{4}$ sec. 27 is located 320 ft., more or less, as measured along the center of the railroad in a northerly direction.

From the initial point by bearings and distances,

S. 63° 20' W., 197 ft. to a stone pile;

S. 27° 33' E., 467 ft. to a stake;

N. 63° 03' E., 196 ft. to the center of the L. & N. Railroad;

Northwesterly with the meanders of the center of the railroad 470 ft., more or less, to the point of beginning; being the same land acquired by the Tennessee Valley Authority in the name of the United States of America as PARCEL SIXTEEN in the Final Decree.

The directions of lines are referred to the Tennessee State Coordinate System.

A portion of the SE $\frac{1}{4}$ sec. 27, described as follows:

Beginning at USFS Corner 1 in the center of the L. & N. Railroad, from which the intersection of southeast boundary of the parcel of land located in the SW $\frac{1}{4}$ sec. 27 herein above described and the center of the L. & N. Railroad is located 210 ft., more or less, as measured along the center of the railroad in a northwesterly direction.

From the initial point by bearings and distances,

S. 39° 42' W., 79 ft. to USFS Corner 2;

S. 50° 18' E., 40 ft. to USFS Corner 3;

S. 33° 42' W., 123 ft. to USFS Corner 4;

S. 50° 18' E., 621 ft. to USFS Corner 5;

N. 39° 42' E., 203 ft. to USFS Corner 6 in the center of the L. & N. Railroad;

Northwesterly with the center of the railroad 661 ft. to the point of beginning.

(The land is described under the heading "PARCEL FIFTEEN" in the Final Decree.)

That portion of sec. 28 lying north of the center of the L. & N. Railroad. EXCEPT, therefrom, approximately 146 acres, described as follows:

Beginning at a point in the west line of sec. 28, from which the northwest corner of sec. 28 bears N. 23° E., 100 ft.

From the initial point by bearings and distances,

S. 67° E., with a line 100 ft. south of and parallel to the north line of sec. 28, 3,537 ft.;

S. 23° W., 1,550 ft.;

S. 73° W., 960 ft. to the east line of the NW $\frac{1}{4}$ sec. 28;

N. 55° W., 1,865 ft.;

N. 67° W., 427 ft.;

N. 23° E., 663 ft.;

N. 67° W., 555 ft. to the west line of sec. 28;

N. 23° E., with the west line of sec. 28, 1,116 ft. to the point of beginning. (The land is described under the heading "PARCEL FIVE" in the Final Decree.)

A strip of land 1.52 ch. wide off the north side of sec. 29.

A strip of land 1.52 ch. wide off the west side of the NE $\frac{1}{4}$ sec. 29 extending from a line 1.52 ch. south of and parallel to the north line of sec. 29 to a line which extends from a point in the west line of the NE $\frac{1}{4}$ sec. 29 (which is located S. 24° 37' W., 1,649 ft. from the northwest corner of the NE $\frac{1}{4}$ sec. 29) S. 67° 03' E. to the east boundary of the strip.

(The strips are described under the heading "PARCEL TWO" in the Final Decree.)

A portion of sec. 29, described as follows: Beginning at the southwest corner of Sec. 29.

From the initial point by bearings and distances,

Easterly with the south line of sec. 29 to the center of the Hiwassee River;

Northerly with the meanders of the center of the river to a point, from which the intersection of the centers of the L. & N. Railroad and Big Hopper Creek bears N. 82° 00' E., 250 ft., more or less;

N. 82° 00' E., 250 ft., more or less, to the intersection of the centers of the L. & N. Railroad and Big Hopper Creek;

Easterly with the meanders of the center of the railroad to the offset east line of sec. 29 (also known as the Thompson-Heysler Line);

N. 24° 55' E., with the said line, 160 ft. to a point near the center of the Hiwassee River;

N. 87° 28' W., with the Thompson-Heysler Line, 325 ft. to a point in the east line of sec. 29;

N. 24° 20' E., with the east line of sec. 29, 1,080 ft. to a stone monument;

N. 65° 23' W., 210 ft. to a stone monument;

S. 24° 37' W., 465 ft. to a stone monument;

N. 28° 48' W., 520 ft. to a stone monument;

N. 65° 23' W., 490 ft. to a stone monument;

S. 24° 37' W., 180 ft. to a stone monument;

N. 67° 03' W., 1,550 ft. to a stone monument;

N. 24° 37' E., 140 ft. to a stone monument;

N. 66° 53' W., 1,136 ft. to a stone monument;

N. 79° 23' W., 840 ft. to a stone monument;

S. 64° 37' W., 1,015 ft. to a locust post in a pile of stones at the northwest corner of the SW $\frac{1}{4}$ sec. 29;

S. 25° 09' W., with the west line of sec. 29, 2,225 ft. to the southwest corner of sec. 29, the place of beginning. (The land is described under the heading "PARCEL ONE" in the Final Decree.)

A strip of land 1.52 ch. wide off the north side of sec. 30.

A strip of land 1.52 ch. wide off the west side of the NW $\frac{1}{4}$ sec. 30 extending from the south line of the NW $\frac{1}{4}$ sec. 30 to a line 1.52 ch. south of and parallel to the north line of sec. 30.

(The strips of land are described under the heading "PARCEL TWO" in the Final Decree.)

A portion of the S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 30, described as follows:

Beginning at a stone monument on the south line of the NW $\frac{1}{4}$ sec. 30, from which the southwest corner of the NW $\frac{1}{4}$ sec. 30 bears N. 64° 58' W., 570 ft., more or less.

From the initial point by bearings and distances,

S. 64° 58' E., with the south line of the NW $\frac{1}{4}$ sec. 30, 1,200 ft. to a stone monument;

N. 24° 37' E., 250 ft. to a stone monument;

N. 64° 58' W., parallel to the south line of the NW $\frac{1}{4}$ sec. 30, 750 ft. to a stone monument;

S. 85° 37' W., 515 ft. to the stone monument which is the place of beginning. (The land is described under the heading "PARCEL ONE" in the Final Decree.)

S $\frac{1}{2}$ sec. 30. (The land is described under the headings "PARCEL FOUR" and "PARCEL TWENTY-ONE" in the Final Decree.)

That portion of the NE $\frac{1}{4}$ sec. 31 lying north of the center of the L. & N. Railroad. (The land is described under the heading "PARCEL FOUR" in the Final Decree.)

13.2 acres lying in the NE $\frac{1}{4}$ sec. 31 south of the center of the L. & N. Railroad. (The land is described under the heading of "PARCEL TWENTY-ONE" in the Final Decree.)

A strip of land 650 ft. wide off the north side of the NW $\frac{1}{4}$ sec. 31.

A strip of land 100 ft. wide off the west side of the NW $\frac{1}{4}$ sec. 31 extending from a line 650 ft. south of and parallel to the north line of sec. 31 to the south line of the NW $\frac{1}{4}$ sec. 31 which is described in the Final Decree as being located 3,000 ft. south of and parallel to the north line of sec. 31. (The land is described under the heading "PARCEL FOUR" in the Final Decree.)

115 acres lying in the NW $\frac{1}{4}$ sec. 31. (The land is described under the heading "PARCEL TWENTY-ONE" in the Final Decree.)

A strip of land 1.52 ch. wide off the west side of the SW $\frac{1}{4}$ sec. 31. The north line of the SW $\frac{1}{4}$ sec. 31 is described in the Final Decree as extending from a point in the west line of sec. 31 (the said point being located N. 24° 39' E., 2,350 ft. from the southwest corner of sec. 31) S. 65° E. to the east boundary of the strip.

A strip of land 1.52 ch. wide off the south side of sec. 31 extending from a line 1.52 ch. east of and parallel to the west line of sec. 31 to the east line of sec. 31.

A strip of land 1.52 ch. wide off the south side of sec. 32.

(The strips of land off the west side of the SW $\frac{1}{4}$ sec. 31 and off the south sides of secs. 31 and 32 are described under the heading "PARCEL TWO" in the Final Decree.)

A strip of land 100 ft. wide through sec. 33. The southeast boundary of the strip extending from the southwest corner of sec. 33 N. 71° 30' E. to the east line of sec. 33 at its intersection with the offset north line of sec. 34. EXCEPT, therefrom approximately 2.3 acres constituting the tract designated on Tennessee Valley Authority's land records as "Tract No. AR-135-T". (The land is described under the heading "PARCEL FIVE" in the Final Decree.)

T. 2, R. 4 E., Ocoee District

A strip of land 1.52 ch. wide off the west sides of secs. 6, 7, 18, and 19. (The land is described under the heading "PARCEL TWO" in the Final Decree.)

F. T. 2 S., R. 5 E., Ocoee District

Approximately 10 acres situated in the northeast corner of fractional sec. 9, being that part of the Higdon land lying west of road and which land was conveyed by J. T. Griffin and wife to William H. Butler by deed dated July 15, 1913.

A portion of fractional secs. 9, 15, and 16, described as follows:

Beginning at the southwest corner of sec. 9.

From the initial point by bearings and distances,

N. 23° E., with the west line of sec. 9, 5,280 ft. to the northwest corner of sec. 9;

S. 67° E., with the north line of sec. 9, 1,815 ft.;

S. 16 $\frac{1}{2}$ ° E., 386 ft. to a corner of the Higdon field on a ridge;

S. 30 $\frac{1}{4}$ ° W., with the ridge, 280 ft.;
 S. 47 $\frac{1}{4}$ ° W., 578 ft. to a corner of the lands now or formerly owned by Stiles and Henegar (the boundary having been established by a survey by John L. Williams in February, 1907);
 S. 3 $\frac{1}{2}$ ° E., with said boundary, 297 ft.;
 S. 16 $\frac{1}{2}$ ° E., 116 ft. to a beech at the first branch flowing into Brush Creek on the east side;
 South, to a road on top of a ridge;
 Westerly down said road to a corner of a field;
 N. 82° W., with a line established by John L. Williams in February, 1907, 396 ft. to the center of Brush Creek;
 Northerly upstream with the meanders of the center of the creek to a point opposite a large sycamore stump on the west bank of the creek, a corner to the land now or formerly owned by Biggs & Taylor.
 S. 86 $\frac{1}{2}$ ° W., 375 ft. to a spur of a ridge;
 S. 81° W., 314 ft.;
 N. 84 $\frac{1}{2}$ ° W., 275 ft.;
 S. 81 $\frac{1}{4}$ ° W., 277 ft. to the top of a high ridge;
 S. 16 $\frac{1}{4}$ ° W., with the top of the ridge, 165 ft.;
 S. 32° W., 180 ft.;
 S. 34° E., 213 ft. to a planted rock on the top of a high ridge;
 S. 83° E., 693 ft. to the head of a drain;
 S. 73 $\frac{1}{2}$ ° E., downstream with the center of the drain, 182 ft.;
 N. 81° E., 108 ft. to the old Ferry Road on Brush Creek;
 S. 73° E., with the road, 139 ft.;
 N. 80° E., 132 ft. to a branch;
 N. 68° E., upstream with the meanders of the branch, 206 ft.;
 N. 77 $\frac{1}{2}$ ° E., 86 ft.;
 S. 42 $\frac{1}{4}$ ° E., 495 ft. to the top of a ridge;
 S. 33° W., 195 ft.;
 S. 24 $\frac{1}{2}$ ° E., 415 ft., crossing the east line of the W $\frac{1}{2}$ sec. 9 at 205 ft., to a stone monument;
 S. 74 $\frac{1}{2}$ ° E., 95 ft. to a stone monument below and close to the Church house;
 East, 167 ft. to a stone monument;
 S. 64° E., 240 ft. to a stone monument;
 S. 46° E., 265 ft. to the Tennessee-North Carolina State Line;
 S. 6° W., with the State Line, crossing the Hiwassee River three times, to a point which is located 500 ft., at right angles, from the south bank of the Hiwassee River;
 Northwesterly downstream with the meanders of the line 500 ft. from and parallel to the bank of the river to the intersection of the said line and the north line of the S $\frac{1}{2}$ sec. 16;
 Northerly to the intersection of the north line of sec. 16 and the center of the lower track of the L. & N. Railroad loop;
 Westerly downstream with the meanders of the center of the railroad to the intersection of the center of the railroad and the south line of sec. 9;
 N. 67° W., with the south line of sec. 9, to the southwest corner of sec. 9, the place of beginning. EXCEPT, therefrom, approximately 45 acres acquired by the United States of America by a Final Decree dated June 14, 1939. Also EXCEPT, therefrom, approximately 61 acres described as follows:
 Beginning at a stone pile, the coordinates of which are N. 286,353 and E. 2,508,534, on the Tennessee-North Carolina State Line, from which the intersection of the state line and the south line of sec. 15 bears S. 4° 56' W., 1,228 ft. and the most southerly intersection of the state line and the center of the Hiwassee River bears N. 8° 26' E., 775 ft., more or less.
 From the initial point by bearings and distances,
 N. 55° 36' W., 1,123 ft., passing a 2 in. iron pipe in the east right of way line of the L. & N. Railroad at 1,070 ft., to a point in the center of the railroad;
 Northerly with the center of the railroad 1,390 ft., more or less, to a point from which

an iron pin in the east right of way line of the railroad bears S. 67° 12' E., 52 ft.;
 S. 67° 12' E., 72 ft., passing the iron pin at 52 ft., to a 2 in. iron pipe;
 N. 23° 10' E., 1,162 ft. to a stone;
 S. 81° 36' E., 727 ft. to a stone on the Tennessee-North Carolina State Line;
 S. 8° 26' W., with the state line, 2,945 ft., crossing the Hiwassee River at 440 ft., more or less, and at 2,170 ft., more or less, to the point of beginning.
 The positions of corners and directions of lines given in the above description of the 61 acre parcel are based on the Tennessee State Coordinate System. (The lands in fractional secs. 9, 15 and 16 are described under the heading "PARCEL FIVE" in the Final Decree.)
 A portion of secs. 17, 18, and 19, described as follows:
 Beginning at a point in a mound of stones at the southwest corner of sec. 19.
 From the initial point by bearings and distances,
 N. 24° 40' E., with the west line of sec. 19, 235 ft. to a stone monument;
 S. 65° 23' E., 235 ft. to a stone monument;
 N. 61° 07' E., 1,155 ft. to a stone monument;
 N. 36° 02' E., 1,500 ft. to a stone monument;
 N. 55° 12' E., 760 ft. to a stone monument;
 N. 35° 17' E., 1,450 ft. to a stone monument;
 N. 57° 57' E., 1,125 ft., crossing the north line of sec. 19 at 685 ft., more or less, to a stone monument;
 S. 77° 38' E., 2,650 ft. to a stone monument on the east line of sec. 18;
 S. 65° 33' E., with the boundary of the land conveyed by the Ocoee Timber Company to the United States of America by a deed of record in Deed Book 17, page 274 in the Register's Office of Polk County, Tennessee, 2,573 ft. to the east line of the SW $\frac{1}{4}$ sec. 17;
 N. 68° 30' E., 2,450 ft. (N. 72° 53' E., 2,443 ft. in the said deed from Ocoee Timber Company to the United States of America) to a stone monument on the north line of the SE $\frac{1}{4}$ sec. 17;
 N. 34° 07' E., 645 ft. to a stone monument;
 N. 77° 37' E., 315 ft. to a stone monument;
 N. 49° 37' E., 1,143 ft. to a stone monument;
 N. 35° 08' W., 607 ft. to a stone monument;
 N. 42° 07' E., 318 ft. to a stone monument;
 S. 39° 53' E., 750 ft. to a stone monument on the east line of sec. 17, from which the northeast corner of sec. 17 bears N. 24° E., 500 ft.;
 S. 24° W., with the east line of sec. 17, 2,126 ft. to a chestnut post at the southeast corner of the NE $\frac{1}{4}$ sec. 17;
 S. 23° W., with the east line of sec. 17, 2,728 ft. to the southeast corner of sec. 17;
 Westerly with the south line of sec. 17 to the center of the L. & N. Railroad at or near the southwest corner of sec. 17;
 Southwesterly with the meanders of the center of the railroad 7,350 ft.;
 S. 24° 37' W., 143 ft. to a post in a stone pile on the south line of sec. 19;
 N. 65° 55' W., 931 ft. to the southwest corner of sec. 19, the place of beginning.
 (The land is described under the headings "PARCEL ONE", "PARCEL FIVE" and "PARCEL EIGHT" in the Final Decree.)
 That portion of the N $\frac{1}{2}$ sec. 20 lying north of the center of the L. & N. Railroad. (The land is described under the heading "PARCEL SIX" in the Final Decree.)
 NW $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 21. EXCEPT, therefrom, approximately 1.4 acres lying south of a line 250 ft. north of and parallel to the center of the Apalatchia Tunnel Location, which extends from survey station 51+15.26, the coordinates of which are N. 285,544.36 and E. 2,504,559.13 (Tennessee State Coordinate System), N. 79° 27' W. to the west line of sec. 21. (The land is described under the headings "PARCEL TEN" and "PARCEL TWENTY" in the Final Decree.)
 A portion of secs. 19, 20, 28, 29, 30, 32 and 33 described as follows:

Beginning at a post in a mound of stones at the northwest corner of sec. 30.
 From the initial point by bearings and distances,
 S. 65° 55' E., with the north line of sec. 30, 931 ft. to a post in a mound of stones;
 S. 65° 23' E., with the said section line, 2,905 ft. to a stone monument;
 N. 88° 02' E., 1,118 ft. to a stone monument on the east line of sec. 19;
 S. 65° 23' E., 1,982 ft. to a stone monument;
 N. 24° 37' E., 700 ft. to a stone monument;
 S. 65° 23' E., 600 ft. to a stone monument on the east line of the SW $\frac{1}{4}$ sec. 20;
 S. 23° 58' W., with the east line of the SW $\frac{1}{4}$ sec. 20, 832 ft.;
 S. 59 $\frac{3}{4}$ ° E., 280 ft.;
 S. 40 $\frac{1}{2}$ ° E., 284 ft. to a stake;
 S. 54° E., 143 ft. to a stone monument witnessed by a white oak tree;
 S. 34 $\frac{1}{4}$ ° W., 148 ft. to a stake in the south line of sec. 20;
 S. 67° E., with the south line of sec. 20, 53 ft.;
 S. 11 $\frac{1}{2}$ ° W., 109 ft.;
 S. 10° E., 198 ft.;
 S. 31 $\frac{1}{4}$ ° E., 479 ft.;
 S. 58° E., 165 ft.;
 S. 46 $\frac{1}{2}$ ° E., 132 ft.;
 S. 74° E., 215 ft. to a stone monument;
 S. 39 $\frac{1}{2}$ ° E., 495 ft. to a stone monument;
 S. 48 $\frac{1}{4}$ ° W., 297 ft. to a stone monument;
 S. 45 $\frac{1}{4}$ ° E., with a fence, 502 ft. to a stone monument in the center of the Ducktown Road;
 S. 10 $\frac{1}{2}$ ° W., with the center of the road, 297 ft.;
 S. 20 $\frac{1}{2}$ ° W., with the center of the road, 274 ft. to a stone monument;
 N. 63 $\frac{1}{4}$ ° W., 459 ft. to a stone monument;
 S. 17 $\frac{1}{2}$ ° W., 974 ft. to a stone monument at a fence corner;
 S. 85° E., with the fence, 434 ft. to a stone monument at the southeast corner of the NE $\frac{1}{4}$ of sec. 29;
 S. 66 $\frac{1}{2}$ ° E., with the north line of the SW $\frac{1}{4}$ sec. 28, 1,502 ft. to a stone monument;
 S. 25° W., 1,389 ft. to a stone monument at the mouth of a lane;
 N. 64° W., with a conditional line, 136 ft. to a stone monument on a hillside just south of a branch and on the east line of the W $\frac{1}{2}$ SW $\frac{1}{4}$ sec. 28;
 S. 23 $\frac{1}{2}$ ° W., with the east line of the W $\frac{1}{2}$ SW $\frac{1}{4}$ sec. 28, 1,258 ft. to a stone monument at the southeast corner of the SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 28;
 N. 66 $\frac{3}{4}$ ° W., with the south line of sec. 28, 550 ft. to a large natural rock at the intersection of the south line of sec. 28 and the wagon way to the Plumley house;
 Northwesterly with the meanders of the wagon way approximately along the following bearings and distances:
 N. 17 $\frac{1}{4}$ ° W., 79 ft.;
 N. 30° W., 134 ft.;
 N. 49 $\frac{1}{4}$ ° W., 154 ft.;
 N. 36 $\frac{1}{4}$ ° W., 140 ft. to a 10 in. black gum tree on the lower side of the wagon way;
 Leaving the wagon way,
 S. 61° W., 37 ft. to the left bank of the Plumley Spring Branch;
 Westerly downstream with the meanders of the left bank of the branch approximately along the following bearings and distances:
 N. 30 $\frac{1}{2}$ ° W., 43 ft.;
 N. 64° W., 148 ft. to the center of Turtle-town Creek;
 Southwesterly upstream with the meanders of the center of the creek along the following approximate bearings and distances:
 S. 20 $\frac{1}{2}$ ° W., 73 ft.;
 S. 62 $\frac{1}{4}$ ° W., 188 ft.;
 S. 31° W., 46 ft. to the south line of sec. 28;
 Leaving the creek,
 S. 66 $\frac{1}{2}$ ° E., with the north line of sec. 33, 284 ft. to a stone monument at the top of a ridge;

S. 28 $\frac{3}{4}$ ° E., with the top of the ridge, 59 ft. to a stake;

S. 14 $\frac{1}{4}$ ° W., 792 ft. to a double chestnut tree;

N. 66° 43' W., 181 ft. to a stone monument;

S. 27° 15' W., 436 ft. to a stone monument;

N. 70° 15' W., 343 ft.;

N. 61° W., 56 ft. to a yellow pine tree;

N. 70° W., 178 ft. to a stake;

N. 77° 45' W., 215 ft.;

N. 74° 45' W., 188 ft. to a stone monument;

S. 21° W., 597 ft. to a stone monument;

S. 54° 20' E., 142 ft. to a stone monument;

S. 18° 45' W., 235 ft.;

S. 57° 30' E., with a fence, 833 ft. to a stake on a conditional line;

S. 22° 30' W., 271 ft. to a stake on the south line of the NW $\frac{1}{4}$ sec. 33;

N. 66° 30' W., with the south line of the NW $\frac{1}{4}$ sec. 33, 327 ft. to a stone monument at the southeast corner of the NE $\frac{1}{4}$ sec. 32;

S. 23 $\frac{1}{2}$ ° W., with the east line of sec. 32, 1,782 ft. to a stone monument;

N. 66 $\frac{1}{2}$ ° W., 1,163 ft. to a stone monument on the west line of the SE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 32;

N. 23 $\frac{1}{2}$ ° E., with the west line of the SE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 32, 561 ft. to a stone monument at the northwest corner of the SE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 32;

N. 66 $\frac{1}{2}$ ° W., with the south line of the N $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 32, 1,304 ft. to the southwest corner of the NW $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 32;

N. 23 $\frac{1}{2}$ ° E., with the west line of the E $\frac{1}{2}$ sec. 32, 2,756 ft. to a stone monument;

S. 65° 18' W. (S. 65 $\frac{1}{2}$ ° E. in the description of PARCEL TWELVE), 1,290 ft. to a marble monument at a fence;

N. 18° 52' E., with a conditional marked line, 1,115 ft. to a stone monument on the north line of sec. 32 on a hillside above and near a county road;

S. 66 $\frac{1}{2}$ ° E., with the north line of sec. 32, 1,424 ft. to a stone monument at the northeast corner of sec. 32;

N. 23 $\frac{3}{4}$ ° E. (N. 23° E. in description of PARCEL THIRTEEN), with the west line of sec. 28, 2,313 ft. to a locust stake;

S. 70 $\frac{1}{2}$ ° W., with a wire fence, 487 ft. to a point in the center of Turtletown Creek opposite a stake on the east bank of the creek from which the school house spring bears S. 1 $\frac{1}{2}$ ° E., 38 ft.;

Northwesterly downstream with the meanders of the center of the creek along the following approximate bearings and distances:

N. 13 $\frac{1}{2}$ ° E., 116 ft.;

N. 59 $\frac{1}{2}$ ° W., 165 ft.;

S. 78 $\frac{1}{2}$ ° W., 198 ft.;

N. 80 $\frac{1}{2}$ ° W., 228 ft.;

N. 36° W., 218 ft.;

N. 51 $\frac{1}{2}$ ° W., 746 ft.;

N. 41° W., 396 ft.;

Leaving the creek,

N. 35 $\frac{1}{2}$ ° W., 206 ft. to a chestnut stump;

N. 47 $\frac{3}{4}$ ° W., 142 ft. to the northeast corner of the SW $\frac{1}{4}$ sec. 29;

S. 23° W., with the east line of the W $\frac{1}{2}$ sec. 29, to the southeast corner of the SW $\frac{1}{4}$ sec. 29;

N. 66 $\frac{1}{2}$ ° W., with the south line of sec. 29, to the southwest corner of sec. 29;

N. 23° 59' E., with the east line of sec. 30, to a stone monument from which the northeast corner of the SE $\frac{1}{4}$ sec. 30 bears N. 23° 59' E., 1,800 ft., more or less;

N. 65° 23' W., 1,100 ft. to a stone monument in a field;

N. 24° 37' E., 665 ft. to a stone monument;

S. 86° 58' E., 1,183 ft. to a stone monument on the east line of sec. 30;

N. 23° 59' E., with the east line of sec. 30, to a stone monument from which the northeast corner of the SE $\frac{1}{4}$ sec. 30 bears N. 23° 59' E., 1,400 ft.;

N. 65° 23' W., 225 ft. to a stone monument;

N. 23° 59' E., parallel to the east line of sec. 30, 1,240 ft. to a stone monument in a line 50 ft. south of and parallel to the south bank of Turtletown Creek;

Westerly downstream with the meanders of the line 50 ft. from and parallel to the bank of the creek 6,650 ft. to a stone monument on the west line of sec. 30;

N. 24° 40' E., with the west line of sec. 30, 2,668 ft. (2,650 ft. in the description of the fourth tract described in PARCEL ONE) to the post in a mound of stones at the northwest corner of sec. 30, the place of beginning. EXCEPT, therefrom, the right of way of the L. & N. Railroad through secs. 28, 29, and 32. Also EXCEPT, therefrom, the SE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 29 and approximately 20 acres being that portion of the SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 29 lying south of the top of the ridge. And also EXCEPT, therefrom, approximately 29.2 acres contained within the boundaries of a strip of land 500 ft. wide lying 250 ft. on each side of the center of the Apalachia Tunnel Location, the center line of the said location being described as follows:

Beginning at approximate survey station 157+70 on the center of the Apalachia Tunnel Location at the intersection of the center of the said location and the north line of sec. 30.

From the initial point by bearings and distances,

S. 87° 52' W., 2,220.86 ft., more or less, to survey station 179+90.86, the coordinates of which are N. 285,691.48 and E. 2,491,737.77;

N. 87° 26' W., 349.14 ft., more or less, to approximate survey station 183+40 at the intersection of the center of the tunnel location and the west line of sec. 30.

(The land is described under the headings "PARCEL ONE", "PARCEL EIGHT", "PARCEL ELEVEN", "PARCEL TWELVE" and "PARCEL THIRTEEN" in the Final Decree.)

The above described lands appear to contain approximately 7,550 acres of which approximately 150 acres have been conveyed previously to the United States of America subject to certain easement reservations in favor of the Thompson Power Company which was a predecessor of the Hiwassee-Nolichucky Power Company.

The above described lands have been transferred by Tennessee Valley Authority to the Department of Agriculture subject to whatever rights and interests may be outstanding, including but not limited to the following:

1. The rights heretofore acquired in the name of the United States of America for the use of the Department of Agriculture (Forest Service).

2. Any fact or condition which would be disclosed by an accurate survey or by an examination of the premises and which is not disclosed by the public records of Polk County, Tennessee, including all right, title, and claim of third parties who may be in occupation.

3. Parcel 4 subject to the mineral rights reserved for T. M. Burkett by the deed recorded in Deed Book 32, page 458, in the Register's Office of Polk County, Tennessee, and subject to the adverse claim of F. B. Linder to 120 acres in the NW $\frac{1}{4}$ of Sec. 36 and to a small portion of the SW $\frac{1}{4}$ of Sec. 25, all in T2N, R3E.

4. Parcel 5 subject as to the portion within Sec. 16, T2, R5E, to such rights as may be vested in the State of Tennessee as trustee for the benefit of the common schools of Polk County, Tennessee, and subject to the mineral rights reserved by Thomas J. Knox et al., as to the portions lying in the SE $\frac{1}{4}$ of Sec. 21, the E $\frac{1}{2}$ and NW $\frac{1}{4}$ of Sec. 27, the NW $\frac{1}{4}$, SE $\frac{1}{4}$ and SW $\frac{1}{4}$ of Sec. 28, and in Sec. 33, T1, R4E, in the deeds recorded in Deed Book 4, Pages 120 and 337, in Polk County; also, subject to the mineral rights reserved for J. L. Vaughan et ux, as to the portion in the SE $\frac{1}{4}$ of Sec. 17, T2S, R5E, in the Deed recorded in Deed Book 32, Page 458 in said county.

5. Parcels 7 and 15 subject to the mineral rights reserved by Thomas J. Knox et al., as to the portions lying in the SE $\frac{1}{4}$ of Sec. 21, T1, R4E, in the deeds recorded in said county in Deed Book 4, Pages 120 and 337.

6. Parcel 10 subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in Deed Book 12, Page 459, in said county.

7. Parcels 11, 12, and 20 subject to such rights as may be vested in the Louisville & Nashville Railroad Company to railroad rights of way. In addition, Parcel 20 was acquired subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in said county in Deed Book 26, Page 308.

8. Parcel 19 subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in Deed Book 26, Page 306, in said county.

9. Tract AR-51 subject to a reservation by Tennessee Copper Company of the right to damage trees and vegetation by smoke, fumes, gases, etc., from its mining and smelting operations.

5. Parcels 7 and 15 subject to the mineral rights reserved by Thomas J. Knox et al., as to the portions lying in the SE $\frac{1}{4}$ of Sec. 21, T1, R4E, in the deeds recorded in said county in Deed Book 4, Pages 120 and 337.

6. Parcel 10 subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in Deed Book 12, Page 459, in said county.

7. Parcels 11, 12, and 20 subject to such rights as may be vested in the Louisville & Nashville Railroad Company to railroad rights of way. In addition, Parcel 20 was acquired subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in said county in Deed Book 26, Page 308.

8. Parcel 19 subject to the mineral rights reserved by Tennessee Copper Company in the deed recorded in Deed Book 26, Page 306, in said county.

9. Tract AR-51 subject to a reservation by Tennessee Copper Company of the right to damage trees and vegetation by smoke, fumes, gases, etc., from its mining and smelting operations.

The aforementioned agreement between Tennessee Valley Authority and the Department of Agriculture, dated December 4, 1947, is intended to transfer from the Tennessee Valley Authority to the U. S. Department of Agriculture for the use of the Forest Service all lands and rights and interests in lands acquired by the Authority in the name of the United States of America from the Hiwassee-Nolichucky Power Company except the following lands which have been reserved by the Authority:

1. Approximately 80 acres east of and adjacent to Gee Creek;

2. Approximately 4.3 acres lying in the SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 29, T. 1, R. 4 E., Ocoee District, between the centers of the Hiwassee River and the L. & N. Railroad;

3. That portion of the NW $\frac{1}{4}$ sec. 32, T. 1, R. 4 E., Ocoee District, lying north and west of the center of the L. & N. Railroad and containing approximately 42.7 acres;

4. A strip of land 500 ft. wide through sec. 25, T. 1, R. 4 E., Ocoee District, containing approximately 42.4 acres;

5. Approximately 61 acres located in fractional secs. 15 and 16, F. T. 2 S. R. 5 E., Ocoee District;

6. Approximately 1.4 acres located on the south side of the NW $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 21, F. T. 2 S. R. 5 E., Ocoee Districts;

7. A strip of land 500 ft. wide through the N $\frac{1}{2}$ sec. 30, F. T. 2 S. R. 5 E., Ocoee District, containing approximately 29.2 acres.

It is expressly agreed and understood that all calls given in the above description, except those bounding or adjacent to the lands reserved by the Tennessee Valley Authority and the land described under the heading "PARCEL SIXTEEN" in the Final Decree are based on the descriptions set out in the Final Decree and the deed from the Ocoee Timber Company to the United States of America of record in Deed Book 17, page 274 in the Register's Office of Polk County, Tennessee.

Also excluded from the transfer to the Department of Agriculture, and reserved by and to the Authority, is a tract of land located in Polk County, State of Tennessee, in the NE $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 21, F. T.

2 S., R. 5 E., Ocoee District, approximately 1 mile north of Farner, and more particularly described as follows:

Beginning at a point, the coordinates of which are N. 236, 467 and E. 2,505,500, in the north line of sec. 21, from which U. S. Forest Service Monument 323 at the northeast corner of the NW $\frac{1}{4}$ sec. 21 bears S. 71° 59' E., 307 ft.

From the initial point by bearings and distances,

S. 33° 24' W., 234 ft. to an iron pin;
N. 37° 57' W., 204 ft. to an iron pin;
N. 61° 50' E., 153 ft. to the north line of sec. 21;

S. 71° 59' E., with the north line of sec. 21, 125 ft. to the point of beginning.

The tract as described contains approximately 0.6 acre.

The positions of corners and directions of lines are referred to the Tennessee State Coordinate System.

HARRY S. TRUMAN

THE WHITE HOUSE,
February 6, 1951.

[F. R. Doc. 51-2024; Filed, Feb. 6, 1951;
12:04 p. m.]

RULES AND REGULATIONS

TITLE 6—AGRICULTURAL CREDIT

Chapter I—Farm Credit Administration, Department of Agriculture

Subchapter G—Federal Farm Mortgage Corporation

PART 91—DISPOSAL OF MINERAL INTERESTS

Title 6, Chapter I, of the Code of Federal Regulations is hereby amended by the addition of new Subchapter G.

- Sec.
- 91.1 Summary statement of applicable law.
 - 91.2 Delegation of authorities and responsibilities.
 - 91.3 Area determinations.
 - 91.4 Notice to surface owners.
 - 91.5 Application forms.
 - 91.6 Closing sales in inactive areas.
 - 91.7 Determination of fair market values.
 - 91.8 Closing sales in active areas.
 - 91.9 Title requirements—review required by district personnel.
 - 91.10 Conveyance.
 - 91.11 General provisions relating to sales.
 - 91.12 Disposal of reservations contained in real estate sales contracts.

AUTHORITY: §§ 91.1 to 91.12 issued under sec. 6, Pub. Law 760, 81st Cong.

§ 91.1 *Summary statement of applicable law.* Pursuant to a policy authorized by Public Law 760, 81st Congress, all the mineral interests now held by the Federal Farm Mortgage Corporation may be sold to private persons who apply therefor on and after December 5, 1950, and prior to September 6, 1957 (or 7 years from the date the mineral interests were acquired by the Corporation, whichever is later), and who at the time of application are the owners of the surface of the land. In areas where it has been determined by the Secretary of Agriculture that there is no active mineral development or leasing, the mineral interests covered by a single application shall be sold for \$1.00. In other areas the mineral interests are to be sold at their fair market value, fixed in accordance with procedures authorized by the law. Area determinations may be revised from time to time, and whether the mineral interests will be sold at \$1.00 or at fair market value is dependent upon the rule applicable to the area at the time application is made. Applicants are required to establish, at their own expense, their title to the surface of the land covered by the application to the satisfaction of the Corporation.

§ 91.2 *Delegation of authorities and responsibilities—(a) Delegation by the Secretary of Agriculture to Federal Farm Mortgage Corporation.* By order

dated October 16, 1950 (15 F. R. 6998), the Secretary of Agriculture has authorized the Federal Farm Mortgage Corporation to sell and convey the mineral interests heretofore or hereafter acquired by it in accordance with the policy expressed in Public Law 760, 81st Congress, with respect to the mineral interests described in section 1 thereof. This order also delegates to the Corporation all authorities, powers, functions, and duties vested in the Secretary of Agriculture by said act with respect to the disposition of mineral interests heretofore or hereafter acquired by the Corporation, except the power and authority to determine areas in which there is no active mineral development or leasing. The order further authorizes the Corporation, subject to the Secretary's approval, to issue rules and regulations necessary to carry out this disposal program and authorizes the Corporation, in its discretion, to redelegate upon such terms and conditions as it may prescribe, powers and authorities conferred upon it.

(b) *Delegation of authority to district vice presidents.* Subject to the general supervision and direction of the Central Office of the Federal Farm Mortgage Corporation (hereinafter referred to as the "Washington office"), one vice president of the Corporation in each farm credit district (hereinafter referred to as "district"), designated by the Executive Committee of the Corporation, shall be responsible for the activities relating to the disposal of the mineral interests of the Corporation and for the supervision of personnel directly engaged in this program in the particular district in which he is situated. Any other vice president of the Corporation in each district is authorized to act for the vice president in charge of the program in the latter's absence or inability to act for any other cause.

§ 91.3 *Area determinations—(a) Original determinations.* The Secretary of Agriculture has reserved to his office the authority conferred by Public Law 760 to determine the areas in which mineral interests shall be sold at \$1.00. This determination will be made on the basis of information furnished by the interested agencies of the Department and after consultation with the Secretary of the Interior. The Federal Farm Mortgage Corporation has been requested in connection with original determinations to submit information by counties on active mineral development or leasing. Each district office will be advised of the

area determinations made by the Secretary.

(b) *Information to be furnished in the event of changed conditions.* If the district vice president receives information of changed conditions in any area designated as an inactive area which in his judgment would warrant reclassification of the area to an active area, he should submit such information immediately in writing to the Washington office.

§ 91.4 *Notice to surface owners—(a) Preparation of lists of surface owners.* The district vice president will inaugurate the disposal program by sending a notice to the apparent owner of the surface notifying him of his rights under the law. For this purpose it will be necessary to determine as accurately as feasible the name and address of the apparent present owner of each tract where the Corporation has a mineral reservation. Instructions already issued in this connection suggest the development of cards or lists by counties describing the tracts, and a check of the county tax records or other sources of information to determine the name and address of the apparent present owner. In some cases it may be advisable to send the list to county officials or other persons capable of obtaining the information. It will be important to select the most efficient method possible for obtaining the required names.

(b) *Form of notice in inactive areas; time of mailing.* A form of notice (MD-a) should be used in notifying surface owners in inactive areas. This form of notice should be mailed as promptly as possible after receipt of area determination information, since transfers of mineral interests of the Corporation in the inactive areas will be made without appraisal and area determinations may be revised. Transfer in such areas should develop largely as a routine operation, but should be carried forward as expeditiously as possible.

(c) *Form of notice in active areas; time of mailing.* A form of notice (MD-b) should be used in notifying surface owners in active areas. The district vice president will have discretion as to the time of mailing this notice. Notices may be mailed by selected areas over a period of time. However, the mailings should occur as rapidly as prompt service can be given.

§ 91.5 *Application forms—(a) Inactive areas.* A combined form of application and offer to purchase mineral interests in inactive areas (MD-c) has

been furnished the district vice president. This application form should be mailed to the surface owners with the form of notice.

(b) *Active areas.* A form of application (MD-d) for use in accepting applications in active areas has been furnished the district vice president. This form may be adapted, if necessary, to meet local requirements, but prior approval of the Washington office should be obtained as to major revisions. This application form should be mailed to the surface owners with the form of notice.

§ 91.6 *Closing sales in inactive areas.* After the executed application and offer form and the certificate of title or abstract have been reviewed and the vice president is satisfied as to the ownership of the land as of the date of application and that all requirements have been met, he should execute and mail to the surface owner a quitclaim deed for the mineral interests, retaining a duplicate copy for the file.

§ 91.7 *Determination of fair market values.* In active areas, the owners of the surface land may purchase the mineral interests owned by the Corporation in such land at the fair market value of such mineral interests at the time the purchase price is mutually agreed upon. Since area designations are made on a county basis, it is recognized there may be tracts in a county designated as an active area on which appraisals may support sales at \$1.00.

(a) *Definition of fair market value.* Fair market value as applied to mineral interests herein is defined as being equal to the price which a reasonably informed buyer might be expected to pay and which a reasonably informed seller might be expected to accept for the mineral interests in a tract of land should such mineral interests be actively offered for sale on the open market, recognizing that such price may be less than the highest price obtained for mineral interests in a speculative area or more than the price for which they can be sold readily in areas where the market is currently dormant.

(b) *Appraisals.* The district vice president in charge of the program is responsible for the determination of fair market values of Corporation-owned mineral interests in his district. He is authorized to use such means as are at his disposal in order to determine such values on a fair and equitable basis; he may, at his discretion, procure outside professional or expert advice to assist him in the determination of such values, bearing in mind, however, that the cost of such outside services should be kept to a reasonable minimum and shall be proportionate to the value of the minerals involved and the chances of making a sale.

Due to varying conditions in different districts, States, and areas, it is impracticable for the Washington office to prescribe uniform methods of determining fair market values. There are, however, certain factors that may be applicable in most areas. Some of these are:

1. Such geological information as is available.

2. Leasing activity.
3. Lease bonus prices.
4. Lease rental prices.
5. Volume of trading activity in minerals and leases.
6. Prices paid for minerals in immediate area.
7. Proximity to drilling or mining activity.
8. Results of previous drilling or mining operations.

(c) *Approvals required in fixing fair market value.* While the district vice president is responsible for the final determination of the fair market value as the sale price for the particular mineral property, in all cases the recommendation or concurrence of one other person is required. If the appraisal is made by a person other than the vice president, such person's recommendation and the determination by the vice president are sufficient. In cases where a district vice president makes the appraisal, he shall obtain the concurrence of one other vice president of the Corporation in the fair market value that is established. When the tract of land involved is located within any known geological structure of a producing oil or gas field, the case shall be submitted to the Washington office prior to sale for approval of the fair market value being established.

(d) *Recording appraisal information.* The information having a bearing on the decision in each case shall be made a matter of permanent record. Such information shall disclose the factors that were the basis for arriving at the fair market value. It is recognized that such information may be uniformly applicable to several tracts, but in the folder relating to each tract appraised, reference shall be made to the file where the applicable appraisal data are recorded.

§ 91.8 *Closing sales in active areas.* After the mineral interests in a tract upon which an application has been filed have been appraised, the district vice president should get in touch with the applicant and undertake to negotiate a sales contract substantially in accordance with the form (MD-e) which has been provided for such purpose. If there is any question as to whether the Corporation (a) owns all the mineral interest described in its reservation, or (b) has a marketable title to such interest, full disclosure of these facts should be made on a case basis to the purchaser before a contract is entered into, in order that he may assure himself as to the interests he would acquire from the Corporation. Where the facts developed by the purchaser show that the interest owned by the Corporation is less than that stated in the reservation, the sales price should be adjusted to conform to the fair market value of the interest owned by the Corporation. If it appears that the Corporation holds no interest under its reservation, a quitclaim deed should be made without consideration. The sales contract should be signed by all persons owning an interest in the land at the time of application. In the event some of the owners are not available, or are minors, or are incompetents, or if the ownership is in an estate, the district vice president, in his discretion, may contract with less than all the owners,

with the understanding, however, that conveyance will be made only to all persons having an interest in the land as shown by the title evidence. After the district vice president is satisfied that all requirements of the contract have been met, he should execute a quitclaim deed for the mineral interests, retaining a duplicate copy for the file, and proceed to close the sale.

§ 91.9 *Title requirements; review required by district personnel.* The law requires that applicants shall establish, at their own expense, their title to the surface land. The general requirement under this provision is that the applicant furnish at his own expense a certificate based upon an examination of the records from date of conveyance of the surface by the Corporation to date of application prepared by a practicing attorney at law setting forth the ownership of the surface of the land as of the date of the application, or an abstract of title covering such period. The district vice president shall make or cause to be made such review of this certificate or abstract as he deems necessary to establish that it is regular on its face, and that it shows a marketable title in the surface owners of the land as of the date of the application. Title requirements with respect to taxes, liens, and easements may be waived. In cases where producing or proven minerals are being sold for a relatively large consideration, the district vice president, in his discretion, may require in the contract of sale that the applicant furnish a short form abstract of title covering the period from date of conveyance of the surface by the Corporation to the date of the application, or other satisfactory title evidence, such as title insurance or title certificate issued by a title company, covering the same period of time.

§ 91.10 *Conveyance.* The district general counsel will be responsible for preparing the form of quitclaim deed to be used in each State, except that each deed shall contain the following uniform recitals:

1. This quitclaim deed is executed and delivered by Federal Farm Mortgage Corporation, acting under the authority of the Federal Farm Mortgage Corporation Act, as amended, and the order of the Secretary of Agriculture, dated October 16, 1950 (15 F. R. 6998), made pursuant to Public Law 760, 81st Congress, approved September 6, 1950 (64 Stat. 769).

2. No member of or delegate to Congress, or Resident Commissioner shall be admitted to any share or part of this quitclaim deed or to any benefit which may arise therefrom, but this provision shall not be construed to extend to this quitclaim deed if made to a corporation for its general benefit.

Recording of the deed will be the responsibility of the surface owner, and it may be advisable to emphasize in the letter of transmittal the importance of his putting it of record promptly after receipt.

§ 91.11 *General provisions relating to sales—(a) Eligible parties.* Sales may be made only to private persons who are owners of the surface at the date of the application. The term "private persons"

includes private corporations but public bodies are not eligible to purchase. Guardians, legal representatives of the estates of private persons, and trustees of property of which the beneficiaries are private persons, are eligible to purchase upon establishing to the satisfaction of the Corporation their authority to make the purchase as holders of the legal title to the surface land.

(b) *Interests sold.* The Corporation will not sell less than its entire mineral interest in the particular tract covered by a single application and will not convey to less than all the surface owners of such tract of land, all of whom must be eligible to purchase.

(c) *Terms.* All sales shall be for cash.

(d) *Taxes.* Any validly levied taxes which are due and payable on the mineral interests on or before the effective date of the sales contract and for which the Corporation, in its sole discretion, determines it is liable, shall be paid by the Corporation before a deed is issued. Tax claims on which the Corporation is denying liability should be the subject of special agreement in the contract with the purchaser.

(e) *Assignment of leases and division of lease income.* If all or any portion of the mineral interests are leased on the date of delivery of deed, the Corporation shall transfer to the surface owner as of such date all of its right, title, and interest as lessor in and to such lease. This may be done by a transfer included in the deed or by a separate assignment. The Corporation shall be entitled to all rentals that became due and payable, whether or not paid, on or before the effective date of the sales contract, and the surface owner shall be entitled to all rents that become due and payable after such date.

(f) *Fissionable materials.* Sales made under Public Law 760 should not contain a reservation of fissionable materials since Executive Order 9908, dated December 5, 1947, is not applicable to such sales. Fissionable materials reserved by the Corporation in its own name pursuant to Executive Order 9701 dated March 4, 1946, constitute mineral interests held by the Corporation and, therefore, are subject to sale under Public Law 760.

(g) *Reproduction of forms.* Each district will be responsible for preparing the necessary reproductions of the forms to be used, and five copies of each form prepared should be furnished to the Washington office. Sufficient copies of Public Law 760, to permit the enclosure of one copy with each notice to surface owners, have been furnished each district vice president in charge of the program.

(h) *Exchange of information with Farmers Home Administration personnel.* The district vice president should establish contact with each State Director of the Farmers Home Administration in his district and should arrange for the informal exchange of information with such State Directors particularly with respect to values being established and sales being made in counties in which both agencies have mineral reservations.

§ 91.12 *Disposal of reservations contained in real estate sales contracts.* A reservation in a real estate sales contract of a portion of the mineral interests in property subject to the contract is not considered a mineral interest of the Corporation which is subject to being sold under Public Law 760. However, in keeping with the policy of the act, the district vice president may negotiate a revision of any such contract so as to eliminate the provision for a reservation of mineral interests. The requirements of these regulations with respect to sales of mineral interests shall, insofar as practicable, apply to such contract renegotiations.

Issued this 26th day of January 1951.

[SEAL] E. C. JOHNSON,
Executive Vice President,
Federal Farm Mortgage Corporation.

Approved: February 2, 1951.

CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-1931; Filed, Feb. 7, 1951;
8:51 a. m.]

Chapter III—Farmers Home Administration, Department of Agriculture

Subchapter B—Farm Ownership Loans

PART 311—BASIC REGULATIONS

SUBPART B—LOAN LIMITATIONS

AVERAGE VALUES OF FARMS AND INVESTMENT LIMITS; NEBRASKA

For the purposes of title I of the Bankhead-Jones Farm Tenant Act, as amended, average values of efficient family-type farm-management units and investment limits for the counties identified below are determined to be as herein set forth. The average values and investment limits heretofore established for said counties, which appear in the tabulations of average values and investment limits under § 311.30, chapter III, Title 6 of the Code of Federal Regulations (13 F. R. 9331), are hereby superseded by the average values and investment limits set forth below for said counties.

NEBRASKA

County	Average value	Investment limit
Adam	\$16,000	\$12,000
Antelope	16,000	12,000
Blaine	16,000	12,000
Boone	16,000	12,000
Box Butte	17,000	12,000
Boyd	16,000	12,000
Brown	16,000	12,000
Buffalo	18,000	12,000
Burt	22,000	12,000
Butler	20,000	12,000
Cass	22,000	12,000
Cedar	17,000	12,000
Chase	17,000	12,000
Cherry	16,000	12,000
Cheyenne	17,000	12,000
Clay	16,000	12,000
Colfax	20,000	12,000
Cuming	22,000	12,000
Custer	16,000	12,000
Dakota	20,000	12,000
Dawes	17,000	12,000
Dawson	18,000	12,000
Deuel	17,000	12,000
Dixon	17,000	12,000
Dodge	22,000	12,000
Douglas	22,000	12,000

NEBRASKA—Continued

County	Average value	Investment limit
Dundy	\$17,000	\$ 2,000
Fillmore	17,000	12,000
Franklin	16,000	12,000
Frontier	16,000	12,000
Furnas	16,000	12,000
Gage	20,000	12,000
Garden	17,000	12,000
Garfield	16,000	12,000
Gosper	16,000	12,000
Greeley	16,000	12,000
Hall	17,000	12,000
Hamilton	17,000	12,000
Harlan	16,000	12,000
Hayes	17,000	12,000
Hitchcock	17,000	12,000
Holt	16,000	12,000
Hooker	16,000	12,000
Howard	16,000	12,000
Jefferson	17,000	12,000
Johnson	18,000	12,000
Kearney	18,000	12,000
Keith	17,000	12,000
Keya Paha	16,000	12,000
Knox	16,000	12,000
Lancaster	20,000	12,000
Lincoln	16,000	12,000
Logan	16,000	12,000
Logan	16,000	12,000
Logan	16,000	12,000
Madison	18,000	12,000
Morrill	17,000	12,000
Nance	16,000	12,000
Nemaha	22,000	12,000
Nuckolls	16,000	12,000
Otoe	22,000	12,000
Pawnee	18,000	12,000
Perkins	17,000	12,000
Phelps	18,000	12,000
Pierce	17,000	12,000
Platte	18,000	12,000
Polk	18,000	12,000
Pedwillow	17,000	12,000
Richardson	22,000	12,000
Rock	18,000	12,000
Saline	17,000	12,000
Sarpy	22,000	12,000
Saunder	20,000	12,000
Scotts Bluff	17,000	12,000
Seward	20,000	12,000
Sheridan	16,000	12,000
Sherman	16,000	12,000
Sioux	16,000	12,000
Stanton	20,000	12,000
Thayer	17,000	12,000
Thomas	16,000	12,000
Thurston	20,000	12,000
Valley	16,000	12,000
Washington	22,000	12,000
Wayne	20,000	12,000
Webster	16,000	12,000
Wheeler	16,000	12,000
York	17,000	12,000

(Sec. 41, 60 Stat. 1066; 7 U. S. C. 1015. Interprets or applies secs. 3, 44, 60 Stat. 1074, 1069; 7 U. S. C., 1093, 1018.)

Issued this 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-1963; Filed, Feb. 7, 1951;
8:52 a. m.]

PART 311—BASIC REGULATIONS

SUBPART B—LOAN LIMITATIONS

AVERAGE VALUES OF FARMS AND INVESTMENT LIMITS; NORTH DAKOTA

For the purposes of title I of the Bankhead-Jones Farm Tenant Act, as amended, the average value of efficient family-type farm-management units and the investment limit for the county identified below are determined to be as herein set forth. The average value and the investment limit heretofore established for said county, which appear in the tabulations of average values and investment limits under § 311.30, Chapter III, Title 6 of the Code of Federal Regulations, are hereby superseded

by the average value and the investment limit set forth below for said county.

NORTH DAKOTA		
County	Average value	Investment limit
Wells.....	\$14,000	\$12,000

(Sec. 41, 60 Stat. 1066; 7 U. S. C., 1015. Interprets or applies secs. 3, 44, 60 Stat. 1074, 1069; 7 U. S. C., 1003, 1018.)

Issued this 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-1964; Filed, Feb. 7, 1951;
8:52 a. m.]

Subchapter D—Water Facilities Loans

PART 352—POLICIES

MISCELLANEOUS AMENDMENTS

1. Section 352.5 in Title 6, Code of Federal Regulations (13 F. R. 9427) is amended to redesignate paragraphs (f) and (g) as (g) and (h), respectively, and to add a new paragraph (f) as follows:

§ 352.5 *Purposes for which Water Facilities loans and assistance may be extended.* * * *

(f) The purchase of equipment needed by an association having governmental or quasi governmental functions, such as a soil conservation district, for the purpose of use for construction, installation or maintenance of individual or group water facilities for the farmers served by such association: *Provided*, Equipment purchased is not otherwise available at reasonable cost or the cost of the projects will be materially lower as the result of such purchase, and the equipment can be used effectively in maintenance work upon such projects.

(Sec. 6, 50 Stat. 870; 16 U. S. C. 590w. Interprets or applies sec. 2, 50 Stat. 869; 16 U. S. C. 590s)

2. Section 352.8 (b) in Title 6, Code of Federal Regulations (13 F. R. 9427), is amended to read as follows:

§ 352.8 *Eligibility requirements for Water Facilities loans.* * * *

(b) *Associations.* Either a non-profit association having all corporate powers necessary to the borrowing and repayment of the loan and the operation of the water facility financed with the loan is eligible to receive a Water Facilities loan for authorized purposes; or a corporation organized for a profit, having the necessary powers to borrow and to repay the loan and to operate the water facility, will be eligible to receive a Water Facilities loan only upon approval of the Administrator, upon such conditions as may be prescribed by the Administrator, and upon the further condition that, within such time as the Administrator may prescribe, it will convey the facility to, to be operated on a non-profit basis by and for the benefit of, the users of water therefrom, either incorporated or

unincorporated: *Provided*, In either case:

(1) The owners or tenants, operating farm units of a size not substantially in excess of those regarded as family-type farms for the area in which they are situated, will use the major portion of the water to be made available by the facility.

(2) The association does not have sufficient funds to carry out the objectives for which the loan is sought and cannot obtain such funds by levying special assessments or charges on its members, or from commercial banks, cooperative lending agencies, or from any other responsible source normally serving the area on reasonable terms and conditions.

(Sec. 6, 50 Stat. 870; 16 U. S. C. 590w. Interprets or applies sec. 2, 50 Stat. 869; 16 U. S. C. 590s)

DERIVATION: §§ 352.5 and 352.8 contained in FHA Instruction 442.2.

Dated: December 27, 1950.

[SEAL] DILLARD B. LASSETER,
Administrator,
Farmers Home Administration.

Approved: February 2, 1951.

CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-1962; Filed, Feb. 7, 1951;
8:51 a. m.]

TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Amdt. 1]

PART 957—IRISH POTATOES GROWN IN CERTAIN DESIGNATED COUNTIES IN IDAHO AND IN MALHEUR COUNTY, OREG.

LIMITATION OF SHIPMENTS

a. *Findings.* (1) Pursuant to marketing agreement No. 93 and Order No. 57, as amended (15 F. R. 311), regulating the handling of Irish potatoes grown in certain designated counties in Idaho and Malheur County, Oregon, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.), and upon the basis of the recommendation and information submitted by the Idaho-Eastern Oregon Potato Committee, established pursuant to said marketing agreement and amended order, and upon other available information, it is hereby found that the amended limitation of shipments, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby found that it is impracticable and contrary to the public interest to give preliminary notice and engage in public rule making procedure (5 U. S. C. 1001 et seq.) in that the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and this

amendment relieves restrictions on the handling of Irish potatoes grown in the area regulated by said marketing agreement and amended order.

b. *Order, as amended.* The provisions in paragraph (b) (1) of § 957.307 (16 F. R. 1) shall, on and after the effective date hereof, read as follows:

(1) During the period beginning 12:01 a. m., m. s. t., February 6, 1951, and ending 12:01 a. m., m. s. t., June 1, 1951, no handler shall ship potatoes of any variety unless (i) such potatoes of the Russet Burbank and long white varieties meet the requirements of the U. S. No. 2 or better grade and are at least 2 inches minimum diameter or 4 ounces minimum weight, and (ii) such potatoes of the red skin varieties meet the requirements of the U. S. No. 2 or better grade and are at least 1½ inches minimum diameter, as such terms, grades, and sizes are defined in the U. S. Standards for Potatoes (7 CFR 51.366), including the tolerances set forth therein.

(Sec. 5, 49 Stat. 753, as amended, 7 U. S. C. and Supp., 608c)

Done at Washington, D. C., this 5th day of February 1951, to be effective on February 6, 1951.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 51-2005; Filed, Feb. 7, 1951;
8:59 a. m.]

TITLE 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Bureau of Animal Industry, Department of Agriculture

Subchapter F—Animal Breeds

[BAI Order 379, Amdt. 13]

PART 151—RECOGNITION OF BREEDS AND BOOKS OF RECORDS OF PUREBRED ANIMALS

GOATS

On November 28, 1950, a notice of rule making was published in the FEDERAL REGISTER (15 F. R. 8120-8121) regarding the proposed recognition by the Secretary of Agriculture of the Alpine Section of the book of record entitled "The Canadian National Record for Goats," published under the auspices of the Canadian National Live Stock Records, Ottawa, Canada, of which R. G. Hitchman is Director.

After due consideration of all relevant material presented in connection with the notice, the Secretary of Agriculture, pursuant to the authority vested in him by section 201, paragraph 1606 of the Tariff Act of 1930, as amended (19 U. S. C. and Supp. III, sec. 1201, par. 1606), hereby recognizes the Alpine section of the said book of record; hereby amends § 151.10 (b) (1), Chapter I, Title 9, Code of Federal Regulations, as amended, by adding the name "Alpine" to the breeds listed under the subheading "Goats," and amends the paragraph immediately preceding the list of breeds in § 151.10 (b) (1), Chapter I, Title 9, Code of Federal

Done at Washington, D. C., this 2d day of February 1951.
 (SEAL) CHARLES F. BRANNAN,
 Secretary of Agriculture.
 [F. R. Dec. 51-1960; Filed, Feb. 7, 1951; 8:51 a. m.]

TITLE 15—COMMERCE AND FOREIGN TRADE

Chapter III—Bureau of Foreign and Domestic Commerce, Department of Commerce

Subchapter C—Office of International Trade
 15th Gen. Rev. of Export Regs., Amdt. P. L. 36-1

PART 399—POSITIVE LIST OF COMMODITIES AND RELATED MATTERS

MISCELLANEOUS AMENDMENTS

Section 399.1 Appendix A—Positive List of Commodities is amended in the following particulars:

1. The following revisions are made in commodity descriptions. The revisions include changes in validated license control:

Regulations, as amended, to read as follows:
 (b) *Breeds and books of record in Canada—(1) Animals generally.* The books of record of the Canadian National Live Stock Records, Ottawa, Canada, of which R. G. T. Hitchman is Director, are recognized for the following breeds: *Provided*, That no animals registered in the Canadian National Live Stock Records shall be certified under the act as purebred unless such animals trace only to animals which are proved to the satisfaction of the Bureau to be of the same breed: *Provided further*, That no Karakul sheep, Alpine goat, or horse of the American Saddle, Canadian, or Arabian breeds in Canada shall be certified under the act as purebred unless a pedigree certificate showing three complete generations of known and recorded purebred ancestry of the particular breed involved, issued by the Canadian National Live Stock Records, is submitted for such animal.

(Par. 1606, 46 Stat. 673 as amended; 19 U. S. C. 1201, par. 1606)

The foregoing amendment shall become effective on the 11th day of March 1951.

Construction, excavating, and conveying machinery; Power cranes and shovels, crawler-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, and under 30 net tons; Power cranes and shovels, rubber-tired, mounting, including truck- and wagon-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, over 21 cu. yd. dipper capacity, or over 50 net tons maximum rated crane capacity;¹ Power cranes and shovels, crawler-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, over 21 cu. yd. dipper capacity, or over 50 net tons maximum rated crane capacity;² Power cranes and shovels, n. e. s., full-revolving (including, but not limited to, crawler, truck, wagon, or trailer-mounted);³ Power cranes and shovels, n. e. s., not full-revolving (including, but not limited to, crawler, truck, wagon, or trailer-mounted);⁴ Parts, accessories and attachments for power cranes and shovels, the rollers, drive shafts, bearings, and excavators included on the Positive List under Schedule B Nos. 720110 through 720150 for which validated license is required to R and O country destinations;⁵ Parts, accessories and attachments for power cranes and shovels, trenchers, ditchers, loaders, and excavators included on the Positive List under Schedule B Nos. 720150 through 720150 for which validated license is required to R country destinations;⁶ Concrete mixers (stationary and portable, including truck-mounted agitators), and concrete transport trucks and trailer-mounted, and concrete transport truck-mounted agitators, under 15 cu. ft. capacity;⁷

Concrete mixers, paving spreaders and finishers;⁸ Self-propelled road graders;⁹ Self-propelled scrapers, self-loading;¹⁰ Pull or push type scrapers, self-loading;¹¹ Other road and airport machines; Bituminous mixing equipment, stationary, mobile, and semi-portable; bituminous paving mixers; bituminous pavers; bituminous mixer-paver combinations; subgraders and finishers; crushing and screening outfits, mobile and semi-portable;¹² Other road and airport machines; Snowplow blades and ripper or rotor attachments for tractors; rotary snowblows;¹³ Parts and accessories for the road and airport machines included on the Positive List under Schedule B Nos. 721500 through 722510 for which validated license is required to R and O country destinations;¹⁴ Parts and accessories for the road and airport machines included on the Positive List under Schedule B Nos. 721500 through 722510 for which validated license is required to R country destinations;¹⁵ Construction equipment, and parts, n. e. s.; Contractors' off-the-road trucks, wagons and trailers, and parts;¹⁶ Dragline, clamshell, bucket and shovel excavator or loader attachments for tractors, and parts; crane and pipe layer attachments for tractors and parts; pneumatic hammers (diesel powered), and parts; concrete-placing pumps, and parts;¹⁷ Cranes with swinging booms, full-revolving (including but not limited to portal, tower, hammerhead, pile and pillar types), 30 net tons and over maximum rated capacity;¹⁸ Cranes with swinging booms, full-revolving (including but not limited to portal, tower, hammerhead, pile and pillar types), 10 tons and under 30 tons maximum rated capacity;¹⁹ Cranes; railroad wrecking, locomotive and industrial railway types;²⁰ Cranes, overhead, electric traveling (elevated track gantry and semi-gantry types);²¹ Other conveying equipment, and parts; Conveyors and parts for coal-mining operations; all-electric vibrating conveyors; and parts;²² Parts for cranes included on the Positive List under Schedule B No. 723110 for which validated license is required to R and O country destinations;²³ Parts for cranes included on the Positive List under Schedule B No. 723110 for which validated license is required to R country destinations;²⁴

¹ The effect of this amendment is to clarify the description unmistakably to include all crawler-mounted, full-revolving power cranes and shovels under Schedule B No. 720110, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
² The effect of this amendment is (1) to clarify the description unmistakably to include all rubber-tired mounted, full-revolving power cranes and shovels under Schedule B No. 720115, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
³ The effect of this amendment is (1) to clarify the description unmistakably to include all full-revolving crawler or walker mounted power cranes and shovels under Schedule B No. 720120, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
⁴ The effect of the amendments reflected in the two listings under Schedule B No. 720130 is to extend to RO control all full-revolving power cranes and shovels, classified under this Schedule B No.
⁵ The effects of the amendments reflected in the two listings under Schedule B No. 720150 are (1) to extend to RO control parts, accessories and attachments for power cranes and shovels on which the controls have been changed from R to RO in this bulletin, and (2) to decrease the (GLV) dollar value limit.
⁶ The effects of the amendments reflected in the three listings under Schedule B No. 721500 are to extend to RO control concrete mixers and concrete transport truck-mounted agitators, 15 cu. ft. capacity and over, and all concrete mixers, paving spreaders and finishers.
⁷ The effect of this amendment is to change the controls from R to RO.
⁸ The effect of this amendment is (1) to change from R to RO control and (2) to delete the word "automatic" as being superfluous, with no change of commodity coverage intended.
⁹ The effects of the amendments reflected in the two listings under Schedule B No. 722510 are (1) specifically to add bituminous mixers, paving spreaders, trenchers, ditchers, loaders and excavators, and (2) to extend from R to RO control of bituminous screening outfits, mobile and semi-portable; (3) to delete bituminous distributors from the Positive List; and (4) to add rotary snowblows for R control.
¹⁰ The effects of the amendments reflected in the two listings under Schedule B No. 722500 are (1) to revise the language of the present listings under this Schedule B No.; (2) to extend controls from R to RO on parts and accessories

Dept. of Commerce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
720110	Construction, excavating, and conveying machinery; Power cranes and shovels, crawler-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, and under 30 net tons	No.	CONS	None	RO
720115	Power cranes and shovels, rubber-tired, mounting, including truck- and wagon-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, over 21 cu. yd. dipper capacity, or over 50 net tons maximum rated crane capacity;	No.	CONS	None	RO
720120	Power cranes and shovels, crawler-mounted, full-revolving, but not limited to, crawler, truck, wagon, or trailer-mounted, rated crane capacity, over 21 cu. yd. dipper capacity, or over 50 net tons maximum rated crane capacity;	No.	CONS	None	RO
720150	Power cranes and shovels, n. e. s., full-revolving (including, but not limited to, crawler, truck, wagon, or trailer-mounted);	No.	CONS	None	RO
720150	Power cranes and shovels, n. e. s., not full-revolving (including, but not limited to, crawler, truck, wagon, or trailer-mounted);	No.	CONS	None	R
720200	Parts, accessories and attachments for power cranes and shovels, the rollers, drive shafts, bearings, and excavators included on the Positive List under Schedule B Nos. 720110 through 720150 for which validated license is required to R and O country destinations;	No.	CONS	100	RO
720300	Parts, accessories and attachments for power cranes and shovels, trenchers, ditchers, loaders, and excavators included on the Positive List under Schedule B Nos. 720150 through 720150 for which validated license is required to R country destinations;	No.	CONS	250	R
721500	Concrete mixers (stationary and portable, including truck-mounted agitators), and concrete transport trucks and trailer-mounted, and concrete transport truck-mounted agitators, under 15 cu. ft. capacity;	No.	CONS	None	RO
721500	Concrete mixers, paving spreaders and finishers;	No.	CONS	None	R

See footnotes at end of table.

¹ This amendment was published in Current Export Bulletin No. 604 dated January 30, 1951.

Dept. of Commerce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
721500	Construction, excavating, and conveying machinery—Concrete mixers, paving spreaders and finishers; ⁸	No.	CONS	None	RO
722510	Self-propelled road graders; ⁹	No.	CONS	None	RO
722510	Self-propelled scrapers, self-loading; ¹⁰	No.	CONS	None	RO
722510	Pull or push type scrapers, self-loading; ¹¹	No.	CONS	None	RO
722510	Other road and airport machines; Bituminous mixing equipment, stationary, mobile, and semi-portable; bituminous paving mixers; bituminous pavers; bituminous mixer-paver combinations; subgraders and finishers; crushing and screening outfits, mobile and semi-portable; ¹²	No.	CONS	None	R
722810	Other road and airport machines; Snowplow blades and ripper or rotor attachments for tractors; rotary snowblows; ¹³	No.	CONS	None	RO
722890	Parts and accessories for the road and airport machines included on the Positive List under Schedule B Nos. 721500 through 722510 for which validated license is required to R and O country destinations; ¹⁴	No.	CONS	100	RO
722890	Parts and accessories for the road and airport machines included on the Positive List under Schedule B Nos. 721500 through 722510 for which validated license is required to R country destinations; ¹⁵	No.	CONS	250	R
723100	Construction equipment, and parts, n. e. s.; Contractors' off-the-road trucks, wagons and trailers, and parts; ¹⁶	No.	CONS	100	RO
723100	Dragline, clamshell, bucket and shovel excavator or loader attachments for tractors, and parts; crane and pipe layer attachments for tractors and parts; pneumatic hammers (diesel powered), and parts; concrete-placing pumps, and parts; ¹⁷	No.	CONS	250	R
723410	Cranes with swinging booms, full-revolving (including but not limited to portal, tower, hammerhead, pile and pillar types), 30 net tons and over maximum rated capacity; ¹⁸	No.	CONS	None	RO
723410	Cranes with swinging booms, full-revolving (including but not limited to portal, tower, hammerhead, pile and pillar types), 10 tons and under 30 tons maximum rated capacity; ¹⁹	No.	CONS	None	R
723410	Cranes; railroad wrecking, locomotive and industrial railway types; ²⁰	No.	CONS	None	RO
723510	Cranes, overhead, electric traveling (elevated track gantry and semi-gantry types); ²¹	No.	CONS	None	RO
729100	Other conveying equipment, and parts; Conveyors and parts for coal-mining operations; all-electric vibrating conveyors; and parts; ²²	No.	CONS	100	R
729100	Parts for cranes included on the Positive List under Schedule B No. 723110 for which validated license is required to R and O country destinations; ²³	No.	CONS	100	RO
729100	Parts for cranes included on the Positive List under Schedule B No. 723110 for which validated license is required to R country destinations; ²⁴	No.	CONS	250	R

¹ The effect of this amendment is (1) to clarify the description unmistakably to include all crawler-mounted, full-revolving power cranes and shovels under Schedule B No. 720110, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
² The effect of this amendment is (1) to clarify the description unmistakably to include all rubber-tired mounted, full-revolving power cranes and shovels under Schedule B No. 720115, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
³ The effect of this amendment is (1) to clarify the description unmistakably to include all full-revolving crawler or walker mounted power cranes and shovels under Schedule B No. 720120, respectively of the type of front end attachment(s) supplied initially with the basic machine; and (2) to change from R to RO control.
⁴ The effect of the amendments reflected in the two listings under Schedule B No. 720130 is to extend to RO control all full-revolving power cranes and shovels, classified under this Schedule B No.
⁵ The effects of the amendments reflected in the two listings under Schedule B No. 720150 are (1) to extend to RO control parts, accessories and attachments for power cranes and shovels on which the controls have been changed from R to RO in this bulletin, and (2) to decrease the (GLV) dollar value limit.
⁶ The effects of the amendments reflected in the three listings under Schedule B No. 721500 are to extend to RO control concrete mixers and concrete transport truck-mounted agitators, 15 cu. ft. capacity and over, and all concrete mixers, paving spreaders and finishers.
⁷ The effect of this amendment is to change the controls from R to RO.
⁸ The effect of this amendment is (1) to change from R to RO control and (2) to delete the word "automatic" as being superfluous, with no change of commodity coverage intended.
⁹ The effects of the amendments reflected in the two listings under Schedule B No. 722510 are (1) specifically to add bituminous mixers, paving spreaders, trenchers, ditchers, loaders and excavators, and (2) to extend from R to RO control of bituminous screening outfits, mobile and semi-portable; (3) to delete bituminous distributors from the Positive List; and (4) to add rotary snowblows for R control.
¹⁰ The effects of the amendments reflected in the two listings under Schedule B No. 722500 are (1) to revise the language of the present listings under this Schedule B No.; (2) to extend controls from R to RO on parts and accessories

for road and airport machinery on which the controls have been changed from R to RO by this bulletin; and (3) to decrease the GLV dollar value limit.

¹¹ The effects of the amendments reflected in the two listings under Schedule B No. 723100 are (1) to change the control of contractors' off-the-road trucks, wagons, and trailers, and parts, from R to RO; (2) to delete batcher outfits and high-speed concrete block machines and parts therefor from the Positive List; (3) to delete pile drivers, and pile hammers other than those diesel-powered, and parts therefor from the Positive List; (4) to add contractors' concrete-placing pumps and parts for R control; and (5) to increase the GLV dollar value limit of the commodities which remain under R control.

¹² The effects of the amendments reflected in the three listings under Schedule B No. 723410 are (1) to change the controls from R to RO for cranes with swinging booms, full-revolving, 30 net tons and over maximum rated capacity and railroad wrecking, locomotive and industrial railway types of cranes and (2) to remove from the Positive List cranes with swinging booms, full-revolving, less than 10 net tons maximum rated capacity, and all cranes with swinging booms which are not full-revolving.

¹³ The effect of this amendment is (1) to change from R to RO the control of overhead, electric traveling cranes of 30 net tons and over maximum rated capacity; and (2) to add for RO control those of less than 30 tons maximum rated capacity.

¹⁴ The effects of the amendments reflected in the listings under Schedule B No. 729100 are (1) to revise the first listing currently shown on the Positive List under this number; (2) to change the controls from R to RO for parts of conveying equipment on which the controls have been changed from R to RO in this bulletin; and (3) to increase the GLV dollar value limit for the parts for swinging booms which remain under R control.

2. The following commodities are added to the Positive List:

Dept. of Commerce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
	Naval stores, gums, and resins:				
	Naval stores:				
211000	Gum rosin.....	Lb.....	AGCH	500	RO
211100	Wood rosin, except B wood rosin (report B wood rosin in 211800).....	Lb.....	AGCH	500	RO
211400	Gum spirits of turpentine.....	Gal.....	AGCH	500	RO
211510	Wood turpentine.....	Gal.....	AGCH	500	RO
211610	Other terpene hydrocarbons derived from naval stores (specify by name).....	Gal.....	AGCH	500	RO
211710	Pine oil.....	Gal.....	AGCH	500	RO
211800	Tar and pitch of wood.....	Lb.....	AGCH	500	RO
212710	Tall oil, crude.....	Lb.....	AGCH	500	RO
212550	Tall oil, refined.....	Lb.....	AGCH	500	RO
	Synthetic fibers and manufactures:				
383005	Nylon waste and staple fiber.....	Lb.....	TEXT	100	RO
384005	Nylon yarn, monofilament and bands.....	Lb.....	TEXT	100	RO
381013	Viscose high-tenacity tire cord or yarn, on cones or warps, treated, dipped, or untreated (fuel-cell high-tenacity cord or yarn included).....	Lb.....	TEXT	100	RO
381098	Orlon yarn.....	Lb.....	TEXT	100	RO
381025	Cord-tire and fuel-cell fabrics (treated, dipped, or untreated).....	(Lb. or Sq. yd.)	TEXT	100	RO
384926	Other non-metallic minerals (precious included):				
	Abrasive products:				
542010	Iron and steel shot, chilled.....	Lb.....	STEE	100	RO
	Railway-track material, iron and steel:				
605800	Railroad spikes.....	Lb.....	STEE	100	RO
605900	Bolts, nuts, washers, and nut locks for railway track construction and maintenance.....	Lb.....	STEE	100	RO
609900	Nails and bolts, iron and steel, n. e. s.; bolts, machine screws, nuts, rivets, and washers, n. e. s.....	Lb.....	STEE	100	RO
	Other iron and steel manufactures:				
629909	Unfabricated tie stock, whether or not sheared to length.....	Lb.....	STEE	100	RO
629920	Stampings, iron and steel.....	Lb.....	STEE	100	RO
629958	Iron and steel manufactures, n. e. s.; packing steel, stainless; steel tubes for manufacturing of ball bearings; steel shot; and perforated steel sheets, alloy and stainless. ¹		STEE	100	RO
620098	Iron and steel manufactures, n. e. s.; angle plates, slotted, iron; circles, steel; castings, iron, machine-drilled; perforated terracotta; sheets, steel, black, printed and lithographed; tubular scaffolding; vitrified steel pipe; flexible tubing, except electrical; perforated steel; poles, steel, electric line; and perforated steel sheets, carbon steel. ²		STEE	1000	RO
775098	Industrial machinery, and parts, n. e. s.: Jacks, 10 tons and over, for industrial purposes.....		GIEQ	None	R
	Chemical specialties:				
820590	Animal dips containing turpentine or fractions of turpentine (including pine oil).....	Lb.....	AGCH	500	RO
820900	Household and industrial fumigants, deodorants, germicides and similar preparations containing turpentine or fractions of turpentine (including pine oil).....	Lb.....	AGCH	500	RO
	Plastics and resin materials:				
	Synthetic gums and resins in all unfinished forms, except laminated. (Report laminated sheets, plates, strips, rods, and tubes in 825000):				
825100	Ester gums, except pentaerythritol abietate.....	Lb.....	PLAT	500	RO
	Industrial chemicals (exclusive of medicinal chemicals, U. S. P. & N. F.):				
832920	Camphor, natural and synthetic.....	Lb.....	ORGN	500	RO

¹ By this amendment perforated steel sheets, stainless and alloy, are changed from R to RO control and included in the description with other items having like control and GLV dollar value limit.

² By this amendment perforated steel sheets, plain, are described as perforated steel sheets, carbon, and included in the description with other items having like control and GLV dollar value limit.

Shipments of any commodities removed from general license to Country Group R or Country Group O destinations, or whose GLV dollar-value limits were reduced, as a result of changes set forth in Parts 1 and 2 of this amendment, which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to actual orders for export prior to the effective date of this amendment, may be exported

under the previous general license provisions up to and including March 1, 1951. Any such shipment not laden aboard the exporting carrier on or before March 1, 1951, requires a validated license for export. This saving clause is not applicable to any such shipments to Subgroup A destinations, Hong Kong and Macao.

(Sec. 3, 63 Stat. 7; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3

CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.)

This amendment shall become effective as of January 30, 1951.

LORING K. MACY,
Deputy Director,
Office of International Trade.

[F. R. Doc. 51-1873; Filed, Feb. 6, 1951; 12:05 p. m.]

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter VI—National Production Authority, Department of Commerce

[NPA Order M-5, as Amended Feb. 1, 1951]

ALUMINUM

GENERAL

This amendment to NPA Order M-5, dated October 27, 1950, is found necessary and appropriate to promote the national defense and is issued pursuant to the Defense Production Act of 1950. In the formulation of this order there has been consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations.

This amendment affects NPA Order M-5 as follows: It redesignates §§ 26.1 to 26.13 as sections 1 to 13, a new table replaces the one in section 5 (b) and the percentages are changed in paragraphs (a) and (b) in section 6.

As amended, this order now reads as follows:

1. What this order does.
2. Aluminum forms and products to which this order applies.
3. Required delivery dates.
4. Rejection of rated orders.
5. Limitations for acceptance of rated orders.
6. Total tonnage limitation for acceptance of rated orders.
7. Distributors and jobbers.
8. Scheduled programs.
9. NPA assistance in placing rated orders.
10. Applications for adjustment or exception.
11. Communications.
12. Reports.
13. Violations.

AUTHORITY: Sections 1 to 13 issued under sec. 704, Public Law 774, 81st Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong; sec. 101, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105; Sec. 2, E. O. 10200, Jan. 3, 1951, 16 F. R. 61.

SECTION 1. *What this order does.* This order applies particularly to primary and secondary producers, fabricators, distributors and jobbers of aluminum and provides rules for placing, accepting, and scheduling rated orders for aluminum. Its purpose is to make possible maximum production of aluminum by reducing to a minimum disruption of normal distribution and by providing equitable distribution of rated orders among all aluminum producers and fabricators and all distributors and jobbers of aluminum. It supplements NPA Reg. 2, but only those provisions of Reg. 2 which are contradictory to this order are superseded, and all other provisions of that order continue to apply to the aluminum industry.

SEC. 2. *Aluminum forms and products to which this order applies.* This order applies to the following forms and products of aluminum.

- Rod and bar.
- Wire (under 3/8").
- Cable (electrical transmission only).
- Rivets.
- Forgings and pressings (before machining).
- Impact extrusions.
- Castings.
- Rolled structural shapes (angles, channels, zees, tees, etc.).
- Extruded shapes.
- Sheet, strip and plate.
- Slugs.
- Foil.
- Tubing.
- Tube blooms.
- Powder (including atomized, granular, flake, paste and pigment).
- Ingot, pig, billets, slabs.

SEC. 3. *Required delivery dates.* A rated order for aluminum in the forms listed in section 2 must specify shipment on a particular date or during a particular month, which in no case may be earlier than required by the person placing the order. The producer of aluminum must schedule the order for shipment within the requested month as close to the requested shipment date as is practicable considering the need for maximum production.

SEC. 4. *Rejection of rated orders.* Producers and fabricators of aluminum in the forms listed in section 2 need not accept a rated order which is received less than 60 days prior to the first day of the month in which shipment is requested, unless specifically directed to accept the order by the National Production Authority.

SEC. 5. *Limitations for acceptance of rated orders.* Subject to the tonnage limitation stated in section 6 and unless specifically directed by the National Production Authority:

(a) In order to make provision for a supply of metal to independent fabricators of aluminum, producers of primary aluminum shall accept rated orders from such fabricators up to 6 1/2 percent of their scheduled production each month of primary pig and ingot;

(b) No aluminum producer or fabricator shall be required to accept rated orders for the products listed below for shipment in any one month in excess of the following percentages of his average monthly shipments of such products during the first eight months of 1950:

	<i>Percent</i>
Sheet (rolled and flat), Plate, Circles, and Blanks.....	40
Extrusions and Tubing.....	45
Rolled Shapes.....	30
Rod, Bar, Wire and Cable.....	35
Forgings and Pressings.....	60
Castings.....	40
Secondary Ingots.....	45
All Other Mill Products, Each.....	40

SEC. 6. *Total tonnage limitation for acceptance of rated orders.* Unless specifically directed by the National Production Authority:

(a) No producer of primary aluminum shall be required to accept rated orders for shipment in any one month of a total tonnage of aluminum products, including pig and ingot, in excess of 45 per-

cent of his scheduled production in terms of total primary pig tonnage for that month; no producer of secondary aluminum shall be required to accept rated orders for shipment in any one month of a total tonnage of aluminum products, including ingots, in excess of 45 percent of his scheduled production in terms of total ingot tonnage for that month;

(b) No fabricator of aluminum shall be required to accept rated orders for shipment in any one month of a total tonnage of aluminum products in excess of 45 percent of his average monthly shipments during the first eight months of 1950.

SEC. 7. *Distributors and jobbers.* Unless specifically directed by the National Production Authority, no distributor or jobber of aluminum products shall be required to accept rated orders for shipment in any one month of a total tonnage of aluminum products in excess of 25 percent of the products available to him during such month.

SEC. 8. *Scheduled programs.* The National Production Authority will from time to time approve scheduled programs calling for the production and delivery of aluminum products for stated purposes over specified periods of time. Upon approval of major programs of this type, supplements to this order will be issued describing such programs and specifying the manner in which they are to be carried out by the Aluminum Industry. Thereafter, directives will be issued to individual concerns establishing schedules for their participation in such programs. Such directives shall be complied with by the recipients in accordance with the terms thereof, unless otherwise directed by the National Production Authority.

SEC. 9. *NPA assistance in placing rated orders.* Any person who is unable to place a rated order for aluminum due to the limitations imposed by sections 5, 6 or 7 should apply to the National Production Authority, Light Metals Division, Washington 25, D. C., Ref. M-5, specifying the producers, fabricators, distributors or jobbers who refused to accept the order. The National Production Authority will arrange to assist him in locating sources of supply.

SEC. 10. *Adjustments and exceptions.* Any person affected by any provision of this order may file a request for adjustment or exception upon the ground that such provision works an unreasonable hardship upon him not suffered generally by others in the same trade or industry or that its enforcement against him would not be in the interest of national defense. Each request shall be in writing and shall set forth all pertinent facts and the nature of the relief sought, and shall state the reasons why denial of the request could result in undue and exceptional hardship.

SEC. 11. *Communications.* All communications concerning this order shall be addressed to National Production Authority, Washington 25, D. C., Ref: M-5.

SEC. 12. *Reports.* Persons subject to this order shall make records and submit

such reports to the National Production Authority as it shall require, subject to the terms of the Federal Reports Act.

SEC. 13. *Violations.* Any person who wilfully violates any provisions of this order or any other order or regulation of the National Production Authority or wilfully conceals a material fact or furnishes false information in the course of operation under this part is guilty of a crime and upon conviction may be punished by fine or imprisonment or both. In addition, administrative action may be taken against any such person to suspend his privilege of making or receiving further deliveries of materials or using facilities under priority or allocation control and to deprive him of further priorities assistance.

This order, as amended, shall take effect on February 1, 1951.

NATIONAL PRODUCTION
AUTHORITY,
[SEAL] MANLY FLEISCHMANN,
Acting Administrator.

[F. R. Doc. 51-2057; Filed, Feb. 6, 1951; 5:12 p. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, Department of the Army

PART 208—FLOOD CONTROL REGULATIONS HEART BUTTE DAM AND RESERVOIR, HEART RIVER, NORTH DAKOTA

Pursuant to the applicable provisions of sections 7 and 9 of the act of Congress approved December 22, 1944 (58 Stat. 890; 33 U. S. C. 709), the following regulations are hereby prescribed to govern the use of storage capacity for flood control purposes in the Heart Butte Reservoir on Heart River, Grant County, North Dakota, and the operation of Heart Butte Dam for flood control purposes.

§ 208.36 *Heart Butte Dam and Reservoir, Heart River, N. Dak.* The Bureau of Reclamation, Department of the Interior, represented by its appropriate Regional Director, hereinafter referred to as the Regional Director, shall operate the Heart Butte Dam and Reservoir in the interest of flood control as follows:

(a) The flood control storage capacity of the reservoir, which initially amounts to 150,000 acre feet between elevations 2064.5 and 2094.5, will be operated to restrict discharges to the capacity of the ungated glory-hole type shaft spillway except as necessary for irrigation requirements, unless otherwise directed by the District Engineer, Corps of Engineers, Department of the Army, in charge of the locality, hereinafter referred to as the District Engineer. Whenever the reservoir is above elevation 2064.5 and below elevation 2067.0, the Regional Director will at the request of the District Engineer make supplementary releases up to the full capacity of the irrigation outlet for the purpose of expediting evacuation of the flood control storage. Oral instructions of the District Engineer to the Regional

Director shall be confirmed in writing under date of the day issued.

(b) The discharge characteristics of the ungated glory-hole type shaft spillway (having an estimated capacity of 4,450 c. f. s. with water surface at maximum flood control pool elevation 2094.5), shall be maintained in accordance with the construction plans (Bureau of Reclamation Specifications No. 1692).

(c) Proposed schedules of irrigation releases and storage changes, if available, and current operating data shall be provided to the District Engineer by the Regional Director. These data shall be tabulated daily and furnished periodically as required, and shall include such items as: reservoir elevation; reservoir storage; inflow; discharge; and pertinent available hydrologic data.

(d) Whenever the reservoir level reaches or exceeds elevation 2064.5 or flood discharges appear imminent, the Regional Director shall report at once to the District Engineer by telephone, telegraph, or radio and as requested thereafter until the reservoir level falls to elevation 2064.5 or below and flood discharges cease.

(e) Nothing in the regulations of this section shall be construed to require that releases shall be made at rates or in a manner that would be inconsistent with requirements for protecting the dam and reservoir from damage.

(f) All elevations stated in this section are at the Heart Butte-Dam and are

referred to the datum in use at that location.

[Regs. Jan. 11, 1951—ENGWE] (Sec. 7, 58 Stat. 890; 33 U. S. C. 709)

[SEAL] EDWARD F. WITSELL,
Major General, U. S. A.
The Adjutant General.

[F. R. Doc. 51-1970; Filed, Feb. 7, 1951;
8:53 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 697]

ALASKA

WITHDRAWING PUBLIC LANDS FOR NATIONAL DEFENSE PURPOSES, AND REVOKING PUBLIC LAND ORDER 538 OF DECEMBER 16, 1948

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

1. Subject to valid existing rights, the public lands in the area in Alaska described below by metes and bounds are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-leasing laws, and reserved under the juris-

diction of the Secretary of the Interior for use in connection with the national defense:

Beginning at the mouth of Clear Creek on the west bank of the Nenana River, latitude 63°30' N., longitude 148°49' W., thence westerly along Clear Creek to north fork, thence northwesterly along the north fork of Clear Creek to the divide between Riley and Windy Creeks, thence westerly along the divide between Riley and Windy Creeks and Sanctuary River and Cantwell Creek to west longitude 149°25', thence due south to the divide between Bull River and Cantwell Creek, thence southeasterly along the divide to the northern boundary of T. 19 S., R. 9 W., Fairbanks Meridian, thence easterly along the north boundary of T. 19 S., to Edes Lake, thence northeasterly along the Edes Lake drainage to the Jack River, thence northeasterly along the Jack and Nenana Rivers to the point of beginning, containing approximately 119,000 acres, including both public and non-public lands.

A portion of the area above described is within Mount McKinley National Park as enlarged by the act of March 19, 1932, 47 Stat. 68 (16 U. S. C. 355).

2. Public Land Order No. 538 of December 16, 1948, withdrawing certain lands within the area above described, is hereby revoked.

OSCAR L. CHAPMAN,
Secretary of the Interior.

FEBRUARY 2, 1951.

[F. R. Doc. 51-1941; Filed, Feb. 7, 1951;
8:46 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Bureau of Entomology and Plant Quarantine

[7 CFR, Part 301]

DOMESTIC QUARANTINE NOTICES

NOTICE OF PROPOSED RULE MAKING TO CONSIDER THE ADVISABILITY OF EITHER REVOKING THE JAPANESE BEETLE QUARANTINE OR EXTENDING THE QUARANTINE TO GEORGIA, ILLINOIS, INDIANA, KENTUCKY, MICHIGAN, NORTH CAROLINA, AND SOUTH CAROLINA

The Secretary of Agriculture has information that the Japanese beetle (*Popillia japonica* Newm.), a dangerous insect which is known to exist in portions of the States of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, and West Virginia, and in the District of Columbia, has been discovered in certain parts of the States of Georgia, Illinois, Indiana, Kentucky, Michigan, North Carolina, and South Carolina.

It is necessary, therefore, to consider the advisability of either (a) revoking notice of Quarantine No. 48 and supplementary regulations on account of the Japanese beetle (7 CFR 301.48 et seq.), or (b) extending this quarantine

to the additional States in which the beetle has been found and regulating the movement from these States or areas therein where the beetle has been discovered of possible host material, comprising (1) soil, humus, compost, and decomposed manure; (2) forest, field, nursery, or greenhouse-grown woody or herbaceous plants or parts thereof for planting purposes; (3) cut flowers; and (4) fresh fruits and vegetables.

The interstate movement of these host materials from quarantined states has been regulated for many years for the purpose of retarding the artificial spread of the Japanese beetle and preventing the establishment of new centers of infestation. The last public hearing at which the Japanese beetle situation was similarly considered was held November 16, 1935. Since that hearing, improved methods of chemically controlling the beetle, the introduction of biological control methods, and more extensive distribution of information concerning means of protecting agricultural crops and home plantings against this pest have made possible cheaper and more easily applied means of localized eradication of the insect. During the same interval there has also occurred some rather extensive spread of the beetle for considerable distances from the Federally-regulated area.

Cooperative Federal-State chemical control programs have been carried on at most of these isolated infestations. Movement of host plant material from such sections has largely been under the provisions of State quarantines.

In view of these improvements in means of combatting the beetle, as well as the extent of the beetle spread in recent years, it is considered advisable to review all these recent developments. For this purpose a public hearing is being called.

At this hearing there will be considered (a) whether the continued spread of the Japanese beetle by natural flight and artificial dissemination has been so extensive and persistent as to render undesirable and inexpedient further expenditures by the Federal Government in attempting to retard distribution of the pest in interstate commerce; (b) whether control methods have been so improved that it is now feasible for the Federal Government to relinquish its control attempts to the States, municipalities, or individuals affected; (c) whether the advantages of maintaining the Federal quarantine regulations justify the cost of administration and the expense to the shippers of complying with the requirements; and (d) whether the States in which the Japanese beetle has not yet become established are able to provide under State authority, more advantageously and

economically than can be done through Federal action, protection against the establishment of new centers of infestation carried by commercial and private shipments of infested products.

Notice is, therefore, hereby given that, in accordance with section 8 of the Plant Quarantine Act (37 Stat. 318, as amended, 7 U. S. C. 161), a public hearing will be held before the Bureau of Entomology and Plant Quarantine in

Room 509, Administration Building, United States Department of Agriculture, Fourteenth Street and Independence Avenue NW., Washington, D. C., at 10 a. m., March 30, 1951, in order that any person interested in the proposed revocation or revision may appear and be heard, either in person or by attorney. Any interested person who desires to do so may submit his views on these subjects or written data or arguments

thereon, and may file such views, data, or arguments with the Chief of the Bureau of Entomology and Plant Quarantine, United States Department of Agriculture, Washington 25, D. C., on or before March 28, 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-2001; Filed, Feb. 7, 1951; 8:58 a. m.]

NOTICES

DEPARTMENT OF DEFENSE

Military Renegotiation Policy and Review Board

CONTRACTS CONTAINING THE RENEGOTIATION ARTICLE ENTERED INTO BY OR ON BEHALF OF THE DEPARTMENT OF DEFENSE, INCLUDING THE DEPARTMENTS OF THE ARMY, THE NAVY AND AIR FORCE

Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Army, the Navy and the Air Force through September 30, 1950 exclusive of those previously reported and published in the FEDERAL REGISTER.

Pursuant to the note to § 423.322-1 (c) of the Military Renegotiation Regulations, six lists of numbers of prime contracts which contain the Renegotiation Article, together with the names of the contractors holding such contracts, have been published in the FEDERAL REGISTER. The last of these lists included information supplied by the Departments of the Army, the Navy and the Air Force and extended through June 30, 1950 and appeared in the October 27, 1950 issue of the FEDERAL REGISTER. The following list includes contracts entered into through September 30, 1950, but excludes those previously reported in the listings through June 30, 1950. Although a contract is not subject to renegotiation, one or more amendments of such contract may be subject thereto (see MRR 423.332-2). In such cases, only the subject amendments are listed. Subcontractors receiving orders which refer to any such partially listed prime contracts are cautioned to communicate with their customers to ascertain whether it is to the renegotiable or to the non-renegotiable portion of the prime contract that their orders relate. Contracts over \$1,000, but under \$5,000, have been omitted from this list; however, the omission does not affect the renegotiability of such contracts.

Publication of these lists is for the sole purpose of disseminating information to help contractors and subcontractors identify sales which are subject to renegotiation. Although every effort has been made to have the lists complete and accurate, the omission of the number of a contract subject to the Renegotiation Act of 1948 does not relieve the contractor and the subcontractors thereunder from renegotiation. Conversely, the inclusion in a published list of the

number of a contract which is not subject to the act will not make the contractor or subcontractors thereunder subject to renegotiation. The Renegotiation Article is not physically present in some of the contracts listed herein. However, it is considered that such contracts are required to contain the Article and are therefore subject to the Renegotiation Act of 1948. Consequently, the numbers of such contracts are published herein for the same purpose of information as those in which the Article is physically present.

Under legislation applicable to fiscal years starting after June 30, 1949 the scope of the Renegotiation Act of 1948 was broadened substantially. Such legislation, by generally making all negotiated contracts by or on behalf of the Department of Defense, including the Departments of the Army, the Navy and the Air Force subject to the act, has very much simplified the identification of renegotiable business. For this reason, as well as the fact that in the last few months the physical number of subject contracts has greatly increased, the Military Renegotiation Policy and Review Board has decided to discontinue these publications after one more quarterly edition, i. e., for the period from October 1 to December 31, 1950.

FRANK L. ROBERTS,
Chairman.

JANUARY 25, 1951.

CONTRACTS CONTAINING THE RENEGOTIATION ARTICLE ENTERED INTO BY OR ON BEHALF OF THE DEPARTMENT OF DEFENSE, INCLUDING THE DEPARTMENTS OF THE ARMY, THE NAVY AND THE AIR FORCE THROUGH SEPTEMBER 30, 1950 EXCLUSIVE OF THOSE PREVIOUSLY REPORTED AND PUBLISHED IN THE FEDERAL REGISTER

A C F-Brill Motors Co., Philadelphia, Pa.—Hall-Scott Motor Division: DA-20-018-ord-10876, N104s-13185.

A. M. R. Chemical Co., Inc., Brooklyn, N. Y.: MPA-30-287-md-1522.

A R F Products, Inc., River Forest, Ill.: DA-36-039-sc-4738.

Abbott Laboratories, North Chicago, Ill.: DA-30-280-qm-4711.

Abrams Instrument Corp., Lansing, Mich.: AF 33(038)-14916.

Ace Engineering & Machine Co., Inc., Philadelphia, Pa.: DA-36-039-sc-4842.

Acme Aluminum Alloys, Inc., Dayton, Ohio: DA-11-070-ord-743, DA-11-070-ord-1634.

Acme Battery Co., Brooklyn, N. Y.: DA-36-039-sc-4003.

Acme Breweries, San Francisco, Calif.: N220s-55292.

Acme Cotton Products Co., Inc., New York, N. Y.: MPA-30-287-md-1893.

Acme Iron Works, San Antonio, Tex.: DA-41-294-eng-2.

Acme Laboratory Equipment Co., New York, N. Y.: MPA-30-287-md-2656.

Acme Pump Industry, San Francisco, Calif.: N104s-13276.

Acorn Refining Co., Cleveland, Ohio: DA-28-024-ord-789, DA-28-024-ord-790.

Aero Engineering Machine Corp., Stamford, Conn.: N156s-27169.

Adams, J. D., Manufacturing Co., Indianapolis, Ind.: N160s-2988.

Adams Manufacturing & Engineering Co., Huntington Park, Calif.: DA-04-203-eng-550, DA-04-203-eng-568.

Addington-Beaman Laboratory, Norfolk, Va.: DA-09-026-eng-5238, DA-09-026-eng-6474.

Addressograph-Multigraph Corp., Cleveland, Ohio: DA-11-009-qm-1576.

Adel Precision Products Corp., Burbank, Calif.: N383s-36693, AF 33(038)-14698, AF 33(038)-15520.

Admiral Corp., Chicago, Ill.: DA-36-039-sc-16.

Admiral Sales Co., Inc., Los Angeles, Calif.: N220s-55353.

Advertising Displays, Inc., Covington, Ky.: DA-11-184-eng-3876.

Aerial Machine & Tool Corp., Long Island City, N. Y.: DA-12-036-qm-1320, AF 33(038)-15022, AF 33(038)-15330.

Aerial Products, Inc., Elkton, Md.: DA-18-108-cml-911, DA-18-108-cml-8642, DA-18-108-cml-8682, DA-18-108-cml-10432.

Aermotor Co., Chicago, Ill.: DA-11-184-eng-4242.

Aero Instrument Co., Cleveland, Ohio: AF 33(038)-14908.

Aero Supply Manufacturing Co., Inc., Corry, Pa.: AF 33(038)-14287, AF 33(038)-14973, AF 33(038)-15714, AF 33(038)-15772.

Aerojet Engineering Corp., Azusa, Calif.: NOa(s) 10713, NOa(s) 12090, NOa(s) 12154, NOa(s) 12163, NOa(s) 12287, N7nr 46206, AF 33(038)-2733 S. A. No. 13, AF 33(038)-3362 S. A. No. 5.

Aeronautical Machinery Corp., Chicago, Ill.: N383s-37550.

Aeronca Aircraft Corp., Middletown, Ohio: DA-11-070-ord-1745, AF 33(038)-14758.

Aeroquip Corp., Jackson, Mich.: N383s-18301, N383s-38457, AF 33(038)-15172, AF 33(038)-15295, AF 33(038)-15721.

Aerotec Corp., The, Greenwich, Conn.: N383s-37229.

Aerovox Corp., New Bedford, Mass.: DA-36-039-sc-4761.

Aetna Plywood & Veneer Co., Chicago, Ill.: DA-11-184-eng-4154.

Ainsworth, Wm., & Sons, Inc., Denver, Colo.: DA-23-072-ord-22.

Air Associates, Inc., Teterboro, N. J.: N383s-36611, N383s-36777, N383s-37509, AF 33(038)-15194, AF 33(038)-15318, AF 33(038)-15718, AF 33(038)-15736, AF 33(038)-15862.

Air Cruisers, Inc., Clifton, N. J.: AF 33(038)-15050.

Air-Maze Corp., Cleveland, Ohio: AF 33(038)-15079, AF 33(038)-15524.

- Air Reduction Co., Inc., New York, N. Y.—
Air Reduction Sales Co. Division: AF 33(038)-16174.
- Airborne Accessories Corp., Hillside, N. J.: N333s-38306.
- Airborne Instruments Laboratory Co., Mineola, Long Island, N. Y.: N383s-36793.
- Aircooled Motors, Inc., Syracuse, N. Y.: AF 33(038)-14760.
- Aircraft Engineering & Maintenance Co., Oakland, Calif.: AF 33(038)-15632.
- Aircraft Equipment, Inc., Los Angeles, Calif.: AF 33(038)-15731.
- Aircraft Fittings Co., The, Cleveland, Ohio: AF 33(038)-15774.
- Aircraft Hardware Manufacturing Co., Inc., New York, N. Y.: AF 33(038)-15707.
- Aircraft Radio Corp., Boonton, N. J.: DA-30-280-qm-4596, NOa(s) 12281 L. I., NOa(s) 12293, N383s-36349.
- Airline Lumber Supply, Donner, La.: DA-09-026-eng-5342, DA-09-026-eng-5458, DA-09-026-eng-5475.
- Airpath Instrument Co., St. Louis, Mo.: AF 33(038)-14859.
- Airtron, Inc., Linden, N. J.: AF 33(038)-15448.
- Airtronic Research, Inc., Bethesda, Md.: NOnr 12501.
- Akeley Camera, Inc., New York, N. Y.: AF 33(038)-15625.
- Alar Products, Inc., Cleveland, Ohio: W33-038 ac 21981, AF 33(038)-14291.
- Alaska Airlines, Inc., Everett, Wash.: N406s-27449, AF 33(038)-14961.
- Alaska Junk Co., Seattle, Wash.: DA-45-108-eng-481.
- Albert Pipe Supply Co., Inc., Brooklyn, N. Y.: DA-30-075-eng-1009, DA-30-075-eng-1068.
- Alcor Engineering Co., Chicago, Ill.: DA-11-184-eng-3804.
- Aldan Rubber Co., Philadelphia, Pa.: NOnr 57339.
- Alcor Sullivan Lumber Co., Century, Fla.: DA-09-026-eng-5125, DA-09-026-eng-5482, DA-09-026-eng-5483, DA-09-026-eng-5484.
- All American Airways, Inc., Wilmington, Del.: NOa(s) 11048 Amd. No. 1, AF 33(038)-14903.
- All Steel Welded Truck Corp., Rockford, Ill.: N600s-8138.
- Allen-Eradley Co., Milwaukee, Wis.: DA-49-170-sc-75.
- Allen Electric & Equipment Co., Kalamazoo, Mich.: DA-11-184-eng-4058.
- Allen Laboratories, Inc., Palmer, Mass.: DA-30-287-md-2786.
- Allied Chemical & Dye Corp., New York, N. Y.—General Chemical Division: AF 33(038)-15497.
- Allied Federal Screw Machine Products Co., Newark, N. J.: DA-28-017-ord-853.
- Allied Metals Corp., Wanaque, N. J.: DA-18-108-cml-1156.
- Allied Oil Terminal Co., Chicago, Ill.: ASP 2470.
- Allied Specialties, Philadelphia, Pa.: DA-36-033-ord-1278.
- Allied Window & Building Cleaning Co., Detroit, Mich.: DA-20-089-ord-4086.
- Allis-Chalmers Manufacturing Co., Milwaukee, Wis.: N104s-13100, N104s-13199, N173s-15576, N406s-1291.
- Alloy Rods Co., York, Pa.: DA-20-089-ord-4105.
- Altec Service Corp., New York, N. Y.: N140s-17576.
- Aluminum Co. of America, Pittsburgh, Pa.: DA-11-070-ord-1536, DA-11-070-ord-1568, DA-11-070-ord-1582, DA-11-070-ord-1656, DA-11-070-ord-1661, DA-28-017-ord-793, DA-28-017-ord-832, DA-28-017-ord-837, DA-28-017-ord-852, N383s-33320, N600s-7182, N600s-8153, N600s-8197, AF 4(171)-131, AF 3(171)-142, AF 33(038)-15458.
- American Air Filter Co., Inc., Louisville, Ky.: N383s-36402.
- American Auto Parts, Kansas City, Mo.: DA-20-018-ord-10590.
- American Biscuit & Cracker Co., Seattle, Wash.: DA-04-493-qm-1571, DA-04-493-qm-1639.
- American Bosch Corp., Springfield, Mass.: DA-19-059-ord-34, N383s-37676.
- American Box Board Co., Grand Rapids, Mich.: DA-11-009-qm-1715.
- American Brass Co., The, Waterbury, Conn.: N173s-15602, N383s-38580.
- American Bridge Co., Pittsburgh, Pa.: DA-11-184-eng-3742, DA-11-184-eng-3806, DA-11-184-eng-4008.
- American Cabinet Co., Two Rivers, Wis.: MPA-23-075-md-310.
- American Can Co., New York, N. Y.: DA-04-493-qm-1037, DA-11-009-qm-1225, N140s-17764, N140s-17957.
- American Car & Foundry Co., New York, N. Y.: DA-20-089-ord-2972, DA-36-034-ord-32, DA-49-074-tc-83.
- American Chain & Cable Co., Inc., Bridgeport, Conn.: DA-11-184-eng-3766.
- American Commodities, Los Angeles, Calif.: N160s-3016.
- American Cord & Webbing Co., Inc., New York, N. Y.: DA-12-036-qm-1246, NOnr 57420.
- American Creosote Works, Inc., New Orleans, La.: DA-09-026-eng-6664.
- American Cyanamid Co., New York, N. Y.: DA-18-018-cml-1645, MPA-30-287-md-1877.
- Calco Chemical Division: DA-28-017-ord-836.
- American Cystoscope Makers, Inc., New York, N. Y.: DA-35-033-ord-1294, MPA-30-287-md-1960, MPA-30-287-md-2998.
- American District Telegraph Co., New York, N. Y.: N406s-2975.
- American Helicopter Co., Inc., Manhattan Beach, Calif.: AF 33(038)-6099 S. A. No. 1.
- American Hospital Supply Corp., Evanston, Ill.: MPA-30-287-md-1060, MPA-30-287-md-1691, MPA-30-287-md-1771, MPA-30-287-md-1803, MPA-30-287-md-1929, MPA-30-287-md-2155, MPA-30-287-md-2231, MPA-30-287-md-2251, MPA-30-287-md-2603.
- American Hydromath Co., New York, N. Y.: N9nr 99303.
- American Instrument Co., Inc., Silver Spring, Md.: DA-36-030-qm-1017, N9nr 83200.
- American-LaFrance-Foamite Co., Elmira, N. Y.: AF 33(038)-15536.
- American Laundry Machinery Co., The, Cincinnati, Ohio: N160s-2882.
- American Lithofold Corp., Washington, D. C.: NOD 7624, NOD 7631, NOD 7638.
- American Locomotive Co., New York, N. Y.: DA-36-022-tc-2009.
- American Machine & Foundry Co., Brooklyn, N. Y.: DA-20-089-ord-4053.
- American Machine & Metals, Inc., East Moline, Ill.—Troy Laundry Machinery Division: N100s-2912. U. S. Gauge Division: AF 33(038)-14839, AF 33(038)-14848, AF 33(038)-14856.
- American Manufacturing Co., Brooklyn, N. Y.: DA-01-203-eng-583.
- American-Marsh Pumps, Inc., Battle Creek, Mich.: AF 33(038)-15526.
- American Medical Instrument Co., New York, N. Y.: NPA-30-287-md-2205.
- American Metal Refining Co., Detroit, Mich.: AF 33(038)-14774.
- American Molasses Co., New York, N. Y.—Sucrest Division: DA-30-280-qm-4914, DA-30-280-qm-5455.
- American Optical Co., Southbridge, Mass.: DA-11-184-eng-3783, NPA-30-287-md-1526, NPA-30-287-md-2397, NPA-30-287-md-2807, NOa(s) 11026 Amd. No. 1.
- American Phenolic Corp., Chicago, Ill.: N173s-15545.
- American Sand Blasting, Lima, Ohio: DA-33-062-eng-33, DA-33-062-eng-34.
- American Seating Co., Grand Rapids, Mich.: NOa(s) 12256, N383s-36451.
- American Republics Corp., Houston, Tex.: ASP 2469.
- American Smelting & Refining Co., New York, N. Y.—Federated Metals Division: N383s-38512.
- American Spring & Wire Specialty Co., Chicago, Ill.: N600s-6621.
- American Steel & Wire Co., Cleveland, Ohio: DA-11-184-eng-3638, DA-11-184-eng-3752, AF 33(038)-16055.
- American Sterilizer Co., Erie, Pa.: MPA-30-287-md-1977, MPA-30-287-md-2006, MPA-30-287-md-2782.
- American Sugar Refining Co., New York, N. Y.: DA-30-280-qm-5180, DA-30-280-qm-5235, DA-30-280-qm-5325, DA-30-280-qm-5602, DA-30-280-qm-5615.
- American Television & Radio Corp., St. Paul, Minn.: DA-36-039-sc-4008.
- American Tobacco Co., Inc., New York, N. Y.: DA-11-009-qm-912, DA-11-009-qm-1032, DA-11-009-qm-1094, DA-11-009-qm-1213, Order (11-006) 51-944.
- American Type Founders Sales Corp., Elizabeth, N. J.: AF 42(014)-86.
- American Walnut Co., Kansas City, Kans.: DA-19-058-ord-1339.
- American Zinc Sales Co., Columbus, Ohio: DA-18-108-cml-1157.
- Ames Co., Inc., Elkhart, Ind.: MPA-30-287-md-2024.
- Ames-James Greer Co., San Francisco, Calif.: DA-04-493-qm-1379, DA-04-493-qm-1648.
- Ams, Max, Machine Co., Bridgeport, Conn.: DA-12-038-ord-13.
- Ameco Packaging Machinery, Inc., Long Island City, N. Y.: DA-36-039-sc-4956.
- Anaconda Wire & Cable Co., New York, N. Y.: NObS 59059.
- Anderson, O. L. Co., Inc., Detroit, Mich.: DA-20-089-ord-2925.
- Anderson-O'Brien Co., Los Angeles, Calif.: N100s-2977.
- Anderson-Tully Co., Memphis, Tenn.: DA-12-026-qm-1323.
- Andrews & Tetz Glass Co., Vineland, N. J.: MPA-30-287-md-2110.
- Ang-Lite Co., New York, N. Y.: DA-11-184-eng-4061.
- Angelina County Lumber Co., Keltys, Tex.: DA-09-026-eng-2014, DA-09-026-eng-5128.
- Animal Trap Co. of America, Lititz, Pa.: DA-28-017-ord-825.
- Ankum Co., Alexandria, Va.: DA-44-009-eng-305.
- Ansul Chemical Co., Marinette, Wis.: AF 33(038)-15322, Order (33-038) 51-1011.
- Apple, W. A., Textile Manufacturing Co., Dayton, Ohio: AF 33(038)-15016, AF 33(038)-15023.
- Applied Science Corp., Princeton, N. J.: DA-36-034-ord-38.
- Arabian American Oil Co., New York, N. Y.: ASP 2825.
- Arcos Corp., Philadelphia, Pa.: N171s-80051.
- Arctic Contractors, Seattle, Wash.: NOnr 13360.
- Arden Sunfreeze Creamery, Salt Lake City, Utah: DA-42-036-cml-38.
- Arlington Chemical Co., Yonkers, N. Y.: MPA-30-287-md-1763.
- Arma Corp., Brooklyn, N. Y.: NOrd 10717 Amd. No. 4, NOrd 10905, NOrd 10918.
- Armco Steel Corp., Middletown, Ohio: DA-36-038-ord-1078, N600s-8227.
- Armour & Co., Chicago, Ill.: DA-11-009-qm-1213, N220s-56191.
- April, Morris, Bros., Bridgeton, N. J.: DA-11-009-qm-997.
- Armstrong, Charles, Fort Worth, Tex.: DA-41-243-eng-743.
- Armstrong Cork Co., Lancaster, Pa.: MPA-30-287-md-1656, MPA-30-287-md-1891.
- Arnolt Corp., Warsaw, Ind.: AF 33(038)-15047.
- Aro Equipment Co., The, Bryan, Ohio: AF 33(038)-14707, AF 33(038)-15511.
- Arou, J., & Co., Inc., New Orleans, La.: DA-30-280-qm-5122, DA-30-280-qm-5161.
- Aseptic-Thermo Indicator Co., Los Angeles, Calif.: MPA-30-287-md-2013.
- Aspinall, Robert, Co., San Francisco, Calif.: N220s-55868, N220s-55893.
- Associated Banning Co., Wilmington, Calif.: N123s-64067.

Associated Engineers, Inc., Fort Wayne, Ind.: DA-19-058-ord-1215, DA-19-058-ord-1423.
 Associated Metal Manufacturing Co., Chicago, Ill.: MPA-30-287-md-2661.
 Associated Spring Corp., Bristol, Conn.—Wallace Barnes Division: DA-11-184-eng-3869.
 Associated Surveyors & Civil Engineers, Chicago, Ill.: NOy 21208.
 Atchison, Topeka & Santa Fe Railway Co., The, Chicago, Ill.: DA-29-024-ord-10.
 Athey Products Corp., Chicago, Ill.: DA-11-184-eng-3800.
 Atlantic Electronics Corp., Port Washington, Long Island, N. Y.: N140s-17226.
 Atlas Valve Co., Newark, N. J.: N104s-13539.
 Atwood-McManus Box Co., Chelsea, Mass.: DA-19-035-aI-35.
 Auburn Spark Plug Co., Auburn, N. Y.: AF 33(038)-15196, AF 33(038)-15950.
 Aurand Manufacturing & Equipment Co., Cincinnati, Ohio: N104s-13842.
 Austin, Charles, Inc., Cincinnati, Ohio: AF 33(038)-15591.
 Austin Co., The, Cleveland, Ohio: N9nr 91602, N9nr 91604, N9nr 91605, N9nr 91606.
 Auto Equipment & Service Co., Philadelphia, Pa.: DA-36-039-sc-4690.
 Auto Gear & Parts, Philadelphia, Pa.: DA-36-039-tc-2607.
 Auto-Test, Inc., Chicago, Ill.: DA-11-184-eng-4065.
 Autographic Register Co., Washington, D. C.: Nod 7622.
 Automatic Electric Sales Corp., Chicago, Ill.: DA-36-039-sc-4948, N123s-65578.
 Automatic Machine Products Co., Attleboro, Mass.: DA-28-017-ord-803, DA-28-017-ord-876.
 Automatic Sprinkler Corp. of America, Youngstown, Ohio: NOM 57300.
 Avco Manufacturing Corp., New York, N. Y.—Crosley Division: AF 33(038)-14939, Lycopond Division: AF 33(038)-14998.
 Avidsen Tools & Machines, Inc., Chicago, Ill.: DA-11-184-eng-3749.
 Avion Instrument Corp., New York, N. Y.: NOa(s) 12146.
 B. G. Corp., The, New York, N. Y.: W33-038 ac 20989.
 B & J Equipment Co., Seattle, Wash.: DA-45-045-tc-153, DA-45-045-tc-186, DA-45-045-tc-194, DA-45-045-tc-224.
 Babcock & Wilcox Tube Co., Beaver Falls, Pa.: N171s-89897.
 Bacharach Industrial Instrument Co., Pittsburgh, Pa.: N600s-8048.
 Backus Camera Co., Narberth, Pa.: NONr 5300.
 Badt, P. L., Co., San Francisco, Calif.: DA-04-493-qm-2097.
 Bailey Engineering, Ramsey, N. J.: MPA-30-287-md-1469, MPA-30-287-md-1702, MPA-30-287-md-2514.
 Baldwin Locomotive Works, The, Eddystone, Pa.: DA-11-184-eng-3692.
 Ballantine Laboratories, Inc., Boonton, N. J.: AF 33(038)-13012.
 Baltimore Metal Products, Inc., Baltimore, Md.: MPA-30-287-md-1675.
 Bama Lumber Co., Birmingham, Ala.: DA-09-026-eng-5169, DA-09-026-eng-5294, DA-09-026-eng-5380, DA-09-026-eng-5389, DA-09-026-eng-5401.
 Bancroft, Jos., & Sons Co., Wilmington, Del.: NOM 57338.
 Bar Ray Products, Inc., Brooklyn, N. Y.: MPA-30-287-md-2544.
 Barber-Colman Co., Rockford, Ill.: N383s-36454; AF 33(038)-15132, AF 33(038)-15152.
 Barber-Greene Co., Aurora, Ill.: DA-11-184-eng-3615, DA-11-184-eng-3625, DA-11-184-eng-3661, DA-11-184-eng-3871.
 Barclay Home Products, Inc., Cohoes, N. Y.: NOM 57377.
 Bard, C. R., Inc., Summit, N. J.: MPA-30-287-md-1959.
 Barden Corp., Danbury, Conn.: AF 83(038)-862, AF 33(038)-15329, AF 33(038)-15499, AF 33(038)-15510.

Barlow-Maney Laboratories, Cedar Rapids, Iowa: MPA-30-287-md-1974.
 Barnes Co., W. F. & John, Rockford, Ill.: DA-11-173-ord-20, NOrd 10840.
 Barnes Drill Co., Rockford, Ill.: DA-19-066-ord-257.
 Barns Manufacturing Co., Mansfield, Ohio: DA-11-184-eng-3811.
 Barth Manufacturing Co., Milldale, Conn.: N600s-8370.
 Bass, Julian, & Co., Inc., Seattle, Wash.: N406s-26469.
 Bath Iron Works Corp., Bath, Maine: NONr 13401 L. I.
 Bauer & Black Co., Chicago, Ill.: MPA-30-287-md-1625, MPA-30-287-md-1988, MPA-30-287-md-2183.
 Bauer Industrial Sales, Inc., Worthington, Ohio: DA-33-062-eng-25.
 Baumer Foods, Inc., New Orleans, La.: DA-11-009-qm-931, DA-11-009-qm-938, DA-11-009-qm-1466, DA-11-009-qm-1467.
 Bausch & Lomb Optical Co., Rochester, N. Y.: MPA-30-287-md-2568, DA-36-030-qm-999, DA-36-038-ord-1275, NONr 9600.
 Baxter, Don, Inc., Glendale, Calif.: MPA-30-287-md-1534, MPA-30-287-md-1663, MPA-30-287-md-1772, MPA-30-287-md-1804, MPA-30-287-md-2241.
 Bay City Shovels, Inc., Bay City, Mich.: DA-11-184-eng-3948.
 Bay Oil Corp., New York, N. Y.: ASP 2479.
 Bead Chain Manufacturing Co., The, Bridgeport, Conn.: DA-11-009-qm-1604.
 Bean, John H., Manufacturing Co., Lansing, Mich.: DA-18-108-cml-1056.
 Beatrice Steel Tank Manufacturing Co., South Beatrice, Nebr.: NOrd 10914.
 Beaumont & Crandell, Inc., Kansas City, Mo.: AF 33(038)-15013.
 Bechtel Corp., San Francisco, Calif.: DA-95-507-eng-58, DA-95-507-eng-62.
 Becton, Dickinson & Co., Rutherford, N. J.: MPA-30-287-md-1608, MPA-30-287-md-1902, MPA-30-287-md-2041, MPA-30-287-md-2515, MPA-30-287-md-2542, MPA-30-287-md-2938.
 Bedford, John, Macon, Ga.: DA-09-026-eng-5187.
 Bedford Paper Products, Dunkirk, N. Y.: DA-11-009-qm-1479.
 Beeber, J., Co., Inc., New York, N. Y.: MPA-30-287-md-2142.
 Beech Aircraft Corp., Wichita, Kans.: NOa(s) 51011 L. I., N383s-38143, AF 33(038)-14694, AF 33(038)-14709, AF 33(038)-15035, AF 33(038)-15106.
 Beechwood Lumber Co., Manchester, Ga.: DA-09-026-eng-5331, DA-09-026-eng-5333.
 Belden Manufacturing Co., Chicago, Ill.: DA-11-184-eng-3941.
 Bell Aircraft Corp., Buffalo, N. Y.: NOa(s) 12253 L. I., W33038 ac 14169 S. A. No. 9, W33-038 ac 20062 C. O. No. 16, AF 33(038)-3298 C. O. No. 4 and C. O. No. 5, AF 33(038)-14544, AF 33(038)-14545, AF 33(038)-14729, AF 33(038)-14741, AF 33(038)-14996, AF 33(038)-15047, AF 33(038)-15069, AF 33(038)-15940.
 Bell & Howell Co., Chicago, Ill.: N220s-55606, N383s-36323, N383s-36803, AF 33(038)-14917, AF 33(038)-14925.
 Bell Rigging & Supply Co., Albion, Pa.: DA-04-197-tc-756, N220s-56272.
 Beliamy-Roble, Inc., Cambridge, Mass.: N298s-4694.
 Bemis Bro. Bag Co., St. Louis, Mo.: DA-04-493-qm-1789, DA-04-493-qm-1790, DA-04-493-qm-1851, DA-04-493-qm-1852, DA-04-493-qm-5367.
 Bemiss-Jason Co., San Francisco, Calif.: DA-30-280-qm-5204.
 Bendix Aviation Corp., Detroit, Mich.—Bendix Products Division: N383s-23976 and L. I., N383s-29477, N383s-30197 Amd. No. 3, N383s-30206 and L. I., N383s-30406, N383s-34639, N383s-35862 L. I., N383s-36367, N383s-36471, N383s-36662, N383s-36708 L. I., N383s-37053 L. I., N383s-37131 L. I., N383s-37205 L. I., N383s-37206 L. I., N383s-37208 L. I., N383s-37549, N383s-37588, N383s-37675 L. I., N383s-37992, N383s-38141, W33-038 ac 20969, W33-038 ac 20998, W33-038 ac 21503, W33-038 ac 21522, AF 33(038)-49, AF 33(038)-202,

AF 33(038)-463, AF 33(038)-1326, AF 33(038)-14712, AF 33(038)-14734, AF 33(038)-14737, AF 33(038)-14750, AF 33(038)-14882, AF 33(038)-14902, AF 33(038)-14907, AF 33(038)-14943, AF 33(038)-15037, AF 33(038)-15264, AF 33(038)-15527, AF 33(038)-15680, AF 33(038)-15988, AF 33(038)-16028, AF 33(038)-16029.
 Bendix Radio Division: N126s-7443, N126s-7812, N126s-7897, N126s-7903, W33-038 ac 16795 C. O. No. 8, AF 33(038)-14220, AF 33(038) 15787, Order (33-038) 49-3004, Order (33-038) 49-3155. Eclipse-Pioneer Division: DA-20-089-ord-2898, N163s-585, N383s-13560, N383s-35776 L. I., N383s-36061, N383s-36066, N383s-36067, N383s-36292, N383s-36413, N383s-36699, N383s-36715 L. I., N383s-36757, N383s-37117, N383s-37122, N383s-37211 L. I., N383s-37674, N383s-37771, N383s-37860, N383s-38115 L. I., N383s-38443, N383s-38498, W33-038 ac 22563, AF 33(038)-39, AF 33(038)-130, AF 33(038)-132, AF 33(038)-329, AF 33(038)-341, AF 33(038)-342, AF 33(038)-2535, AF 33(038)-14831, AF 33(038)-14843, AF 33(038)-14844, AF 33(038) 14845, AF 33(038)-14852, AF 33(038)-14855, AF 33(038)-14878, AF 33(038)-14881, AF 33(038)-14889, AF 33(038)-14891, AF 33(038)-14893, AF 33(038)-14895, AF 33(038)-14922, AF 33(038)-14946, AF 33(038)-14955, AF 33(038)-15501, AF 33(038)-15521, AF 33(038)-15589. Pacific Division: DA-20-089-ord-2801, DA-20-089-ord-2857, NOrd 10868, N383s-37832, W33-038 ac 21924, W33-038 ac 22596, AF 33(038)-14699, AF 33(038)-15169, AF 33(038)-15737, AF 33(038)-15933. Red Bank Division: W33-038 ac 20959, AF 33(038)-35, AF 33(038)-252. Research Laboratories Division: NOa(s) 51027 L. I. Scintilla Magneto Division: DA-20-089-ord-2843, N383s-36055, N383s-36065, N383s-36073, N383s-37124, N383s-37853, N383s-38282, N383s-38301, N383s-38494, W33-038 ac 22341, W33-038 ac 22353, W33-038 ac 22361, AF 33(038)-68, AF 33(038)-995, AF 33(038)-14829, AF 33(038)-14993, Order (33-038) 49-4223. Skinner Purifier Division: NOa(s) 12214, N104s-13235, N104(s)-13791.
 Bennett Box Co., Jersey City, N. J.: DA-18-108-ord-924.
 Benrus Watch Co., Waterbury, Conn.: DA-23-017-ord-873.
 Bensinger Co., St. Louis, Mo.: AF 41(183)-152.
 Bercut-Richards Packing Co., Sacramento, Calif.: DA-11-009-qm-2319, DA-35-026-eng-2894.
 Bermite Powder, Saugus, Calif.: N123s-62255.
 Bers & Co., Inc., Philadelphia, Pa.: N173s-15480, N173s-15541.
 Berteau Products, Pasadena, Calif.: N383s-38278.
 Beryllium Corp., The, Reading, Pa.: DA-28-017-ord-922.
 Bethlehem Pacific Coast Steel Corp., San Francisco, Calif.: N220s-55941.
 Bethlehem Steel Co., Bethlehem, Pa.: DA-36-038-ord-1151, N600s-7181, N600s-8230, N600s-8252.
 Betz, Henry C. Co., Philadelphia, Pa.: MPA-30-287-md-1595.
 Bernard-Victor Industries, Philadelphia, Pa.: DA-36-039-sc-3969.
 Blot & Arnold, New York, N. Y.: DA-30-069-ord-53.
 Birchfield Boiler, Inc., Tacoma, Wash.: N251s-2749.
 Bird Electronic Corp., Cleveland, Ohio: N383s-37109.
 Birtman Electric Co., Chicago, Ill.: DA-11-070-ord-1518, DA-11-070-ord-1662, DA-11-070-ord-1674, DA-11-070-ord-1744.
 Black, Sivalis & Bryson, Inc., Kansas City, Mo.: N160s-2945.
 Blackson & Co., Michigan, Ind.: AF 33(038)-15287.
 Black-Veatch Consulting Engineers, Kansas City, Mo.: AF 33(038)-15616.
 Blaw-Knox Co., Pittsburgh, Pa.: AF 33(038)-15688.

- Elickman, S. Inc., Weehawken, N. J.: MPA-30-237-md-1502, MPA-30-237-md-2335.
- Blue Eanner Foods, Kent, Wash.: DA-11-009-qm-1316.
- Blue Moon Foods, Inc., Thorp, Wis.: DA-11-009-qm-1167, DA-11-009-qm-1170, DA-11-009-qm-1674.
- Blum's Confectionery, San Francisco, Calif.: N220s-55827, N220s-56076, N220s-56088.
- Boehm Surgical Instrument Co., Rochester, N. Y.: MPA-30-237-md-2456.
- Boeing Airplane Co., Seattle, Wash.: W33-C33 ac 13675 C. O. No. 14, W33-038 ac 18821 S. A. No. 28, AF 33(033)-8166, AF 33(033)-14688, AF 33(038)-14722, AF 33(038)-14747, AF 33(038)-14764, AF 33(038)-14809, AF 33(033)-15082.
- Boker, H., & Co., Inc., New York, N. Y.: MPA-30-237-md-1679.
- Lol, Ltd., New York, N. Y.: AF 33(033)-7681 C. O. No. 1, AF 33(033)-15538.
- Boldt, Al, Lumber, Richmond, Calif.: DA-04-197-tc-685.
- Pan Ami Co., New York, N. Y.: N140s-17023.
- Boots Aircraft Nut Corp., Stamford, Conn.: AF 33(038)-15719.
- Booz, Allen & Hamilton, Chicago, Ill.: NOa(s) 10568, AF 33(038)-14522, AF 33(038)-15044, AF 33(038)-15056.
- Borden Co., The, New York, N. Y.: DA-11-009-qm-1470, DA-11-009-qm-1474, DA-11-009-qm-1484, DA-11-009-qm-1515, DA-11-009-qm-1519, DA-11-009-qm-1995, DA-11-009-qm-2173.
- Bordo Products Co., Chicago, Ill.: DA-11-009-qm-1430.
- Bord-Erickson Corp., Chicago, Ill.: MPA-30-237-md-2663.
- Borg-Warner Corp., Chicago, Ill.: DA-20-089 ord-2978. Long Manufacturing Division: AF 33(038)-15755. Pesco Products Division: N383s-37026, N383s-37054, N283s-37030, AF 33(038)-14696, AF 33(038)-15142, AF 33(033)-15247, AF 33(038)-15270, AF 33(038)-15279, AF 33(038)-15844.
- Bostitch-Wilson, Inc., Westerly, R. I.: DA-36-039-sc-4840.
- Bouillon, Lincoln, & Associates, Seattle, Wash.: DA-95-507-eng-72.
- Bowen & McLaughlin, Phoenix, Ariz.: DA-36-022-tc-1815.
- Bower Roller Bearing Co., Detroit, Mich.: AF 33(038)-15703.
- Bowman-Durham-Robbins, Inc., Brooklyn, N. Y.: MPA-30-237-md-1743.
- Bowser, Inc., Fort Wayne, Ind.: AF 33(038)-14933, AF 33(038)-15088.
- Bowser-Morner Testing Laboratory, Dayton, Ohio: AF 33(038)-15119.
- Boyt Co., Des Moines, Iowa: DA-11-070-ord-1675, DA-11-070-ord-1637.
- Breamonte, R. M., Co., San Francisco, Calif.: DA-04-493-qm-1910.
- Brainard Steel Co., Warren, Ohio: DA-04-493-qm-1830, DA-11-009-qm-1144, AF 9(164)-266.
- Brandenstein, M. J., San Francisco, Calif.: DA-30-283-qm-4805.
- Braun-Knecht-Heimann Co., San Francisco, Calif.: AF 4(171)-150.
- Bray, U. B., Co., Los Angeles, Calif.: N123s-68078, ASP 2233.
- Breeze Burners, Inc., Santa Fe, N. Mex.: DA-11-009-qm-1015, DA-11-009-qm-2114.
- Breeze Corporations, Inc., Newark, N. J.: N363s-34026, N383s-30071, AF 33(038)-15122, AF 33(038)-15752.
- Brew Manufacturing Co., Puyallup, Wash.: DA-04-493-qm-1825.
- Briggs & Stratton Corp., Milwaukee, Wis.: N383s-30233.
- Briner Rustproofing Co., Albuquerque, N. Mex.: AF 29(001)-314.
- Brinker Supply, Pittsburgh, Pa.: DA-33-062-eng-32.
- Bristol Co., The, Waterbury, Conn.—Aircraft Equipment Division: N383s-36667, N383s-36670.
- Brooks & Perkins, Inc., Detroit, Mich.: AF 33(038)-15472.
- Brooks Lumber Co., Greensboro, N. C.: DA-09-026-eng-5160, DA-09-026-eng-5161, DA-09-026-eng-5370, DA-09-026-eng-5478, DA-09-026-eng-5479.
- Bros, Wm., Boiler & Manufacturing Co., Minneapolis, Minn.: DA-11-184-eng-3613.
- Brown Art Studio, Detroit, Mich.: DA-20-039-ord-4012.
- Brown, Chester B., Co., Morrill, Nebr.: DA-11-009-qm-1227.
- Brown, Gordon D., & Associates, Beverly Hills, Calif.: AF 33(033)-15177, AF 33(038)-15323, AF 33(038)-15633.
- Brown Equipment & Manufacturing Co., New York, N. Y.: DA-30-127-qm-198.
- Brown & Sharpe Manufacturing Co., Providence, R. I.: DA-19-058-ord-1260, DA-36-038-ord-902, DA-49-170-sc-66.
- Browning Laboratories, Inc., Winchester, Mass.: N173s-15518.
- Brush Development Co., Cleveland, Ohio: N123s-68339.
- Bryant Chucking Grinder Co., Springfield, Vt.: DA-30-144-ord-415.
- Buchsbaum, S., & Co., Chicago, Ill.: AF 33(038)-15020.
- Buck X-Ograph Co., St. Louis, Mo.: MPA-30-237-md-2356.
- Bucyrus-Erie Co., South Milwaukee, Wis.: DA-11-184-eng-3904.
- Buda Co., The, Harvey, Ill.: DA-11-184-eng-3883.
- Budd Co., The, Philadelphia, Pa.: DA-36-034-ord-33, DA-36-034-ord-35.
- Buff & Hodree Lumber, Unadilla, Ga.: DA-09-026-eng-5477.
- Buffalo-Springfield Roller Co., Springfield, Ohio: DA-11-184-eng-3833.
- Buffalo Weaving & Belting Co., Buffalo, N. Y.: N140s-17948.
- Bull, C. H., Co., San Francisco, Calif.: DA-04-203-eng-677.
- Bullard Co., The, Bridgeport, Conn.: DA-19-066-ord-259, DA-20-089-ord-4101, N600s-6610.
- Bullard, E. D., Co., San Francisco, Calif.: N383s-57988.
- Bunte Bros., Chicago, Ill.: DA-11-009-qm-2175.
- Burgess Battery Co., Freeport, Ill.: DA-36-039-sc-4795.
- Burke, Wm. J. Wire & Manila Rope Co., Brooklyn, N. Y.: DA-36-022-tc-1715.
- Burlington Mills Corp., New York, N. Y.: DA-30-280-qm-4584.
- Burndy Engineering Co., Inc., New York, N. Y.: AF 4(171)-143.
- Burncl & Co., Yonkers, N. Y.: DA-49-170-sc-48.
- Burton-Dixie Corp., Chicago, Ill.: N140s-18043.
- Burton Manufacturing Co., Los Angeles, Calif.: MPA-30-237-md-2567.
- Bush, Clinton G., Lumber Co., Huntington Station, Long Island, N. Y.: DA-30-182-tc-230.
- Butler, M. Phillip, Seattle, Wash.: DA-45-103-eng-499.
- Butler Manufacturing Co., Kansas City, Mo.: N160s-2946.
- Byers, A. M., Co., Pittsburgh, Pa.: N0m 57282, N0m 57363.
- Byers Machine Co., The, Ravenna, Ohio: DA-11-184-eng-3578, DA-11-184-eng-3908.
- CBC Welding Corp., New York, N. Y.: MPA-30-237-md-2776.
- C J B Construction Co., Oxnard, Calif.: N160s-2964, N160s-2974, N160s-2978.
- Calhoun, J. V., Co., Ashland, Mass.: N104s-13550.
- California & Hawaiian Sugar Refining Co., San Francisco, Calif.: DA-30-230-qm-5029, DA-30-280-qm-5148, DA-30-280-qm-5184, DA-30-280-qm-5224, N406s-27661, N406s-27717.
- California Builders Supply Co., Ltd., Oakland, Calif.: Order (4-293) 51-382.
- California Eastern Airways, Inc., New York, N. Y.: AF 33(038)-15108.
- California Fruit Growers Exchange, Los Angeles, Calif.: DA-11-009-qm-1204, DA-11-009-qm-1209, DA-11-009-qm-1211.
- California Milling Corp., Los Angeles, Calif.: DA-11-009-qm-1369, DA-11-009-qm-1536.
- California Morning Foods, Inc., Los Angeles, Calif.: DA-11-009-qm-1473, N220s-56428.
- California Packing Corp., San Francisco, Calif.: DA-11-009-qm-1285.
- California Portland Cement Co., Los Angeles, Calif.: N123s-68194.
- California Research Corp., San Francisco, Calif.: W33-038 ac 9083 S. A. No. 9.
- Camloc Fastener Corp., New York, N. Y.: AF 33(038)-14279.
- Camp, E. V., Atlanta, Ga.: DA-30-144-ord-479.
- Campbell Soup Co., Camden, N. J.: DA-04-493-qm-1442, DA-04-493-qm-1611, DA-11-009-qm-1539.
- Canadian Commercial Corp., Ottawa, Canada: MPA-30-237-md-2396, AF 33(038)-14727.
- Candling Light Co., San Francisco, Calif.: MPA-30-237-md-2662.
- Canister Co., Inc., The, Phillipsburg, N. J.: N0bs 59164.
- Cannon Mills Co., Kannapolis, N. C.: N140s-17975.
- Cantwell Machinery Co., Columbus, Ohio: DA-33-062-eng-26.
- Capehart-Farnsworth Corp., Fort Wayne, Ind.: DA-11-184-eng-4139, DA-11-184-eng-4190.
- Car Builders Equipment, Landisville, Pa.: DA-49-074-tc-107, DA-49-074-tc-111.
- Carborundum Co., The, Niagara Falls, N. Y.: NOrd 10982.
- Carey-Hirsch Lumber Co., Memphis, Tenn.: DA-09-026-eng-5270.
- Cargo Packers, Inc., New York, N. Y.: DA-36-039-sc-7448.
- Cargoaire Engineering Corp., New York, N. Y.: N383s-38517.
- Carlson, G. O., Inc., Thorndale, Pa.: N600s-8265.
- Carnation Company, Los Angeles, Calif.: DA-11-009-qm-1545, DA-11-009-qm-1994, DA-11-009-qm-1996, DA-11-009-qm-2028.
- Carnegie-Illinois Steel Corp., Pittsburgh, Pa.: DA-20-089-ord-2990, N600s-8262.
- Carr-Consolidated Biscuit Co., Chicago, Ill.: DA-11-009-qm-1372, DA-11-009-qm-1607.
- Carrier Corp., Syracuse, N. Y.: DA-28-017-ord-896, N102s-52754, N160s-2910.
- Carter, S. C., Jr., New York, N. Y.: AF-33(038)-15730.
- Carter, W. T., & Bro., Houston, Tex.: DA-09-026-eng-5145, DA-09-026-eng-6663.
- Cary Lumber Co., Tillery, N. C.: DA-09-026-eng-5132.
- Cascade Pole Co., Tacoma, Wash.: AF 4(171)-134.
- Case-Swayne Co., Inc., Santa Ana, Calif.: DA-11-009-qm-1205, DA-11-009-qm-1208.
- Caterpillar Tractor Co., Peoria, Ill.: DA-11-184-eng-3746, DA-11-184-eng-3950, DA-11-184-eng-4047, DA-36-022-tc-1859, N160s-2914, N160s-2948.
- Caulk, L. D., Co., The, Milford, Del.: MPA-30-237-md-1659.
- Ceco Steel Products Corp., Chicago, Ill.: DA-11-184-eng-4007.
- Celanese Corp. of America, New York, N. Y.: AF 41(142)-139.
- Central Iron & Steel Co., Harrisburg, Pa.: N600s-8231.
- Central Lumber & Supply Co., Inc., Seattle, Wash.: DA-45-045-tc-191.
- Century Tool Co., Philadelphia, Pa.: N600s-7713, N600s-7871, AF 40(087)-97.
- Cessna Aircraft Co., Wichita, Kans.: AF 33(038)-14749.
- Chaffee Bros. Co., Oxford, Mass.: DA-19-035-aI-35.
- Chain Belt Co., Milwaukee, Wis.: DA-11-184-eng-3624, DA-11-184-eng-3841.
- Chamberlain, S. F., Co., Long Island City, N. Y.: N0nr 9300, N0nr 11930.

- Chamberlain Corp., Waterloo, Iowa: DA-04-453-qm-1841.
- Chamberlain Machine Tool, Bellows Falls, Vt.: DA-30-144-ord-521, DA-30-144-ord-531.
- Chambersburg Engineering Co., Chambersburg, Pa.: DA-19-058-ord-1201.
- Champion Shoe Machinery Co., St. Louis, Mo.: N104s-13873.
- Charms Sales Co., Asbury Park, N. J.: N189s-76131.
- Chase Aircraft Co., Inc., West Trenton, N. J.: W33-038 ac 17025 C. O. No. 17.
- Chase Bag Co., Chicago, Ill.: DA-11-184-eng-2591.
- Chase Chemical Co., Newark, N. J.: MPA-30-287-md-2174.
- Chase, M. J., Co., Pawtucket, R. I.: MPA-30-287-md-2008.
- Chatham Electronics Corp., Newark, N. J.: DA-36-039-sc-6665, DA-49-170-sc-21.
- Chayes Dental Instrument Corp., New York, N. Y.: MPA-30-287-md-2427.
- Chefford Master Manufacturing Co., Inc., Fairfield, Ill.: DA-28-017-ord-870.
- Chesterfield Lumber Co., Monroe, N. C.: DA-09-026-eng-5141.
- Chicago Aerial Survey Co., Chicago, Ill.: AF 33(038)-14928, AF 33(038)-15253.
- Chicago Apparatus Co., Chicago, Ill.: MPA-30-287-md-1935, MPA-30-287-md-2014.
- Chicago Metal Hose Corp., Maywood, Ill.: AF 33(038)-15512, AF 33(038)-15753.
- Chicago Pneumatic Tool Co., New York, N. Y.: AF 33(038)-14529.
- Chicago Show Printing Co., Chicago, Ill.—Mystik Adhesive Products Division: AF 33(038)-15427.
- Chicopee Mills, Inc., New York, N. Y.: N0m 57130.
- Chiksan Co., Brea, Calif.: AF 33(038)-16042.
- Chilcotte Laboratories, Morris Plains, N. J.: MPA-30-287-md-2159, MPA-30-287-md-2461.
- Chippewa Paper Products Co., Inc., Chicago, Ill.: DA-30-280-qm-5274.
- Chisholm & Elford, Bellingham, Wash.: DA-45-108-eng-523.
- Christian, J. D., Engineering Co., San Francisco, Calif.: DA-36-022-tc-1926, DA-36-022-tc-2085, DA-36-022-tc-2109.
- Ciba Pharmaceutical Products Co., Summit, N. J.: MPA-30-287-md-2886.
- Cincinnati Electronics Co., Cincinnati, Ohio: AF 33(038)-15073, AF 33(038)-16180, AF 33(038)-16181.
- Cincinnati Milling Machine Co., The, Cincinnati, Ohio: DA-19-058-ord-1193, N0bs 59150 L. I.
- Clark Equipment Co., Buchanan, Mich.: N600s-8147.
- Clark Heating Co., Columbia, S. C.: DA-38-042-aIII-9.
- Cla-Val Co., Alhambra, Calif.: N0bs 50441.
- Clearing Machine Corp., Chicago, Ill.: DA-36-038-ord-1245.
- Cleaver-Brooks Co., Milwaukee, Wis.: DA-11-171-ord-91, N0bs 53011.
- Cleveland Container Co., Cleveland, Ohio: DA-11-171-ord-89, DA-28-017-ord-823, DA-28-017-ord-830, DA-28-017-ord-921.
- Cleveland City Forge Co., Cleveland, Ohio: DA 36-022-tc-1721.
- Cleveland Pneumatic Tool Co., The, Cleveland, Ohio: N383s-27174 and L. I., N383s-31477, N383s-32184, N383s-36298, N383s-36382, N383s-37393 L. I., N383s-37797 L. I., AF 33(038)-14723, AF 33(038)-15468.
- Cleveland Trencher Co., Cleveland, Ohio: N160s-2911.
- Clifton & Appleton, Spokane, Wash.: DA-45-108-eng-515.
- Climax Engine & Pump Manufacturing Co., Clinton, Iowa: DA-11-184-eng-3960, DA-11-184-eng-4019.
- Climax Machinery Co., Indianapolis, Ind.: AF 33(038)-14746.
- Clinton Machine Co., Clinton, Mich.—Warner Division: AF 33(038)-15695.
- Coastal Petroleum Corp., Mobile, Ala.: ASP 2472.
- Cochran Foil Co., Louisville, Ky.: AF 33(038)-15593.
- Codman, Glen L., Co., Inc., Oakland, Calif.: N52m 25270.
- Cole Laboratories, Inc., Long Island City, N. Y.: DA-11-184-eng-3822, DA-28-024-ord-742, DA-28-024-ord-781, AF 33(038)-15331.
- Coleman Instruments, Inc., Maywood, Ill.: MPA-30-287-md-2593.
- Colgate-Palmolive-Peet Co., Jersey City, N. J.: DA-30-280-qm-4902.
- Collins Radio Co., Cedar Rapids, Iowa: N0a(s) 12225, N0a(s) 12245, N0a(s) 12258, N0a(s) 12274.
- Colonial Molasses Co., Inc., Jersey City, N. J.: DA-11-009-qm-1140, DA-11-009-qm-1328, DA-11-009-qm-1468.
- Colonial Sugars Co., New York, N. Y.: DA-30-280-qm-5181, DA-30-280-qm-5331.
- Colorado Milling & Elevator Co., Denver, Colo.: DA-11-009-qm-1147, DA-11-009-qm-1367.
- Colorbac, Inc., San Francisco, Calif.: N220s-55714, N220s-56303.
- Colson Corp., The, Elyria, Ohio: AF 33(038)-15012.
- Colt's Manufacturing Co., Hartford, Conn.: DA-19-058-ord-1134, DA-19-058-ord-1227.
- Columbia Paper Mill, Vancouver, Wash.: MPA-30-287-md-2149.
- Columbia Trailer Co., Van Nuys, Calif.: N160s-3014.
- Columbian Bronze Corp., Freeport, N. Y.: N0bs 59045, N104s-13855.
- Columbus Dental Manufacturing Co., Columbus, Ohio: MPA-30-287-md-2027.
- Columbus Lumber Co., Columbus, Ga.: DA-09-026-eng-2496, DA-09-026-eng-5024, DA-09-026-eng-5027, DA-09-026-eng-5041, DA-09-026-eng-5044, DA-09-026-eng-5045, DA-09-026-eng-5072, DA-09-026-eng-5101, DA-09-026-eng-5159, DA-09-026-eng-5166, DA-09-026-eng-5239, DA-09-026-eng-5287, DA-09-026-eng-5312, DA-09-026-eng-5412, DA-09-026-eng-5414, DA-09-026-eng-5437.
- Combustion Engineering-Superheater, Inc., New York, N. Y.: N220s-54203, N220s-55526.
- Commercial Shearing & Stamping Co., The, Youngstown, Ohio: DA-11-184-eng-4179.
- Compeco Corp., Chicago, Ill.: AF 33(038)-15692.
- Comstock Canning Corp., Newark, N. J.: DA-11-009-qm-1325.
- Consolidated Dairy Products Co., Seattle, Wash.: DA-45-064-qm-1166, DA-45-064-qm-1486, DA-45-064-qm-1491.
- Consolidated Radio Products Corp., Chicago, Ill.: AF 33(038)-14921.
- Consolidated Vultee Aircraft Corp., San Diego, Calif.: N0a(s) 12143, N123s-68523, AF 33(038)-14755, AF 33(038)-14757, AF 33(038)-15425, AF 33(038)-15532, AF 33(038)-15726.
- Consolidated Western, Knoxville, Tenn.: DA-11-184-eng-4250.
- Container Corp. of America, Chicago, Ill.: DA-11-009-qm-1714, DA-42-015-qm-1136, DA-44-493-qm-1805.
- Continental Aviation & Engineering Corp., Detroit, Mich.: N0a(s) 12174.
- Continental Copper & Steel Industries, Inc., Buffalo, N. Y.—Hanover Wire Cloth Division: N383s-38706.
- Continental-Diamond Fibre, Newark, Del.: DA-18-108-cml-458.
- Continental Motors Corp., Muskegon, Mich.: DA-11-184-eng-3216, DA-20-039-ord-2110, DA-20-089-ord-2831, DA-20-089-ord-2907, DA-20-089-ord-3587, DA-20-089-ord-4108, AF 33(038)-14762.
- Continental Steel Corp., Kokomo, Ind.: DA-11-184-eng-3975.
- Control Instrument Co., Inc., Brooklyn, N. Y.: N0rd 10347, N0rd 10948, N104s-13474.
- Converse, J. B., Co., Inc., Mobile, Ala.: DA-01-076-eng-594.
- Cook Chocolate Co., Chicago, Ill.: DA-11-009-qm-1345, DA-11-009-qm-1352, N220s-55865.
- Cook Electric Co., Chicago, Ill.: N383s-36711, N383s-37779, AF 33(038)-15619, AF 33(038)-15629, AF 33(038)-15725, AF 33(038)-15948.
- Cook-Waite Laboratories, Inc., New York, N. Y.: MPA-30-287-md-1658.
- Cooper-Bessemer Corp., The, Mount Vernon, Ohio: DA-04-197-tc-796, DA-04-197-tc-804, DA-36-022-tc-2200, N104s-13368.
- Cooper, D. C., Co., Chicago, Ill.: DA-11-070-ord-1756.
- Cooper Precision Products Co., Los Angeles, Calif.: AF 23(038)-15720.
- Cork Insulation Co., Inc., New York, N. Y.: N383s-37043.
- Corn Products Sales Co., Argo, Ill.: DA-11-009-qm-1303, DA-11-009-qm-1651.
- Cornelius Co., The, Minneapolis, Minn.: N0a(s) 12180, AF 33(038)-14820, AF 33(038)-15166.
- Cornell Dubilier Electric Corp., South Plainfield, N. J.: DA-11-184-eng-4080.
- Corning Glass Works, Corning, N. Y.: DA-11-009-qm-1025.
- Courtland Laboratories, Los Angeles, Calif.: MPA-30-287-md-1852.
- Cowles Chemical Co., The, Cleveland, Ohio: N140s-17365.
- Cox & Stevens Aircraft Corp., Mineola, Long Island, N. Y.: W33-038 ac 19540 S. A. No. 4.
- Cramer, R. W., Co., Inc., Centerbrook, Conn.: AF 33(038)-15518.
- Crane Co., Chicago, Ill.: DA-11-184-eng-3567, N0m 57291, N160s-2994, N160s-3030.
- Crawford Lumber, Nacogdoches, Tex.: DA-09-026-eng-2624.
- Crescent Dental Manufacturing Co., Chicago, Ill.: MPA-30-287-md-1813, MPA-30-287-md-2470.
- Crosby Steam Gate & Valve Co., Boston, Mass.: N104s-13525.
- Crosse & Blackwell Co., Baltimore, Md.: DA-11-009-qm-2033, DA-11-009-qm-2503.
- Crossett Lumber Co., Crossett, Ark.: DA-09-026-eng-5344.
- Crossfield Products Corp., Los Angeles, Calif.: N111s-54408.
- Crouse-Hinds Co., Syracuse, N. Y.: AF 33(038)-15763.
- Crown Cork & Seal Co., Inc., Baltimore, Md.: DA-30-144-ord-401.
- Crown Office Supply Co., Chicago, Ill.: DA-11-009-qm-1933.
- Crucible Steel Co. of America, New York, N. Y.: N600s-8176.
- Cudahy Packing Co., The, Chicago, Ill.: DA-11-009-qm-1214.
- Cummings, J. F., Burbank, Calif.: DA-04-353-eng-380.
- Cummings Machine Works, Boston, Mass.: DA-19-020-ord-33.
- Cummins Engine Co., Inc., Columbus, Ind.: DA-36-022-tc-1982, DA-36-022-tc-2220, DA-36-022-tc-2515.
- Cuno Engineering Corp., Meriden, Conn.: N104s-13883.
- Currier Co., Oakland, Calif.: N220s-55707.
- Curtis Auto Devices, Inc., Bedford, Ind.: AF 33(038)-15300.
- Curtis Lumber Co., Mapleton, Ore.: DA-35-026-eng-2863.
- Curtiss-Wright Corp., Columbus, Ohio—Airplane Division: N383s-36390. Propeller Division: W33-038 ac 19066 C. O. No. 21, W33-038 ac 22229, AF 33(038)-3532, AF 33(038)-14811, AF 33(038)-14838, AF 33(038)-14846, AF 33(038)-14849, AF 33(038)-14991, AF 33(038)-15114, AF 33(038)-15622, Order (33-038)49-6472. Wright Aeronautical Division: N383s-36817, AF 33(038)-15939.
- Cushing & Nevell, New York, N. Y.: N600s-6412.
- Cushman Motor Works, Lincoln, Nebr.: DA-11-184-eng-4243.
- Custom Electronics, Morris Plains, N. J.: DA-36-039-sc-4735.
- Cutler-Hammer, Inc., Milwaukee, Wis.: N104s-13189, N383s-33016.
- Cutter Laboratories, Inc., New York, N. Y.: MPA-30-287-md-1458, MPA-30-287-md-1556, MPA-30-287-md-1850, MPA-30-287-md-1863, MPA-30-287-md-2096.
- Dade Export Engineering, Alameda, Calif.: DA-04-197-tc-669.

- Dahl, George L., Dallas, Tex.: DA-34-066-eng-1413.
- Danbury-Knudsen, Inc., Danbury, Conn.: N173s-15630.
- Daniel, Edward W., Co., Cleveland, Ohio: DA-36-022-tc-1702.
- Daniels, C. R., Inc., Daniels, Md.: MPA-30-287-md-2023, MPA-30-287-md-2209.
- Earley, W. S., & Co., Chicago, Ill.: DA-11-184-eng-3697.
- Daven Co., The, Newark, N. J.: DA-36-039-sc-47847.
- Davey Compressor Co., Kent, Ohio: DA-11-184-eng-3593.
- Davies-Young Soap Co., Dayton, Ohio: MPA-30-287-md-1652.
- Davis & Geck, Inc., Brooklyn, N. Y.: MPA-30-287-md-1576, MPA-30-287-md-1862.
- Davol Rubber Co., Providence, R. I.: MPA-30-287-md-1953.
- Day Laboratories, Inc., Chicago, Ill.: MPA-30-287-md-2198.
- Day & Zimmerman, Inc., Philadelphia, Pa.: DA-11-173-ord-18, NOa(s) 12201.
- Dayton Aircraft Products, Inc., Dayton, Ohio: N383s-37519, AF 33(038)-14942.
- Deal Deal Truttter, Springfield, Ill.: DA-11-184-eng-3.
- Dean Lumber Co., Gilmer, Tex.: DA-09-026-eng-6719.
- Dearborn Packing Co., Inc., Chicago, Ill.: DA-04-493-cm-1936.
- Decatur, Stephen, Brooklyn, N. Y.: DA-36-039-sc-4861.
- De Golyer & MacNaughton, Dallas, Tex.: N620s-7553.
- De Jur Amsco Corp., Long Island City, Long Island, N. Y.: N383s-37777.
- Deknatel, J. A., & Son, Inc., Queens Village, Long Island, N. Y.: MPA-30-287-md-1667, MPA-30-287-md-1861.
- Delaney, William M., Co., Salt Lake City, Utah: N220s-55209.
- De Laval Pacific Co., San Francisco, Calif.: DA-04-203-eng-679.
- De Laval Steam Turbine Co., East Trenton, N. J.: N220s-55450.
- Delay, Earle & Co., Columbia, S. C.: DA-38-042-aIII-3.
- Delline, Edwin F., Co., Denver, Colo.: DA-11-009-qm-1720.
- Delmonico Foods, Inc., Louisville, Ky.: DA-11-009-qm-1237, DA-11-009-qm-1239, DA-11-009-qm-1411, DA-11-009-qm-1613.
- Delron Co., Inc., The, Los Angeles, Calif.: AF 33(038)-15262.
- Delta Canning, Raymondville, Tex.: DA-11-009-qm-2149.
- Demuster Bros., Inc., Knoxville, Tenn.: Order (33-101)51-551.
- Denison Engineering Co., Columbus, Ohio: AF 42(014)-88.
- Dennison Foods, Oakland, Calif.: DA-04-493-qm-1628.
- Dentists' Supply Co. of New York, New York, N. Y.: MPA-30-287-md-1839, MPA-30-287-md-2283.
- Designers for Industry, Inc., Cleveland, Ohio: NOa(s) 12171.
- De Stefano, Dominick, Newburgh, N. Y.: DA-09-026-eng-5030.
- Detroit Broach Co., Detroit, Mich.: DA-19-058-ord-1299.
- Detroit Lubricator Co., Detroit, Mich.: N104s-13579.
- Detroit Testing Laboratory Co., Detroit, Mich.: DA-11-171-ord-96.
- Deutsch Co., Los Angeles, Calif.: AF 33(038)-15715.
- Deutschmann, Tobc, Corp., Canton, Mass.: DA-20-018-ord-11202.
- Devenco, Inc., New York, N. Y.: N171s-89983.
- Dewalt, Inc., Lancaster, Pa.: DA-11-184-eng-3756.
- Deweese, A., Lumber Co., Philadelphia, Miss.: DA-09-026-eng-5131.
- De Weldon, Felix G. W., Washington, D. C.: N0m 57080.
- Dewey & Almy Chemical Co., Cambridge, Mass.: DA-36-039-sc-4726.
- Dexter Folder Co., New York, N. Y.: DA-11-009-qm-1709.
- Diagraph-Bradley Industries, Inc., St. Louis, Mo.: DA-36-039-sc-1836.
- Diamond Power Specialty Corp., Lancaster, Ohio: N104s-13307.
- Diamond T Motor Car Co., Chicago, Ill.: DA-33-079-ord-223, DA-36-005-ord-276.
- Dick, Henry V., Co., Columbia, S. C.: DA-38-042-aIII-1112, DA-38-103-aIII-77.
- Dickinson Lumber, San Francisco, Calif.: DA-04-197-tc-683.
- Dierks Lumber & Coal Co., Kansas City, Mo.: DA-09-026-eng-5476.
- Di-Noc Co., Cleveland, Ohio: AF 23(109)-36.
- Distillation Products, Inc., Rochester, N. Y.: N220s-55133.
- Dixie Lumber Co., New Orleans, La.: DA-09-026-eng-5393, DA-09-026-eng-5402.
- Dixie Petroleum Co., San Antonio, Tex.: DA-04-493-cm-1369.
- Dixon, William, Inc., Newark, N. J.: MPA-30-287-md-2826.
- Dixon Manufacturing Co., Inc., Coffeyville, Kans.: AF 33(033)-15451.
- Dobbins Bros. Lumber, Birmingham, Ala.: DA-09-023-eng-6701.
- Dobeckmun Co., The, Cleveland, Ohio: DA-04-493-qm-1780.
- Dodge Steel Co., Philadelphia, Pa.: DA-36-038-ord-1181.
- Dohrmann Hotel Supply Co., San Francisco, Calif.: N160s-2837, N160s-2961.
- Dollar, Robert, Co., South San Francisco, Calif.: AF 33(038)-15705.
- Doran Lumber Corp., Brooklyn, N. Y.: DA-09-026-eng-2556, DA-09-026-eng-1615.
- Doughnut Corp. of America, New York, N. Y.: DA-04-493-qm-1404, DA-04-493-qm-1545.
- Douglas Aircraft Co., Inc., Santa Monica, Calif.: NOa(s) 10483, NOa(s) 10926, NOa(s) 12026 L. I. NOa(s) 51012 L. I., N383s-37862, N383s-37864, N383s-38670, W33-038 ac 10413 C. O. No. 19, W33-038 ac 20260 C. O. No. 20, AF 33(038)-14726, AF 33(038)-14751, AF 33(038)-14765.
- Douglas Fir Lumber, San Francisco, Calif.: DA-04-197-tc-769.
- Dowd, John, Co., New York, N. Y.: DA-30-1F2-tc-197.
- Drafting Associates, Inc., Bristol, Pa.: N283s-36261.
- Dravo Corp., Pittsburgh, Pa.: N104s-13492.
- Dreyfus Machinery, New Orleans, La.: DA-16-049-tc-71.
- Drexel Finishes Co., Philadelphia, Pa.: N151s-86338.
- Driver Lumber Co., Selma, Ala.: DA-09-026-eng-5205, DA-09-026-eng-5393.
- Duff-Norton Manufacturing Co., The, Pittsburgh, Pa.: N600s-6466.
- Duffy Construction Corp., New York, N. Y.: AF 33(038)-14554.
- Dulien Steel Products, Inc., Seattle, Wash.: DA-45-108-eng-519.
- Du Mont, Allen B., Laboratories, Inc., Pas-saic, N. J.: N1732s-15520.
- Dunlap & Associates, Inc., New York, N. Y.: N8nr 64105.
- Dunlap & Co., Columbus, Ind.: DA-09-026-eng-5181, DA-09-026-eng-5182, DA-09-026-eng-5183.
- Du Pont, E. I., de Nemours & Co., Inc., Wilmington, Del.: MPA-30-287-md-1627, AF 33(038)-14273.
- Dwight Lumber & Box Co., San Francisco, Calif.: DA-04-468-qm-322.
- Eagle Signal Corp., Moline, Ill.: N383s-36565.
- East Asiatic Co., Inc., New York, N. Y.: DA-30-280-qm-4816.
- East Rutherford Syringes, Inc., East Rutherford, N. J.: MPA-30-287-md-2094, MPA-30-287-md-2408.
- Eastern Corp., Bangor, Maine: DA-30-280-qm-5540.
- Eastern Rotorcraft Co., Willow Grove, Pa.: AF 33(038)-15188.
- Eastern Stainless Steel Corp., Baltimore, Md.: N600s-8240, AF 33(038)-15455.
- Eastern States Petroleum Co., Inc., Houston, Tex.: ASP 3302.
- Eastern Tool & Manufacturing Co., Belleville, N. J.: DA-28-017-ord-818.
- Eastman Kodak Co., Rochester, N. Y.: DA-11-171-ord-103, DA-11-184-eng-3959, DA-36-038-ord-1308, MPA-30-287-md-1626, MPA-30-287-md-1712, MPA-30-287-md-2250, AF 30(120)-198, AF 30(120)-201, AF 33(038)-14270, AF 33(038)-14702, AF 33(038)-14707, AF 33(038)-14970, AF 33(038)-15067, AF 33(038)-15150, AF 33(038)-15252, AF 33(038)-15267, AF 33(038)-15537, AF 33(033)-15643.
- Easton Car & Construction Co., Easton, Pa.: DA-36-034-ord-28.
- Eaton Laboratories, Inc., Norwich, N. Y.: MPA-30-287-md-2054.
- Eddy Paper Corp., Chicago, Ill.: DA-04-493-qm-1803, DA-11-009-qm-1952.
- Edgewater Steel Co., Pittsburgh, Pa.: N171s-89299.
- Edison, Thomas A., Inc., West Orange, N. J.: N383s-38169, AF 33(038)-15728, AF 33(033)-15742.
- Eduard Machinery Co., Inc., Cortland, N. Y.: DA-18-108-cml-927.
- Edmund Salvage Co., Collingwood, N. J.: DA-36-038-ord-1270.
- Edo Corp., College Point, Long Island, N. Y.: NOa(s) 9868 Amd. No. 5, NOa(s) 10616 Amdt. No. 1, NOa(s) 12149.
- Edris Co., Oakland, Calif.: DA-11-009-qm-1323.
- Edson Tool & Manufacturing Co., Belleville, N. J.: DA-30-144-ord-434.
- Eicor, Inc., Chicago, Ill.: AF 33(038)-423, AF 33(038)-14771, AF 33(038)-14835, AF 33(038)-14871, AF 33(038)-14898, AF 33(038)-15429.
- Eidal Manufacturing Co., Albuquerque, N. Mex.: DA-11-184-eng-3791, DA-11-184-eng-3812.
- Eisen Bros., Inc., Hoboken, N. J.: DA-11-009-qm-940.
- Ekco Products Co., Chicago, Ill.: DA-11-009-qm-1744.
- Elastic Stop Nut Corp. of America, Union, N. J.: AF 33(038)-15137.
- Elbe File & Binder Co., Inc., Fall River, Mass.: DA-30-280-qm-5426.
- Electric Auto-Lite Co., The, Toledo, Ohio: DA-18-108-cml-8462, DA-33-079-ord-224.
- Electric Eye Equipment Co., Danville, Ill.: DA-11-173-ord-39, DA-11-173-ord-40.
- Electric Hotpack Co., Inc., Philadelphia, Pa.: MPA-30-287-md-1703.
- Electric Machinery Manufacturing Co., Minneapolis, Minn.: DA-11-184-eng-3901.
- Electric Storage Battery Co., The, Philadelphia, Pa.: NOa(s) 12147.
- Electric Tachometer Corp., The, Philadelphia, Pa.: NObs 47953 Amd. No. 1, N104s-13657.
- Electrical Engineering & Manufacturing Corp., Los Angeles, Calif.: N383s-37466, AF 33(038)-15437, AF 33(038)-15535.
- Electro Engineering & Manufacturing Co., Detroit, Mich.: N104s-13831.
- Electro Impulse Laboratory, Eatontown, N. J.: AF 33(038)-15637.
- Electro Seal Corp., Des Plaines, Ill.: NOa(s) 12197.
- Electronic Associates, Inc., Long Branch, N. J.: AF 8(169)-72.
- Electronic Transformer Co., Inc., New York, N. Y.: DA-36-039-sc-3181.
- Electronic Tube Corp., Philadelphia, Pa.: N178s-6312.
- Ellendale Excelsior, Ellendale, Del.: DA-11-184-eng-4022.
- Elliott Co., Jeanette, Pa.: N151s-85972, N151s-85932, N151s-86415, N220s-55506.
- Ellis, Geo. D., & Sons, Inc., Philadelphia, Pa.: MPA-30-287-md-2375.
- Elster's, Los Angeles, Calif.: Order (4-253)51-140.
- Emerson Electric Manufacturing Co., The, St. Louis, Mo.: DA-11-184-eng-3830, NOa(s) 12177, NOa(s) 12220, W33-038 ac 15070 C. O. No. 12, AF 33(038)-14775, AF 33(038)-14824.
- Emge Packing Co., Inc., Fort Branch, Ind.: DA-16-057-qm-621.

Empire Brush Works, Port Chester, N. Y.: MPA-30-267-md-1910.
 Empire Findings Co., Long Island City, N. Y.: DA-11-009-qm-1675.
 Engineering Research Associates, Inc., St. Paul, Minn.: DA-18-001-ord-404, DA-44-009-eng-228, AF 33(038)-15449.
 Engineering & Research Corp., Riverdale, Md.: NOa(s) 51081, NOnr 13700 L. I., NOnr 13990 L. I., N383s-38450 L. I.
 Engineers Book Service, Brooklyn, N. Y.: DA-30-280-qm-4760.
 Erno Machine Co., White Plains, N. Y.: NOa(s) 12296.
 Espey Manufacturing Co., Inc., New York, N. Y.: AF 33(038)-15610.
 Essex Manufacturing Co., Inc., St. Louis, Mo.: N383s-38195.
 Esso Export Corp., New York, N. Y.: ASP 2466, DA-30-182-tc-204, DA-30-182-tc-205, DA-30-182-tc-206, DA-30-182-tc-207, DA-30-182-tc-208, DA-30-182-tc-209, DA-30-182-tc-210, DA-30-182-tc-232, DA-30-182-233, DA-30-182-tc-235.
 Esso Standard Oil Co., New York, N. Y.: ASP 2423 C. O. No. 9, ASP 2463, ASP 2488.
 Esterline-Angus Co., Inc., Indianapolis, Ind.: NOa(s) 12272, AF 8(169)-70.
 Ethicon Suture Laboratories, Inc., New Brunswick, N. J.: MPA-30-287-md-1636.
 Etnyre, E. D., & Co., Oregon, Ill.: DA-11-184-eng-3690.
 Eureka X-Ray Tube Corp., Chicago, Ill.: DA-23-075-md-353.
 Evans Products Co., Plymouth, Mich.: NOrd 10915.
 Ever Ready Label Corp., New York, N. Y.: MPA-30-287-md-1704.
 Ewing, Frank M., Co., Inc., Brentwood, Md.: DA-09-026-eng-5215.
 Ex-Cell-O Corp., Detroit, Mich.: N104s-13415.
 Exchange Distributors, San Francisco, Calif.: N220s-56426.
 Factory Lumber Co., Wichita Falls, Tex.: AF 41(183)-130.
 Fafnir Bearing Co., The, New Britain, Conn.: AF 33(038)-15960.
 Falling, Geo. E., Supply Co., Enid, Okla.: DA-11-184-eng-3842.
 Fairbanks, Morse & Co., Chicago, Ill.: DA-11-184-eng-3718, DA-11-184-eng-4027, N104s-13196, N209s-4830.
 Fairchild Camera & Instrument Co., Jamaica, Long Island, N. Y.: DA-36-039-sc-780, N383s-27892 and L. I., AF 33(038)-1364, AF 33(038)-2444, AF 33(038)-14918, AF 33(038)-14920, AF 33(038)-14923, AF 33(038)-14926, AF 33(038)-14927, Order (33-038)50-190.
 Fairchild Engine & Airplane Corp., Hagerstown, Md.—Fairchild Aircraft Division: W33-038 ac 19200 C. O. No. 79, C. O. No. 84, C. O. No. 85, C. O. No. 86, S. A. No. 73 and S. A. No. 78; AF 33(038)-14714. Fairchild Guided Missiles Division: DA-18-064-cml-438, NOnr 11500. NEPA Division: W33-038 ac 14801 S. A. No. 12. Ranger Division: NOrd 10798, W33-038 ac 22287, AF 33(038)-14890, AF 33(038)-14966.
 Farley & Loetscher Manufacturing Co., Dubuque, Iowa: DA-11-175-aV-803.
 Farm & Home Lumber, Caledonia, Ohio: DA-33-062-eng-33.
 Farrel-Birmingham Co., Inc., Ansonia, Conn.: N104s-13090.
 Farrington Co., Detroit, Mich.: DA-20-089-ord-2767.
 Fauver, J. N., Co., Inc., Detroit, Mich.: DA-20-089-ord-2959.
 Fawick Airflex Co., Inc., Cleveland, Ohio: N104s-13200.
 Fayette Manufacturing Co., Fayette, Ohio: DA-20-018-ord-10386.
 Federal Electric Products Co., Newark, N. J.: N104s-13617.
 Federal Enterprises, Inc., Chicago, Ill.: DA-11-184-eng-3951, NOa(s) 12198.
 Federal Laboratories, Inc., Pittsburgh, Pa.: DA-18-108-cml-1002.

Federal Telecommunication Laboratory, Inc., Nutley, N. J.: DA-28-043-sc-6233, W33-038 ac 15012 S. A. No. 14.
 Federal Telephone & Radio Corp., Clifton, N. J.: DA-36-039-sc-1392, DA-36-039-sc-3916, N126s-7902, AF 33(038)-15732, AF 33(038)-15854.
 Felsenthal, G., & Sons, Inc., Chicago, Ill.: N383s-38496.
 Fenwal, Inc., Ashland, Mass.: AF 33(038)-15121, AF 33(038)-15702, AF 33(038)-15849.
 Ferguson Lumber Co., St. Louis, Mo.: DA-11-184-eng-4021.
 Fibreboard Products, Inc., Downey, Calif.: DA-04-493-qm-1783, DA-11-009-qm-1039, DA-42-015-qm-1095.
 Fibrous Glass Insulation Co., Wilkes-Barre, Pa.: AF 33(038)-15024.
 Fine Organics, Inc., New York, N. Y.: MPA-30-287-md-1925.
 Firestone Tire & Rubber Co., The, Akron, Ohio: DA-30-144-ord-399, DA-30-144-ord-400, DA-33-019-ord-33, AF 33(038)-15456, AF 33(038)-15874.
 Fisher Flouring Mills Co., Los Angeles, Calif.: N220s-55747.
 Fisheries Supply Co., Seattle, Wash.: DA-45-045-tc-181.
 Flader, Inc., Frederic, North Tonawanda, N. Y.: NOa(s) 12308.
 Fletcher Aviation Corp., Pasadena, Calif.: AF 33(038)-14292, AF 33(038)-14633, AF 33(038)-15034.
 Fleming, Don D., Co., Inc., San Francisco, Calif.: DA-04-197-tc-691, DA-04-197-tc-694, DA-04-197-tc-695, DA-04-197-tc-702, DA-04-197-tc-703, DA-04-197-tc-704, DA-04-197-tc-757, DA-04-197-tc-764.
 Flightex Fabrics, Inc., New York, N. Y.: AF 33(038)-15157.
 Flinn & Thorpe, Memphis, Tenn.: N0Y 21192.
 Florida Fruit Cannery, Frostproof, Fla.: DA-11-009-qm-1286.
 Flotill Products, Inc., Stockton, Calif.: DA-04-493-qm-1651, DA-11-009-qm-929, DA-11-009-qm-936, DA-11-009-qm-972, DA-11-009-qm-991, DA-11-009-qm-1324, DA-11-009-qm-1773, DA-11-009-qm-1775, DA-11-009-qm-1777, DA-11-009-qm-2463, DA-11-009-qm-2466.
 Fluke, J., Engineering Co., Springdale, Conn.: N173s-15595.
 Fluor Corp., Ltd., The, Los Angeles, Calif.: DA-95-507-eng-38, AF 33(038)-14745.
 Foley Lumber & Export Corp., Jacksonville, Fla.: DA-09-026-eng-5119, DA-09-026-eng-5138.
 Folger, J. A., & Co., San Francisco, Calif.: DA-30-280-qm-4889.
 Food Machinery & Chemical Corp., San Jose, Calif.—Westvaco Chemical Division: N123s-68272.
 Foote Bros. Gear & Machine Corp., Chicago, Ill.: N383s-36575, N383s-36577.
 Ford Motor Co., Dearborn, Mich.: AF 33(038)-15871.
 Foss Launch & Tug Co., Seattle, Wash.: DA-45-045-tc-189, DA-45-045-tc-246, DA-45-045-tc-425.
 Foster Bros. Manufacturing Co., Utica, N. Y.: N383s-38246.
 Fox Valley Engineering Service, Aurora, Ill.: DA-30-144-ord-447.
 Frazier Packing Corp., Elwood, Ind.: DA-11-009-qm-2135, DA-11-009-qm-2140.
 French, R. T., Co., Rochester, N. Y.: DA-11-009-qm-1290, DA-11-009-qm-1389, DA-11-009-qm-1618, DA-11-009-qm-2433.
 Frost Lumber Industries, Inc., Shreveport, La.: DA-09-026-eng-2620, DA-09-026-eng-5090, DA-09-026-eng-5094, DA-09-026-eng-5126.
 Fry Trucking, Atascadero, Calif.: DA-04-353-eng-401.
 Fuller, W. P., & Co., San Francisco, Calif.: DA-42-036-cml-36, DA-42-036-cml-37, N220s-56300.
 Gaby Co., Philadelphia, Pa.: MPA-30-287-md-1765.

Galennie, E. J., Shreveport, La.: DA-09-026-eng-5319.
 Gainsville Lumber Co., Augusta, Ga.: DA-09-026-eng-5413, DA-09-026-eng-5442, DA-09-026-eng-6473.
 Gair, Robert, Co., Inc., New York, N. Y.: DA-11-009-qm-1711.
 Galbraith, C. C., & Son, Inc., New York, N. Y.: N104s-13561, N104s-13758.
 Galioto Bros., Chicago, Ill.: DA-11-009-qm-1375.
 Gar-Bro Manufacturing Co., Los Angeles, Calif.: DA-04-203-eng-591.
 Gardner, Clinton, Inc., Trenton, N. J.: DA-28-017-ord-875.
 Gardner Displays Co., Pittsburgh, Pa.: NOnr 10400, NOnr 11800.
 Garrett Corp., The, Los Angeles, Calif.—Airesearch Manufacturing Co. Division: NOa(s) 12153, NOa(s) 12263, N383s-35855, N383s-35858, N383s-36430, N383s-36947, N383s-37596, N383s-37634, N383s-37668, N383s-37950, AF 33(038)-14704, AF 33(038)-14960, AF 33(038)-15301, AF 33(038)-15750, AF 33(038)-15841.
 Gasar Corp., San Francisco, Calif.: DA-04-203-eng-241.
 Gaveco Laboratories, Inc., New York, N. Y.: AF 33(038)-14267.
 Gaylord Container Corp., St. Louis, Mo.: DA-04-493-qm-1798, DA-11-009-qm-1463, DA-11-009-qm-1712.
 Gear Grinding Machine Co., Detroit, Mich.: N383s-37051.
 General Aniline & Film Corp., New York, N. Y.—Anso Division: F 33(038)-15149, AF 33(038)-15885. Central Research Laboratory Division: AF 33(038)-15528. Ozalid Division: N104s-13670.
 General Arts, Columbia, S. C.: DA-38-042-aIII-16.
 General Box Co., Chicago, Ill.: DA-11-184-eng-3572.
 General Cable Corp., New York, N. Y.: DA-36-039-sc-888, N140s-17246, N383s-35824.
 General Cement Manufacturing Co., Rockford, Ill.: DA-36-039-sc-7224.
 General Controls Co., Glendale, Calif.: AF 33(038)-15078.
 General Dry Batteries, Inc., Cleveland, Ohio: DA-36-039-sc-15, DA-36-039-sc-4794, DA-36-039-sc-4876.
 General Electric Co., Schenectady, N. Y.: DA-36-039-sc-3993, DA-36-039-sc-4841, DA-36-039-sc-4963, DA-04-210-md-115, DA-04-210-md-116, NOa(s) 12000, NOa(s) 12051, NOa(s) 12284 L. I., NOa(s) 12285 L. I., NOM 57319, NOrd 10697 Amd. No. 5, NOrd 10820, NOrd 10866 L. I., NOrd 10939, N104s-13024, N104s-13539, N126s-7690, N126s-7860, N126s-7893, N126s-7991, N126s-7993, N126s-8108, N126s-8154, N126s-8205, N151s-85877, N171s-89868 L. I., N383s-34121, N383s-35864, N383s-36411, N383s-37056, N383s-37134, N383s-37678 L. I., N383s-37851, AF 33(038)-232 S. A. No. 4, AF 33(038)-14288, AF 33(038)-14692, AF 33(038)-14776, AF 33(038)-14777, AF 33(038)-14778, AF 33(038)-14779, AF 33(038)-14783, AF 33(038)-14789, AF 33(038)-14799, AF 33(038)-14825, AF 33(038)-14826, AF 33(038)-14827, AF 33(038)-14837, AF 33(038)-14841, AF 33(038)-14866, AF 33(038)-14867, AF 33(038)-14886, AF 33(038)-14888, AF 33(038)-14981, AF 33(038)-15051, AF 33(038)-15066, AF 33(038)-15319, AF 33(038)-15621, AF 33(038)-15757, AF 33(038)-15792, AF 33(038)-15853, Order 33(038)49-2128 Amd. No. 3.
 General Electric Supply Corp., Bridgeport, Conn.: DA-36-030-qm-1016, DA-36-030-qm-1018, NOM 57320, N220s-54204.
 General Electric X-Ray Corp., Milwaukee, Wis.: DA-13-002-md-32, DA-23-075-md-307, MPA-30-287-md-1616, MPA-30-287-md-1911, MPA-30-287-md-2144, MPA-30-287-md-2741.
 General Fireproofing Co., The, Youngstown, Ohio: AF 33(038)-15740.
 General Fittings Co., Providence, R. I.: N160s-2952.

- General Foods Corp., New Orleans, La.: DA-04-493-qm-1370, DA-11-009-qm-1158, DA-30-280-qm-4890, DA-30-280-qm-5659.
- General Industrial Supply Corp., Fort Worth, Tex.: AF 41(183)-135.
- General Metals Corp., Oakland, Calif.: DA-11-184-eng-4166.
- General Metals Corp., Oakland, Calif.—Adel Division: AF 33(038)-15790.
- General Mills, Inc., Minneapolis, Minn.: N140s-17798, N220s-55746, N220s-55871, N220s-55911, AF 33(038)-14786, AF 33(038)-14930.
- General Motors Corp., Detroit, Mich.—A. C. Spark Plug Division: N220s-55960, AF 33(038)-14665, AF 33(038)-14788, AF 33(038)-14796, AF 33(038)-14932, AF 33(038)-15271.
- AeroProducts Division: NOa(s) 12089, NOa(s) 12138, N383s-37110, AF 33(038)-121, AF 33(038)-3674 S. A. No. 3, AF 33(038)-15438.
- Allison Division: NOa(s) 10958, NOa(s) 11055, DA-33-008-ord-18, DA-33-008-ord-19, DA-33-008-ord-2689, AF 33(038)-14782, AF 33(038)-14785, AF 33(038)-14790, AF 33(038)-15463.
- Cadillac Motor Car Division: DA-20-029-ord-2931, DA-20-089-ord-4044.
- Cleveland Diesel Engine Division: DA-11-184-eng-3604, DA-11-184-eng-3736, DA-11-184-eng-3834, DA-33-031-eng-2898, DA-36-022-tc-2222, N104s-13204, N104s-13209.
- Delco Products Division: DA-11-184-eng-4145, AF 33(038)-15500.
- Detroit Diesel Engine Division: AF 33(038)-15779.
- GMC Truck & Coach Division: DA-20-018-ord-4689.
- Harrison Radiator Division: AF 33(038)-15170.
- New Departure Division: N383s-38236, AF 33(038)-15509, AF 33(038)-15777, AF 33(038)-15859, AF 33(038)-15959.
- Rochester Products Division: N383s-33440.
- General Office Furniture Co., Los Angeles, Calif.: N160s-2992.
- General Petroleum Corp. of California, New York, N. Y.: N220s-55562, N220s-55563; ASP 2495 C. O. No. 1, C. O. No. 2, and C. O. No. 5.
- General Radio Co., Cambridge, Mass.: NObs 53004, N126s-8152, N173s-15528, N383s-36457.
- General Steel Castings Corp., Eddystone, Pa.: DA-20-089-ord-4022.
- General Time Corp., New York, N. Y.: N123s-67371.
- General Tire & Rubber Co., The, Akron, Ohio: W33-038 ac 21967, AF 33(038)-5669, AF 33(038)-15760.
- Geophysical Service, Inc., Dallas, Tex.: NOa(s) 12273 L. I.
- Gerber Products Co., Fremont, Mich.: MPA-30-287-md-1507, MPA-30-287-md-1601.
- Gesell, R., Inc., New York, N. Y.: MPA-30-287-md-2182, MPA-30-287-md-2654, MPA-30-287-md-2753.
- Getz, William, Corp., Chicago, Ill.: MPA-30-287-md-1766, MPA-30-287-md-2355.
- Gibbs Manufacturing & Research Corp., Janesville, Wis.: AF 33(038)-14962.
- Gidley Research, Inc., Fairhaven, Mass.: DA-01-021-ord-51.
- Gifford, C. M., San Diego, Calif.: DA-04-493-qm-1350.
- Gihon, H. D., Inc., Trenton, N. J.: N140s-17967.
- Gilbert Plastics, Hillside, N. J.: DA-28-017-ord-929.
- Gillilan Bros., Inc., Los Angeles, Calif.: AF 33(038)-15123, AF 33(038)-15144, AF 33(038)-15704.
- Gilliland Enterprises, Inc., Lafayette, Ind.: NOrd 10920.
- Glaseo Products Co., Chicago, Ill.: MPA-30-287-md-1775, MPA-30-287-md-2052.
- Glidden Co., The, Cleveland, Ohio: DA-11-009-qm-1185, DA-11-009-qm-1223, DA-28-024-ord-794.
- Durkee Famous Foods Division: DA-11-009-qm-1610.
- Globe Corp., Chicago, Ill.: N383s-13237, N383s-37670.
- Globe Crayon Co., Inc., New York, N. Y.: DA-18-108-cml-40.
- Godchaux Sugars, Inc., New Orleans, La.: DA-30-280-qm-5182.
- Gold Leaf Pahr Co., New Rochelle, N. Y.: MPA-30-287-md-1533, MPA-30-287-md-1963.
- Golden Gate Foods, Inc., Berkeley, Calif.: DA-11-009-qm-1472, DA-11-009-qm-1936.
- Golden State Co., Ltd., San Francisco, Calif.: DA-11-009-qm-1487, N123s-68250, N220s-55803, N220s-55872, N220s-55880, N220s-56073.
- Goldsmith Bros. Smelting & Refining Co., Chicago, Ill.: AF 9(104)-267.
- Goodman-Kleiner Co., New York, N. Y.: MPA-30-287-md-2377.
- Goodrich, B. F., Co., The, Akron, Ohio: N383s-36692, N383s-36695, N383s-37136 L. I., N383s-38277, W33-038 ac 21960, W33-038 ac 22137, AF 33(038)-159, AF 33(038)-263, AF 33(038)-608, AF 33(038)-924, AF 33(038)-1763, AF 33(038)-1859, AF 33(038)-2143, AF 33(038)-2286, AF 33(038)-2559, AF 33(038)-2665, AF 33(038)-2814, AF 33(038)-3405, AF 33(038)-3682, AF 33(038)-6058, AF 33(038)-6228, AF 33(038)-14706, AF 33(038)-14731; AF 33(038)-14861, AF 33(038)-14901, AF 33(038)-14903, AF 33(038)-14906.
- Goodwin Preserving Co., Louisville, Ky.: DA-11-003-qm-932.
- Goodyear Aircraft Corp., Akron, Ohio: NOa(s) 11073, N383s-28039 and L. I., N383s-37735 L. I., W33-038 ac 14153 S. A. No. 18 and S. A. No. 19, AF 33(038)-14934.
- Goodyear Tire & Rubber Co., Inc., The, Akron, Ohio: DA-20-089-ord-3000, N383s-7371, N383s-7758 Lot II, N383s-7800, N383s-13049, N383s-13802, N383s-17798, N383s-37467, AF 33(038)-14268, AF 33(038)-14711, AF 33(038)-14863, AF 33(038)-14876, AF 33(038)-14884, AF 33(038)-14892, AF 33(038)-14899, AF 33(038)-14900, AF 33(038)-14910, AF 33(038)-14911, AF 33(038)-15599, AF 33(038)-15678, AF 33(038)-15679, AF 33(038)-15875, AF 33(038)-15931, AF 33(038)-15932.
- Gorman-Rupp Co., The, Mansfield, Ohio: AF 33(038)-15109.
- Goulds Pumps, Inc., Seneca Falls, N. Y.: NObs 59162 L. I.
- Grace, W. R., & Co., New York, N. Y.: DA-30-280-qm-4886, DA-30-280-qm-5121.
- Graco Metal Products Co., Inc., Philadelphia, Pa.: DA-36-038-ord-1314.
- Graflex, Inc., Rochester, N. Y.: DA-36-038-ord-1309, AF 33(038)-15699, AF 33(038)-15784.
- Graham Transmissions, Inc., Milwaukee, Wis.: DA-28-043-sc-6010.
- Grant Photo Products, Inc., Cleveland, Ohio: AF 33(038)-15268, AF 33(038)-15430, AF 33(038)-15754.
- Gray Line, Inc., The, San Francisco, Calif.: DA-04-197-tc-609.
- Gray Lumber Co., Waverly, Va.: DA-09-026-eng-6493.
- Gray Television & Research, Inc., Boston, Mass.: NOa(s) 12277.
- Graybar Electric Co., Inc., New York, N. Y.: DA-11-184-eng-4193, NOM 57296, N220s-54205, N383s-37615, N600s-8207.
- Great American Industries, Inc., Meriden, Conn.: NOrd 10899, AF 33(038)-15061, AF 33(038)-15979.
- Great Lakes Steel Corp., Detroit, Mich.: N160s-2653, N160s-2875, N160s-3101.
- Green Bay Canning, Green Bay, Wis.: DA-11-009-qm-1289, DA-11-009-qm-1397.
- Green, Richard, Co., Newark, N. J.: MPA-30-287-md-1778.
- Greenleaf Manufacturing Co., St. Louis, Mo.: AF 33(038)-14909.
- Greer Hydraulics, Inc., Brooklyn, N. Y.: NOa(s) 12217, NOa(s) 12241, AF 33(038)-6518, AF 33(038)-15539.
- Gregory, E. T., & Co., Nashville, Tenn.: AF 33(038)-14994.
- Gresham & Co., Kansas City, Mo.: DA-11-009-qm-1725.
- Griffiths & Sprague Stevedoring Co., Seattle, Wash.: DA-45-045-tc-157, DA-45-045-tc-161, DA-45-045-tc-162, DA-45-045-tc-168, DA-45-045-tc-188, DA-45-045-tc-192, DA-45-045-tc-196, DA-45-045-tc-200, DA-45-045-tc-203.
- Griggs, Cooper & Co., St. Paul, Minn.: DA-11-009-qm-1695, DA-11-009-qm-2146.
- Grinalds, A. S., Sons, Macon, Ga.: DA-03-026-eng-5391, DA-09-026-eng-5399.
- Grubbs, Hal B., & Co., San Francisco, Calif.: N220s-55349, N220s-55790.
- Grumman Aircraft Engineering Corp., Bethpage, Long Island, N. Y.: NOa(s) 7932 Amd. No. 13, NOa(s) 12054 L. I., NOa(s) 12242 L. I., N383s-36261, N383s-36275, N383s-37065, N383s-38639.
- Grundy, Maurice W., New Orleans, La.: DA-09-026-eng-5106.
- Guardian Electric Manufacturing Co., Chicago, Ill.: AF 33(038)-15191.
- Gudebros Bros. Silk Co., Philadelphia, Pa.: MPA-30-287-md-2639.
- Gudeman Co., The, Chicago, Ill.: DA-49-170-sc-25, DA-49-170-sc-69.
- Gulf Oil Corp., Pittsburgh, Pa.: ASP 2430 C. O. No. 4, C. O. No. 5, C. O. No. 6 and C. C. O. No. 9.
- H. K. Metal Craft Manufacturing Co., New York, N. Y.: AF 33(038)-15717.
- Haas Bros., San Francisco, Calif.: N220s-55811, N220s-55823, N220s-55875, N220s-56059, N220s-56420.
- Haberstump-Harris, Inc., Detroit, Mich.: DA-11-070-ord-1588.
- Hagerty Bros. & Co., New York, N. Y.: MPA-30-287-md-1886.
- Hagerty Co., Cohasset, Mass.: DA-19-058-ord-1193.
- Hagy, J. Milton, Waste Works, Philadelphia, Pa.: N140s-17629.
- Hale Fire Pump Co., Conshohocken, Pa.: NObs 53013 L. I.
- Haller, Raymond & Brown, Inc., State College, Pa.: DA-44-109-qm-268.
- Hallicrafters Co., Chicago, Ill.: DA-36-039-sc-3968, DA-36-039-sc-4745, AF 33(038)-15873.
- Halmos & Keith, San Francisco, Calif.: N220s-56427.
- Haloid Co., Rochester, N. Y.: AF 33(038)-15887.
- Hamilton Tailoring Co., Cincinnati, Ohio: AF 33(038)-15116.
- Hammond Manufacturing Corp., Pasadena, Calif.: AF 33(038)-15008.
- Hammorlund Manufacturing Co., New York, N. Y.: DA-36-039-sc-4656.
- Hanau Engineering Co., Inc., Buffalo, N. Y.: MPA-30-287-md-2320.
- Handy Pad Supply Co., Worcester, Mass.: MPA-30-287-md-1946, MPA-30-287-md-2009.
- Hanovia Chemical & Manufacturing Co., Newark, N. J.: MPA-30-287-md-1945.
- Hanson, C. H., Co., The, Chicago, Ill.: DA-11-009-qm-1548, DA-11-184-eng-3765.
- Hard & Rand, Inc., New York, N. Y.: DA-30-280-qm-5120, DA-30-280-qm-5160.
- Harders Engineering Co., Chicago, Ill.: DA-11-184-eng-3674.
- Hardesty Chemical Co., Inc., New York, N. Y.: DA-28-017-ord-872.
- Harding Devices Co., Dallas, Tex.: AF 33(038)-15696.
- Harley Soap Co., Philadelphia, Pa.: MPA-30-287-md-1815.
- Harnischfeger Corp., Milwaukee, Wis.: DA-11-184-eng-3716.
- Harriman, Alonzo J., Auburn, Maine: DA-19-016-eng-378.
- Harrington & Richardson Arms Co., Worcester, Mass.: DA-19-020-ord-35, NOM 57100.
- Harris, Frederic R., Inc., New York, N. Y.: Noy 21734.
- Harrison & Bonini Sales, San Francisco, Calif.: DA-04-197-tc-692, DA-04-197-tc-697, DA-04-197-tc-698, DA-04-197-tc-705, DA-04-197-tc-706.
- Harrison & Jarboe, Easton, Md.: DA-11-009-qm-2493.
- Harter Corp., The, Sturgis, Mich.: DA-11-009-qm-1654.
- Hartford Steam Boiler Inspection & Insurance Co., The, Hartford, Conn.: W33-038 ac 15321 C. O. No. 8.
- Hartman Electrical Manufacturing Co., The, Mansfield, Ohio: NOa(s) 9974, AF 33(038)-14885.
- Hartung, W. A., Supplies, Seattle, Wash.: DA-11-009-qm-1036.

- Harvey Metal Corp., Chicago, Ill.: DA-11-070-ord-1567.
- Harvey-Wells Electronics, Inc., Southbridge, Mass.: AF 33(038)-15465, AF 33(038)-15634.
- Hass Bros., San Francisco, Calif.: DA-30-280-qm-4887.
- Hauserman, E. F., Co., Cleveland, Ohio: DA-20-089-ord-2970.
- Havside Co., San Francisco, Calif.: DA-04-197-tc-690, DA-04-197-tc-693, DA-04-197-tc-701, DA-04-197-tc-755, DA-36-022-tc-1697, DA-36-022-tc-1726, N220s-55585.
- Haxton, Geo. W., & Son, Oakfield, N. Y.: DA-11-009-qm-1236, DA-11-009-qm-1256.
- Hays Corp., The, Michigan City, Ind.: AF 33(038)-15516.
- Hayward Lumber & Investment Co., Los Angeles, Calif.: N52m 25254.
- Hazeltine Electronics Corp., New York, N. Y.: NOa(s) 9884 Amdt. No. 1, Lot II and Amdt. No. 3, Lot III NOa(s) 12031, NOa(s) 12092, NOa(s) 12107, NObr 49255, N383s-37357, AF 33(038)-15107, AF 33(038)-15691.
- Heckethorn Manufacturing & Supply Co., Littleton, Colo.: DA-23-072-ord-21.
- Hedrick, Wyatt C., Co., Dallas, Tex.: DA-41-243-eng-742.
- Heil Co., The, Milwaukee, Wis.: DA-11-022-ord-26.
- Helm Co., The, Fairfield, Conn.: AF 33(038)-15843.
- Hellige, Inc., Long Island City, N. Y.: MPA-30-287-md-1894, MPA-30-287-md-2028, MPA-30-287-md-2108.
- Henderson, J. L., & Co., San Francisco, Calif.: N220s-55821, N220s-55873, N220s-55898, N220s-56051, N220s-56052.
- Henderson, Black & Greene, Inc., Troy, Ala.: DA-01-076-eng-561.
- Henry Bros. Tool & Die Works, Philadelphia, Pa.: DA-36-038-ord-1102.
- Henry Products Co., Brooklyn, N. Y., DA-30-029-sc-4697.
- Henry Valve Co., Melrose Park, Ill.: N104s-15715.
- Hensel Wood Products Co., Winston Salem, N. C.: DA-09-026-eng-5047, DA-09-026-eng-5049, DA-09-026-eng-5056.
- Henson, Fred C., Co., Pasadena, Calif.: DA-18-001-ord-354.
- Herbach & Rademan, Inc., Philadelphia, Pa.: DA-36-039-sc-4965, N383s-37917.
- Hercules Building Corp., Chicago, Ill.: DA-40-110-om-211.
- Hercules Motors Corp., The, Canton, Ohio: DA-26-022-tc-1940, DA-36-022-tc-2347.
- Hercules Powder Co., Inc., Wilmington, Del.: DA-23-017-ord-820, DA-23-017-ord-848, DA-36-034-ord-30, DA-36-034-ord-41.
- Herre Bros., Syracuse, N. Y.: N104s-13295, N164s-13371.
- Herring, M., Wholesale Lumber Co., Oklahoma City, Okla.: AF 41(183)-134.
- Hershey Chocolate Corp., Hershey, Pa.: DA-30-260-qm-5622, DA-45-064-qm-1150.
- Hess & Barker Co., Philadelphia, Pa.: N166s-27244.
- Hewlett Packard Co., Palo Alto, Calif.: N173s-36431.
- Heyden Chemical Corp., New York, N. Y.: MPA-30-287-md-1531.
- Hickok Electrical Instrument Co., Cleveland, Ohio: NObr 49238, N383s-37057.
- Hiern, Charles, New Orleans, La.: DA-16-49-tc-63.
- Higgins, Inc., New Orleans, La.: N104s-14230.
- Higgins, J. E., Lumber Co., San Francisco, Calif.: AF 4(171)-130.
- Hill Corp Co., Inc., Fresno, Calif.: DA-04-293-eng-545.
- Hill Diesel Engine Co., Lansing, Mich.: N104s-13314.
- Hilton Tool & Machine Co., Bronx, N. Y.: MPA-30-287-md-2363.
- Hirsch Bros. Co. of California, San Francisco, Calif.: N220s-56090.
- Hirsch, Gustave, Organization, Columbus, Ohio: AF 33(038)-15606.
- Hobart Bros. Co., The, Troy, Ohio: DA-11-184-eng-3910, DA-12-036-qm-1257.
- Hobart Manufacturing Co., Troy, Ohio: DA-11-184-eng-3864.
- Hobart Welder Sales & Service, Chicago, Ill.: DA-11-184-eng-4085.
- Hobbs Manufacturing Co., San Antonio, Tex.: DA-41-294-eng-1.
- Hodgman Rubber Co., Inc., Framingham, Mass.: AF 33(038)-16054.
- Hoffacker, C. O., Co., Cranston, R. I.: DA-19-058-ord-1308.
- Hogan Laboratories, Inc., New York, N. Y.: DA-49-170-sc-53.
- Holley Carburetor Co., Detroit, Mich.: AF 33(038)-14733.
- Hollingshead, R. M., Corp., Camden, N. J.: MPA-30-287-md-1692.
- Hollister Canning Co., Hollister, Calif.: DA-11-009-qm-2588.
- Holmberg Electric Co., Inc., Brooklyn, N. Y.: DA-36-039-sc-3854.
- Hemelite Corp., Port Chester, N. Y.: N383s-37859.
- Horizons, Inc., Princeton, N. J.: DA-36-034-ord-37, NObr 9200.
- Horlicks Corp., Racine, Wis.: DA-11-009-qm-1592.
- Hormel, Geo. A., & Co., Austin, Minn.: N129s-75773.
- Hotcan Corp., Los Angeles, Calif.: N123s-67289, N123s-67949.
- Houck, H. B., Lumber Co., Little Rock, Ark.: DA-09-026-eng-2593, DA-09-026-eng-2630, DA-09-026-eng-5163, DA-09-026-eng-5214, DA-09-026-eng-5436.
- Houdaille-Hershey Corp., Detroit, Mich.—Houde Engineering Division: DA-20-089-ord-2911, N383s-37640, N383s-38453, AF 33(038)-14724.
- Howe Bros., Troy, N. Y.: DA-30-127-qm-197.
- Howell Plywood Corp., Dothan, Ala.: DA-09-026-eng-5378.
- Hu-Friedy Manufacturing Co., Chicago, Ill.: MPA-30-287-md-2475.
- Hubeny Bros., Inc., Roselle, N. J.: DA-28-017-ord-808.
- Huber, Frederick W., Inc., New York, N. Y.: DA-11-009-qm-1927, DA-11-009-qm-1930.
- Hubinger Co., The, Keokuk, Iowa: DA-11-009-qm-1304, DA-11-009-qm-1650.
- Hudson Tea & Spice Co., Brooklyn, N. Y.: DA-30-280-qm-4931, DA-30-280-qm-5044, DA-30-280-qm-5045, DA-30-280-qm-5046.
- Hughes-Simonson Engineering Co., Dayton, Ohio: AF 33(033)-15043.
- Hughes Tool Co., Houston, Tex.—Hughes Aircraft Co. Division: NOrd 10924 L. I., W33-038 ac 14220 S. A. No. 22, W33-038 ac 15011 S. A. No. 11, AF 33(038)-11776, AF 33(038)-15167, AF 33(038)-15723, AF 33(038)-15826, AF 33(038)-16027.
- Hulman & Co., Terre Haute, Ind.: DA-11-009-qm-2334.
- Humble Oil & Refining Co., Houston, Tex.: ASP 2966.
- Hunt Foods, Inc., Los Angeles, Calif.: DA-45-064-qm-1154, DA-45-064-qm-1155.
- Hunta Manufacturing Co., Cleveland, Ohio: DA-49-170-sc-43.
- Hunter Photocopyist, Inc., Syracuse, Ind.: AF 33(038)-15881.
- Hycen Manufacturing Co., Pasadena, Calif.: AF 33(038)-14713.
- Hydro-Aire, Inc., Burbank, Calif.: AF 33(038)-14281, AF 33(038)-15077, AF 33(038)-15751, AF 33(038)-15934.
- Hydrodyne Corp., Pasadena, Calif.: DA-20-089-ord-1589.
- Hydrofoil Corp., Washington, D. C.: NObr 18601.
- Hyet & Struck Engineering Co., San Francisco, Calif.: DA-04-197-tc-349.
- Hyland Laboratories, Los Angeles, Calif.: MPA-30-287-md-1851, MPA-30-287-md-2783.
- Hyster Co., Portland, Ore.: DA-11-184-eng-3802.
- Immell, Lee J., San Pablo, Calif.: N220s-56032.
- Imperial Brass Manufacturing Co., The, Chicago, Ill.: DA-20-089-ord-2826.
- Imperial Electric Co., Akron, Ohio: N104s-13806.
- Imperial Sugar Co., Sugarland, Tex.: DA-30-280-qm-5329.
- Indianapolis Wire Bound Box Co., Indianapolis, Ind.: AF 33(038)-15897.
- Independent Pneumatic Tool Co., Aurora, Ill.: DA-11-184-eng-3654.
- Industrial Research Laboratories, Baltimore, Md.: NOa(s) 12082.
- Industrial Scientific Co., New York, N. Y.: DA-20-039-ord-2438.
- Ingersoll-Rand Co., New York, N. Y.: N104s-13132, N383s-37922.
- Ingram, J. E., Equipment Co., San Antonio, Tex.: DA-41-294-eng-3.
- Instrument Development Laboratories, Inc.: Needham Heights, Mass.: NOa(s) 12129.
- Instruments Corp., The, Baltimore, Md.: NOa(s) 12189.
- International Business Machines Corp., New York, N. Y.: DA-04-493-qm-1587, DA-11-009-qm-1359, DA-23-076-md-323.
- International Harvester Co., Chicago, Ill.: DA-11-022-ord-30, DA-11-184-eng-4214, DA-20-018-ord-9197, DA-20-018-ord-10393, DA-20-089-ord-2995.
- International Sales Corp., Seattle, Wash.: DA-45-045-tc-147, DA-45-045-tc-148, DA-45-045-tc-149.
- International Staple & Machine Co., Haver-town, Penn.: DA-36-039-sc-16.
- International Text Book Co., Scranton, Pa.: NOM 57411.
- Interstate Engineering Corp., El Segundo, Calif.: AF 33(033)-14290, AF 33(038)-15461.
- Investment Casting Co., The, Newark, N. J.: DA-28-017-ord-855.
- Iron Lung Co. of America, West Roxbury, Mass.: MPA-30-287-md-1559.
- Ironrite, Inc., Mt. Clemens, Mich.: DA-30-144-ord-458, DA-30-144-ord-515, DA-30-144-ord-516.
- Irving Air Chute Co., Inc., Buffalo, N. Y.: AF 33(038)-15005, AF 33(038)-15023.
- Irvington Varnish & Insulator Co., Western, El Monte, Calif.: DA-12-036-qm-1421.
- Irwin Auger Bit Co., Wilmington, Ohio: N600s-8353.
- Israel, Leon & Bros., Inc., New York, N. Y.: DA-30-280-qm-4833, DA-30-280-qm-4288.
- Ivory, J. W., Philadelphia, Pa.: MPA-30-287-md-1592, MPA-30-287-md-2407.
- J. V. W. & Co., Binghamton, N. Y.: AF 33(038)-162 S. A. No. 5.
- Jack & Heintz Precision Industries, Inc., Cleveland, Ohio: AF 33(038)-14833, AF 33(038)-14834, AF 33(038)-14862, AF 33(038)-14869, AF 33(038)-14872, AF 33(038)-14912, AF 33(038)-14915, AF 33(038)-14910, AF 33(038)-14956, AF 33(038)-15254, AF 33(038)-15487, AF 33(038)-15612.
- Jack, Bill, Scientific Instrument Co., Inc., Solana Beach, Calif.: AF 33(038)-15641.
- Jacobs Aircraft Engine Co., Pottstown, Pa.: AF 33(038)-14731.
- Jacobs Industrial Sales, Buffalo, N. Y.: DA-26-039-sc-7450.
- Jay Manufacturing Co., St. Louis, Mo.: DA-30-075-eng-1145.
- Jefferys-McElrath Manufacturing Co., Macon, Ga.: DA-09-026-eng-5109.
- Jeffreys-Myers Manufacturing Co., Oxford, N. C.: DA-09-026-eng-5028, DA-09-026-eng-5089.
- Jennings Machine Co., Philadelphia, Pa.: DA-36-038-ord-1104, DA-36-038-ord-1170.
- Jensen Radio Manufacturing Co., Chicago, Ill.: DA-35-039-sc-4756.
- Jerguson Gate & Valve Co., Somerville, Mass.: N104s-13534.
- Jessop Steel Co., Washington, Pa.: AF 33(038)-15454.
- Johns Manville Products Corp., New York, N. Y.: N600s-6613.
- Johnson, E. A., & Co., San Francisco, Calif.: DA-30-280-qm-4806.
- Johnson & Johnson, New Brunswick, N. J.: MPA-30-287-md-1613, MPA-30-287-md-1679, MPA-30-287-md-1256, MPA-30-287-md-1467, MPA-30-287-md-1897, MPA-30-287-md-1900, MPA-30-287-md-1926.

- Johnson & Joseph Co., San Francisco, Calif.: DA-04-197-tc-667, DA-04-197-tc-636.
- Johnson Service Co., Milwaukee, Wis.: DA-36-039-sc-1, DA-36-039-sc-4799.
- Johnson & Wimsatt, Inc., Washington, D. C.: DA-09-026-eng-5063, DA-09-026-eng-5064, DA-09-026-eng-5123, DA-09-026-eng-5178, DA-09-026-eng-5224, DA-09-026-eng-5253, DA-09-026-eng-5408.
- Johnston Tin Foil & Metal Co., The, St. Louis, Mo.: AF 33(038)-15594.
- Jones & Lamson Machine Co., Springfield, Vt.: DA-28-017-ord-800.
- Jones & Laughlin Steel Corp., Pittsburgh, Pa.: DA-11-184-eng-3998, N160s-2855, N600s-8191.
- Jones Stevedoring Co., San Francisco, Calif.: DA-04-197-tc-33, DA-04-197-tc-34, DA-04-197-tc-38.
- Jorgensen's Danish Bakeries, Inc., Seattle, Wash.: DA-04-493-qm-1037.
- Joy Manufacturing Co., Pittsburgh, Pa.: DA-11-184-eng-3839, DA-30-075-eng-1116.
- Justi, H. D., & Son, Philadelphia, Pa.: MPA-30-287-md-2018, MPA-30-287-md-2845, Kaiser Aluminum & Chemical Sales, Inc., Oakland, Calif.: N600s-7183, AF 33(038)-15459.
- Kaiser Steel Corp., Oakland, Calif.: N600s-8182.
- Kaman Aircraft Corp., Windsor Locks, Conn.: NOa(s) 12202 L. I.
- Kamen Soap Products Co., New York, N. Y.: N140s-17993.
- Kay Industries, Inc., Detroit, Mich.: DA-20-083-ord-4002.
- Kearfott Co., Inc., New York, N. Y.: NOrd 10925, AF 33(038)-14870.
- Kelley Koett Manufacturing Co., Covington, Ky.: DA-23-075-md-248, DA-23-075-md-424, DA-23-075-md-SL616, DA-36-039-sc-4, MPA-30-287-md-2012, MPA-30-287-md-2143, MPA-30-287-md-2154, MPA-30-287-md-2166, MPA-30-287-md-2249, MPA-30-287-md-2473, MPA-30-287-md-2742.
- Kellogg, M. W., Company, The, Jersey City, N. J.: DA-44-109-qm-222, NOrd 10773, AF 33(038)-2734 S. A. No. 15.
- Kellogg Sales Co., Battle Creek, Mich.: DA-04-493-qm-1401, DA-04-493-qm-1434, DA-04-493-qm-1584, DA-04-493-qm-1586, DA-04-493-qm-1600.
- Kellogg Switchboard & Supply Co., Chicago, Ill.: DA-36-039-sc-895, DA-36-039-sc-3064.
- Kent Manufacturing Corp., Chestertown, Md.: DA-18-108-cml-932.
- Kenwell Sporting Goods, Utica, N. Y.: DA-11-009-qm-1772.
- Kenyon Instrument Co., Inc., New York, N. Y.: NOnr 12300, N383s-36701, N383s-38495.
- Kern Food Products, Inc., Los Angeles, Calif.: DA-11-009-qm-1471, DA-11-009-qm-1475, DA-11-009-qm-2095, DA-11-009-qm-2274.
- Ketay Manufacturing Corp., New York, N. Y.: NOrd 10950, NOrd 10959.
- Keystone Coat & Apron Manufacturing Corp., Philadelphia, Pa.: DA-30-280-qm-5036.
- Keystone Portland Cement Co., Philadelphia, Pa.: DA-30-075-eng-979.
- Kidde, Walter & Co., Inc., Belleville, N. J.: N383s-38134, AF 33(038)-14272, AF 33(038)-14964, AF 33(038)-15182, AF 33(038)-15189, AF 33(038)-15273, AF 33(038)-15747, AF 33(038)-15835, AF 33(038)-15848.
- Kieckhefer Container Co., Camden, N. J.: DA-11-009-qm-1224, DA-04-493-qm-1804.
- Kieley & Mueller, Inc., North Bergen, N. J.: N104s-13341.
- Kilgore Manufacturing Co., Westerville, Ohio: DA-18-108-cml-464.
- Kimberly-Clark Corp., Neenah, Wis.: DA-30-280-qm-4639, DA-30-280-qm-4840.
- King Gage Co., Ann Arbor, Mich.: N140s-17936.
- Kingan & Co., Inc., Indianapolis, Ind.: DA-11-009-qm-1215.
- Kings County Packing Co., Armona, Calif.: N220s-56077.
- Kipco Industries, Mason, Mich.: N600s-6327.
- Kirby Lumber Corp., Houston, Tex.: DA-09-026-eng-5099, DA-09-026-eng-5165, DA-09-026-eng-5258.
- Klett Manufacturing Co., New York, N. Y.: MPA-30-287-md-1736.
- Klumb Lumber Co., Crystal Springs, Miss.: DA-09-026-eng-5297, DA-09-026-eng-5453, DA-09-026-eng-5454.
- Knox Lumber Sales Co., Thomson, Ga.: DA-09-026-eng-5073, DA-09-026-eng-5265, DA-09-026-eng-5275, DA-09-026-eng-5286, DA-09-026-eng-5495, DA-09-026-eng-5421.
- Kochring Co., Milwaukee, Wis.: N0y 22274, N160s-2814.
- Kohler Co., Kohler, Wis.: N160s-2304.
- Kollmorgen Optical Corp., Brooklyn, N. Y.: NOrd 10920.
- Koppers Co., Inc., Pittsburgh, Pa.—Piston Ring Department Division: N104s-13259.
- Kropp Forge Company, Chicago, Ill.: DA-20-089-ord-2830, DA-20-089-ord-3725.
- Krueger-Barnes Corp., Detroit, Mich.: DA-19-058-ord-1235, DA-19-058-ord-1309, DA-19-058-ord-1212, DA-19-058-ord-1315, DA-19-058-ord-1318.
- Kuhlman Electric Co., Bay City, Mich.—Kuhlman Electric Furnace Division: N220s-5230.
- Kunkle Valve Co., Fort Wayne, Ind.: N104s-13020.
- Lac Chemicals, Inc., Culver City, Calif.: MPA-30-287-md-2247.
- La Crosse Trailer & Equipment Co., La Crosse, Wis.: DA-11-184-eng-3792.
- Lady's Choice Foods, Los Angeles, Calif.: DA-11-009-qm-1431.
- Laguna Packing Corp., Hanford, Calif.: DA-11-009-qm-1254, DA-11-009-qm-1458.
- Lake Odesa Canning Co., Lake Odessa, Mich.: DA-11-009-qm-976.
- Lalanc & Grosjean Manufacturing Co., New York, N. Y.: MPA-30-287-md-2415.
- Lamb, W. H., & Sons, Summit, Miss.: DA-09-026-eng-5238.
- Lambert Engineering Co., St. Louis, Mo.: AF 33(038)-15097.
- La Mirada Olive Co., Inc., San Francisco, Calif.: DA-04-493-qm-1050.
- Lampert, Irving Co., Inc., Brooklyn, N. Y.: DA-11-184-eng-3075.
- Lancaster Engineering Corp., Lancaster, Pa.: DA-36-022-tc-171.
- Land-Air, Inc., Chicago, Ill.: AF 33(038)-1886 S. A. No. 4, Order (33-038)51-169.
- Landau Metal Products Corp., Long Island City, N. Y.: MPA-30-287-md-2743.
- Landers, Frary & Clark, New Britain, Conn.: AF 33(038)-15514.
- Landis Machine Co., St. Louis, Mo.: DA-36-038-ord-1103.
- Langendorf United Bakeries, Inc., San Francisco, Calif.: DA-04-493-qm-1592.
- Langlois Flour Co., Los Angeles, Calif.: DA-04-493-qm-1465.
- Land-downe Steel & Iron Co., Morton, Pa.: DA-36-038-ord-1120.
- Lapine, Arthur S., & Co., Chicago, Ill.: DA-11-124-eng-3821, DA-11-184-eng-3865.
- La Pointe Machine Tool Co., Hudson, Mass.: DA-19-058-ord-1132.
- La Salle Camera Co., Chicago, Ill.: DA-11-184-eng-4201.
- Lasar Manufacturing Co., Los Angeles, Calif.: N160s-2902.
- Lavoie Laboratories, Morganville, N. J.: N383s-37479.
- Leach Relay Co., Los Angeles, Calif.: DA-36-039-sc-6609.
- Lear, Inc., Grand Rapids, Mich.: N383s-36366, N383s-36945, N383s-38095, AF 33(038)-14795, AF 33(038)-14818, AF 33(038)-15305, AF 33(038)-15326, AF 33(038)-15484, AF 33(038)-15739, AF 33(038)-15864.
- Romec Pump Co. Division: N383s-37990, AF 33(038)-14738, AF 33(038)-15095.
- Le Blond, R. K., Machine Tool Co., The, Cincinnati, Ohio: N600s-6608.
- Leece-Neville Co., Cleveland, Ohio: N383s-86713.
- Leeds & Northrup Co., Philadelphia, Pa.: MPA-30-287-md-2608, AF 33(038)-15788.
- Lehigh Structural Steel Co., Allentown, Pa.: DA-11-184-eng-3637.
- Lehmann Machine Co., St. Louis, Mo.: N600s-6607.
- Leland Electric Co., Dayton, Ohio: NOa(s) 12265, AF 33(038)-14232.
- Lehner Corp., The, Hamilton, Ohio: N140s-17291.
- Leslie Salt Co., San Francisco, Calif.: DA-04-197-tc-1579.
- Le Tourneau, R. G., Inc., Peoria, Ill.: DA-11-184-eng-3786.
- Lever Bros. Co., Cambridge, Mass.: N220s-55743, N220s-55817, N220s-56414.
- Levernier Laboratories, Syracuse, Ind.: MPA-30-237-md-2778.
- Lewis Engineering Co., The, Naugatuck, Conn.: AF 33(038)-14840, AF 33(038)-14842, AF 33(038)-14857, AF 33(038)-14858, AF 33(038)-14864, AF 33(038)-15764, AF 33(038)-15965.
- Lewis, H. W., Equipment Co., San Antonio, Tex.: DA-41-294-eng-4.
- Lewyt Corp., Brooklyn, N. Y.: DA-36-039-sc-3917.
- Libbey-Owens-Ford Glass Co., Toledo, Ohio: DA-18-108-cml-948.
- Liberty Dry Dock, Inc., Brooklyn, N. Y.: DA-30-222-tc-20, DA-30-222-tc-26, DA-30-222-tc-285, DA-30-291-a-14.
- Liberty Products Corp., Farmingdale, Long Island, N. Y.: NOM 57009.
- Lieb Hardware Corp., Brooklyn, N. Y.: DA-30-075-eng-1072.
- Liebel-Flarsheim Co., Cincinnati, Ohio: MPA-30-287-md-2815.
- Liggett & Myers Tobacco Co., Inc., New York, N. Y.: DA-11-009-qm-941, DA-11-009-qm-904, DA-11-009-qm-998, DA-11-009-qm-1351, Order (11-006)51-943.
- Lilly, Eli, & Co., Indianapolis, Ind.: MPA-30-287-md-1769, MPA-30-287-md-2172, MPA-30-287-md-2189, MPA-30-287-md-2300, MPA-30-287-md-2309.
- Lilly Waite Sales Co., Utica, N. Y.: MPA-30-287-md-1986.
- Line Material Co. of Pennsylvania, East Stroudsburg, Pa.: AF 33(038)-15766.
- Linzer, D., & Sons, Inc., New York, N. Y.: DA-11-184-eng-4143.
- Liquidmeter Corp., The, Long Island City, N. Y.: N383s-32157, N383s-37129, N383s-32149, AF 33(038)-14860, AF 33(038)-14935.
- Lite Manufacturing Co., Inc., New York, N. Y.: DA-11-184-eng-3760.
- Lockheed Aircraft Corp., Burbank, Calif.: N383s-36567, N383s-37020, N383s-37592, N383s-37593, W33-038 ac 14563 C. O. No. 14, W33-038 ac 17131 S. A. No. 11, W33-038 ac 21663 S. A. No. 56, AF 33(038)-14717, AF 33(038)-14744, AF 33(038)-14804, AF 33(038)-14805, AF 33(038)-14906, AF 33(038)-14992, AF 33(038)-15092, AF 33(038)-15639.
- Lockheed Aircraft Service, Inc., Burbank, Calif.: N383s-38145, AF 33(038)-15464, AF 33(038)-15605.
- Lockheed Air Terminal, Inc., Burbank, Calif.: ASP 3303.
- Lodge & Shipley Co., The, Cincinnati, Ohio: N600s-6609.
- Logan Co., Louisville, Ky.: N600s-8129.
- Lombard Governor Corp., Ashland, Mass.: DA-19-066-ord-258.
- Lonegan Manufacturing Co., Albion, Mich.: DA-11-009-qm-1785.
- Longview Fibre Co., Longview, Wash.: DA-11-009-qm-1076.
- Look, Arthur E., Inc., Boston, Mass.: MPA-30-287-md-2640.
- Loop Lumber Co., Alameda, Calif.: DA-04-197-tc-681, DA-04-197-tc-687, DA-04-197-tc-688.
- Loper, R. E., Lumber Co., Tuscaloosa, Ala.: DA-09-026-eng-3318, DA-09-026-eng-5400, DA-09-026-eng-5406, DA-09-026-eng-5424, DA-09-026-eng-5431, DA-09-026-eng-6486.
- Loral Electronics Corp., New York, N. Y.: N383s-38530.
- Lord Manufacturing Co., Erie, Pa.: N383s-37506, AF 33(038)-14974, AF 33(038)-15175.
- Los Angeles Nut House, Los Angeles, Calif.: DA-04-493-qm-1933.

- Loucks & Norling Studios, New York, N. Y.: NORr 9500.
- Loud, H. W., Machine Works, Inc., Pomona, Calif.: AF 33(038)-15053, AF 33(038)-15294.
- Lowell Insulated Wire Co., Lowell, Mass.: DA-36-039-sc-4737.
- Lowell Wrench Co., Worcester, Mass.: N600s-7119.
- Lowenstein, M., & Sons, New York, N. Y.: DA-12-036-qm-1219.
- Lucky Lager Brewing Co., San Francisco, Calif.: N220s-55293.
- Lundy Manufacturing Corp., New York, N. Y.: N383s-36442, AF 33(038)-14278.
- Lunex Co., Davenport, Iowa: DA-11-070-ord-1625, DA-11-070-ord-1706.
- Luscombe Engineering, North Wales, Pa.: DA-36-005-ord-261.
- Lustre Co., The, Chicago, Ill.: DA-11-184-eng-4202.
- Lynd-Farquhar Co., Boston, Mass.: DA-19-066-ord-830.
- Lyons, Wm. T., Co., Inc., Baltimore, Md.: NOY 19857.
- M. B. Manufacturing Co., Inc., The, New Haven, Conn.: N383s-37930, AF 33(038)-15441, AF 33(038)-15951.
- M & K Corp., San Francisco, Calif.: DA-04-203-eng-246.
- M & R Dietetic Laboratories, Inc., Columbus, Ohio: DA-11-009-qm-1557, N220s-55836, N406s-27670.
- Macalaster Bicknell Co., Cambridge, Mass.: MPA-30-287-md-2111.
- MacDonald & Kruse, Sun Valley, Calif.: NOY 18310.
- MacDonald Building, Tacoma, Wash.: AF 45(011)-58.
- MacFarlane-Shoblud Lumber Co., Seattle, Wash.: DA-45-045-tc-165, DA-45-045-tc-174.
- MacGregor Instrument Co., Needham, Mass.: MPA-30-287-md-2543.
- Machine & Tool Designing Co., Philadelphia, Pa.: DA-19-058-ord-1434.
- Machinery Sales Co., Buffalo, N. Y.: N160s-2701.
- Machlett Laboratories, Inc., Springdale, Conn.: MPA-23-075-md-363.
- Magnaflex Corp., Chicago, Ill.: DA-19-058-ord-1203.
- Magnavox Co., Fort Wayne, Ind.: DA-11-070-ord-1707, DA-19-058-ord-1333, N383s-36324, AF 33(038)-15685.
- Magnolia Petroleum Co., Dallas, Tex.: ASP 2437 C. O. No. 3, C. O. No. 5, C. O. No. 6 and C. O. No. 7.
- Maine Specialty Co., Portland, Maine: DA-36-022-tc-1711, DA-36-022-tc-1752.
- Majestic Molded Products, Inc., Long Island City, N. Y.: DA-36-038-ord-1158.
- Malleable Iron Range Co., Beaver Dam, Wis.: DA-12-036-qm-1416.
- Mallinckrodt Chemical Works, St. Louis, Mo.: MPA-30-287-md-2245, MPA-30-287-md-2814.
- Mallory, P. R., & Co., Inc., Indianapolis, Ind.: DA-44-009-eng-237, NOa(s) 51006.
- Manheim Manufacture & Belting Co., Manheim, Pa.: DA-11-184-eng-3837.
- Mann, David W., Lincoln, Mass.: DA-19-020-ord-23, DA-19-020-ord-34.
- Manning, Maxwell & Moore, Inc., Bridgeport, Conn.: N104s-13442.
- Manhattan Soap Co., Omaha, Nebr.: DA-30-280-qm-4903.
- Manufacturers Battery Co., Madison, Wis.: DA-36-039-sc-15, DA-36-039-sc-3000, DA-36-039-sc-4875.
- Maple Island Farm, Inc., Stillwater, Minn.: DA-11-009-qm-1388, DA-11-009-qm-1483, DA-11-009-qm-1520, DA-11-009-qm-1572.
- Marchant Calculating Machines Co., Oakland, Calif.: DA-11-009-qm-1575.
- Marine Basin Co., Brooklyn, N. Y.: DA-30-222-tc-189.
- Marine Iron Works, Inc., Tacoma, Wash.: DA-45-045-tc-173, DA-45-045-tc-311.
- Marine Composition Paint & Scaling Co., Inc., Brooklyn, N. Y.: N140s-17548.
- Marine Lumber Service, Inc., Seattle, Wash.: DA-45-045-tc-180.
- Marine Products Engineering Co., Rochester, N. Y.: N104s-13351.
- Marine Terminals Corp., Wilmington, Calif.: DA-04-197-tc-83, DA-04-197-tc-88, DA-04-197-tc-90, DA-04-197-tc-92.
- Marinette Glove Co., Marinette, Wis.: DA-11-009-qm-1798.
- Marinette Marine Corp., Marinette, Wis.: DA-11-184-eng-3636.
- Markite Co., The, New York, N. Y.: NORr 9101.
- Marlin-Rockwell Corp., Jamestown, N. Y.: AF 33(038)-15743, AF 33(038)-15769, AF 33(038)-15840.
- Marlo Colls Co., St. Louis, Mo.: DA-30-075-eng-1105.
- Marquette Metal Products Co., The, Cleveland, Ohio: AF 33(038)-14700, AF 33(038)-15297, AF 33(038)-15587.
- Marsales Co., Inc., New York, N. Y.: MPA-30-287-md-1924, MPA-30-287-md-1987.
- Marshall Hatchery, Hagerstown, Md.: DA-18-108-cml-9302.
- Marshall-Newell Supply Co., San Francisco, Calif.: DA-04-197-tc-710, DA-04-197-tc-758.
- Martin Bakery, Inc., San Antonio, Tex.: DA-11-009-qm-1420, DA-11-009-qm-1602, DA-11-009-qm-2385.
- Martin, Glenn L., Co., The, Baltimore, Md.: DA-18-064-cml-436, DA-36-034-ord-36, NOa(s) 11057, NOa(s) 11064, NOa(s) 12028, N383s-36381, N383s-38735 L. I., AF 33(038)-15087.
- Martin-Quaid Co., Philadelphia, Pa.: MPA-30-287-md-2334.
- Martin & Turner Marine & Industrial Supplies, Wilmington, Calif.: DA-36-022-tc-1708.
- Martinolich Ship Repair Co., San Francisco, Calif.: DA-04-197-tc-37.
- Maryland Electronic Manufacturing Corp., College Park, Md.: NOa(s) 12298.
- Maryland Terminals Corp., Baltimore, Md.: ASP 2477.
- Mason, L. E., Co., Hyde Park, Mass.: DA-18-108-cml-8452.
- Mason, L. Randolph, New York, N. Y.: AF 33(038)-14823.
- Mason, Silas, Co., New York, N. Y.: DA-11-173-ord-38.
- Masonite Corp., Chicago, Ill.: N383s-37704, N383s-38548.
- Massachusetts Packing Co., Inc., New York, N. Y.: DA-30-280-qm-4930, DA-30-280-qm-5041.
- Massey Harris Co., The, Racine, Wis.: DA-20-089-ord-4079.
- Master Metal Products, Inc., Buffalo, N. Y.: MPA-30-287-md-2244.
- Masterbilt Trailer Co., Glendale, Calif.: N160s-3013.
- Mathews Lumber Co., Seattle, Wash.: DA-45-108-eng-516.
- Mattatuck Manufacturing Co., The, Waterbury, Conn.: DA-28-017-ord-939, DA-28-017-ord-948.
- Maxey, Homer, G., Co., Wichita Falls, Tex.: AF 41(183)-151.
- Maxim Silencer Co., The, Hartford, Conn.: DA-20-089-ord-4023, N104s-13414.
- Maxson, W. L., Corp., The, New York, N. Y.: N383s-30577 and L. I., AF 33(038)-14887.
- McArthur Lumber Co., Goldsboro, N. C.: DA-09-026-eng-5321.
- McBee Co., The, Athens, Ohio: DA-49-148-ag-27.
- McCulloch Lumber Co., Atlanta, Ga.: DA-09-026-eng-5175, DA-09-026-eng-5218, DA-09-026-eng-5222, DA-09-026-eng-6302.
- McCusker, Paul, San Francisco, Calif.: DA-04-197-tc-680, DA-04-197-tc-682.
- McDonnell Aircraft Corp., St. Louis, Mo.: N383s-36900.
- McGinnis Lumber Co., Meridian, Miss.: DA-09-026-eng-5264, DA-09-026-eng-5304.
- McGowan Lumber Co., Pineapple, Ala.: DA-09-026-eng-5459.
- McGregor & Werner, Inc., Washington, D. C.: Nod 7617, NORd 10973.
- McKay Co., The, Pittsburgh, Pa.: DA-20-089-ord-4119.
- McKay-Davis Chemical Corp., Toledo, Ohio: AF 33(038)-15595.
- McKesson Appliance Co., Toledo, Ohio: MPA-30-287-md-2203, MPA-30-287-md-2780.
- McKiernan-Terry Corp., New York, N. Y.: NORr 13001, N383s-36485.
- McLaughlin Research Corp., New York, N. Y.: NORd 10933.
- McLaurin-Jones Co., Brookfield, Mass.: DA-30-280-qm-4683.
- McPhillips & Co., Inc., Trenton, N. J.: AF 33(038)-15027.
- McSweeney, Angus, San Francisco, Calif.: NOY 22452.
- Mead Aviation Equipment Co., Trenton, N. J.: AF 33(038)-15014, AF 33(038)-15025.
- Mearl Corp., The, New York, N. Y.: N140s-17274, N140s-17878, N140s-17921.
- Measurements Corp., Boonton, N. J.: N383s-37356.
- Mehl Manufacturing Co., Cincinnati, Ohio: DA-28-017-ord-812.
- Meissner Bailey Co., Wichita Falls, Tex.: AF 41(183)-148.
- Mel-Williams Co., San Francisco, Calif.: DA-11-009-qm-1322, DA-11-009-qm-1346, DA-11-009-qm-1350.
- Melpar, Inc., Alexandria, Va.: NOa(s) 12119, AF 33(038)-15635.
- Melrose Hospital Uniform Co., New York, N. Y.: MPA-30-287-md-1655.
- Melvina Can Co., Inc., Maspeth, N. Y.: DA-28-017-ord-828.
- Mercer Glass Works, Inc., New York, N. Y.: MPA-30-287-md-2186.
- Mergenthaler Linotype Co., Brooklyn, N. Y.: DA-11-009-qm-927, DA-30-069-ord-82.
- Merrell, Wm. S., Co., Cincinnati, Ohio: MPA-30-287-md-1972.
- Merrill Bros., Maspeth, N. Y.: DA-30-144-ord-537, N383s-38174.
- Metallurgical Research & Development Co., Inc., Washington, D. C.: AF 33(038)-16032.
- Metro Engineering & Manufacturing Co., Inc., Detroit, Mich.: DA-20-089-ord-1301.
- Metropolitan Tool Works, New York, N. Y.: DA-30-144-ord-413.
- Meyer Wilson & George & Co., Los Angeles, Calif.: N123s-68076.
- Mezzetta, G. L., & Co., San Francisco, Calif.: DA-04-493-qm-2055.
- Miami Margarine Co., Cincinnati, Ohio: DA-11-009-qm-1240, DA-11-009-qm-1243, DA-11-009-qm-1244, DA-11-009-qm-1249, DA-11-009-qm-1696.
- Michigan Bean Co., Saginaw, Mich.: DA-11-009-qm-1235.
- Michigan Power Shovel Co., Benton Harbor, Mich.: DA-11-184-eng-3722.
- Micro-Balancing, Inc., Oceanside, Long Island, N. Y.: AF 33(038)-15502.
- Mid-Continent Petroleum Co., Tulsa, Okla.: ASP 2959, ASP 3424.
- Midland Manufacturing Co., Kansas City, Mo.: DA-36-039-sc-3042, DA-36-039-sc-7288, AF 33(038)-15471.
- Midvale Co., Philadelphia, Pa.: DA-18-001-ord-1071, NOBs 59064, NORd 10963.
- Midwest Dental Manufacturing Co., Chicago, Ill.: MPA-30-287-md-2409.
- Midwest Sheet Metal, Springfield, Mo.: DA-23-037-av-14.
- Midwest Walnut Co., Council Bluffs, Iowa: DA-19-058-ord-1306.
- Milan Box Co., Milan, Tenn.: DA-40-121-ord-10, DA-40-121-ord-12.
- Miller Lumber Co., Bogalusa, La.: DA-09-026-eng-5296.
- Miller, I. & Sons, Inc., Long Island City, N. Y.: AF 33(038)-15009.
- Miller, T. R., Mill Co., Inc., Brewton, Ala.: DA-09-026-eng-5461, DA-09-026-eng-5462, DA-09-026-eng-5463, DA-09-026-eng-5464, DA-09-026-eng-5465, DA-09-026-eng-5466, DA-09-026-eng-5467.
- Miller & Stern Supply Co., San Francisco, Calif.: DA-04-203-eng-567.
- Millivac Instruments, Schenectady, N. Y.: NOa(s) 11091.
- Mills Industries, Inc., Chicago, Ill.: DA-11-184-eng-4203.
- Mines Equipment Co., St. Louis, Mo.: DA-11-184-eng-3911.

- Minneapolis-Honeywell Regulator Co., Minneapolis, Minn.: N383s-37045, AF 33 (038)-14742, AF 33 (038)-14828, AF 33 (038)-14875, AF 33 (038)-15508, AF 33 (038)-15519.
- Minnesota Consolidated Cannery, Minneapolis, Minn.: DA-11-009-qm-1614.
- Minnesota Mining & Manufacturing Co., St. Paul, Minn.: DA-20-089-ord-2956, DA-29-044-mf-100.
- Mirsky, B., & Sons, Asbury Park, N. J.: N220s-55912.
- Mission Biscuit Co., San Francisco, Calif.: DA-04-493-qm-1454, DA-04-493-qm-1638.
- Mississippi Engineering, Grandmound, Iowa: DA-11-070-ord-1772.
- Mitchell Camera Corp., Glendale, Calif.: N383s-36161.
- Mitchell Mobilhanger Corp., New York, N. Y.: NOa(s) 12259.
- Mizzy, Inc., New York, N. Y.: MPA-30-287-md-1933.
- Modine Manufacturing Co., Racine, Wis.: DA-20-089-ord-2939.
- Molded Insulation Co., Philadelphia, Pa.: DA-36-039-sc-3173, N173s-15618.
- Molded Latex Products, Inc., Paterson, N. J.: NOa(s) 51033.
- Molding Corp. of America, Inc., Providence, R. I.: N163s-562.
- Mole-Richardson Co., Los Angeles, Calif.: N383s-36433.
- Monroe Auto Equipment Co., Monroe, Mich.: DA-36-038-ord-1279.
- Montgomery Elevator Co., Moline, Ill.: DA-36-022-tc-1979.
- Moody, D., & Co., Tulsa, Okla.: AF 33 (038)-15148, AF 33 (038)-15168.
- Moore & White Co., Philadelphia, Pa.: N156s-27227.
- Moore Special Tool Co., Inc., Bridgeport, Conn.: DA-49-170-sc-23.
- Morgan Machine Co., Inc., Rochester, N. Y.: DA-33-079-ord-230.
- Morrison-Knudson Co., Inc., Los Angeles, Calif.: DA-04-353-eng-411.
- Morrison Supply Co., Wichita Falls, Tex.: AF 41(183)-149.
- Morton Salt Co., Chicago, Ill.: DA-04-493-qm-1589, DA-30-280-qm-5291.
- Moss, T. J., The Co., St. Louis, Mo.: DA-09-026-eng-5186.
- Motorola, Inc., Chicago, Ill.: DA-36-039-sc-3962, N123s-68310.
- Mount Hood Soap Co., Portland, Oreg.: DA-30-280-qm-4901.
- Mousley, Geo. E., Inc., West Warwick, R. I.: DA-11-009-qm-1371.
- Mudge Paper Co., Washington, D. C.: NOD 7619.
- Mullis, Carl W., Lumber Co., Lancaster, S. C.: DA-09-026-eng-5254.
- Multiple Breaker Corp., Boston, Mass.: DA-30-280-qm-4682, N111s-54357, N111s-54363.
- Mund Boilers, Inc., Los Angeles, Calif.: N160s-3028.
- Murphy Diesel Co., Milwaukee, Wis.: DA-11-184-eng-4133.
- Mutual Stevedoring Co., San Francisco, Calif.: DA-04-197-tc-44, DA-04-197-tc-46.
- Myers, L., Co., San Francisco, Calif.: N220s-55999.
- Myles Oil Products, Inc., Long Island City, N. Y.: DA-30-182-tc-2252.
- National Acme Co., The, Cleveland, Ohio: DA-19-058-ord-1241.
- National Battery Co., St. Paul, Minn.: NOa(s) 12128.
- National Biscuit Co., New York, N. Y.: DA-04-493-qm-1432.
- National Capital Toro, Inc., Silver Spring, Md.: NOM 56907.
- National Carbon Co., Inc., New York, N. Y.: DA-36-039-sc-3019.
- National Cine Equipment, Inc., New York, N. Y.: DA-36-039-sc-3814.
- National Container Corp., Long Island City, N. Y.: DA-11-009-qm-1703, DA-11-009-qm-1721.
- National Dairy Products Corp., New York, N. Y.—Kraft Foods Co. Division: DA-11-009-qm-1184, DA-11-009-qm-1358, DA-11-009-qm-1609, DA-11-027-qm-9446, N220s-55870.
- National Drug Co., Philadelphia, Pa.: MPA-30-287-md-2570.
- National Electrical Machine Shops, Inc., Silver Spring, Md.: N173s-15575.
- National Fireworks, Inc., West Hanover, Mass.: NOrd 10975.
- National Foam System, Inc., Philadelphia, Pa.: N104s-13796, AF 33 (038)-15039.
- National Forge & Ordnance Co., Irvine, Pa.: DA-30-144-ord-538.
- National Fruit Canning Co., Seattle, Wash.: DA-11-009-qm-1937.
- National Gage Co., Inc., Newark, N. J.: DA-28-017-ord-925, DA-28-017-ord-940.
- National Lead Co., New York, N. Y.: N173s-15496, N173s-15558, N220s-56608, N220s-56281, N220s-56299.
- National Pneumatic Co., Boston, Mass.: DA-11-184-eng-4069, DA-19-020-ord-2577.
- National Silver Co., New York, N. Y.: DA-11-009-qm-1743.
- National Sugar Refining Co., New York, N. Y.: DA-30-280-qm-4913, DA-30-280-qm-5363, DA-30-280-qm-5381.
- National Supply Co., Pittsburgh, Pa.: N600s-8189, Superior Engine Division: N104s-13213.
- National Survey, Chester, Vt.: DA-49-018-eng-119.
- National Tube Co., Pittsburgh, Pa.: DA-20-089-ord-4072, NOrd 10883.
- Naylor Pipe Co., Chicago, Ill.: N160s-2876.
- Nesco, Inc., Granite City, Ill.: DA-11-009-qm-1988, DA-11-009-qm-2066.
- New Haven Terminal, Inc., New Haven, Conn.: ASP 2478.
- New Orleans Stevedoring Co., New Orleans, La.: DA-16-049-tc-62.
- New Products Manufacturing, Inc., Dayton, Ohio: AF 33 (038)-15452.
- New York Air Brake Co., New York, N. Y.: AF 33 (038)-14282, AF 33 (038)-14284, AF 33 (038)-15644, AF 33 (038)-15789, AF 33 (038)-15839.
- Newport News Shipbuilding & Dry Dock Co., Newport News, Va.: NObs 2705 L. I., NOrd 5700.
- Niles-Bement-Pond Co., West Hartford, Conn.—Chandler-Evans Division: N383s-37734 L. I., AF 33 (038)-14289.
- Nobles Engineering & Manufacturing Co., St. Paul, Minn.: AF 33 (038)-15872.
- Norden Laboratories Corp., White Plains, N. Y.: NOrd 10884.
- Norris Stamping & Manufacturing Co., Los Angeles, Calif.: NOrd 10356.
- North American Aviation, Inc., Los Angeles, Calif.: N383s-37516, W33-038 ac 14191 S. A. No. 15, W33-038 ac 15569 C. O. No. 70 and C. O. No. 72, AF 33 (038)-14748, AF 33 (038)-14800, AF 33 (038)-14801.
- North Electric Manufacturing Co., Gallon, Ohio: DA-36-039-sc-782.
- Northeast Machine Co., Cheltenham, Pa.: DA-36-022-tc-2533.
- Northern Ordnance, Inc., Minneapolis, Minn.: NOrd 10924 L. I., NOrd 10935, N104s-13302.
- Northrop Aircraft, Inc., Hawthorne, Calif.: N123s-67577, W33-038 ac 14175 S. A. No. 16, W33-038 ac 20243 S. A. No. 29, AF 33 (038)-1492 S. A. No. 7, AF 33 (038)-14725, AF 33 (038)-14773.
- Northside Lumber Co., Wichita Falls, Tex.: AF 41(183)-131.
- Northwest Consolidators, Seattle, Wash.: N600s-7892.
- Northwest Glove Co., Winona, Minn.: DA-11-009-qm-1799.
- Norwalk Co., Inc., South Norwalk, Conn.: N298s-4668.
- Nystrom, A. J., & Co., Chicago, Ill.: MPA-30-287-md-2428.
- O E M Corp., Norwalk, Conn.: MPA-30-287-md-2865.
- Ocean Box Corp., Brooklyn, N. Y.: DA-28-017-ord-928.
- Ohio Chemical & Manufacturing Co., The, Madison, Wis.: MPA-30-287-md-1912.
- Ohio Crankshaft Co., Cleveland, Ohio: DA-30-121-ord-11.
- Ohio Rubber Co., The, Willoughby, Ohio: DA-20-089-ord-2901.
- Oilgear Co., The, Milwaukee, Wis.: DA-20-089-ord-2834.
- Okonite Co., The, Passaic, N. J.: DA-36-039-sc-15, N333s-35822.
- Olin Industries, Inc., East Alton, Ill.—Electrical Division: DA-36-039-sc-4006, N123s-68019, Western Cartridge Co. Division: DA-36-038-ord-1224, NOa(s) 12055.
- Oliver-Finnie Co., Memphis, Tenn.: DA-30-280-qm-5028.
- Oregon Foods, Inc., McMinnville, Oreg.: DA-11-009-qm-1603.
- Orleans County Canning Co., Barre, Vt.: DA-11-009-qm-2400, DA-11-009-qm-2403, DA-11-009-qm-2405.
- Oro Manufacturing Co., Adrian, Mich.: N383s-37116, N383s-37589, N383s-37590, AF 33 (038)-15870.
- Orrells Food Products, Oakland, Calif.: DA-11-009-qm-1589.
- Orthopedic Frame Co., Kalamazoo, Mich.: MPA-30-287-md-2521.
- Osgood Co., The, Marion, Ohio: DA-11-184-eng-4122.
- Otis McAllister & Co., Inc., San Francisco, Calif.: DA-30-280-qm-4906.
- Otterbein Press, Dayton, Ohio: AF 33 (038)-14851.
- Owens-Corning Fiberglas Corp., Toledo, Ohio: DA-12-006-qm-1294.
- Face-Turpin Co., Salt Lake City, Utah: DA-42-036-cml-45.
- Pacific Airmotive Corp., Burbank, Calif.: AF 33 (038)-15640, AF 33 (038)-15868, AF 33 (038)-15947.
- Pacific Car & Foundry Co., Renton, Wash.: DA-20-089-ord-4032.
- Pacific Coast Tank & Manufacturing Co., Long Beach, Calif.: N160s-2975.
- Pacific Fishermen, Inc., Seattle, Wash.: DA-45-045-tc-1397.
- Pacific Mills, Boston, Mass.: N140s-17928.
- Pacific Pumping Co., Oakland, Calif.: N160s-2760.
- Pacific Ship Repair, Inc., San Francisco, Calif.: DA-04-197-tc-77.
- Packard Motor Car Co., Detroit, Mich.: NObs 2701, N104s-13197.
- Pal Processing Co., Brooklyn, N. Y.: MPA-30-287-md-2848.
- Palen, Al, Motors, San Francisco, Calif.: N52m 25273.
- Pan American Refining Corp., New York, N. Y.: ASP 2499.
- Pan Pacific Oil Co., Inc., Los Angeles, Calif.: N123s-64009.
- Pan Pacific Sales Corp., Gardena, Calif.: N160s-3021.
- Paramount Supply Irrigation, Oxnard, Calif.: N160s-3008.
- Parish Pressed Steel Co., Reading, Pa.: DA-36-039-sc-4800.
- Parke, Davis & Co., Detroit, Mich.: MPA-30-287-md-1474, MPA-30-287-md-1508, MPA-30-287-md-1548, MPA-30-287-md-1588, MPA-30-287-md-1606, MPA-30-287-md-1992, MPA-30-287-md-1973, MPA-30-287-md-1989, MPA-30-287-md-2348, MPA-30-287-md-2471, MPA-30-287-md-2505.
- Parker Appliance Co., The, Cleveland, Ohio: AF 33 (038)-14697, AF 33 (038)-15147.
- Parker Lumber Co., Inc., Meridian, Miss.: DA-09-026-eng-5340, DA-09-026-eng-5371, DA-09-026-eng-5381, DA-09-026-eng-5394, DA-09-026-eng-5395, DA-09-026-eng-5410, DA-09-026-eng-5423, DA-09-026-eng-5433, DA-09-026-eng-5434, DA-09-026-eng-5431.
- Parkersburg Junk Co., Parkersburg, W. Va.: AF 33 (038)-16022.
- Parmalee Pharmaceutical Co., Kansas City, Mo.: DA-11-009-qm-1405.
- Parsons Corp., Detroit, Mich.: DA-20-018-ord-11232.
- Pasco Packing Co., Dade City, Fla.: DA-11-009-qm-1202, DA-11-009-qm-1207, DA-11-009-qm-1429.
- Pastushin, Vic, Industries, Inc., Los Angeles, Calif.: AF 33 (038)-14937.

- Patton-MacGuyer Co., Providence, R. I.: N273s-157.
- Pauli & Griffin Co., San Francisco, Calif.: DA-04-197-tc-707, DA-04-197-tc-708, DA-04-197-tc-709.
- Paulsen-Webber Cordage Corp., New York, N. Y.: DA-30-075-eng-1071, DA-36-022-tc-1706.
- Paulus Bros. Packing Co., Salem, Oreg.: DA-11-009-qm-935, DA-11-009-qm-952.
- Pedler Knowles & Co., San Francisco, Calif.: DA-04-197-tc-699.
- Peerless Electric Co., The, Warren, Ohio: N104s-13754.
- Peerless Sales, San Diego, Calif.: DA-04-493-qm-1744.
- Penn Box Lumber Co., Philadelphia, Pa.: DA-36-038-ord-1152.
- Penn, H. O., Machinery Co., Inc., New York, N. Y.: DA-30-127-qm-202.
- Peoria Cordage Co., Peoria, Ill.: DA-11-184-eng-4156.
- Perkins-Eaton Machinery Co., Springfield, Mass.: DA-30-127-qm-193.
- Perry Lumber Co., Henderson, N. C.: DA-09-026-eng-6654, DA-09-026-eng-6656.
- Peters-Dalton, Inc., Detroit, Mich.: DA-44-109-qm-1726.
- Pfizer, Chas., & Co., Inc., Brooklyn, N. Y.: MPA-30-287-md-2629, MPA-30-287-md-2922.
- Phostron Co., So. Pasadena, Calif.: AF 83(038)-14877, AF 33(038)-15118.
- Phelps Dodge Copper Products Corp., New York, N. Y.—Habitush Cable & Wire Division: DA-11-184-eng-4072, N140s-17503, N383s-35823.
- Philadelphia Ampoule Laboratories, Philadelphia, Pa.: MPA-30-287-md-2230.
- Philadelphia Metal Warehouse Co., Philadelphia, Pa.: AF 33(038)-15791.
- Philco Corp., Philadelphia, Pa.: NOa(s) 10979, NOa(s) 11082 L. I., NOa(s) 12252 L. I., N383s-38054.
- Phillips Petroleum Co., Bartlesville, Okla.: ASP 2426 C. O. No. 1 and C. O. No. 4.
- Phipps Products Corp., Camden, N. J.: N140s-17997.
- Phoenix Trimming Co., Chicago, Ill.: N156s-27170, N156s-27205.
- Pierce, M. H., Lumber Co., Morrilton, Ark.: DA-09-026-eng-6660.
- Pierson-Hollowell Co., Inc., Indianapolis, Ind.: DA-19-058-ord-1338.
- Piasecki Helicopter Corp., Morton, Pa.: NOa(s) 12023, NOa(s) 51035 L. I., N383s-37619.
- Picker X-ray Corp., New York, N. Y.: DA-23-076-md-314.
- Pioneer Engineering & Manufacturing Co., Detroit, Mich.: DA-19-058-ord-1356, DA-19-058-ord-1360.
- Pioneer Parachute Co., Inc., Manchester, Conn.: AF 33(038)-15004, AF 33(038)-15010.
- Piper Aircraft Corp., Lock Haven, Pa.: AF 33(038)-14950.
- Pittsburgh Bridge & Iron Works, Rochester, Pa.: DA-11-184-eng-4199.
- Pittsburgh-Des Moines Steel Co., Pittsburgh, Pa.: DA-44-009-eng-236.
- Pittston Stevedoring Corp., New York, N. Y.: DA-30-182-tc-195.
- Plainville Metal Works, Plainville, Conn.: AF 33(038)-15161, AF 33(038)-15683.
- Plastic Film Corp., Plainfield, Conn.: AF 33(038)-15236.
- Plastic Manufacturers, Inc., Stamford, Conn.: NOrd 10853.
- Plastoid Corp., Hamburg, N. J.: DA-36-039-sc-15.
- Pomb Tool Co., Los Angeles, Calif.: AF 40(087)-96.
- Pol n Industrics, Huntington, W. Va.: AF 33(038)-15007.
- Polak Engineering & Manufacturing Corp., Newark, N. J.: DA-28-017-ord-790.
- Folytechnic Research & Development Co., Inc., Brooklyn, N. Y.: NOa(s) 11068, NOa(s) 11076, AF 33(038)-14816.
- Poole Lumber Co., Covington, La.: DA-09-026-eng-5455.
- Porcelain Steels, Inc., Cleveland, Ohio: DA-11-184-eng-4249.
- Pratt-Low Preserving Co., Santa Clara, Calif.: DA-11-009-qm-2318.
- Prehler Electrical Insulation Co., Chicago, Ill.: DA-11-184-eng-4119, DA-11-184-eng-4120, DA-11-184-eng-4284.
- Prewitt Aircraft Co., Clifton Heights, Pa.: NOa(s) 10929 Amd. No. 1.
- Procter & Gamble Distributing Co., Cincinnati, Ohio: DA-28-017-ord-925.
- Products Research Co., Glendale, Calif.: N383s-37586, N383s-37723.
- Progressive Coat & Apron Manufacturing Co., Philadelphia, Pa.: DA-30-280-qm-5035.
- Propper Manufacturing Co., Long Island City, N. Y.: MPA-30-287-md-2378, MPA-30-287-md-2698.
- Prosperity Co., Inc., Syracuse, N. Y.: N160s-2298.
- Puccinelli Packing Co., Turlock, Calif.: DA-11-009-qm-1407.
- Puget Sound Tug & Barge Co., Seattle, Wash.: DA-45-045-tc-247.
- Purdy Co., The, Chicago, Ill.: DA-49-074-tc-103, DA-49-074-tc-104.
- Pure Oil Co., The, Chicago, Ill.: ASP 1537 C. O. No. 7, ASP 2480.
- Purity Stores, Ltd., San Francisco, Calif.: DA-30-280-qm-5323, N220s-55310, N220s-55822, N220s-55874, N220s-56058, N220s-56061, N220s-56123, N220s-56165, N220s-56189, N220s-56418.
- Purolator Products, Inc., Newark, N. J.: AF 33(038)-14695, AF 33(038)-15275, AF 33(038)-15700.
- Q-O-S Corp., New York, N. Y.: DA-11-184-eng-3823.
- Quaker Oats Co., Chicago, Ill.: N220s-55900.
- Quaker Rubber Corp., Philadelphia, Pa.: DA-36-039-sc-4733, N383s-38335.
- "Quick-Way" Truck Shovel Co., Denver, Colo.: DA-11-184-eng-3909.
- R C A Service Co., Inc., Camden, N. J.: DA-36-034-ord-24.
- Radio City Products Co., Inc., New York, N. Y.: N383s-36339, N383s-38158.
- Radio Corporation of America, Camden, N. J.—RCA Victor Division: DA-11-184-eng-4138, DA-36-039-sc-1391, N126s-5454, N126s-7555, N126s-7894, N126s-9092, W33-038 ac 18181 S. A. No. 4, W33-038 ac 20726 C. O. No. 10, AF 33(038)-14793.
- Radio Manufacturing Engineers, Inc., Peoria, Ill.: AF 33(038)-15863.
- Radiomarine Corp. of America, New York, N. Y.: N220s-55441, N220s-55944, N406s-27462.
- Radioplane Co., Van Nuys, Calif.: NOa(s) 12117.
- Rainford Manufacturing Co., Inc., Closter, N. J.: AF 33(038)-15469.
- Ramming, John, Machine Co., St. Louis, Mo.: DA-23-055-eng-274.
- Ransom & Randolph Co., Toledo, Ohio: MPA-30-287-md-2395.
- Rapids-Standard Co., Inc., The, Grand Rapids, Mich.: N600s-8126 and L. I., AF 33(038)-15001.
- Rapken & Co., Ltd., San Francisco, Calif.: N220s-55867.
- Rauland Corp., The, Chicago, Ill.: DA-36-039-sc-4314.
- Ray-O-Vac Co., Madison, Wis.: DA-36-039-sc-4000.
- Raytheon Manufacturing Co., Waltham, Mass.: DA-36-039-sc-6621, NObR 59144 L. I., NObS 59163 L. I., N126s-7798, N126s-7895, N126s-7898, N126s-7899, N126s-8131, N126s-9139, N383s-38162, AF 33(038)-15734.
- Reaction Motors, Inc., Dover, N. J.: NOa(s) 51004.
- Recordak Corp., New York, N. Y.: AF 33(038)-15886.
- Reed & Prince Manufacturing Co., Worcester, Mass.: N383s-38110.
- Reeves Instrument Corp., New York, N. Y.: NOrd 10243 Amd. No. 1, Amd. No. 2, Amd. No. 4 and Amd. No. 7; AF 33(038)-6191.
- Reeves Steel & Manufacturing Co., Dover, Ohio: DA-11-009-qm-1408.
- Refined Syrups & Sugars, Inc., Yonkers, N. Y.: DA-30-280-qm-5186, DA-30-280-qm-5327.
- Reiff & Nestor Co., Lykens, Pa.: DA-30-144-ord-514.
- Reliance Manufacturing Co., Chicago, Ill.: AF 33(038)-15019, AF 33(038)-15021, AF 33(038)-15983.
- Remington Rand, Inc., Buffalo, N. Y.: N220s-55600, N220s-56009, AF 33(038)-14817.
- Replica Products Corp., Washington, D. C.: NOrd 7620.
- Republic Aviation Corp., Farmingdale, Long Island, N. Y.: AF 33(038)-14756, AF 33(038)-14802, AF 33(038)-14803, AF 33(038)-14810, AF 33(038)-14949, AF 33(038)-15091.
- Republic Steel Corp., Cleveland, Ohio: DA-11-184-eng-3972, DA-19-058-ord-1340, DA-30-144-ord-510, N171s-80918, N600s-8171, N600s-8185.
- Report Pharmaceutical Co., Inc., New York, N. Y.: MPA-30-287-md-2602, MPA-30-287-md-2724.
- Revere Copper & Brass Co., New York, N. Y.: DA-36-038-ord-1291, N600s-8159.
- Revere Corp. of America, Wallingford, Conn.: AF 33(038)-15283.
- Revere Sugar Refinery, Boston, Mass.: DA-30-280-qm-4713, DA-30-280-qm-4916, DA-30-280-qm-5183.
- Rex Co., Inc., Cambridge, Mass.: DA-36-039-sc-15.
- Reynolds & Manley Lumber Co., Savannah, Ga.: DA-09-026-eng-2513, DA-09-026-eng-5315, DA-09-026-eng-5318, DA-09-026-eng-5323.
- Reynolds Metals Co., Richmond, Va.: DA-11-070-ord-1513, DA-11-070-ord-1527, DA-11-070-ord-1528, DA-11-070-ord-1638, DA-11-070-ord-1682, DA-18-108-cml-1264, DA-36-038-ord-1241, N383s-38222, N383s-38321, N600s-8154, N600s-8173, N600s-8199, AF 33(038)-15457.
- Reynolds, R. J., Tobacco Co., Winston-Salem, N. C.: DA-11-009-qm-933, DA-11-009-qm-1091, DA-11-009-qm-1093, DA-11-009-qm-1349, DA-11-009-qm-1453, DA-11-009-qm-1636, DA-11-009-qm-1801.
- Rhodes Lewis Co., Los Angeles, Calif.: AF 33(038)-15113.
- Rhyne Lumber Co., Montgomery, Ala.: DA-09-026-eng-5184.
- Rice, Ervin A., Co., Chicago, Ill.: DA-11-009-qm-1791.
- Rice Stix, Inc., St. Louis, Mo.: AF 33(038)-14293.
- Richfield Oil Corp., Los Angeles, Calif.: ASP 2490.
- Richmond Lumber, Inc., Augusta, Ga.: DA-09-026-eng-5084, DA-09-026-eng-5104, DA-09-026-eng-5139, DA-09-026-eng-5150, DA-09-026-eng-5162, DA-09-026-eng-5278, DA-09-026-eng-5282, DA-09-026-eng-5348, DA-09-026-eng-5349, DA-09-026-eng-5441, DA-09-026-eng-6472.
- Riddell, W. A., Corp., Bucyrus, Ohio: N160s-2947.
- Ridge Tool Co., The, Elyria, Ohio: N600s-8350.
- Ritter Co., Inc., Rochester, N. Y.: DA-23-076-md-321, DA-23-076-md-330.
- Ritter & Sussman, Newark, N. J.: DA-11-009-qm-1770.
- Riverside Cement Co., Los Angeles, Calif.: N383s-37717.
- Robertshaw-Fulton Controls Co., Youngwood, Pa.—Fulton Sylphon Division: N104s-13089, N104s-13524.
- Robinson Aviation, Inc., Teterboro, N. J.—Vibrashock Division: AF 33(038)-14929.
- Rochester Dairy Corp., Rochester, Minn.: DA-11-009-qm-2036, DA-11-009-qm-2037.
- Rockbestos Products Corp., New Haven, Conn.: N126s-8416.
- Rockford Machine Tool Co., Rockford, Ill.: NObS 59151.
- Rockford Paint Manufacturing Co., Rockford, Ill.: DA-41-117-ord-462.
- Rockford Screw Products Co., Rockford, Ill.: N383s-38509.
- Rockingham Machine Co., Davenport, Iowa: DA-11-070-ord-1784.
- Rodorn Corp., New York, N. Y.: DA-29-017-ord-889.

- Rogers Bros. Corp., Albion, Pa.: DA-11-184-eng-3522.
- Rohm & Haas Co., Philadelphia, Pa.: AF 33(038)-15756.
- Romito-Donnelly Corp., Ravenna, Ohio: AF 33(038)-15190.
- Rosen, Raymond, Engineering Products, Inc., Philadelphia, Pa.: NOa(s) 12300, AF 33(038)-15698.
- Ross Carrier Co., The, Benton Harbor, Mich.: DA-33-031-qm-3204, DA-33-031-qm-3306, N160s-2692, N600s-7890.
- Ross Lumber Co., Macon, Ga.: DA-09-026-eng-3317, DA-11-184-eng-3849.
- Rothschild, John, Co., San Francisco, Calif.: N220s-55741, N220s-56064, N220s-56424.
- Rowell, E. N., Co., Inc., Batavia, N. Y.: MPA-30-287-md-2615.
- Royer & Roger, Inc., New York, N. Y.: N140s-17327.
- Russell & Axon, St. Louis, Mo.: DA-25-066-eng-537.
- Russell Electric Co., Chicago, Ill.: AF 33(038)-15320.
- Russell Manufacturing Co., The, Middletown, Conn.: NOM 57419.
- Rust-Oleum Corp., Evanston, Ill.: NOM 57249.
- Ryan Aeronautical Co., San Diego, Calif.: AF 33(038)-14754.
- Ryan Industries, Inc., Detroit, Mich.: AF 33(038)-14924, AF 33(038)-15103.
- Ryker, Harrison, Co., Inc., Oakland, Calif.: NOM 57134.
- SKF Industries, Inc., Philadelphia, Pa.: N383s-36486, N383s-36795.
- St. Clair Rubber Co., Detroit, Mich.: DA-30-280-qm-5143, DA-41-117-ord-528.
- St. Malo Lumber Co., Oceanside, Calif.: N52m 25252.
- St. Regis Sales Corp., New York, N. Y.: N383s-37655.
- Sager-Spuck Supply Co., Inc., Albany, N. Y.: DA-30-144-ord-513.
- San Juan Fishing & Packing Co., Seattle, Wash.: DA-04-493-qm-1917.
- Sanborn Co., Cambridge, Mass.: MPA-30-287-md-2622.
- Sangamo Electric Co., Springfield, Ill.: NOnr 10700.
- Santa Fe Tank & Tower Co., Los Angeles, Calif.: N160s-2935, N160s-2991.
- Sapolio Products Co., New York, N. Y.: N140s-17962.
- Sarco Co., Inc., New York, N. Y.: N104s-13530.
- Sargent Engineering Corp., Huntington Park, Calif.: AF 33(038)-15768.
- Savannah Sugar Refining Corp., Savannah, Ga.: DA-30-280-qm-4912, DA-30-280-qm-5330, DA-30-280-qm-5614.
- Sawyer Bailey Corp., Buffalo, N. Y.: DA-20-089-ord-2893.
- Scheidl Manufacturing Co., Copleague, N. Y.: NOnr 11701.
- Schenuit, Frank G., Rubber Co., The, Baltimore, Md.: ASO 15394, ASO 15394-5, ASO 15394-6, Order (33-038)49-26, Order (33-038)49-31, Order (33-038)49-2973, Order (33-038)49-4239, Order (33-038)50-1545, Order (33-038)50-1569, Order (33-038)50-1585, Order (33-038)50-1792, Order (33-038)50-2616, Order (33-038)50-2621.
- Schick, H. M., Products Co., San Francisco, Calif.: MPA-04-210-md-118.
- Schnepfel Bros. Corp., Newark, N. J.: MPA-30-287-md-2589.
- Scholl Manufacturing Co., Inc., Chicago, Ill.: MPA-30-287-md-2062.
- Schriber Contracting Corp., Washington, D. C.: DA-44-008-mi-212.
- Schuckl & Co., Inc., Sunnysvale, Calif.: DA-11-009-qm-975, DA-11-009-qm-2169, DA-11-009-qm-2351.
- Schutte & Koerting Co., Philadelphia, Pa.: N104s-13856.
- Schuttig & Co., Inc., Washington, D. C.: NOnr 11400.
- Schwien Engineering Co., Los Angeles, Calif.: AF 33(038)-14897, AF 33(038)-15045.
- Scientific Engineering Co., New York, N. Y.: NOnr 6101.
- Scovill Manufacturing Co., Waterbury, Conn.: DA-28-017-ord-780.
- Seaboard Electric Co., New York, N. Y.: AF 33(038)-14781.
- Seaboard Lumber Co., Seattle, Wash.: DA-45-045-tc-212.
- Seaboard Supply Co., Inc., Seattle, Wash.: DA-45-045-tc-187.
- Seacoast Stevedoring & Transportation Corp., Brooklyn, N. Y.: DA-30-182-tc-165.
- Seal-Peel, Inc., Detroit, Mich.: DA-20-089-ord-2814.
- Seamless Rubber Co., New Haven, Conn.: MPA-30-287-md-1648, MPA-30-287-md-1898, MPA-30-287-md-2038, MPA-30-287-md-2773.
- Seattle American District Telegraph Co., New York, N. Y.: N406s-26974.
- Seeburg, J. P., Corp., Chicago, Ill.: NOa(s) 12191.
- Seneca Falls Machine Co., Seneca Falls, N. Y.: N171s-89900.
- Settergren, Gene H., Portland, Ore.: AF 35(071)-32.
- Shallcross Manufacturing Co., Collingdale, Pa.: N383s-38634.
- Sharp & Dohme, Inc., Philadelphia, Pa.: MPA-30-287-md-2207.
- Sheaf, Geo. & Co., Columbus, Ohio: DA-33-167-aII-215.
- Shell Oil Co., Inc., New York, N. Y.: DA-30-075-eng-1221, ASP 2175 C. O. No. 17, ASP 2467, ASP 2494, ASP 2932, N191s-38489, N220s-55571.
- Shellmar Products Corp., Mount Vernon, Ohio: DA-11-009-qm-1362.
- Shenango Pottery Co., New Castle, Pa.: DA-11-009-qm-1035.
- Shepherd, John C., Charlotte, N. C.: DA-09-026-eng-5122, DA-09-026-eng-5174, DA-09-026-eng-5217, DA-09-026-eng-5223, DA-09-026-eng-5231, DA-09-026-eng-5272, DA-09-026-eng-5352, DA-09-026-eng-5411, DA-09-026-eng-5430, DA-09-026-eng-6496, DA-09-026-eng-6670.
- Shepherd Lumber Corp., Montgomery, Ala.: DA-09-026-eng-6704.
- Sherman Paper Products Corp., Newton Upper Falls, Mass.: DA-30-280-qm-5273.
- Sherrill Terminal Co., Inc., Pensacola, Fla.: ASP 2475.
- Shook, Charles H., Inc., Dayton, Ohio: AF 33(038)-15042.
- Shubuta Tie & Timber Co., Shubuta, Miss.: DA-09-026-eng-5061, DA-09-026-eng-5071, DA-09-026-eng-5077, DA-09-026-eng-5078, DA-09-026-eng-5080, DA-09-026-eng-5082, DA-09-026-eng-5115, DA-09-026-eng-5147, DA-09-026-eng-5259, DA-09-026-eng-5263, DA-09-026-eng-5341, DA-09-026-eng-6500.
- Sight Feed Generator Co., The, West Alexandria, Ohio: DA-11-184-eng-3808.
- Sight Light Corporation, The, Deep River, Conn.: N383s-38322.
- Sigmund-Eisner Co., Red Bank, N. J.: AF 33(038)-15002, AF 33(038)-15029.
- Signode Steel Strapping Co., Chicago, Ill.: DA-04-493-qm-1753, DA-04-493-qm-1828, DA-04-493-qm-2120, DA-40-121-ord-11.
- Siler Mill Co., Seattle, Wash.: DA-04-493-qm-1826.
- Silzle, E. A., Corp., Anaheim, Calif.: DA-11-009-qm-1206, DA-11-009-qm-1210.
- Simmonds Aerocessories, Inc., Tarrytown, N. Y.: N383s-36064, N383s-36410, AF 33(038)-15049.
- Simmons Co., Chicago, Ill.: MPA-30-287-md-2132, MPA-30-287-md-2841.
- Simmons, C. J., Sons, Philadelphia, Pa.: DA-11-009-qm-1194.
- Simplot, J. R., Co., Caldwell, Idaho: DA-11-009-qm-1197, DA-11-009-qm-1201, DA-11-009-qm-1551, DA-11-009-qm-1617.
- Simpson, Mark, Manufacturing Co., Inc., Long Island City, N. Y.: NObs 50563 Amd. No. 1.
- Simpson Optical Manufacturing Co., Chicago, Ill.: DA-11-070-ord-1555, DA-36-038-ord-1307.
- Sinclair Refining Co., New York, N. Y.: ASP 2425 C. O. No. 4.
- Singer Lumber Co., New Orleans, La.: DA-09-026-eng-5434.
- Singer Sewing Machine, New York, N. Y.: DA-12-036-qm-1258, DA-30-280-qm-5145, DA-36-030-qm-852, DA-36-030-qm-880, DA-36-030-qm-888, DA-36-030-qm-904.
- Sinsheimer & Co., San Francisco, Calif.: DA-11-009-qm-1226.
- Skagit Steel & Iron Works, Sedro Woolley, Wash.: N160s-2696, N160s-2795.
- Skelton Hotel Supply Co., Dallas, Tex.: AF 41(183)-141, AF 41(183)-158.
- Skinner Engine Co., Erie, Pa.: DA-36-022-tc-1588, DA-36-022-tc-1633, DA-36-022-tc-1677.
- Skokie Produce Co., Somers, Wis.: DA-11-009-qm-1949.
- Smith Booth Usher Co., Los Angeles, Calif.: N160s-2930.
- Smith, Roy, Co., Detroit, Mich.: DA-20-089-ord-2934.
- Smith, A. O., Corp., Milwaukee, Wis.: N104s-13597, N104s-13876.
- Smith Instrument & Equipment Co., Detroit, Mich.: DA-20-089-ord-1533.
- Smith, Kline & French Laboratories, Philadelphia, Pa.: MPA-30-267-md-1969.
- Smith, R. J., Lumber Co., Charlotte, N. C.: DA-09-026-eng-5255, DA-09-026-eng-5262.
- Smith, W. C., Lumber Co., Montgomery, Ala.: DA-09-026-eng-5190, DA-09-026-eng-5266, DA-09-026-eng-5309, DA-09-026-eng-5320, DA-09-026-eng-5456, DA-09-026-eng-5457, DA-09-026-eng-5486, DA-09-026-eng-5487, DA-09-026-eng-5488, DA-09-026-eng-5489, DA-09-026-eng-5490, DA-09-026-eng-5491.
- Smucker, J. M., Co., Orrville, Ohio: DA-11-009-qm-2310.
- Snares, Frederick, Corp., New York, N. Y.: DA-30-075-eng-1111.
- Snell, Foster D., Inc., New York, N. Y.: NOa(s) 51030.
- Snively Groves, Inc., Bartow, Fla.: DA-11-009-qm-1428.
- Snow-Nabstedt Gear Corp., Hamden, Conn.: N104s-13085, N104s-13183, N104s-13452.
- Socony Vacuum Oil Co., Inc., New York, N. Y.: ASP 2436 C. O. No. 3, C. O. No. 7 and C. O. No. 11, ASP 2483, ASP 2680 C. O. No. 5.
- Solar Aircraft Co., San Diego, Calif.: AF 33(038)-14730.
- Sorensen & Co., Inc., Stamford, Conn.: MPA-30-287-md-2005, AF 33(038)-14277, AF 33(038)-14904.
- Soundrive Engine Co., Los Angeles, Calif.: N8nr 70502.
- South Chester Tube Co., Chester, Pa.: DA-30-075-eng-1118, N600s-7185.
- Southern Dry Kiln, Atlanta, Ga.: DA-09-026-eng-5428, DA-09-026-eng-5432, DA-09-026-eng-6422.
- Southern Lumber Co., Warren, Ark.: DA-09-026-eng-5091, DA-09-026-eng-5097.
- Southern Lumber Sales Co., Pine Bluff, Ark.: DA-09-026-eng-5103.
- Southern Paper Box, Little Rock, Ark.: DA-18-108-cml-982.
- Southern Pine Lumber Co., Texarkana, Tex.: DA-09-026-eng-5093, DA-09-026-eng-5142, DA-09-026-eng-5144.
- Southern Plywood Co., Greenville, Fla.: DA-09-026-eng-5378.
- Southern Shell Fish Co., Harvey, La.: DA-11-009-qm-1665.
- Southern States Supply, Columbia, S. C.: DA-38-042-aIII-4.
- Southwestern Portland Cement Co., Los Angeles, Calif.: N383s-37542.
- Southworth Machine, Portland, Maine: DA-19-020-ord-20.
- Southworth Tractor & Machinery Co., Albany, N. Y.: DA-30-127-qm-194.
- Sparkman & Stephens, Inc., New York, N. Y.: NObs 2704.
- Spazier Soap & Chemical Co., Santa Monica, Calif.: N383s-38245.
- Specialties, Inc., Syosset, Long Island, N. Y.: AF 33(038)-14274, AF 33(038)-15856.

Specialty Assembling & Packing Co., Inc., Brooklyn, N. Y.: AF 33(038)-15525, AF 33(038)-15831.
 Specialty Battery Co., Madison, Wis.: DA-33-039-sc-4874.
 Specialty Steel Wire Co., New York, N. Y.: MPA-30-287-md-1741, MPA-30-287-md-1874.
 Spen, Henry, & Co., Inc., Brooklyn, N. Y.: NOM 57385.
 Spencer Thermostat Co., Attleboro, Mass.: NOA(s) 11018.
 Spencer Turbine Co., Hartford, Conn.: N104s-13346.
 Sperry Corp., The, New York, N. Y.—Ford Instrument Co. Division: NOrd 10960. Sperry Gyroscope Co. Division: DA-36-039-sc-4848, NOA(s) 10974, N383s-35771, N383s-36714, W33-038 ac 20438, W33-038 ac 20467 S. A. No. 13, W33-038 ac 22235 C. O. No. 17, AF 33(038)-14519, AF 33(038)-14770, AF 33(038)-14787, AF 33(038)-14794, AF 33(038)-14850, AF 33(038)-14851, AF 33(038)-14868, AF 33(038)-14947, AF 33(038)-15055, AF 33(038)-15636.
 Spiriling Products, New York, N. Y.: DA-36-039-sc-4857.
 Sprague Electric Co., North Adams, Mass.: AF 33(038)-15516.
 Spray-Dip Rubber Corp., Buffalo, N. Y.: NOA(s) 12165.
 Spreckels Sugar Co., San Francisco, Calif.: DA-30-280-qm-5147, N220s-56507.
 Spriesch Tool & Manufacturing Co., Buffalo, N. Y.: N383s-37195.
 Springfield Machine Tool Co., The, Springfield, Ohio: N600s-6592, AF 33(038)-15850.
 Springfield Tent & Awning Co., Springfield, Ohio: AF 33(038)-15646.
 Square D Co., Detroit, Mich.—Kollsman Instrument Division: NOA(s) 51008, AF 33(038)-14847, AF 33(038)-14854, AF 33(038)-14873, AF 33(038)-14874, AF 33(038)-14880, AF 33(038)-14883, AF 33(038)-14894, AF 33(038)-14941, AF 33(038)-15195, AF 33(038)-15761.
 Squibb & Sons, E. R., New York, N. Y.: MPA-30-287-md-1533, MPA-30-287-md-1545, MPA-30-287-md-2133, MPA-30-287-md-2267, MPA-30-287-md-2434.
 Stamford Metal Specialty Co., Inc., New York, N. Y.: DA-30-069-ord-849.
 Standard Brands, Inc., New York, N. Y.: DA-30-280-qm-4815, DA-30-280-qm-4891.
 Standard Cable Corp., Chickasha, Okla.: DA-36-039-sc-4785.
 Standard Forge & Axle Co., Montgomery, Ala.: DA-11-184-eng-3840.
 Standard Oil Co. of California, San Francisco, Calif.: DA-04-197-tc-714, ASP 2291 C. O. No. 3, ASP 2429 C. O. No. 3, C. O. No. 6, C. O. No. 8, C. O. No. 11, C. O. No. 12, C. O. No. 14, and C. O. No. 15, ASP 2775 C. O. No. 4, ASP 2826, ASP 2968.
 Standard Oil Co. (Kentucky), Louisville, Ky.: ASP 2264 C. O. No. 8, ASP 2474.
 Standard Oil Co. of Indiana, Chicago, Ill.: ASP 2433 C. O. No. 4.
 Standard Oil Co. of Ohio, Cleveland, Ohio: ASP 945 C. O. No. 4, ASP 2432 C. O. No. 4.
 Standard Pressed Steel Co., Jenkintown, Pa.: N383s-38463, AF 33(038)-15716.
 Standard Products Co., Cleveland, Ohio: DA-19-058-ord-1254.
 Standard Rolling Mills, Inc., Brooklyn, N. Y.: AF 33(038)-15392.
 Standard Science Supply Corp., New York, N. Y.: MPA-30-287-md-2578.
 Standard Steel Works, North Kansas City, Mo.: DA-30-144-ord-451.
 Standard Wheel Rim, Harrisburg, Pa.: DA-36-005-ord-259.
 Standard X-Ray Co., Chicago, Ill.: DA-23-075-md-3544.
 Stanley Aviation Corp., Buffalo, N. Y.: N9nr 93102, N9nr 93104.
 Stanley & Stolz, Los Angeles, Calif.: N600s-7552.
 Star Loose Leaf Co., New York, N. Y.: DA-30-280-qm-5427.
 Starr, J. W., & Sons Lumber Co., Atlanta, Ga.: DA-09-026-eng-3315, DA-09-026-eng-5157, DA-09-026-eng-5185, DA-09-026-eng-

5207, DA-09-026-eng-5242, DA-09-026-eng-5271, DA-09-026-eng-5329, DA-09-026-eng-5363, DA-09-026-eng-5364, DA-09-026-eng-5446, DA-09-026-eng-6667, DA-09-026-eng-6669.
 Stavid Engineering, Inc., Plainfield, N. J.: N140s-17560, N163s-568.
 Steel Framing & Building Corp., Los Angeles, Calif.: N160s-2913.
 Steel Products Engineering Co., The, Springfield, Ohio: AF 33(038)-14791, AF 33(038)-15607.
 Steinberg Bros., Amsterdam, N. Y.: DA-11-009-qm-1800.
 Steinthal, M., & Co., Inc., New York, N. Y.: AF 33(038)-15015, AF 33(038)-15028.
 Sterling Engine Co., Buffalo, N. Y.: N104s-13536.
 Sterling Manufacturing Co., Omaha, Nebr.: DA-11-009-qm-1071.
 Sternoff Metals & Iron Works, Seattle, Wash.: DA-45-045-tc-163.
 Stevens, J. P., & Co., Inc., New York, N. Y.: DA-28-017-ord-824.
 Stewart-Warner Corp., Chicago, Ill.: AF 33(038)-14702, AF 33(038)-15324, AF 33(038)-15949. South Wind Division: DA-20-089-ord-2973, N383s-36573, N333s-38118.
 Stile-Craft Manufacturers, Inc., St. Louis, Mo.: W-28-017-ord-1865 S. A. No. 7, DA-23-072-ord-1865.
 Stokely-Van Camp, Inc., Indianapolis, Ind.: DA-11-009-qm-1321.
 Story Marine Railway, Portland, Maine: DA-36-022-tc-1710.
 Stott, Chas. G., & Co., Washington, D. C.: DA-11-009-qm-1655.
 Stratos Corp., Farmingdale, Long Island, N. Y.: N383s-36199.
 Strong Cobb Co., Inc., Cleveland, Ohio: MPA-30-287-md-1820.
 Struthers-Dunn, Inc., Philadelphia, Pa.: DA-11-070-ord-1585, N104s-13655.
 Struthers-Wells Corp., Warren, Pa.: DA-30-144-ord-539.
 Studebaker Chemical Corp., Elyria, Ohio: N123s-C8368, N298s-4698.
 Sty Jar Products, Inc., Newark, N. J.: N383s-38617.
 Sunbury Wire Rope Manufacturing Co., Sunbury, Pa.: DA-36-022-tc-1680, DA-45-045-tc-219.
 Sun Oil Co., Philadelphia, Pa.: ASP 2497.
 Sunde & Devers Co., Seattle, Wash.: DA-45-045-tc-156.
 Sunlight Chemical Corp., Phillipsdale, R. I.: NOM 57277, NOM 57335, NOM 57358.
 Sunset Oil Co., Los Angeles, Calif.: DA-44-109-qm-2248.
 Sunshine Biscuits, Inc., Long Island City, N. Y.: DA-04-493-qm-1417, DA-04-493-qm-1598, DA-04-493-qm-1609, DA-04-493-qm-1610, N220s-55362.
 Surface Combustion Corp., Toledo, Ohio: AF 33(038)-14701, AF 33(038)-15321.
 Surgical Instrument Corp., New York, N. Y.: MPA-30-287-md-1880, MPA-30-287-md-1979, MPA-30-287-md-2586, MPA-30-287-md-2781.
 Sutton, D. H., Co., Emeryville, Calif.: DA-04-493-qm-1359.
 Sverdrup & Parcel, Inc., St. Louis, Mo.: DA-04-353-eng-364.
 Swanson Boat Oar Factory, Albion, Pa.: N383s-38387.
 Swanson, C. A., & Sons, Omaha, Nebr.: DA-11-009-qm-2030.
 Swartwout Co., The, Cleveland, Ohio: N104s-13417.
 Switlik Parachute Co., Inc., Trenton, N. J.: AF 33(038)-15003, AF 33(038)-15018, AF 33(038)-15312.
 Sylvania Electric Products Co., Inc., Flushing, Long Island, N. Y.: DA-49-170-sc-38, AF 33(038)-15072, AF 33(038)-15302.
 Syracuse Supply Co., Syracuse, N. Y.: DA-30-127-qm-207.
 Szekely, O. E., & Associates, Philadelphia, Pa.: NOA(s) 12302, AF 33(038)-15266.
 Tabor City Lumber Co., Tabor City, N. C.: DA-09-026-eng-2507, DA-09-026-eng-5043, DA-09-026-eng-5053, DA-09-026-eng-5134,

DA-09-026-eng-5137, DA-09-026-eng-5156, DA-09-026-eng-5235, DA-09-026-eng-5236, DA-09-026-eng-5237, DA-09-026-eng-5238, DA-09-026-eng-5256, DA-09-026-eng-5313, DA-09-026-eng-5322, DA-09-026-eng-5419, DA-09-026-eng-5425, DA-09-026-eng-6497, DA-09-026-eng-6499.
 Talon, Inc., Meadville, Pa.: NOM 57337.
 Tapp, R. W., Lumber Co., Memphis, Tenn.: DA-09-026-eng-5251, DA-09-026-eng-5260, DA-09-026-eng-5261.
 Taylor, Chas. Sons Co., The, Cincinnati, Ohio: DA-19-066-ord-518.
 Taylor-Winfield Corp., Warren, Ohio: N273s-158.
 Tea Garden Products Co., San Francisco, Calif.: DA-11-009-qm-1476, DA-11-009-qm-1485, DA-11-009-qm-2294.
 Teague, Walter Dorwin, New York, N. Y.: NOrd 10952.
 Tech Porcelain & Chinaware Co., El Centro, Calif.: DA-11-009-qm-1045.
 Technicraft Corp., Kansas City, Mo.: N383s-38038.
 Technocopy, Inc., New York, N. Y.: NOrd 10986.
 Tekni-Craft, Beloit, Wis.: N160s-2551.
 Telectro Industries Corp., Long Island City, N. Y.: NOA(s) 12271.
 Telegraph Apparatus Co., Chicago, Ill.: DA-36-039-sc-3174.
 Telephonics Corp., Huntington, Long Island, N. Y.: NOA(s) 10227, N333s-18743.
 Teletype Corp., Chicago, Ill.: DA-36-039-sc-806, DA-36-039-sc-1050, DA-49-170-sc-27.
 Templeton, Kenly & Co., Chicago, Ill.: N630s-7819.
 Tennant, G. H., Co., Minneapolis, Minn.: N600s-7199.
 Tennessee Soap Co., Memphis, Tenn.: DA-30-280-qm-4900.
 Ternes, Art, Lumber & Coal Co., Dearborn, Mich.: DA-20-089-ord-2891.
 Texas Co., The, New York, N. Y.: ASP 2432.
 Texas Engineering & Manufacturing Co., Dallas, Tex.: AF 33(038)-15003.
 Texas Long Leaf Lumber Co., New Willard, Tex.: DA-09-026-eng-5129, DA-09-026-eng-5149.
 Texas Railway Equipment Co., Houston, Tex.: AF 33(038)-15588.
 Thermo-Electric Co., Inc., Fair Lawn, N. J.: AF 33(038)-15284.
 Thew Shovel Co., The, Lorain, Ohio: DA-11-184-eng-3605, DA-11-184-eng-3733, DA-11-184-eng-3775.
 Thickol Corp., Trenton, N. J.: N383s-38331 I. I.
 Thompson, H. I., Co., The, Los Angeles, Calif.: AF 33(038)-15498.
 Thompson Products, Inc., Cleveland, Ohio: N323s-36060, N333s-36062, N383s-37207, N383s-37852, AF 33(038)-14726.
 Thrall Car Manufacturing Co., Chicago, Ill.: DA-49-074-tc-114.
 Tidewater Associated Oil Co., New York, N. Y.: ASP 2428 C. O. No. 1.
 Tidewater Stevedoring Corp., New York, N. Y.: DA-30-162-tc-3995.
 Tiedemann & McMorrin, Inc., San Francisco, Calif.: DA-04-493-qm-1544, DA-04-493-qm-1647, DA-11-009-qm-1218, N220s-55745, N220s-56455.
 Timber Structures, Inc., Portland, Oreg.: DA-11-184-eng-3592.
 Timken Roller Bearing Co., The, Canton, Ohio: DA-20-089-ord-2035, DA-20-089-ord-4046, DA-20-144-ord-391, DA-33-079-ord-229, AF 33(038)-15330, AF 33(038)-15633.
 Tison Bros., Los Angeles, Calif.: AF 33(038)-14705.
 Titeflex, Inc., Newark, N. J.: W33-038 ac 22324, AF 33(038)-991, AF 33(038)-14977, AF 33(038)-15099, AF 33(038)-15272.
 Todd Shipyards Corp., New York, N. Y.: W-45-045-tc-167, W-45-045-tc-175, W-45-045-tc-177, DA-04-197-tc-891, DA-04-197-tc-2901, DA-30-222-tc-63, NOM 57313.
 Toll & Henson Co., Detroit, Mich.: AF 83(038)-15315.
 Torit Manufacturing Co., St. Paul, Minn.: MPA-30-287-md-1859.

- Tracerlab, Inc., Boston, Mass.: N220s-55366, AF 4(171)-151.
- Transco Products, Inc., Los Angeles, Calif.: N383s-37502.
- Transmitter Equipment Manufacturing Co., Inc., New York, N. Y.: AF 33(038)-16198, AF 41(157)-50.
- Trinity Testing Laboratories, Inc., Corpus Christi, Tex.: NOy 21944.
- Triple A Machine Shop, San Francisco, Calif.: DA-04-197-tc-275.
- Triple E Manufacturing Co., Marion, Iowa: DA-11-070-ord-1665.
- Triplex Corp. of America, Pueblo, Colo.: DA-11-171-ord-104.
- Tri-State Engineering Co., Washington, Pa.: NOM56770.
- Troemmer, Henry, Philadelphia, Pa.: MPA-30-287-md-1634.
- Troy Engine & Machine Co., Troy, Pa.: N104s-13254 and L. I.
- Tung-Sol Lamp Works, Inc., Newark, N. J.: DA-36-039-sc-7293.
- Tube Distributors Co., Inc., Brooklyn, N. Y.: DA-30-144-ord-387.
- Tulsa Aircraft Parts Co., Tulsa, Okla.: AF 33(038)-15793.
- Tumpance Co., Inc., Long Island City, N. Y.: AF 33(038)-14501, AF 33(038)-14503.
- Turco Products, Inc., Los Angeles, Calif.: N383s-37096, N383s-37867.
- Turn Signal Corp., Philadelphia, Pa.: DA-11-184-eng-3940.
- Twin Disc Clutch Co., Racine, Wis.: N104s-13648.
- Unexcelled Chemical Corp., New York, N. Y.: DA-28-017-ord-949.
- Union Carbide & Carbon Corp., New York, N. Y.: DA-36-039-sc-4796, DA-36-039-sc-4877. Carbide & Carbon Chemicals Division: N383s-37433, AF 33(038)-15276. Bakelite Division: N189s-76190. Linde Air Products Co. Division: NOa(s) 10945, N220s-55528, AF 33(038)-15628. Haynes Stellite Co. Division: DA-11-070-ord-1575, MPA-30-287-md-2259.
- Union Dental Co., Philadelphia, Pa.: MPA-30-287-md-1949.
- Union Oil Co. of Calif., Los Angeles, Calif.: ASP 2496 C. O. No. 1, C. O. No. 2 and C. O. No. 4, ASP 3081, DA-44-109-qm-238.
- Union Spring & Manufacturing Co., New Kensington, Pa.: DA-11-070-ord-1757, DA-19-066-ord-269.
- Union Steam Pump Co., Battle Creek, Mich.: N104s-13255 and L. I., N104s-13261 and L. I., N104s-13264 and L. I.
- Union Twist Drill Co., Athol, Mass.: DA-30-144-ord-56191.
- Union Wire Rope Corp., Kansas City, Mo.: DA-45-045-tc-218.
- United Aircraft Corp., East Hartford, Conn.—Chance Vought Division: NOa(s) 9450 Amd. No. 15, NOa(s) 10484 and L. I., NOa(s) 12035, N383s-36194, N383s-36355, N383s-37545. Hamilton Standard Propeller Division: AF 33(033)-14971. Pratt & Whitney Aircraft Division: N383s-32096, W33-038 ac 18662 S. A. No. 6. Sikorsky Aircraft Division: NOa(s) 10989, NOa(s) 12144 L. I., AF 33(038)-14752, AF 33(038)-14753, AF 33(038)-14807, AF 33(038)-15935.
- United Aircraft Products, Inc., Dayton, Ohio: AF 33(033)-14715, AF 33(038)-15094.
- United Can Co., Inc., New Village, N. J.: DA-23-017-ord-892.
- United Container Co., Philadelphia, Pa.: DA-11-009-qm-1066.
- United Electric Controls Co., Watertown, Mass.: N123s-1055.
- U. S. Electric Manufacturing Corp., New York, N. Y.: DA-36-039-sc-4873.
- U. S. Fiber & Plastics Corp., Sterling, N. J.: AF 33(038)-15470.
- U. S. Industrial Chemicals, Inc., New York, N. Y.: MPA-30-287-md-1758, MPA-30-287-md-1842, AF 33(038)-15277.
- U. S. Safety Service Co., Kansas City, Mo.: DA-11-009-qm-1406.
- United States Lines Co., New York, N. Y.: DA-30-172-tc-3942.
- United States Plywood Corp., New York, N. Y.: DA-29-044-mw-86, NOy 21207.
- United States Rubber Co., New York, N. Y.: DA-36-039-sc-15, DA-36-039-sc-4866, MPA-30-287-md-1670, N383s-13715, AF 33(038)-14728, AF 33(038)-15131, AF 33(038)-15141, AF 33(038)-15876. General Products Division: NOM 57060. Mechanical Goods Division: NObs 53008, N383s-37174. Naugatuck Chemical Division: NOrd 10898, NOrd 10947.
- United States Steel Export Co., New York, N. Y.: DA-30-075-eng-976, N600s-8190.
- U. S. Wire & Cable Corp., Newark, N. J.: DA-36-039-sc-4792.
- United Surgical Supplies Co., New York, N. Y.: DA-30-298-md-2297.
- United Transformer Corp., New York, N. Y.: N104s-13598.
- United Truck Sales Co., Kansas City, Mo.: DA-41-117-ord-452.
- Universal Camera Corp., New York, N. Y.: DA-36-038-ord-1284.
- Universal Pad Tablet, Newark, N. J.: DA-30-280-qm-5572.
- Universal Recorders, Inc., Hollywood, Calif.: NOM 57309.
- Upjohn Co., The, Kalamazoo, Mich.: MPA-30-287-md-2367, MPA-30-287-md-2600.
- Upson-Walton Co., The, Cleveland, Ohio: DA-36-022-tc-1705.
- Utah-Idaho Sugar Co., Salt Lake City, Utah: DA-30-280-qm-4915, DA-30-280-qm-5185.
- Utility Electronics Corp., Newark, N. J.: DA-36-039-sc-4016, DA-36-039-sc-4862, DA-36-039-sc-6610.
- Vacu-Blast Co., Inc., San Mateo, Calif.: DA-01-002-ord-67, N104s-13418.
- Valentine Welder & Mfg. Co., Detroit, Mich.: NOa(s) 12306.
- Van Erode Milling Co., Inc., Clinton, Mass.: DA-04-493-qm-1563, DA-04-493-qm-1564.
- Van Dorn Electric Tool Co., Towson, Md.: DA-11-184-eng-3683.
- Van Zelm Associates, Baltimore, Md.: NOa(s) 12244.
- Vanant Products, Inc., Tomah, Wis.: AF 33(038)-15783.
- Vanity Fair Mills, Inc., Reading, Pa.: AF 33(038)-15684.
- Varo Manufacturing Co., Inc., Garland, Tex.: AF 33(038)-14905.
- Vaughan, E. E., San Rafael, Calif.: DA-04-210-md-107, DA-04-210-md-103.
- Vendo Co., Kansas City, Mo.: AF 33(038)-14759.
- Vestal Lumber & Manufacturing Co., Knoxville, Tenn.: DA-09-026-eng-5409.
- Vibradamp Corp., Los Angeles, Calif.: N123s-64692.
- Vibration Specialty Co., Philadelphia, Pa.: NObs 59161 L. I.
- Vickers, Inc., Detroit, Mich.: DA-33-056-ord-44, NOa(s) 12195, N104s-13109, N156s-27239 L. I., N383s-37682.
- Waterbury Tool Division: NOrd 10701 Amd. No. 3.
- Victoreen Instrument Co., Cleveland, Ohio: N173s-15490.
- Victory Apparel Manufacturing Co., Newark, N. J.: N383s-36638.
- Victory Plastics Co., Hudson, Mass.: DA-19-020-ord-6501.
- Viking Manufacturing Corp., Cleveland, Ohio: N160s-2965.
- Viking Pump Co., Cedar Falls, Iowa: DA-36-022-tc-2002.
- Virginia Tractor Co., Richmond, Va.: DA-44-008-eng-8.
- Vitarine Co., Inc., New York, N. Y.: MPA-30-287-md-1537, MPA-30-287-md-1563, MPA-30-287-md-2683.
- W & R Manufacturing Co., New York, N. Y.: DA-36-039-sc-7340.
- Waco Aircraft Co., The, Troy, Ohio: AF 33(038)-15011.
- Wagner & Niehaus, San Francisco, Calif.: DA-04-197-tc-17, DA-04-197-tc-277, DA-04-197-tc-3277.
- Wagner, Ferd. Co., The, Cincinnati, Ohio: AF 33(038)-15879.
- Wagner Electric Corp., St. Louis, Mo.: DA-11-184-eng-3946, N52m-25321.
- Wahfeld Manufacturing Co., Peoria, Ill.: DA-11-184-eng-3610, DA-11-184-eng-4188.
- Waldorf Instrument Corp., New York, N. Y.: N140s-17653.
- Wallace Press, The, Chicago, Ill.: DA-33-031-qm-2999.
- Wallace & Tiernan Co., Inc., Newark, N. J.: DA-18-108-cml-233, DA-28-043-sc-202, DA-28-043-sc-216, MPA-30-287-md-1519, MPA-30-287-md-1895, MPA-30-287-md-1920, MPA-30-287-md-2735, NOM 57281.
- Wallace & Tiernan Products, Inc., Belleville, N. J.: N6nr 25704, N383s-38206.
- Walls, L. W., Co., New Castle, Del.: AF 7(019)-7.
- Waltham Watch Co., Waltham, Mass.: DA-36-038-ord-1148.
- Wander Co., The, Chicago, Ill.: DA-11-009-qm-1579.
- Ward Leonard Electric Co., Mt. Vernon, N. Y.: DA-36-039-sc-1220.
- Warner News, Inc., New York, N. Y.: DA-30-006-sc-3420.
- Warner & Swasey Co., The, Cleveland, Ohio: DA-20-089-ord-4027.
- Warren, J. M., Co., Troy, N. Y.: DA-30-144-ord-500.
- Washington Fish & Oyster Co., Inc., Seattle, Wash.: DA-04-493-qm-1008.
- Waterbury Co's, Inc., Waterbury, Conn.: DA-28-017-ord-736.
- Waterman Products Co., Inc., Philadelphia, Pa.: N283s-35448.
- Waterous Co., St. Paul, Minn.: N104s-13102.
- Watson Automotive Equipment Co., Washineton, D. C.: DA-49-074-tc-110.
- Watson Elevator Co., Inc., New York, N. Y.: N9nr 90303.
- Waukesha Motor Co., Waukesha, Wis.: DA-30-280-qm-5162.
- Wayne Aluminum Foundry & Machinery Co., Wayne, Mich.: DA-20-039-ord-3011.
- Wayne County Produce Co., Brooklyn, N. Y.: DA-11-009-qm-1266.
- Weatherhead Co., The, Cleveland, Ohio: AF 33(038)-15759.
- Weber Show Case & Fixture Co., Los Angeles, Calif.: N160s-2732, AF 33(038)-14225, AF 33(038)-15662.
- Webster-Chicago Corp., Chicago, Ill.: AF 33(033)-15455.
- Weck, Edward & Co., Inc., New York, N. Y.: MPA-30-287-md-1535, MPA-30-287-md-1978, MPA-30-287-md-2738, MPA-30-287-md-2809.
- Weeks-Howe-Emerson Co., San Francisco, Calif.: DA-04-197-tc-700, DA-04-197-tc-754.
- Weil, J. H., & Co., Philadelphia, Pa.: DA-30-075-eng-1148.
- Weinberg Bros. Co., Pease, Minn.: DA-11-009-qm-15038, DA-11-009-qm-1664.
- Welch, W. M., Manufacturing Co., Chicago, Ill.: N104s-13571.
- Weldert Canning Co., Tyler, Tex.: DA-04-197-tc-245.
- Weldon Tool Co., The, Cleveland, Ohio: DA-30-144-ord-501, AF 33(038)-15785.
- Welles, Carder, Associates, Ltd., San Francisco, Calif.: N220s-55783, N220s-56421.
- Wellington Sears Co., New York, N. Y.: N140s-17876, N140s-17977, N140s-17988.
- Wellman Peck & Co., San Francisco, Calif.: N220s-55820.
- Wells, J. W., Lumber Co., Montgomery, Ala.: DA-09-026-eng-5153, DA-09-026-eng-5292, DA-09-026-eng-5362, DA-09-026-eng-5468, DA-09-026-eng-5469, DA-09-026-eng-5473, DA-09-026-eng-5473, DA-09-026-eng-5473, DA-09-026-eng-5473.
- Wells-Oates Lumber Co., New Bern, N. C.: DA-09-026-eng-2648, DA-09-026-eng-3203, DA-09-026-eng-3301, DA-09-026-eng-3302, DA-09-026-eng-5171, DA-09-026-eng-5326, DA-09-026-eng-6480.
- Welsh & Associates, Washington, D. C.: DA-44-008-mi-34.
- Wendel, Rudolf, Inc., New York, N. Y.: DA-30-069-ord-60.
- Wepco-Equipment Co., Cleveland, Ohio: DA-33-062-eng-31.
- Weschler, Maurice E., Washington, D. C.: NOy 21986.

Wesson Oil & Snowdrift Co., Inc., New Orleans, La.: DA-11-009-qm-1217.

West Coast Terminals, Inc., San Francisco, Calif.: DA-04-197-tc-177, DA-04-197-tc-234, DA-04-197-tc-238, DA-04-197-tc-245, DA-04-197-tc-254, DA-04-197-tc-255, DA-04-197-tc-258, DA-04-197-tc-259, DA-04-197-tc-260, DA-04-197-tc-261, DA-04-197-tc-263, DA-04-197-tc-265, DA-04-197-tc-266, DA-04-107-tc-263, DA-04-197-tc-275, DA-04-197-tc-276, DA-04-197-tc-284, DA-04-197-tc-285, DA-04-197-tc-288, DA-04-197-tc-305.

West Coast Wood Preserving Co., Seattle, Wash.: DA-45-108-eng-510.

West Winds, Inc., San Francisco, Calif.: DA-04-197-tc-2861.

Westcraft Manufacturing Co., Burbank, Calif.: N160s-3012.

Western Boat Building Co., Tacoma, Wash.: DA-45-045-tc-166.

Western Crate & Lumber Co., Ogden, Utah: DA-18-108-cml-995.

Western Electric Co., Inc., New York, N. Y.: DA-30-069-ord-3182, DA-36-039-sc-713, DA-36-039-sc-893, DA-36-039-sc-894, DA-36-039-sc-4682, DA-36-039-sc-4683, DA-36-039-sc-4684, DA-36-039-sc-4685, DA-36-039-sc-7009, NOa(s) 11090, NOa(s) 12161 L. I., NOM 57396, NOrd 10936, N123s-67372, N126s-7622, N126s-7811, N126s-7896, N126s-7992, N126s-8206, N126s-8550, N140s-17792, N140s-17938, N421s-1506, W33-038 ac 21292, AF 33(038)-14798, AF 33(038)-14983, AF 33(038)-15424, AF 33(038)-15536, AF 33(038)-15613, AF 33(038)-15722, AF 33(038)-15861, AF 33(038)-16053.

Western Electrochemical Co., Culver City, Calif.: DA-36-039-sc-716.

Western Products, Inc., Newark, Ohio: AF 33(038)-15596.

Western Gear Works, Seattle, Wash.: N383s-37694.

Western Lumber Co. of San Diego, San Diego, Calif.: N52m 25253, N52m 25307, N123s-68193.

Western Paper Products Co., Salt Lake City, Utah: DA-11-009-qm-1722.

Westerville Creamery, Covington, Ohio: DA-11-009-qm-1587.

Westholt Manufacturing, Inc., Wichita, Kans.: AF 33(038)-15006.

Westinghouse Electric Corp., Pittsburgh, Pa.: DA-01-021-ord-833, DA-04-210-md-119, DA-11-070-ord-1616, DA-30-075-eng-1104, MPA-30-287-md-1608, MPA-30-287-md-2010, NCa(s) 9670 Amd. No. 6, NOa(s) 12001, NOa(s) 12068, NOa(s) 12186, NObs 59140 L. I., N104s-13087, N104s-13272 L. I., N104s-13984 L. I., N126s-7563, N126s-7926, N126s-8153, N126s-8332, N383s-31269 Amd. No. 2, N383s-35336, N421s-1504, W33-038 ac 20103 S. A. No. 5, AF 33(038)-14815, AF 33(038)-14836, AF 33(038)-14897, AF 33(038)-15299, AF 33(038)-15583, AF 33(038)-15895.

Westinghouse Electric Supply Co., New York, N. Y.: AF 5(018)-81.

Weston Biscuit Co., Passaic, N. J.: DA-04-493-qm-1453.

Weston Electrical Instrument Corp., Newark, N. J.: MPA-30-287-md-2325, N383s-36561, N383s-38144, AF 33(038)-14853, AF 33(038)-14865, AF 33(038)-14936, AF 33(038)-15727.

Wheeling Steel Corp., Wheeling, W. Va.: N600s-8184.

Whipple Co., The, Natick, Mass.: DA-11-009-qm-1823.

White, David, Co., Milwaukee, Wis.: DA-11-184-eng-3618.

White, S. S., Dental Manufacturing Co., The, Philadelphia, Pa.: MPA-30-287-md-1948, MPA-30-287-md-2394, MPA-30-287-md-2426.

Whitehall Cement Manufacturing Co., Philadelphia, Pa.: DA-30-075-eng-984.

Whitehall Pharmaceutical Co., New York, N. Y.: MPA-30-287-md-1841.

Whiting Bros., Holbrook, Ariz.: DA-09-026-eng-5227.

Whiting, Wm. H., & Co., Baltimore, Md.: DA-36-022-tc-1753, DA-36-022-tc-1780.

Whitney & Co., Seattle, Wash.: DA-04-493-qm-1918, DA-04-493-qm-1919.

Whitney-Hanson Industries, Inc., The, Hartford, Conn.—Hanson Whitney Machine Co. Division: DA-19-058-ord-1431.

Whittaker, Wm. R., Co., Ltd., Los Angeles, Calif.: AF 33(038)-14739, Saval Division: AF 33(038)-14813, AF 33(038)-15171, AF 33(038)-15534.

Whiz Fish Products Co., Seattle, Wash.: DA-04-493-qm-1916.

Wickland Manufacturing Co., Pasadena, Calif.: AF 33(038)-14703, AF 33(038)-15125.

Wilber & Son, San Francisco, Calif.: N52m 25277, N383s-36637.

Wilcox Crittenden & Co., Inc., Middletown, Conn.: DA-36-022-tc-1707, N123s-68131.

Wild, Henry, Surveying Instruments Supply Co. of America, Inc., Brooklyn, N. Y.: AF 33(038)-15089.

Wilding Picture Productions, Inc., Chicago, Ill.: NOnr 11600.

Willard Storage Battery Co., Cleveland, Ohio: DA-11-184-eng-3606, DA-11-184-eng-3820, DA-11-184-eng-4116.

Williams & McKeithan Lumber Co., Lynchburg, Va.: DA-09-026-eng-5031, DA-09-026-eng-5216, DA-09-026-eng-5384, DA-09-026-eng-6469, DA-09-026-eng-6470, DA-09-026-eng-6471.

Williams Sales Co., High Point, N. C.: DA-09-026-eng-5038, DA-09-026-eng-5493, DA-09-026-eng-6672.

Williams & Wells Co., The, New York, N. Y.: DA-36-022-tc-1696.

Wilson, Thomas C., Inc., Long Island City, N. Y.: N104s-13908.

Wilson & Co., Inc., Chicago, Ill.: DA-11-009-qm-1216, DA-11-009-qm-1257, DA-11-009-qm-1902, DA-11-009-qm-2325.

Wilson, W. S., Corp., New York, N. Y.: DA-30-075-eng-1066.

Winter Park Laboratory, Winter Park, Colo.: DA-05-021-cml-104.

Winthrop-Stearns, Inc., New York, N. Y.: MPA-30-287-md-1472, MPA-30-287-md-1498, MPA-30-287-md-1505, MPA-30-287-md-1517, MPA-30-287-md-1547, MPA-30-287-md-1628.

Winzen Research, Inc., South St. Paul, Minn.: NOa(s) 12003.

Wittek Manufacturing Co., Chicago, Ill.: AF 33(038)-211.

Witte-O Flying, Inc., Tacoma, Wash.: AF 45(011)-59.

Wood Canning Co., Stockton, Calif.: DA-11-009-qm-2326.

Wood, Gar, Industries, Inc., Wayne, Mich.: DA-11-184-eng-3916.

Wood Lumber Co., Birmingham, Ala.: DA-09-026-eng-3311, DA-09-026-eng-3313, DA-09-026-eng-5023, DA-09-026-eng-5158, DA-09-026-eng-5179, DA-09-026-eng-5333, DA-09-026-eng-5376, DA-09-026-eng-5439.

Woodward Governor Co., Rockford, Ill.: N104s-13622.

Woodward Wight Co., Ltd., New Orleans, La.: AF 22(002)-125.

Worthington Pump & Machinery Corp., Harrison, N. J.: N160s-2669, N406s-27076, N406s-27082.

Wyatt, J. E. Petroleum Marketer, Kansas City, Mo.: ASP 2790 C. O. No. 4.

Wyckoff Steel Co., Pittsburgh, Pa.: N600s-8167.

Wyeth, Inc., Philadelphia, Pa.: MPA-30-287-md-1956.

Xzit Chemical Co., Hoboken, N. J.: M383s-37815.

Yanke Oil Co., Omaha, Nebr.: ASP 2471.

Yardney Electric Corp., New York, N. Y.: DA-28-043-sc-6019, NOa(s) 12032.

Yarnall-Waring Co., Philadelphia, Pa.: N104s-13448.

Yates-American Machine Co., Beloit, Wis.: DA-11-184-eng-3931.

Yellow Pine Laboratory Co., Chipley, Fla.: DA-09-026-eng-5134, DA-09-026-eng-5373.

Yoh, H. L., Co., Philadelphia, Pa.: DA-36-038-ord-37, DA-36-038-ord-233 DA-36-038-ord-687, DA-44-109-qm-270, N600s-8132 L. I.

York Band Instrument Co., Grand Rapids, Mich.: AF 33(038)-15063.

York Corp., York, Pa.: DA-36-022-tc-2567, N160s-2889, N160s-2928.

Yosemite Park & Curry Co., Yosemite National Park, Calif.: N220s-56002.

Young, Richard E., Rockville Centre, N. Y.: AF 33(038)-15104.

Zellerbach Paper Co., San Francisco, Calif.: DA-04-203-eng-571.

Ziegler Steel Service Co., Los Angeles, Calif.: AF 4(171)-141.

[F. R. Doc. 51-1524; Filed, Feb. 7, 1951; 8:50 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

CALIFORNIA

CLASSIFICATION ORDER

JANUARY 26, 1951.

1. Pursuant to the authority delegated to me by the Director, Bureau of Land Management, by Order No. 427 dated August 16, 1950, I hereby classify under the Small Tract Act of June 1, 1938 (52 Stat. 609), as amended July 14, 1945 (59 Stat. 467, 43 U. S. C. 682a), as hereinafter indicated, the following described land in the Sacramento, California, land district, embracing approximately 80 acres,

California Small Tract Classification No. 251 for Lease and Sale for homesites only, T. 27 S., R. 33 E., M. D. M., Sec. 5, S $\frac{1}{2}$ SW $\frac{1}{4}$.

The land is situated in Kern County, California, about 45 miles northeast of Bakersfield, California. The nearest town is Isabella, California. The land can be reached over State Highway 178. Most community services are available in the nearby town of Isabella. The area is one that is used extensively for recreational purposes and homesites are in demand.

2. As to applications regularly filed prior to 8:30 a. m., November 16, 1948, and are for the type of site for which the land is classified, this order shall become effective upon the date it is signed.

3. As to the land not covered by applications referred to in paragraph 2, this order shall not become effective to permit leasing under the Small Tract Act until 10 a. m., March 30, 1951. At that time such land shall, subject to valid existing rights, become subject to application as follows:

(a) Ninety-day preference period for qualified veterans of World War II from 10 a. m., March 30, 1951, to close of business on June 28, 1951.

(b) Advance period for veterans' simultaneous filings from 8:30 a. m., November 16, 1948, to 10 a. m., March 30, 1951.

4. Any of the land remaining unappropriated shall become subject to application under the Small Tract Act by the public generally, commencing at 10 a. m., June 29, 1951.

(a) Advance period for simultaneous non-preference filings from 8:30 a. m., November 16, 1948, to 10 a. m., June 29, 1951.

5. Applications filed within the periods mentioned in paragraphs 3 (b) and 4 (a) will be treated as simultaneously filed.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their application by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

6. All of the land will be leased in tracts of approximately 2½ acres, each being approximately 330 by 330 feet.

7. Leases will be for a period of three years at an annual rental of \$5 payable for the entire lease period in advance of the issuance of the lease. Leases will contain an option to purchase clause at the appraised value of \$50 per acre, application for which may be filed at or after the expiration of one year from date the lease is issued.

8. Tracts will be subject to existing rights-of-way and to rights-of-way not exceeding 33 feet in width along or near the edges thereof for road purposes and public utilities. Such rights-of-way may be utilized by the Federal Government, or the State, county or municipality in which the tract is situated, or by any agency thereof. The rights-of-way may, in the discretion of the authorized officer of the Bureau of Land Management, be definitely located prior to the issuance of the patent. If not so located, they may be subject to location after patent is issued.

9. All inquiries relating to these lands should be addressed to the Manager, Land Office, Sacramento, California.

J. H. FAVORITE,
Acting Regional Administrator.

[F. R. Doc. 51-1939; Filed, Feb. 7, 1951;
8:45 a. m.]

CALIFORNIA
CLASSIFICATION ORDER

JANUARY 26, 1951.

1. Pursuant to the authority delegated to me by the Director, Bureau of Land Management, by Order No. 427 dated August 16, 1950, I hereby classify under the Small Tract Act of June 1, 1938 (52 Stat. 609), as amended July 14, 1945 (59 Stat. 467, 43 U. S. C. 682a), as herein-after indicated, the following described land in the Los Angeles, California, land district, embracing approximately 125.71 acres,

California Small Tract Classification No. 252 For Lease and Sale for homesites only, T. 3 S., R. 5 E., S. B. M.,

Sec. 30, Tracts numbered 3 to 26, both inclusive (formerly S½ Lot 1 of NW¼ and Lot 2 of NW¼).

The land is situated in Riverside County, California, about 5 miles from the City of Palm Springs, California. The area is one that is used extensively for health and recreational purposes. The land can be reached from U. S. Highway 70-99. The small town of Whitewater, California, is approximately 10 miles from the land. Palm Springs is the closest town that can furnish all of the usual community services.

2. As to applications regularly filed prior to 3:05 p. m., April 12, 1948, and are for the type of site for which the land is classified, this order shall become effective upon the date it is signed.

3. As to the land not covered by applications referred to in paragraph 2, this order shall not become effective to permit leasing under the Small Tract Act until 10 a. m., March 30, 1951. At that time such land shall, subject to valid existing rights, become subject to application as follows:

(a) Ninety-day preference period for qualified veterans of World War II from 10 a. m., March 30, 1951, to close of business on June 28, 1951.

(b) Advance period for veterans' simultaneous filings from 3:05 p. m., April 12, 1948, to 10 a. m., March 30, 1951.

4. Any of the land remaining unappropriated shall become subject to application under the Small Tract Act by the public generally, commencing at 10 a. m., June 29, 1951.

(a) Advance period for simultaneous nonpreference filings from 3:05 p. m., April 12, 1948, to 10 a. m., June 29, 1951.

5. Applications filed within the periods mentioned in paragraphs 3 (b) and 4 (a) will be treated as simultaneously filed.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their application by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

6. All of the land will be leased in tracts of approximately 5 acres, each being approximately 330 by 660 feet, the longer dimension to extend east and west.

7. Preference right leases referred to in paragraph 2 will be issued for the land described in the application irrespective of the direction of the tract, provided the tract conforms to or is made to conform to the area and the dimension specified in paragraph 6.

8. Where only one 5-acre tract in a 10-acre subdivision is embraced in a preference right application, an application for the remaining 5-acre tract ex-

tending in the same direction will be accepted in order to fill out the subdivision notwithstanding the direction specified in paragraph 6.

9. Leases will be for a period of three years at an annual rental of \$5 payable for the entire lease period in advance of the issuance of the lease. Leases will contain an option to purchase clause at the appraised value of \$75 per tract, application for which may be filed at or after the expiration of one year from date the lease is issued.

10. Tracts will be subject to existing rights-of-way for electrical transmission lines and pipe lines.

They will also be subject to rights-of-way not exceeding 33 feet in width along or near the edges thereof for road purposes and public utilities. Such rights-of-way may be utilized by the Federal Government, or the State, county or municipality in which the tract is situated, or by any agency thereof. The rights-of-way may, in the discretion of the authorized officer of the Bureau of Land Management, be definitely located prior to the issuance of the patent. If not so located, they may be subject to location after patent is issued.

11. All inquiries relating to these lands should be addressed to the Manager, Land Office, Los Angeles, California.

J. H. FAVORITE,
Acting Regional Administrator.

[F. R. Doc. 51-1940; Filed, Feb. 7, 1951;
8:45 a. m.]

[35603 et al.]

ALASKA

NOTICE OF FILING OF PLATS OF SURVEY

FEBRUARY 2, 1951.

Notice is given that the plats of original surveys of the following described lands, accepted July 1 and August 17, 1948, January 31 and May 16, 1949, will be officially filed in the Land Office, Fairbanks, Alaska, effective at 10:00 a. m., on the 35th day after the date of this notice:

U. S. Survey No. 2718, Lots 1, 2, 3, 4, area 11.48 acres, on the westerly side Alaska Highway at the Alaska-Canada boundary line.

U. S. Survey No. 2770, Lots 1, 2, 3, 4, area 4.99 acres, on easterly side Richardson Highway at junction of Alaska and Richardson Highways at Buffalo Center.

U. S. Survey No. 2771, Lots 1, 2, 3, area 3.83 acres, on the easterly side Richardson Highway north of Alaska and Richardson Highways Junction at Buffalo Center.

U. S. Survey No. 2772, Lots 1, 2, 3, 4, area 4.89 acres, on the easterly side Richardson Highway north of Alaska and Richardson Highways Junction at Buffalo Center.

U. S. Survey No. 2773, Lots 1, 2, 3, 4, area 5.00 acres, on the easterly side Richardson Highway, ½ mile north of the junction, Alaska and Richardson Highways at Buffalo Center.

U. S. Survey No. 2774, Lots 1, 2, 3, 4, area 5.20 acres, between the westerly side Richardson Highway and east bank Delta River, ¼ mile north of Alaska and Richardson Highways Junction at Buffalo Center.

U. S. Survey No. 2775, Lots 1, 2, 3, 4, area 5.00 acres, on the northeasterly side Alaska Highway, ¼ mile southeasterly from Alaska

and Richardson Highways Junction at Buffalo Center.

U. S. Survey No. 2776, Lots 1, 2, 3, 4, area 5.00 acres, on the northeasterly side of the Alaska Highway, 3/4 mile southeasterly from Alaska and Richardson Highways Junction at Buffalo Center.

U. S. Survey No. 2779, Lots 1, 2, 3, area 7.33 acres, on the northerly side Alaska Highway at mile 1292 and about 600 feet northeast of Midway Lake.

U. S. Survey No. 2780, Lots 1, 2, 3, area 7.50 acres, on the westerly side Alaska Highway at mile 1351.75.

U. S. Survey No. 2782, Lots 1, 2, area 5.00 acres, on the northerly side Alaska Highway at junction of northway airport road and Alaska Highway at mile 1265.

U. S. Survey No. 2783, Lots 1, 2, 3, area 5.00 acres, on the westerly side Alaska Highway near the Alaska-Canada border.

U. S. Survey 2784, Lots 1, 2, area 5.00 acres, on the westerly side Alaska Highway at mile 1257.4.

U. S. Survey No. 2785, Lots 1, 2, 3, area 7.50 acres, on the westerly side Alaska Highway at mile 1257.2.

U. S. Survey No. 2786, Lots 1, 2, area 6.30 acres, on the west side of the Alaska Highway at mile 1248.

U. S. Survey No. 2787, Lots 1, 2, 3, 4, R. O. W., 5 and 6, area 8.26 acres, on south side Alaska Highway 1/4 mile east of the Slana-Tok and Alaska Highway Junction.

U. S. Survey No. 2820, Lots 1, 2, 3, 4, R. O. W., 5 and 6, area 8.26 acres, on the southerly side Alaska Highway at mile 1345.25.

U. S. Survey No. 2821, Lots 1, 2, 3, area 7.50 acres, on the easterly side Alaska Highway at mile 1387.85.

U. S. Survey No. 2822, Lots 1, 2, 3, area 7.39 acres, on north side Berry Creek and southeasterly side Alaska Highway at mile 1377.15.

The areas described aggregate 120.43 acres.

All of the lands described were withdrawn subject to valid existing rights, by Public Land Order No. 386 of July 31, 1947, from all forms of appropriation under the public-land laws, including mining and mineral leasing laws, for classification.

In view thereof, the described lands will not be subject to disposition under the general public land laws by reason of the official filing of these plats.

WILLIAM ZIMMERMAN, JR.,
Assistant Director.

[F. R. Doc. 51-1935; Filed, Feb. 7, 1951; 8:45 a. m.]

ALASKA

NOTICE FOR FILING OBJECTIONS TO PUBLIC LAND ORDER 697¹ WITHDRAWING PUBLIC LANDS FOR NATIONAL DEFENSE PURPOSES; REVOKING PUBLIC LAND ORDER 538 OF DECEMBER 16, 1948

For a period of 60 days from the date of publication of the above entitled order, persons having cause to object to the terms thereof may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C. In case any objection is filed and the nature of the opposition is such as to warrant it, a

¹See Title 43, Chapter I Appendix, *supra*.

public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent, and extent. Should any objection be filed, whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

OSCAR L. CHAPMAN,
Secretary of the Interior.

FEBRUARY 2, 1951.

[F. R. Doc. 51-1942; Filed, Feb. 7, 1951; 8:46 a. m.]

Office of the Secretary

OIL AND GAS OPERATIONS IN THE SUBMERGED COASTAL LANDS OF THE GULF OF MEXICO

This supplements part II of the notice issued by the Secretary of the Interior on December 11, 1950, concerning "Oil and Gas Operations in the Submerged Coastal Lands of the Gulf of Mexico" (15 F. R. 8335).

Persons conducting oil and gas operations in accordance with part II of the notice dated December 11, 1950, are hereby authorized to continue such operations for a period of 30 days after the expiration of the 60-day period mentioned in subdivision (1) of the first paragraph of part II. This supplementary authorization is subject to the conditions prescribed in part II.

OSCAR L. CHAPMAN,
Secretary of the Interior.

FEBRUARY 2, 1951.

[F. R. Doc. 51-1938; Filed, Feb. 7, 1951; 8:45 a. m.]

DEPARTMENT OF AGRICULTURE

Bureau of Entomology and Plant Quarantine

DOMESTIC QUARANTINE

NOTICE OF PUBLIC HEARING

Notice of public hearing to consider the advisability of (1) prohibiting or restricting the movement of certain plants and plant products from the Virgin Islands of the United States to other parts of the United States, and (2) modifying by making more stringent or less stringent, or lifting, certain quarantines governing the domestic movement of plants and plant products from the territories, possessions and districts of the United States.

Pursuant to section 8 of the Plant Quarantine Act of August 20, 1912, as amended (7 U. S. C. 161), notice is hereby given that the Secretary of Agriculture is considering the advisability of (1) prohibiting or restricting the movement of certain plants and plant products from the Virgin Islands of the United States to other parts of the United States, and (2) modifying, by making more stringent, or less stringent, or lifting,

certain quarantines governing the domestic movement of plants and plant products from the territories, possessions, and districts of the United States. The specific quarantines, orders, and regulations are listed and described hereinafter.

The Plant Quarantine Act was formerly not thought to be applicable in the Virgin Islands of the United States, and, hence, plant material arriving in other parts of the United States from those islands was regarded as if it were of foreign origin and subject to the provisions of the foreign plant quarantines. The U. S. Virgin Islands are now considered to be a "district" of the United States within the meaning of the Plant Quarantine Act. Consequently, there is at present no Federal plant quarantine regulation of the movement of any plants or plant products of the Virgin Islands of the United States to Puerto Rico or to the mainland of this country. This creates a gap in the national program of plant quarantine protection of this country.

In some respects the diseases and insect pests of plants in the Virgin Islands are similar to those occurring in Puerto Rico. There are various plant quarantines prohibiting or restricting the movement to the mainland of certain plants and plant products of Puerto Rico. In the absence of Federal plant quarantines applying to the plants and plant products of the Virgin Islands moving to Puerto Rico, that Island can only derive protection against pests which do not occur there by enforcing such Insular plant quarantines as may be applicable.

At the present time the federal plant quarantines regulating the domestic movement of Puerto Rican plant material are those covering fruits and vegetables, sugarcane and bagasse, banana plants, cotton, cottonseed, and cottonseed products, and sand, soil, or earth with plants. Some of the pests attacking these products in Puerto Rico do not occur on the mainland of the United States and possibly some could not survive if transported here because of their tropical nature; other pests of Puerto Rico may have but limited distribution on the mainland.

It therefore becomes necessary to review the need for controlled movement of plants and plant products of the Virgin Islands to give protection to other parts of the United States as well as to reconsider the current plant quarantines governing like movement of Puerto Rican plants and plant products. (It is planned in other rule making procedures to consider the advisability of establishing foreign plant quarantine protection in the Virgin Islands, to review the restrictions on the movement of Puerto Rican cotton and cotton products and the advisability of extending them to include the Virgin Islands, and to review the need for the Banana Plant Quarantines).

Without limiting the scope of the practices and procedures requiring consideration, particular attention should be directed to the following matters:

1. The advisability of revoking, or of continuing without modification, or of modification to make more stringent or

less stringent, the following plant quarantines applying to plants and plant products of Puerto Rico.

No. 16. *Sugarcane*. Revised, effective January 1, 1935 (7 CFR 301.16). This quarantine prohibits the movement from the Territories of Hawaii and Puerto Rico into or through any other Territory, State, or District of the United States of canes of sugarcane, or cuttings or parts thereof, sugarcane leaves, and bagasse, on account of certain injurious insects and diseases of sugarcane, except that movement is allowed under permit of specific materials on condition that they have been or are to be so treated, processed, or manufactured that, in the judgment of the Department, their movement will involve no pest risk.

No. 20. *Sweetpotato*. Revised, effective October 10, 1934 (7 CFR 301.30). This quarantine prohibits the movement from the Territories of Hawaii and Puerto Rico into or through any other Territory, State or District of the United States of any variety of sweetpotato (*Ipomoea batatas* Poir.), on account of the sweetpotato stem borer (*Omphisa anastomalis* Guen.) and the sweetpotato scarabee (*Eusepes batatae* Waterh.).

No. 53. *Fruits and vegetables*. Revised, effective January 22, 1941 (7 CFR 301.53). The quarantine prohibits, except as provided in the supplemental regulations, the movement from Puerto Rico into or through any other Territory, State, or District of the United States of all fruits and vegetables in the raw or unprocessed state, on account of certain injurious insects, including the fruitflies *Anastrepha suspensa* (Loew) and *A. mombinpraeoptans* Sein, and the bean-pod borer *Maruca testulalis* (Geyer).

No. 60. *Sand, soil, or earth with plants*. Revised, effective September 1, 1936 (7 CFR 301.60). This quarantine prohibits the movement from the Territories of Hawaii and Puerto Rico into or through any other Territory, State, or District of the United States of sand (other than clean ocean sand), soil, or earth around the roots of plants to prevent the spread of certain injurious insects, including *Phyllophaga* spp. (white grubs), *Phytalus* sp., *Adoretus* sp., and of several species of termites or white ants.

2. The advisability of amending the following quarantines to cover plants and plant products of the Virgin Islands and thereby afford protection to other parts of the United States, as follows:

No. 16. *Sugarcane*. (7 CFR 301.16) To be made applicable to sugarcane and bagasse of the Virgin Islands, this quarantine would need amendment.

No. 30. *Sweetpotato*. (7 CFR 301.30) To be made applicable to sweetpotato of the Virgin Islands, this quarantine would need amendment. Consideration should be given to the desirability of so amending the quarantine as to permit movement of sweetpotatoes between Puerto Rico and the Virgin Islands.

No. 58. *Fruits and vegetables*. (7 CFR 301.58) To be made applicable to fruits and vegetables of the Virgin Islands this quarantine would need amendment. Consideration should be given to the de-

sirability of so amending the quarantine as to omit any unnecessary impediment to movement of fruits and vegetables between Puerto Rico and the Virgin Islands.

No. 60. *Sand, soil, or earth with plants*. (7 CFR 301.60) To be made applicable to plants from the Virgin Islands this quarantine would need amendment.

3. The desirability of enforcing the following quarantines with respect to any proposed shipments from Hawaii to the Virgin Islands. These quarantines do not require amendment for this purpose but require amendment if they are not to be made applicable to such movement.

No. 13. *Hawaiian fruits and vegetables*. Revised, effective June 24, 1948 (7 CFR 301.13). This quarantine prohibits, except as provided in the supplemental regulations, the movement from the Territory of Hawaii into or through any other Territory, State, or District of the United States of all fruits and vegetables, in the natural or raw state, peels of fruits of all genera, species, and varieties of the subfamilies Aurantioideae, Rutoideae, and Toddalioidae, of the botanical family Rutaceae; cut flowers; rice straw; and mango seeds to prevent the spread of the Mediterranean fruitfly (*Ceratitis capitata* Hendl.), melon fly (*Dacus cucurbitae* Coq.), Oriental fruitfly (*Dacus dorsalis* Hendl.), citrus canker (*Xanthomonas citri* (Hase) Dowson), green coffee scale (*Coccus viridis* Green), bean pod borer (*Maruca testulalis* Geyer), bean butterfly (*Lampides boeticus* L.), Asiatic rice borer (*Chilo simplex* Butl.), mango weevil (*Cryptorhynchus mangiferae* F.), and Chinese rose beetle (*Adoretus sinicus* Burm.).

No. 16. *Sugarcane* (described above).

No. 30. *Sweetpotato* (described above).

No. 47. *Hawaiian and Puerto Rican cotton, cottonseed, and cottonseed products*. Effective August 15, 1920 (7 CFR 301.47). This quarantine prohibits, except as provided in the supplemental regulations, the movement of cotton, seed or unginced cotton, cottonseed, and cottonseed products, except oil, from the Territories of Hawaii and Puerto Rico into or through any other Territory, State, or District of the United States on account of the pink bollworm (*Pectinophora gossypiella* Saund.) and the cotton-blister mite (*Eriophyes gossypii* Banks).

No. 60. *Sand, soil or earth with plants*. (Described above.)

No. 75. *Hawaiian citrus nursery stock*. Effective September 15, 1947 (7 CFR 301.75). This quarantine prohibits the movement from the Territory of Hawaii into or through any other Territory, State, or District of the United States of plants or any plant part, except fruits and seeds, of all genera, species, and varieties of the subfamilies Aurantioideae, Rutoideae, and Toddalioidae of the botanical family Rutaceae, on account of the citrus canker disease and other citrus diseases.

Notice is therefore hereby given that in accordance with section 8 of the Plant Quarantine Act, as amended (7 U. S. C. 161), a public hearing will be held before the Bureau of Entomology and

Plant Quarantine at Washington, D. C., in Room 509, Administration Building, U. S. Department of Agriculture, commencing at 1:30 p. m., on March 29, 1951, in order that any persons interested in consideration of any of the matters set forth above may appear and be heard either in person or by attorney.

This notice of public hearing is not intended to take the place of the notice of proposed rule making contemplated by section 4 of the Administrative Procedure Act (5 U. S. C. 1003). When an opportunity has been had to consider the evidence adduced and testimony offered at the public hearing, it will be possible to announce more definitely the action proposed to be taken with respect to each of the quarantines, orders, and regulations mentioned above. At that time, a reasonable opportunity will be afforded any interested person to submit his views, arguments, and data respecting such action, orally or in writing, to the Chief of the aforesaid Bureau of Entomology and Plant Quarantine.

Done at Washington, D. C., this 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-2003; Filed, Feb. 7, 1951;
8:59 a. m.]

FOREIGN QUARANTINE

NOTICE OF PUBLIC HEARING

Notice of public hearing to consider revising the various quarantines, orders, and regulations concerning the importation into the United States and the movement between the territories and possessions and the mainland of the United States of cotton, cotton products, and cotton wrappings.

Pursuant to sections 5, 7, and 8 of the Plant Quarantine Act of August 20, 1912, as amended (7 U. S. C. 159, 160, and 161), notice is hereby given that the Secretary of Agriculture is considering A, the desirability of revising and combining into one quarantine, with supplemental regulations, (1) the quarantine on account of pink bollworm of cotton (7 CFR 319.8), (2) the order regulating the admission into the United States of foreign cotton lint (7 CFR 321.101), (3) the rules and regulations governing the importation of cotton and cotton wrappings into the United States (7 CFR 321.102 et seq.), (4) the order restricting the admission into the United States of cottonseed cake, cottonseed meal, and all other cottonseed products except cottonseed oil (7 CFR 321.201), (5) the order restricting the admission of cottonseed oil from Mexico into the United States (7 CFR 321.202), (6) the rules and regulations governing the importation into the United States of cottonseed cake, cottonseed meal, and other cottonseed products (7 CFR 321.203 et seq.); B, the desirability of prohibiting or restricting the entry of the cotton and cotton products covered by the said quarantine, orders, and regulations into the Virgin Islands of the United States by making the revised quarantine and regulations, if adopted, specifically applicable

to those islands; and C, the desirability of prohibiting or further restricting the movement of cotton and the restricted cotton products from the territories and possessions of the United States by revising the quarantine against Hawaiian and Puerto Rican cotton, cottonseed, and cottonseed products (7 CFR 301.47) and making it applicable to such movement from and between such territories and possessions, including Hawaii, Puerto Rico, and the Virgin Islands of the United States.

More than thirty years have elapsed since the promulgation of the most recent of the above cited orders and regulations governing the importation of cotton and cotton products. While there has been some revision of the regulations from time to time, there has been no review of the entire subject such as is proposed for this hearing. It is proposed to take into account that which has been learned with respect to pest risk associated with the importation into the United States and its territories and districts of foreign cotton plants, seeds, lint, linters, and other forms of cotton fiber; cottonseed oil, hulls, cake, and meal; gin waste, mill waste, and other parts of cotton plants; and second-hand burlap or other fabric which has been used, or is of the kinds ordinarily used, for wrapping or containing cotton. This consideration will include the possible introduction of the golden nematode with such used fabrics when coming from golden nematode infested countries. It will also include the desirability of extending this protection to like importations into the Virgin Islands of the United States, which are now without such protection. It will also include a review of the restrictions necessary on the movement of such products from the territories, possessions, and districts (including the Virgin Islands) of the United States to the mainland of the United States, and between such territories, possessions, and districts.

Without limiting the scope of the practices and procedures requiring consideration, particular attention should be directed to the following matters:

1. The need for continuing restriction on the importation of cottonseed oil.

2. The need for prohibitions or restrictions in conformity with sections 1, 5, and 7 of the Plant Quarantine Act, as amended (7 U. S. C. and Sup. 154, 159, 160), to prevent the introduction of plant diseases and insect pests.

3. The extension of the foreign quarantine (7 CFR 319.8 *supra*) to give protection to the Virgin Islands of the United States, and in conformity with section 8, of the act, as amended (7 U. S. C. 161), the necessity for prohibitions and restrictions on the movement of the aforesaid cotton and cotton products from the Virgin Islands of the United States to other territories, possessions, districts, and the mainland of the United States, or such movement between the territories, possessions, and districts of the United States.

4. Recognition of geographical areas of the United States with respect to the risk of cotton pest introduction, and the relation of compression or non-compres-

sion of certain of the commodities to pest risk.

5. Utilization in specified geographical areas by manufacturing or other processing, under prescribed controlled conditions, of unfumigated cotton lint, linters, cotton waste, and cotton wrappings, in lieu of fumigation as a condition of entry.

6. Recognition of the effect of cooperative undertakings with the Republic of Mexico in combating the pink bollworm of cotton on the pest risk associated with imports from certain areas of Mexico; also the effect of Mexican enforcement programs on the pest risk associated with cotton from certain areas of Mexico.

7. Provision for the admission of small quantities of cottonseed for scientific or experimental purposes, under suitable safeguards, by others than the U. S. Department of Agriculture.

8. Recognition of the time element as a safeguard against pest risk, since the immature stages of the pink bollworm, under normal conditions, seldom survive in excess of eighteen months.

9. Reissuance in one document of the provisions of the foreign quarantine on account of pink bollworm of cotton (7 CFR 319.8 *supra*) and the various orders and regulations, including such modifications as may be necessary as the result of evidence developed at the hearing.

Examples of plant pests other than the pink bollworm which might warrant restrictions or prohibitions are: The cotton leaf-curl virus (*Ruga gossypii* Holmes); golden nematode cysts (*Heterodera rostochiensis* Wr.) in soil fouling used burlap, and the cotton stainers of the genus *Dysdercus* and weevils of the genus *Anthonomus*.

Notice is, therefore, hereby given that, in accordance with sections 5, 7, and 8 of the Plant Quarantine Act, as amended (7 U. S. C. 159, 160 and 161) a public hearing will be held before the Bureau of Entomology and Plant Quarantine at Washington, D. C., in Room 509, Administration Building, U. S. Department of Agriculture, commencing at 10 a. m., on March 23, 1951, in order that any person interested in the consideration of any of the matters set forth above may appear and be heard either in person or by attorney. Any interested person who desires to do so may submit his views on these subjects or written data or arguments thereon, and may file such views, data, or arguments with the Chief of the Bureau of Entomology and Plant Quarantine, United States Department of Agriculture, Washington 25, D. C., on or before March 27, 1951.

This notice of public hearing is not intended to take the place of the notice of proposed rule making contemplated by section 4 of the Administrative Procedure Act (5 U. S. C. 1003). When an opportunity has been had to consider the evidence adduced and testimony offered at the public hearing, it will be possible to announce much more definitely the action proposed to be taken. At that time, a reasonable opportunity will be afforded to any interested person to submit his views, arguments, and data respecting such proposed action, orally

or in writing, to the Chief of the Bureau of Entomology and Plant Quarantine.

Done at Washington, D. C. this 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-2002; Filed, Feb. 7, 1951; 8:58 a. m.]

FOREIGN QUARANTINE

NOTICE OF PUBLIC HEARING

Notice of public hearing on advisability of applying in the Virgin Islands of the United States the provisions of certain quarantines, orders, and regulations restricting the importation of plants and plant products into the United States.

Pursuant to sections 5 and 7 of the Plant Quarantine Act of August 20, 1912 (7 U. S. C. 159, 160), notice is hereby given that the Secretary of Agriculture is considering the advisability of applying in the Virgin Islands of the United States the provisions of certain quarantines, orders, and regulations restricting the importation of plants and plant products into the United States. The specific quarantines, orders, and regulations are listed and described hereinafter.

The Plant Quarantine Act was formerly not thought to be applicable in the Virgin Islands of the United States and the foreign plant quarantines, orders and regulations issued under the Plant Quarantine Act are not enforced there. These Islands are now regarded as a "district" of the United States within the meaning of the said Plant Quarantine Act and, hence, the quarantines, orders, and regulations issued pursuant to sections 1, 5, and 7 of that act (7 U. S. C. & Sup., 154, 159, 160) may be made applicable to importations of prohibited and restricted plant material into the Virgin Islands.

The foreign plant quarantines administered by the U. S. Department of Agriculture now protect the mainland of the United States (including Alaska), Hawaii, and Puerto Rico against foreign plant pest entry. The protection thus afforded in Hawaii and Puerto Rico, in addition to being of benefit to the agriculture of those areas, is also an added protection to the mainland of the United States. Inasmuch as these foreign plant quarantines have not been made applicable in the Virgin Islands of the United States, there is now no similar direct protection of the Virgin Islands, nor indirect protection of the rest of the United States, against the introduction of foreign plant pests into or via the Virgin Islands. To remedy this situation, it is necessary to consider the advisability of extending to the Virgin Islands of the United States the protection afforded by the enforcement of the foreign plant quarantines. It is thought that some modifications may be needed in the existing prohibitive or restrictive features of some of the various quarantines, orders, or regulations to accord with the peculiar conditions of those Islands. In other rule-making pro-

cedures similar consideration will be given to the advisability of extending to the Virgin Islands the protection afforded against cotton pests by the foreign quarantines, orders, and regulations on cotton and related products, and against the flag smut of wheat by the foreign quarantine on account of that disease.

Without limiting the scope of the practices and procedures requiring consideration, particular attention should be directed to the following matters:

1. The need for providing foreign plant quarantine protection directly to the Virgin Islands and indirectly thereby to the remainder of the United States.

2. The advisability of enforcing without revision the following foreign plant quarantines in the Virgin Islands; or, if the protection so afforded is not required, to amend any or all of them so as to exclude importations into the Virgin Islands from the scope of their coverage.

No. 12. *Seeds of avocado or alligator pear*. Effective February 27, 1914 (7 CFR 319.12). This quarantine forbids the importation from Mexico and the countries of Central America of the seed of the avocado or alligator pear on account of the avocado weevil (*Heilipus lauri* Boheman).

No. 24. *Indian corn or maize and related plants*. Effective July 1, 1916, as amended (7 CFR 319.24). This quarantine forbids the importation from southeastern Asia (including India, Siam, Indochina, and China), Malayan Archipelago, Australia, New Zealand, Oceania, Philippine Islands, Taiwan (Formosa), Manchuria, Japan, and adjacent islands, in the raw or unmanufactured state, of seed and all other portions of Indian corn or maize (*Zea mays* L.) and the closely related plants, including all species of Teosinte (*Euchlaena*), Job-tears (*Coix*), Polytoea, Chionachne, and Schlerachne, on account of the downy mildews and Physoderma diseases of Indian corn, except that Indian corn or maize may be imported under permit and upon compliance with the conditions prescribed in the supplemental regulations (7 CFR 319.24-1 et seq.).

No. 34. *Bamboo*. Effective October 1, 1918 (7 CFR 319.34). This quarantine forbids the importation for any purpose of any variety of bamboo seed, plants, or cuttings thereof capable of propagation, including all genera and species of the tribe Bambuseae, from all foreign countries and localities, on account of dangerous plant diseases, including the bamboo smut (*Ustilago shiraiana* P. Henn.).

No. 41. *European corn borer*. Revised, effective June 1, 1926 (7 CFR 319.41). This quarantine forbids, except as provided in the supplemental regulations revised effective March 1, 1923, as amended (7 CFR and Supp., 319.41-1 et seq.), the importation from all foreign countries and localities of the stalk and all other parts, whether used for packing or other purposes, in the raw or unmanufactured state, of Indian corn or maize, broomcorn, sweet sorghums, grain sorghums, Sudan grass, Johnson grass, sugarcane, pearl millet,

napier grass, teosinte, and jobs-tears, on account of the European corn borer (*Pyrausta nubilalis* Hubn.) and other dangerous insects and plant diseases.

No. 55. *Rice*. Revised, effective November 23, 1933 (7 CFR 319.55). This quarantine forbids the importation of seed or paddy rice from all foreign countries and localities except the Republic of Mexico, and forbids the importation of rice straw and rice hulls from all foreign countries and localities, and seed or paddy rice from the Republic of Mexico, except as provided in the supplemental regulations effective November 23, 1933, as amended (7 CFR 319.55-1 et seq.), on account of injurious fungus diseases of rice, including downy mildew (*Sclerospora macrocarpa* Sacc.), leaf smut (*Entyloma oryzae* Syd.), blight (*Cospora oryzae* Sacc.), and glume blotch (*Melanomma glumarum* Miy.), as well as dangerous insect pests.

No. 69. *Packing materials*. Effective July 1, 1933, as amended (7 CFR 319.69). This quarantine forbids the entry from all foreign countries and localities of the following materials when used as packing for other commodities, except in special cases where preparation, processing, or manufacture are judged by an inspector of the United States Department of Agriculture to have eliminated risk of carrying injurious insects and plant diseases: Rice straw, hulls, and chaff; cotton and cotton products; sugarcane, including bagasse; bamboo leaves and small shoots; leaves of plants; forest litter; and soil containing an appreciable admixture of vegetable matter not therein provided for by regulation. All parts of corn and allied plants are likewise prohibited entry except from Mexico and the countries of Central America, the West Indies, and South America. This quarantine also brings under restriction the following when used as packing: Cereal straw, chaff, and hulls (other than rice); corn and allied plants from Mexico, Central America, the West Indies, and South America; willow twigs from Europe; grasses, hay, and similar dried plant mixtures from all countries; and authorized soil packing materials from all countries.

No. 70. *Dutch elm disease*. Revised, effective October 31, 1947 (7 CFR 319.70). This quarantine forbids, except as provided in the supplemental regulations, the importation from Canada and other foreign areas north of the United States, and from Europe, on account of a disease due to the fungus *Ceratostomella ulmi* Buisman, of seeds, leaves, plants, cuttings, and scions of elm and related plants; logs of elm and related plants; lumber, timber, and veneer of such plants if bark is present on them; and crates, boxes, barrels, packing cases, and other containers, and other articles manufactured in whole or in part of the wood of elm or related plants if not free from bark.

Order of the Secretary of Agriculture of December 22, 1913, and the regulations governing the importation of potatoes into the United States, revised, effective March 1, 1922, as subsequently amended (7 CFR & Supp., 321.1 et seq.). These regulations restrict the importation of potatoes from all foreign coun-

tries and localities except the Dominion of Canada and Bermuda, on account of injurious potato diseases and insect pests.

Order of the Secretary of Agriculture of October 4, 1932 and the Plant Safeguard Regulations, revised December 1, 1932 (7 CFR 352.1 et seq.). These regulations provide safeguards for the landing or unloading for transshipment and exportation and for transportation and exportation in bond of restricted or prohibited plants and plant products when it is determined that such entry can be made without involving risk to the plant cultures of the United States and also provide for the safeguarding of such plant material at a port or within the territorial limits of the United States where entry or landing is not intended or where entry has been refused.

3. The advisability of amending and enforcing the following plant quarantines in the Virgin Islands:

No. 15. *Sugarcane*. Revised, effective October 1, 1934 (7 CFR 319.15). This quarantine prohibits the importation from all foreign countries and localities of canes of sugarcane, or cuttings or parts thereof, sugarcane leaves, and bagasse, on account of certain injurious insects and diseases of sugarcane, except that importation is allowed under permit of specific materials authorized by the United States Department of Agriculture, on condition that they have been or are to be so treated, processed, or manufactured that, in the judgment of the said Department, their entry will involve no pest risk.

Conditions may justify, at least temporarily, an exception to the prohibition contained in this quarantine in the movement of sugarcane from Tortola (Br.) to St. Thomas.

No. 19. *Citrus nursery stock*. Effective September 15, 1947 (7 CFR 319.19). This quarantine forbids the importation into the continental United States, Puerto Rico, and Hawaii from all foreign localities and countries of plants or any plant part, except fruit and seeds, of all genera, species, and varieties of the subfamilies Aurantiaceae, Rutoideae and Toddaliodeae, of the botanical family Rutaceae, from Europe, Asia, Africa, South America, Central America, North America outside of the United States, Australia, and foreign oceanic countries and islands, on account of citrus canker and other citrus diseases.

If this quarantine is to be made applicable in the Virgin Islands, it appears to require amendment to include this district.

No. 28. *Citrus fruits*. Revised, effective October 25, 1947 (7 CFR 319.23). This quarantine forbids the importation into the continental United States, Puerto Rico, and Hawaii of all fruits and peel of all genera, species, and varieties of the subfamilies Aurantiaceae, Rutoideae, and Toddaliodeae, of the botanical family Rutaceae, from eastern and southeastern Asia (including India, Burma, Ceylon, Siam, Indochina, and China), the Malayan Archipelago, the Philippine Islands, Oceania (except Australia and Tasmania), Japan (including Formosa and other islands adjacent to Japan), Mauritius, and Sey-

chelles, on account of the citrus canker disease; forbids the importation into the continental United States, Puerto Rico and Hawaii of fruits and peels of all genera, species, and varieties of *Citrus aurantifolia* (Christm.) Swingle, *C. aurantium* L., *C. hystrix* DC., *C. limon* (L.) Burm. f., *C. paradisi* Macf., *C. reticulata* Blanco, *C. sinensis* (L.) Osbeck and *Fortunella margarita* (Lour.) Swingle, from Argentina, Brazil, Paraguay, and Uruguay, on account of sweet orange scab; and forbids the importation into the continental United States, Puerto Rico and Hawaii of fruits and peel of all genera, species, and varieties of *Citrus aurantifolia* (Christm.) Swingle, *C. aurantium* L., *C. limon* (L.) Burm. f., *C. Medica* L., and *C. sinensis* (L.) Osbeck, from Argentina, Paraguay, and Uruguay, on account of the bacterial disease known as "Cancrosis B". Seeds and processed peel of fruits designated herein are excluded from the provisions of this quarantine. Such seeds, however, are subject to the requirements of Nursery Stock, Plant, and Seed Quarantine No. 37 (7 CFR 319.37). If it is to be made applicable in the Virgin Islands, this quarantine appears to require amendment to include this district.

No. 29. *Sweetpotatoes and yams*. Effective January 1, 1918 (7 CFR 319.29). This quarantine forbids the importation for any purpose of any variety of sweetpotatoes and yams (*Ipomoea batatas* and *Dioscorea* spp.), from all foreign countries and localities, on account of the sweetpotato weevils (*Cylas* spp.) and the sweetpotato scarabee (*Euseceps batatae* Waterh.).

This quarantine does not apply to importations into the territories of Hawaii and Puerto Rico. If it is likewise not to be made applicable in the Virgin Islands, the exemption should be amended to include that district with Hawaii and Puerto Rico.

No. 37. *Nursery stock, plants, and seeds*. Revised, effective January 1, 1949, as amended (7 CFR & Supp. 319.37). This quarantine forbids the importation into the United States from designated countries of certain nursery stock and other plants and plant products specified in the quarantine because of the respective injurious insects and plant diseases listed. It restricts the importation from any foreign country or locality of nonprohibited field-grown florists' stock, trees, shrubs, vines, cuttings, grafts, scions, buds, and fruit pits and other seeds of forest, fruit, and ornamental trees and shrubs; bedding plants; other herbaceous plants, bulbs, and roots; field, vegetable, and flower seeds; and other plants and plant products for, or capable of, propagation, except as provided in supplemental regulations (7 CFR & Supp., 319.37-1 et seq.). To be made applicable in the Virgin Islands, this quarantine should be revised to include that district.

No. 56. *Fruits and vegetables*. Effective November 1, 1923 (7 CFR 319.56). This quarantine forbids, except as provided in the supplemental regulations (7 CFR 319.56-1 et seq.), the importation of fruits and vegetables, and of plants or portions of plants used as packing material in connection with

shipments of such fruits and vegetables, from all foreign countries and localities other than the Dominion of Canada, on account of injurious insects, including fruitflies and melonflies (Tephritidae). This quarantine does not need revision to make it applicable to the Virgin Islands. If enforced there the policy would be similar to that for the enforcement of the quarantine in Puerto Rico. The decision as to admissibility of a fruit or vegetable would be made on the basis of the problems of those Islands with consideration for the related problems of Puerto Rico.

No. 73. *Coffee*. Effective April 1, 1940 (7 CFR 319.73). This quarantine prohibits the importation into Puerto Rico from all foreign countries and localities of (1) the seed or beans of coffee which, previous to importation, have not been roasted to a degree which, in the judgment of an inspector of the Department of Agriculture, will have destroyed coffee borers in all stages, (2) coffee berries or fruits, and (3) coffee plants and leaves, on account of an injurious coffee insect known as the coffee berry borer (*Stephanoderes* [coffeae Hgdn.] hampei Ferr.) and an injurious rust disease due to the fungus *Hemileia vastatrix* B. and Br. Provision is made for importations of samples of unroasted coffee seeds or beans and for shipments of unroasted coffee seeds or beans in transit to destinations other than Puerto Rico. This quarantine requires revision if it is to be made applicable in the Virgin Islands in order to give further needed protection to Puerto Rico.

No. 74. *Cut flowers*. Effective August 1, 1947 (7 CFR 319.74). This quarantine forbids the entry of cut flowers (other than cut flowers produced in the Dominion of Canada, Labrador, Newfoundland, and the United States) into the continental United States, Hawaii, and Puerto Rico from all foreign countries, except as provided in the regulations supplemental thereto, on account of injurious insects and plant diseases, including the citrus blackfly (*Aleurocanthus woglumi* Ashby) and a *Cercospora* leaf spot. To be made applicable in the Virgin Islands, this quarantine will require an amendment to include that district.

Notice is therefore hereby given that, in accordance with sections 5 and 7 of the Plant Quarantine Act (7 U. S. C. 159, 160), a public hearing will be held before the Bureau of Entomology and Plant Quarantine at Washington, D. C., in Room 509, Administration Building, U. S. Department of Agriculture, commencing at 10:30 a. m. on March 29, 1951, to consider the necessity of further prohibiting or restricting the entry of certain plants and plant products on account of plant pests as set forth above, pursuant to sections 1, 5, and 7 of the Plant Quarantine Act (7 U. S. C. & Supp. 154, 159, 160) in order that any person interested in consideration of any of the matters outlined above may appear and be heard either in person or by attorney.

This notice of public hearing is not intended to take the place of the notice of proposed rule making contemplated by section 4 of the Administrative Procedure Act (5 U. S. C. 1003). When an

opportunity has been had to consider the evidence adduced and testimony offered at the public hearing, it will be possible to announce much more definitely the action proposed to be taken with respect to each of the quarantines, orders, and regulations mentioned above. At that time, a reasonable opportunity will be afforded any interested person to submit his views, arguments, and data respecting such proposed action, orally or in writing, to the Chief of the aforesaid Bureau of Entomology and Plant Quarantine.

Done at Washington, D. C., this 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-2000; Filed, Feb. 7, 1951; 8:58 a. m.]

FOREIGN QUARANTINE

NOTICE OF PUBLIC HEARING

Notice of public hearing on advisability of revising, extending, or lifting flag smut disease quarantine.

Pursuant to sections 5 and 7 of the Plant Quarantine Act of August 20, 1912 (7 U. S. C. 159, 160), notice is hereby given that the Secretary of Agriculture is considering the advisability of revising, extending, or lifting the quarantine on account of flag smut disease (7 CFR 319.59, BEPQ-Q.59).

Effective February 1, 1926, the aforesaid quarantine prohibited the importation of all species and varieties of wheat from India, Japan, China, Australia, Union of South Africa, Italy, and Spain, on account of the flag smut disease, which was not widely prevalent or distributed within and throughout the United States. Wheat products, except those so milled or processed as to have destroyed all flag smut spores, were also prohibited entry.

Races of the flag smut disease have been recorded from the United States. Wheat varieties resistant to races of the disease in this country are susceptible to some races occurring in other countries. The disease is reported, in addition to the countries named in the quarantine, from Afghanistan, Bulgaria, Caucasus (including Azerbaidzhan, South Russia, and Transcaucasia), Chile, Cyprus, Egypt, Germany, Greece, Netherlands, Pakistan, Palestine, Persia, Portugal, Tunisia, Turkestan, and Turkey. Wheat products of the milling processes, such as bran, screenings, shorts, thistle sharps, pollards, etc., do not represent products which have been so milled as to have destroyed flag smut spores and are considered to be capable of carrying the disease. Notwithstanding this, they have been offered for entry into the United States.

Information recently received indicates that it is the practice in some flag smut disease areas to recover *Melilotus indica* seed from threshed wheat during the cleaning process. Field seeds so recovered could bear flag smut spores superficially and thus become a means of spreading the disease.

Wheat straw and chaff may likewise be the means of introducing the disease when entered from flag smut countries, either as such, or as material accompanying other entries (e. g. litter fouling a conveyance or imports, bedding for animals, or packing materials for other commodities). Bags which have been used to contain wheat or seeds recovered from threshed wheat in the cleaning process in flag smut countries could also bear the spores and be a means of introducing the disease.

It therefore becomes necessary to consider the advisability of revising this quarantine to accord with current knowledge of the world distribution of the disease and to take cognizance of the wheat products and materials which may carry it, or of lifting the quarantine because of its present limited protection to the wheat industry of this country. Because "wheat screenings" consisting of field seeds which are recovered from threshed wheat in the cleaning process are also offered for entry from flag smut countries, consideration should be given to the necessity of forbidding or restricting their importation to prevent the introduction of the flag smut disease. Similar consideration should be given to the necessity for prohibiting or restricting the entry of bags previously used to contain wheat or field seeds recovered from threshed wheat in the cleaning process. Inasmuch as foreign wheat has been permitted importation into the Virgin Islands of the United States and may be reshipped therefrom to other States, Territories, or Districts of the United States, without restriction, consideration should be given to making the quarantine specifically applicable to importations into that District as a further protection to the wheat industry of this country. Inclusion of wheat straw and chaff in a revised quarantine would require a minor change in the quarantine relating to packing materials (7 CFR 319.69, BEPQ-Q.69).

Notice is therefore hereby given that in accordance with sections 5 and 7 of the Plant Quarantine Act of 1912, as amended (37 Stat. 316, 317; U. S. C. 159, 160), a public hearing will be held before the Bureau of Entomology and Plant Quarantine at Washington, D. C., in Room 509, Administration Building, U. S. Department of Agriculture, commencing at 3:00 p. m. on March 30, 1951, to consider the advisability, as above set forth, of revising the said quarantine (7 CFR 319.59, BEPQ-Q.59) to further prohibit or restrict the entry of wheat and certain wheat products and materials and of field seeds recovered from threshed wheat and of bags used to contain wheat or field seeds recovered from threshed wheat in the cleaning process in flag smut countries in order to prevent the introduction of the flag smut disease of wheat (*Urocystis tritici* Koern.) from the countries named, or of lifting the said quarantine. A companion change may also be required in 7 CFR 319.69 (b) to accord with any action taken with respect to wheat straw and chaff under 7 CFR 319.59. Any

person interested in the consideration of any of the matters set forth above may appear and be heard in person or by attorney.

This notice of public hearing is not intended to take the place of the notice of proposed rule making contemplated by section 4 of the Administrative Procedure Act (5 U. S. C. 1003). When an opportunity has been had to consider the evidence adduced and testimony offered at the public hearing, the action then proposed to be taken will be announced and a reasonable opportunity will be afforded to any interested person to submit his views, arguments and data respecting such proposed action, orally or in writing, to the Chief of the aforesaid Bureau of Entomology and Plant Quarantine.

Done at Washington, D. C., the 2d day of February 1951.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-2004; Filed, Feb. 7, 1951;
8:59 a. m.]

Commodity Credit Corporation

SALES OF CERTAIN COMMODITIES AT FIXED PRICES

DOMESTIC AND EXPORT PRICE LISTS FOR FEBRUARY

Pursuant to the Pricing Policy of Commodity Credit Corporation issued March 22, 1950 (15 F. R. 1583), and subject to the conditions stated therein, the following commodities are available for sale in the quantities and at the prices stated:

FEBRUARY DOMESTIC PRICE LIST

Commodity and approximate quantity available (subject to prior sale)	Domestic sales price
Dried whole eggs (packed in barrels and drums) in carload lots only. 1 million pounds. ¹	1950 pack: \$1.03 per pound f. o. b. cars or trucks at warehouses in Illinois, Indiana, Iowa, Michigan, Ohio, Oklahoma, Texas, Kansas, Nebraska, Missouri, Minnesota, Wisconsin, Pennsylvania, New York, and Delaware.
Nonfat dry milk solids, in carload lots only:	14 cents per pound f. o. b. location of stock in any State.
Spray process: 72,000,000 pounds. ¹	12 cents per pound f. o. b. location of stock in any State.
Roller process: 46,000,000 pounds. ¹	
L. Insect oil, raw 216,000,000 pounds. ¹	Market price on date of sale.
Dry edible beans.....	On all beans, for areas other than those shown below, adjust prices upward or downward by an amount equal to the price support program differential between areas. Where no price differential occurs, the price listed will apply. For other grades of all beans, market differentials will apply. Prices listed below, on all beans, are at point of production. Amount of any paid-in-freight to be added.
Pinto, bagged: 1,700,000 hundredweight.	No. 1 grade, 1948 ¹ and 1949 crops: \$8.10 per 100 pounds, basis f. o. b. Denver rate area and California area; \$7.70 per 100 pounds, basis f. o. b. Idaho area.
Pea, bagged: 990,000 hundredweight.	No. 1 grade 1948 ¹ and 1949 crops: \$7.85 per 100 pounds, basis f. o. b. Michigan area.
Red kidney, bagged: 563,000 hundredweight.	No. 1 grade 1948 ¹ and 1949 crops: \$9.30 per 100 pounds, basis f. o. b. New York area.
Great Northern, bagged: 2,000,000 hundredweight.	No. 1 grade 1948 ¹ and 1949 crops: \$7.15 per 100 pounds, basis f. o. b. Twin Falls, Idaho area; \$7.55 per 100 pounds, basis f. o. b. Morrill, Nebr., area.
Baby lima, bagged: 700,000 hundredweight.	No. 1 grade 1948 ¹ and 1949 crops: \$7.95 per 100 pounds, basis f. o. b. California area.
Cranberry beans, bagged: 80,000 hundredweight.	No. 1 grade 1949 crop: \$8.60 per 100 pounds, basis f. o. b. California and Michigan areas.
Austrian winter pea seed, bagged: 137,000 hundredweight. ¹	\$5.26 per 100 pounds f. o. b. point of production. Amount of any paid-in freight to be added.
Blue lupine seed, bagged: 315 hundredweight.	\$5.26 per 100 pounds f. o. b. point of production. Amount of any paid-in freight to be added.
Kobe lespedeza seed, bagged: 4,500 hundredweight.	\$13.49 per 100 pounds f. o. b. point of production. Amount of any paid-in freight to be added.
Weeping lovegrass seed, bagged: 1,300 hundredweight.	\$54.33 per 100 pounds f. o. b. point of production. Amount of any paid-in freight to be added.
Wheat, bulk: 50,000,000 bushels.....	This wheat is available only when premium wheat is required or where emergency situations exist. Basis in store, the market price but in no event less than the applicable 1950 loan rate for the class, grade, quality, and location, plus: (1) 30 cents per bushel, if received by truck, or (2) 25 cents per bushel if received by rail or barge. Examples of minimum prices per bushel: Kansas City, No. 1 HW, ex rail or barge, \$2.51; Minneapolis, No. 1 DNS, ex rail or barge \$2.52; Chicago, No. 1 RW, ex rail or barge, \$2.56; Portland—(NOTE: No wheat will be offered for sale in the Portland, Ore., area until further notice).
Oats, bulk: 11,400,000 bushels.....	At points of production, basis in store, the market price but not less than the applicable 1950 county loan rate plus 14 cents per bushel; at other points, the foregoing plus average paid-in freight. Examples of minimum prices, per bushel: Chicago, No. 3 or better, 47 cents; Minneapolis, No. 3 or better, 43 cents.
Barley, bulk: 22,000,000 bushels....	Basis in store, the market price but in no event less than the applicable 1950 loan rate for the class, grade, quality, and location, plus: (1) 22 cents per bushel if received by truck, or (2) 18 cents per bushel if received by rail or barge. Examples of minimum prices per bushel: Minneapolis, No. 1 barley, ex rail or barge, \$1.50; San Francisco, No. 1 Western barley, ex rail or barge, \$1.57.
Corn, bulk: 50,000,000 bushels.....	1950 commercial corn-producing area: At points of production, basis in store, the market price but not less than the applicable 1950 county loan rate for No. 3 yellow, plus 19 cents per bushel, with market differentials for other grades, quality, and classes. At other delivery points: (1) the foregoing, plus average paid-in freight, or (2) basis the following fixed minimum terminal prices, with market differentials for grade, quality, and class, and freight differentials for location. Fixed minimum prices, per bushel: Chicago, No. 3 yellow, \$1.81; St. Louis, No. 3 yellow, \$1.81; Minneapolis, No. 3 yellow, \$1.74; Omaha, No. 3 yellow, \$1.73; Kansas City, No. 3 yellow, \$1.77; market differentials for other grades, quality, and classes. 1950 non-commercial corn-producing area: At points of production, or originating in a non-commercial county, basis in store, the market price but not less than 133 percent of the applicable 1950 county loan rate for No. 3, plus 19 cents per bushel; at other points, the foregoing plus average paid-in freight. If originating in a commercial county, the county loan rate for No. 3 plus 19 cents, plus average paid-in freight. Examples of minimum price, per bushel: 1950 county loan rate for Brown County, Ind., \$1.10 per bushel, No. 3 corn, 133 percent of \$1.10, plus 19 cents equals \$1.60 per bushel, the minimum sales price.

¹ These same lots also are available at export sales prices announced concurrently.

FEBRUARY EXPORT PRICE LIST

Commodity and approximate quantity available (subject to prior sale)	Export sales price
Dried whole eggs (packed in barrels and drums) in carload lots only. 10,000,000 pounds.	1950 Pack—60 cents per lb., f. a. s. vessel U. S. Gulf or East Coast ports; or 60 cents per lb. f. o. b. cars or trucks at warehouse locations, less freight based on the average gross shipping weight at the lowest export freight rate to New York or New Orleans whichever is lower.
Nonfat dry milk solids, in carload lots only: Spray process: 72,000,000 pounds. ¹ Roller process: 46,000,000 pounds. ¹	For export to all countries except those listed below: Spray process—12½ cents per lb. f. o. b. location of stock in any State. Roller process—10½ cents per lb. f. o. b. location of stock in any State. For export to Western Hemisphere countries except Canada and Colonial possessions of foreign countries, and territories and possessions of the U. S.: Spray process—9½ cents per pound f. o. b. location of stock in any State, less freight based on the average gross shipping weight, at the lowest export freight rate from that location to nearest port of export. Roller process—7½ cents per pound f. o. b. location of stock in any State, less freight based on the average gross shipping weight, at the lowest export freight rate from that location to nearest port of export.
Linseed oil, raw 216,000,000 pounds. ¹ Dry edible beans: Pinto, bagged: 930,000 hundredweight. ¹ Pea, bagged: 245,000 hundredweight. ¹ Great Northern, bagged: 725,000 hundredweight. ¹ Baby lima, bagged 230,000 hundredweight. ¹	Market price on date of sale. No. 1 grade 1948 crop, f. a. s. vessel at locations shown below: \$5.90 per 100 pounds, San Francisco and Portland, Ore.; \$6 per 100 pounds U. S. Gulf ports. (See note below.) \$5.50 per 100 pounds, East Coast ports. \$6 per 100 pounds, Portland, Ore.; \$6.10 per 100 pounds, U. S. Gulf ports. (See note below.) \$5 per 100 pounds, San Francisco. NOTE: "U. S. Gulf ports" means ports with freight rates not greater than to New Orleans. Any excess freight will be for account of the buyer. Discounts for grades on all beans: No. 2, 25 cents less than No. 1; No. 3, 50 cents less than No. 1. Purchasers of beans for export to Canada must provide proof of re-export from Canada and the beans must not be re-exported to the U. S. At CCC's option, 1949 crop beans may be furnished in place of 1948 beans in instances where stocks of 1948 beans of the type and grade desired are exhausted.
Austrian winter pea seed, bagged: 137,000 hundredweight. ¹ Fresh Irish potatoes, packed in usual 100-pound burlap sacks, in carload or truckload lots only. Substantial quantities, as available in Aroostook County, Maine.	Market price on date of sale at place of delivery, provided delivery takes place within 15 days unless otherwise agreed upon. U. S. No. 1 grade when loaded at CCC's point of purchase: 60 cents per sack, f. o. b. cars at country shipping point, for export to areas other than U. S. possessions, Cuba, Canada, Mexico, or the Caribbean area. Consideration will be given to offers to purchase potatoes packed in crates at above price, plus additional costs to CCC. Consideration also will be given to purchases of certified seed potatoes packed in usual 100-pound burlap sacks or crates at the above price plus additional costs to CCC. Communicate with the Director, PMA Commodity Office, 139 Centre Street, New York 13, N. Y. Tel. REctor 2-3100.
Fresh Irish potatoes, for processing into potato food products for export. (Quantities as available in the late potato producing States.)	Basis 1 cent per hundredweight bulk ungraded at farm, plus reimbursement for approved marketing services required to be performed.

¹These same lots also are available at domestic sales prices announced concurrently.

Issued: February 5, 1951.

[SEAL]

FRANK K. WOOLLEY,
Acting President,
Commodity Credit Corporation.

[F. R. Doc. 51-1999; Filed, Feb. 7, 1951; 8:58 a. m.]

Forest Service

SALMON NATIONAL FOREST

REMOVAL OF TRESPASSING HORSES

Whereas a number of horses are trespassing and grazing on a portion of the Panther Creek drainage in the Copper Creek Ranger District of the Salmon National Forest, Lemhi County, State of Idaho; and

Whereas these horses are consuming forage needed for permitted livestock, are causing extra expense to established permittees, and are injuring national-forest lands;

Now, therefore, by virtue of the authority vested in the Secretary of Agriculture by the act of June 4, 1897 (30 Stat. 35; 16 U. S. C. 551), and the act of February 1, 1905 (33 Stat. 628; 16 U. S. C. 472), the following order for the occupancy, use, protection and administration of land in the Copper Creek Ranger District of the Salmon National Forest is issued:

Temporary closure from livestock grazing. (a) The following-described area within the Copper Creek Ranger District of the Salmon National Forest is hereby closed for the period February

15, 1951, to April 30, 1951, to the grazing of horses, excepting those that are lawfully grazing on or crossing land in such area pursuant to the regulations of the Secretary of Agriculture, or that are used in connection with operations authorized by such regulations, or that are used as riding, pack, or draft animals by persons traveling over such land: The east side of Panther Creek from and including Beaver Creek on the South to and including Hot Springs Creek on the North and the west side of Panther Creek from and including Big Deer Creek on the South to and including Bear Gulch on the North.

(b) Officers of the United States Forest Service are hereby authorized to dispose of, in the most humane manner, all horses found trespassing or grazing in violation of this order.

(c) Public notice of intention to dispose of such horses shall be given by posting notices in public places or advertising in a newspaper of general circulation in the locality in which the Salmon National Forest is located.

Done at Washington, D. C., this 2d day of February 1951. Witness my hand

and the seal of the Secretary of Agriculture.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 51-1965; Filed, Feb. 7, 1951; 8:52 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-1581]

MISSISSIPPI RIVER FUEL CORP.

NOTICE OF APPLICATION

FEBRUARY 2, 1951.

Take notice that Mississippi River Fuel Corporation (Applicant), a Delaware corporation of St. Louis, Missouri, filed on January 5, 1951, an application for a certificate of public convenience and necessity, pursuant to section 7 (c) of the Natural Gas Act, authorizing the drilling of 25 injection and withdrawal wells, the construction of four miles of 6-inch and 12-inch feeder lines, and nine miles of 24-inch withdrawal line, a field gathering system and meter and regulating equipment in Monroe County, Illinois. Applicant proposes by these facilities to develop and operate an underground natural gas storage reservoir in the "Waterloo Field" in Monroe County, Illinois. The estimated cost of the proposed facilities is \$1,900,798, which will be paid for by the Applicant out of cash on hand.

Applicant states that the peakday requirements on Applicant's pipeline system in the St. Louis, Missouri, area have been increasing at a very rapid rate and that these underground storage facilities are highly desirable in order to satisfy these demands.

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 the 23d day of February 1951. The application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-1968; Filed, Feb. 7, 1951; 8:53 a. m.]

[Docket No. G-1597]

TRANSCONTINENTAL GAS PIPE LINE CORP.

NOTICE OF APPLICATION

FEBRUARY 2, 1951.

Take notice that on January 24, 1951, Transcontinental Gas Pipe Line Corporation (Applicant), a Delaware Corporation having its principal place of business in Houston, Texas, filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain natural gas transmission pipe line facilities hereinafter described.

Applicant proposes to construct approximately one-half mile of 6½-inch O. D. lateral line, extending westerly from a point on its presently certificated and constructed Marcus Hook lateral in

Pennsylvania, located approximately 18 miles south of Applicant's 30-inch main line to a point at the Delaware-Pennsylvania State line. Applicant also proposes to construct a meter and regulator station at or near such point on the Delaware-Pennsylvania State line to make delivery of natural gas there to the Delaware Power & Light Company.

Applicant proposes to deliver to Delaware Power & Light Company, through such facilities up to 10,000 Mcf per day of natural gas during the first year of service and up to 11,700 Mcf of natural gas per day during the third year of service and thereafter.

The estimated over-all capital cost of the proposed facilities is approximately \$51,348. The application recites that the cost of construction will be paid out of earnings of the company and no additional financing will be required.

The application is on file with the Commission for public inspection. 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) before the 23d day of February 1951.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-1969; Filed, Feb. 7, 1951;
8:53 a. m.]

INTERSTATE COMMERCE COMMISSION

[Rev. S. O. 562, King's I. C. C. Order 42]

SOUTHERN RAILWAY Co.

REROUTING OR DIVERSION OF TRAFFIC

In the opinion of Homer C. King, Agent, the Southern Railway Company, because of congestion at Knoxville Terminal, is unable to transport traffic routed over its lines to, from or via Knoxville, Tennessee. *It is ordered, That:*

(a) Rerouting traffic: The Southern Railway Company is hereby authorized and directed to reroute or divert traffic on its lines, routed over its lines to, from or via Knoxville, Tennessee, over any available route to expedite the movement; 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 railroads desiring to divert or reroute traffic under this order shall confer with the proper transportation officer of the railroad or railroads to which such traffic is to be diverted or rerouted, and shall receive the concurrence of such other railroads before the rerouting or diversion 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 rerouted or diverted 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 said 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 4:00 p. m., January 29, 1951.

(g) Expiration date: This order shall expire at 11:59 p. m., February 28, 1951 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., January 29, 1951.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Agent.

[F. R. Doc. 51-1952; Filed, Feb. 7, 1951;
8:49 a. m.]

[Rev. S. O. 562, King's I. C. C. Order 43]

CENTRAL OF GEORGIA RAILWAY Co.

REROUTING OR DIVISION OF TRAFFIC

In the opinion of Homer C. King, Agent, the Central of Georgia Railway Company, because of land slides, is unable to transport traffic routed over its line between Columbus, Ga., and Birmingham, Ala. *It is ordered, That:*

(a) Rerouting CGA traffic: The Central of Georgia Railway Company is hereby authorized and directed to reroute or divert traffic moving on its lines, routed via its car ferry, over any available route to expedite the movement; 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 or railroads to which such traffic is to be diverted or rerouted, and shall receive the concurrence of such other railroads before the rerouting or diversion is ordered.

(c) Notification to shippers: Each carrier rerouting cars in accordance with this order shall notify each shipper at the time each car is rerouted or diverted 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 said 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., February 2, 1951.

(g) Expiration date: This order shall expire at 11:59 p. m., February 28, 1951, 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.

Issued at Washington, D. C., February 1, 1951.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Agent.

[F. R. Doc. 51-1953; Filed, Feb. 7, 1951;
8:49 a. m.]

[4th Sec. Application 25811]

LARD AND VEGETABLE OILS FROM TEXAS
POINTS TO KANSAS, OKLAHOMA AND JOPLIN,
MO.

APPLICATION FOR RELIEF

FEBRUARY 5, 1951.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for carriers parties to his tariff I. C. C. No. 3588.

Commodities involved: Lard, lard compounds and substitutes; cooking or salad oils such as copra, corn, cottonseed, palm kernel, peanut and soyabean, in carloads.

From: Dallas, Ft. Worth, North Ft. Worth and Sherman, Tex.

To: Specified points in Kansas and Oklahoma, and Joplin, Mo.

Grounds for relief: Competition with rail and motor carriers.

Schedules filed containing proposed rates; D. Q. Marsh's tariff I. C. C. No. 3588, Supp. 129.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they in-

tend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 51-1954; Filed, Feb. 7, 1951;
8:50 a. m.]

[4th Sec. Application 25812]

MOTOR-RAIL RATES BETWEEN BOSTON, MASS. AND HARLEM RIVER, N. Y.

APPLICATION FOR RELIEF

FEBRUARY 5, 1951.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: The New York, New Haven and Hartford Railroad Company and H. P. Welch Co., of Somerville, Mass., a common carrier by motor vehicle.

Commodities involved: All commodities.

Between: Boston, Mass., and Harlem River, N. Y.

Grounds for relief: Competition with motor carriers.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 51-1955; Filed, Feb. 7, 1951;
8:50 a. m.]

[4th Sec. Application 25813]

ASPHALT COMPOUNDS AND OTHER COMMODITIES BETWEEN POINTS IN OFFICIAL TERRITORY

APPLICATION FOR RELIEF

FEBRUARY 5, 1951.

The Commission is in receipt of the above-entitled and numbered applica-

tion for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: C. W. Boin and I. N. Doe, Agents, for carriers parties to Agent I. N. Doe's tariff I. C. C. No. 591 and other tariffs, pursuant to fourth-section order No. 9800.

Commodities involved: Asphalt compounds and other commodities, in carloads.

Between: Specified points in official territory.

Grounds for relief: Circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 51-1956; Filed, Feb. 7, 1951;
8:50 a. m.]

[4th Sec. Application 25814]

STOVES, RANGES AND UNION SETS FROM ILLINOIS TO THE SOUTH

APPLICATION FOR RELIEF

FEBRUARY 5, 1951.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. G. Raasch, Agent, for carriers parties to his tariff I. C. C. No. 699 and other tariffs, pursuant to fourth-section order No. 9800.

Commodities involved: Stoves and ranges, and union sets, in carloads.

From: Specified points in Illinois.

To: Specified points in southern territory.

Grounds for relief: Circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of tem-

porary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 51-1957; Filed, Feb. 7, 1951;
8:50 a. m.]

[4th Sec. Application 25815]

LIQUEFIED CHLORINE GAS FROM MEMPHIS, TENN., TO TERRE HAUTE, IND.

APPLICATION FOR RELIEF

FEBRUARY 5, 1951.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: Missouri Pacific Railroad Company, for itself and for carriers parties to Agent C. A. Spaninger's tariff I. C. C. No. 1172, pursuant to fourth-section order No. 16101.

Commodities involved: Liquefied Chlorine gas, in tank-car loads.

From: Memphis, Tenn.

To: Terre Haute, Ind.

Grounds for relief: Circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 51-1958; Filed, Feb. 7, 1951;
8:50 a. m.]

SECURITIES AND EXCHANGE COMMISSION

MERCER HICKS CORP. AND MERCER HICKS

MEMORANDUM OPINION AND ORDER

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 31st day of January A. D. 1951.

In the matter of Mercer Hicks Corporation and Mercer Hicks, 72 Wall Street, New York 5, New York.

This is a proceeding to determine whether it is in the public interest to revoke the broker and dealer registration of Mercer Hicks Corporation pur-

suant to section 15 (b) of the Securities Exchange Act of 1934 ("Exchange Act") and to suspend or expel it from membership in National Association of Securities Dealers, Inc. ("the NASD") pursuant to section 15A (l) (2) of the Exchange Act.¹ We must also decide whether under section 15A (b) (4) of the Exchange Act, Mercer Hicks, registrant's president, is a cause of any order of revocation, expulsion or suspension which we might enter in this proceeding.²

Respondents filed a stipulation and consent to revocation, in which they waived a hearing and consented to the entry of an order revoking registration and expelling registrant from the NASD. They also consented to the making of appropriate findings by the Commission, including a finding that Mercer Hicks personally is a cause of such order. On the basis of the record we make the following findings.

The registration of Mercer Hicks Corporation as a broker-dealer became effective on June 6, 1949. Hicks was the organizer, president and controlling stockholder. The corporation took over the business and assets of Mercer Hicks & Company, a sole proprietorship owned by Hicks, for which Hicks received 270,000 shares of common stock of the corporation.³ The corporation, beginning about June 17, 1949, made a public offering of 30,000 shares of common stock and 20,000 shares of preferred stock. These shares were offered at \$10 per unit, each unit consisting of one share of common stock having a par value of \$10 and one share of preferred stock having a par value of \$1 and entitled to cumulative annual dividends of \$.50.

A total of 11,998 units were sold at \$10 per unit. From June 20 to Decem-

¹ Section 15 (b) of the Exchange Act provides in pertinent part: "The Commission shall, after appropriate notice and opportunity for hearing, by order . . . revoke the registration of any broker or dealer if it finds that such . . . revocation is in the public interest and that (1) such broker or dealer . . . or (2) any partner, officer, director, or branch manager of such broker or dealer . . . (C) is permanently . . . enjoined by order, judgment, or decree of any court of competent jurisdiction from engaging in or continuing any conduct or practice in connection with the purchase or sale of any security; or (D) has willfully violated any provision of the Securities Act of 1933, as amended, or of this title, or of any rule or regulation thereunder . . ."

Section 15A (l) (2) of the Exchange Act, in substance, authorizes the Commission, if it is necessary or appropriate in the public interest, to suspend or expel a broker or dealer from membership in a registered securities association if it finds, after appropriate notice and opportunity for hearing, that the member has violated any provision of the Exchange Act or the Securities Act of 1933 or any rule adopted pursuant to those statutes.

² Under section 15A (b) (4), in the absence of approval or direction by the Commission, no broker or dealer may be admitted to or continued in membership in a national securities association if the broker or dealer or any person associated with such broker or dealer was "a cause" of any order of revocation, suspension or expulsion.

³ Mercer Hicks & Company was also registered as a broker-dealer; its withdrawal from registration became effective on February 6, 1950.

ber 31, 1949, 5,083 units of the corporation stock were sold. At December 31, 1949, the net worth of the corporation was not more than \$27,722, or about \$5.45 per share on its then outstanding preferred stock. Between January 1 and February 28, 1950, 3,092 more units were sold. At February 28, 1950, the net worth of the corporation was not more than \$51,981.35 or about \$6.35 per share on the 8,175 shares of outstanding preferred stock. Between February 28 and April 29, 1950, an additional 3,823 units were sold. At April 29, 1950, the net worth of the corporation was not more than \$51,247.17 or about \$4.25 per share on the 11,998 shares of outstanding preferred stock, and this included as an asset an investment of \$22,573 in a wholly-owned subsidiary, General Radiant Heater Corporation.⁴

During the period in which these sales were made, four consecutive quarterly dividends of \$0.125 per share were paid on the preferred stock, the first on July 1, 1949. These dividends were paid out of that portion of receipts from stock sales which had been credited to capital surplus. At April 29, 1950, the corporation had an operating loss of \$64,600.66 according to its books. Salaries, advances and commissions to officers and employees totaled \$62,570, whereas only \$3,331.92 was obtained from brokerage commissions and trading profits.

The corporation and Hicks personally engaged in numerous fraudulent practices in connection with the sale of the corporation stock. Purchasers of the corporation stock were furnished with no financial data but were told that the Corporation was being operated at a profit. They were not advised of the disparity between the asset value of the securities being sold and the sales prices, or of the fact that dividends were paid out of capital surplus obtained from the sale of stock. Purchasers were falsely advised that the Johns-Manville Co. had made a substantial investment in General Radiant Heater Corporation, the wholly-owned subsidiary of Mercer Hicks Corporation. Misrepresentations were made concerning other companies to induce stockholders in those companies to sell their stock and buy Mercer Hicks Corporation stock. In addition, the corporation and Hicks appropriated cash and securities of customers without their knowledge or consent and substituted therefor the stock of the corporation.

In connection with all of these activities the corporation and Hicks made use of the mails and of the instrumentalities of interstate commerce.

We conclude that Mercer Hicks and Mercer Hicks Corporation willfully violated the anti-fraud provisions of section 17 (a) of the Securities Act of 1933 and sections 10 (b) and 15 (c) (1) of the Exchange Act and Rules X-10B-5 and X-15C1-2 (a) and (b) thereunder. We find that it is in the public interest to revoke the registration of Mercer Hicks Corporation and to expel it from the NASD, and that Mercer Hicks personally

⁴ The net worth of General Radiant Heater Corporation as of April 29, 1950, appears to have been not more than \$9,000.

is a cause of such order of revocation and expulsion within the meaning of section 15A (b) (4) of the Exchange Act.⁵

It is ordered, therefore, That the registration as a broker and dealer of Mercer Hicks Corporation be, and it hereby is, revoked and that Mercer Hicks Corporation be, and it hereby is, expelled from membership in National Association of Securities Dealers, Inc.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1946; Filed, Feb. 7, 1951;
8:47 a. m.]

E. VAN BENSCHOTEN

ORDER FOR PROCEEDINGS AND NOTICE OF HEARING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 2d day of February 1951.

In the matter of E. Van Benschoten, Hotel Roosevelt, 45th Street and Madison Ave., New York, New York.

I. The Commission's public official files disclose that E. Van Benschoten, hereinafter referred to as registrant, is registered as a broker-dealer pursuant to section 15 (b) of the Securities Exchange Act of 1934.

II. The Records Officer of the Commission has filed with the Commission a statement, a copy of which is attached hereto, and made a part hereof,¹ stating that registrant did not file with the Commission reports of his financial condition during the calendar years 1945, 1946, 1947, 1948 or 1949 as required by section 17 (a) of the Securities Exchange Act of 1934 and Rule X-17A-5 adopted thereunder.

III. The information reported to the Commission by its Records Officer as set forth in paragraph II hereof tends, if true, to show that registrant violated section 17 (a) of the Securities Exchange Act of 1934 and Rule X-17A-5 adopted under said section.

IV. The Commission, having considered the aforesaid information, deems it necessary and appropriate in the public interest and for the protection of investors that proceedings be instituted to determine:

(a) Whether the statements set forth in paragraph II hereof are true;

(b) Whether registrant has willfully violated section 17 (a) of the Securities Exchange Act of 1934 and Rule X-17A-5 adopted under said section;

¹ Filed as part of the original document.

² On December 26, 1950, on the complaint of this Commission, the U. S. District Court for the Southern District of New York entered a final judgment enjoining Mercer Hicks Corporation and Mercer Hicks from further violations of the anti-fraud provisions of the Securities Act. The existence of an effective injunctive decree in itself affords a basis under section 15 (b) for the revocation of registration. (See footnote 1, *supra*.) We had also applied for the appointment of a receiver for the corporation, but this motion was withdrawn when a receiver was appointed by the Supreme Court for the State of New York at the instance of the New York State Attorney General.

(c) Whether, pursuant to section 15 (b) of the Securities Exchange Act of 1934, it is in the public interest to revoke registration of registrant; and

(d) Whether, pursuant to section 15 (b) of the Securities Exchange Act of 1934, pending final determination, it is necessary or appropriate in the public interest or for the protection of investors to suspend the registration of registrant.

V. *It is ordered*, That registrant be given an opportunity for hearing as set forth in paragraph IV hereof on the 7th day of March 1951 at the main office of the Securities and Exchange Commission, located at 425 Second Street NW., Washington 25, D. C., before a Hearing Examiner to be designated by the Commission. On such date the Hearing Room Clerk in Room 101, North Building, will advise the parties and the Hearing Examiner as to the room in which such hearing will be held. The Commission will consider any motion with respect to a change of place of said hearing if said motion is filed with the Secretary of the Commission on or before February 28, 1951. Upon completion of any such hearing in this matter the Hearing Examiner shall prepare a recommended decision pursuant to Rule IX of the rules of practice unless such decision is waived.

It is further ordered, That in the event registrant does not appear personally or through a representative at the time and place herein set or as otherwise ordered, the Hearing Room Clerk shall file with the Records Officer of the Commission a written statement to that effect and thereupon the Commission will take the record under advisement for decision.

This order and notice shall be served on registrant personally or by registered mail forthwith, and published in the FEDERAL REGISTER not later than fifteen (15) days prior to March 7, 1951.

In the absence of an appropriate waiver, no officer or employee of the Commission engaged in the performance of investigative or prosecuting functions in this or any factually related proceeding will be permitted to participate or advise in the decision upon the matter except as witness or counsel in proceedings held pursuant to notice. Since this proceeding is not "rule making" within the meaning of section 4 (c) of the Administrative Procedure Act, it is not deemed to be subject to the provisions of the section delaying the effective date of any final Commission action.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1947; Filed, Feb. 7, 1951;
8:48 a. m.]

[File No. 7-1278]

TOLEDO EDISON CO.

NOTICE OF APPLICATION FOR UNLISTED TRADING PRIVILEGES, AND OF OPPORTUNITY FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its

office in the city of Washington, D. C., on the 2d day of February A. D. 1951.

The Boston Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 thereunder, has made application for unlisted trading privileges in the Common Stock, \$5.00 Par Value, of The Toledo Edison Company, a security listed and registered on the New York Stock Exchange. Rule X-12F-1 provides that the applicant shall furnish a copy of the application to the issuer and to every exchange on which the security is listed or already admitted to unlisted trading privileges. The application is available for public inspection at the Commission's principal office in Washington, D. C.

Notice is hereby given that, upon request of any interested person received prior to February 21, 1951, the Commission will set this matter down for hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application, and other information contained in the official file of the Commission pertaining to this matter.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1944; Filed, Feb. 7, 1951;
8:47 a. m.]

[File No. 7-1279]

ALLEGHENY LUDLUM STEEL CORP.

NOTICE OF APPLICATION FOR UNLISTED TRADING PRIVILEGES, AND OF OPPORTUNITY FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 1st day of February A. D. 1951.

The Boston Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 thereunder, has made application for unlisted trading privileges in the Common Stock, No Par Value, of Allegheny Ludlum Steel Corporation, a security listed and registered on the New York Stock Exchange and on the Pittsburgh Stock Exchange. Rule X-12F-1 provides that the applicant shall furnish a copy of the application to the issuer and to every exchange on which the security is listed or already admitted to unlisted trading privileges. The application is available for public inspection at the Commission's principal office in Washington, D. C.

Notice is hereby given that, upon request of any interested person received prior to February 20, 1951, the Commission will set this matter down for hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange

Commission, Washington, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application, and other information contained in the official file of the Commission pertaining to this matter.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1945; Filed, Feb. 7, 1951;
8:47 a. m.]

[File No. 7-1280]

BALDWIN-LIMA-HAMILTON CORP.

NOTICE OF APPLICATION FOR UNLISTED TRADING PRIVILEGES, AND OF OPPORTUNITY FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 2d day of February A. D. 1951.

The Cincinnati Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 thereunder, has made application for unlisted trading privileges in the Common Stock, \$13 Par Value, of Baldwin-Lima-Hamilton Corporation, a security listed and registered on the New York Stock Exchange and on the Philadelphia-Baltimore Stock Exchange. Rule X-12F-1 provides that the applicant shall furnish a copy of the application to the issuer and to every exchange on which the security is listed or already admitted to unlisted trading privileges. The application is available for public inspection at the Commission's principal office in Washington, D. C.

Notice is hereby given that, upon request of any interested person received prior to February 23, 1951, the Commission will set this matter down for hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application, and other information contained in the official file of the Commission pertaining to this matter.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1948; Filed, Feb. 7, 1951;
8:48 a. m.]

[File Nos. 54-51, 59-12]

NATIONAL POWER & LIGHT CO. ET AL.

ORDER PERMITTING SALE AND TRANSFER OF CERTAIN STOCKS

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 2d day of February A. D. 1951.

National Power & Light Company ("National"), a registered holding company, having notified the Commission pursuant to paragraph (c) of Rule U-44 promulgated pursuant to the Public Utility Holding Company Act of 1935, that it intends to sell 30,000 shares of its holdings of the common stock of Pennsylvania Power & Light Company ("Pennsylvania") from time to time in the open market on the New York Stock Exchange at prices to be fixed by the Company; and

The Commission having advised National that the proposed sale did not appear to require the filing of a declaration with the Commission under the act: *Provided however*, That if such Pennsylvania stock is not sold by April 1, 1951 National shall file a further notice with the Commission pursuant to Rule U-44 (c); and National having requested the Commission to enter an order containing findings and recitations conforming to the applicable requirements of the Internal Revenue Code, as amended, and the Commission deeming it appropriate to grant such request:

It is ordered and recited, That the sale and transfer by National of 30,000 shares of common stock of Pennsylvania Power & Light Company and the sale and transfer of 4,146 shares of such stock heretofore consummated are necessary or appropriate to the integration and simplification of the holding company system of which National is a member and it is necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1951; Filed, Feb. 7, 1951;
8:49 a. m.]

[File Nos. 54-168, 59-12]

ELECTRIC BOND AND SHARE CO. ET AL.

ORDER PERMITTING SALE AND TRANSFER OF
CERTAIN STOCKS

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 31st day of January A. D. 1951.

In the matter of Electric Bond and Share Company, American Power & Light Company, File No. 54-168; in the matter of Electric Bond and Share Company, American Power & Light Company, et al., File No. 59-12.

Electric Bond and Share Company ("Bond and Share"), a registered holding company, having notified the Commission, pursuant to paragraph (c) of Rule U-44 promulgated pursuant to the Public Utility Holding Company Act of 1935, that it intends to carry out the following transactions:

Bond and Share proposes to sell 33,702 shares of the common stock of Minnesota Power & Light Company ("Minnesota"). These shares of common stock were acquired, together with other securities of former utility subsidiary companies of American Power & Light

Company ("American") in exchange for Bond and Share's holdings of the former preferred and common stocks of American pursuant to a section 11 (e) Plan of American approved by this Commission on October 4, 1949 and made effective February 15, 1950. The acquisition of such securities, including the common stock of Minnesota, by Bond and Share under the above mentioned section 11 (e) Plan was subject to a commitment by Bond and Share to dispose of such securities within one year from the effective date of the Plan. Of the common stock of Minnesota to be sold, 23,000 shares will be sold to Bear, Stearns & Company and 10,702 shares to Kidder, Peabody & Company at 31½ per share.

The Commission having advised Bond and Share that the proposed sale did not appear to require the filing of a declaration with the Commission under the act, and Bond and Share having requested the Commission to enter an order containing findings and recitations conforming to the requirements of the Internal Revenue Code, as amended, and the Commission finding that the requested order may appropriately be entered:

It is ordered and recited, That the sale and transfer by Electric Bond and Share Company of 23,000 shares of the common stock of Minnesota Power & Light Company to Bear, Stearns & Co. and 10,702 shares of the common stock of Minnesota Power & Light Company to Kidder, Peabody & Co. at 31½ per share is necessary or appropriate to the integration and simplification of the holding company system of which Electric Bond and Share Company is a member and is necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-1950; Filed, Feb. 7, 1951;
8:49 a. m.]

[File No. 70-2561]

UNITED GAS CORP. ET AL.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C. on the 2d day of February A. D. 1951.

In the matter of United Gas Corporation, United Gas Pipe Line Company, Union Producing Company, File No. 70-2561.

Notice is hereby given that United Gas Corporation ("United"), a gas utility subsidiary of Electric Bond and Share Company, a registered holding company, and United's wholly owned subsidiaries, United Gas Pipe Line Company ("Pipe Line"), and Union Producing Company ("Union"), have filed a joint application-declaration pursuant to the Public Utility Holding Company Act of 1935 and have designated sections 9 (a) (1), 10 and 12 thereof and Rule U-43 (a) of the rules and regulations promulgated thereunder as applicable to the proposed

transactions, which are summarized as follows:

United, Union, and Pipe Line, are engaged in the production, purchase, transportation, distribution and sale of natural gas in the states of Texas, Louisiana and Mississippi. In addition, Pipe Line and Union are engaged in the production, transportation and sale of crude oil and extraction and sale of gasoline and other liquid hydrocarbons.

United proposes to purchase from Pipe Line a recently constructed research laboratory building and the equipment and fixtures used in connection therewith, all located in the city of Shreveport, Louisiana, for a cash consideration of \$530,075.35, which is stated to be the actual depreciated cost of such property of Pipe Line. United also proposes to purchase from Union a tract of land consisting of 7.67 acres, upon which the research laboratory is located, for a cash consideration of \$8,679.37, which is stated to be the actual cost of such land to Union.

Pipe Line maintains its own research department which deals with the day to day operating problems in connection with the production and transmission of natural gas, oil and other liquid hydrocarbons and in the development of new methods and processes in connection with said operations. The application-declaration states that Pipe Line is now enlarging its research personnel to take care of research problems with respect to current system operations. The application-declaration also states that the management of United has for some time considered the advisability of creating a research division whose activities will be devoted to the solution of problems as they arise with respect to day to day operations of United, Pipe Line and Union, and that in its opinion the best interests of the system, as an integrated operation, will be served by transferring the research duties to a separate division of United so that its service may be available equally to Pipe Line, Union, and the operating divisions of United. The application-declaration also states that upon consummation of the proposed transactions, research service will be available to system companies at cost.

The proceeds from the sale of property described above will be deposited by Pipe Line with the Corporate Trustee under its Mortgage and Deed of Trust dated September 25, 1944, in accordance with the provisions of such mortgage and deed of trust.

Applicants-declarants request that the Commission's order herein be issued as promptly as may be practicable and that it be effective forthwith upon the issuance thereof.

Notice is further given that any interested person may, not later than February 15, 1951, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest, and the issues of fact or law raised by said application-declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be

addressed as follows: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after February 12, 1951, at 5:30 p. m., e. s. t. said application-declaration, as filed or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act, or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100 thereof. All interested persons are referred to said application-declaration on file with the Commission for a full statement of the transactions therein proposed.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 51-1949; Filed, Feb. 7, 1951; 8:48 a. m.]

[File No. 812-707]

COMPOSITE BOND AND PREFERRED STOCK FUND, INC., ET AL.

NOTICE OF APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 2d day of February A. D. 1951.

In the matter of Composite Bond and Preferred Stock Fund, Inc., Composite Stock Fund, Inc., Murphey Favre, Inc., and Bond Research Corporation. File No. 812-707.

Notice is hereby given that Composite Bond and Preferred Stock Fund, Inc., and Composite Stock Fund, Inc. (hereinafter sometimes referred to as "Fund" or "Funds," as the case may be), registered investment companies, Murphey Favre, Inc., principal underwriter for each of the Funds, and Bond Research Corporation, investment adviser for each of the Funds, have filed an application pursuant to section 6 (c) of the Investment Company Act of 1940 for an order of the Commission exempting from the provisions of section 22 (d) of the act the offering of shares of the Funds at reduced public offering prices based on concurrent purchases of shares of both Funds aggregating more than \$10,000.

Each of the Funds is registered under the act as an open-end investment company. The application states that Composite Bond and Preferred Stock Fund, Inc. invests solely in bonds and preferred stocks and that the paramount long-range objectives of the Fund are the maintenance of income and conservation of capital.

The application also states that the articles of incorporation of Composite Stock Fund, Inc. permit investment in bonds and preferred stock and common stock, but that it has been the policy of the Fund to invest at least 90 percent of its assets (other than cash and government securities) in common stocks and preferred stocks. At the annual meeting of stockholders held on January 9, 1951, stockholders of the Fund approved a restatement of the Fund's investment policy which in effect eliminated the requirement that a specified percentage of its assets must be invested in stocks

and permits the management freedom of action in determining the proportion of the various types of securities which may be held by the Fund from time to time. In view of this change of policy, the Fund has changed its name from Composite Stock Fund, Inc. to Composite Fund, Inc.

The normal offering price of shares of each of the Funds is equal to the net asset value per share plus a percentage selling commission. Quantity discounts resulting in decreased selling commissions are presently available with respect to individual purchases of \$10,000 or more of the shares of each of the individual Funds. In each Fund the selling commission is 8 percent of the public offering price on that portion of the purchase not in excess of \$10,000; 5 percent of the public offering price on that portion of the purchase in excess of \$10,000 but not in excess of \$20,000; 3 percent of the public offering price on that portion of the purchase in excess of \$20,000 but not in excess of \$30,000; and 2 percent of the public offering price on that percent of the purchase in excess of \$30,000. An individual or corporate trustee, guardian or other fiduciary or custodian may have the benefit for his fiduciary or custodian accounts (including accounts in which he has co-fiduciaries) of the reduced offering price stated above if the aggregate fiduciary or custodianship purchases made at a single time total \$10,000 or more.

It is now proposed to extend quantity discounts to concurrent purchases of shares of both Funds aggregating more than \$10,000.

The application further states that it has been the experience of the Funds, Murphey Favre, Inc. and Bond Research Corporation that persons contemplating a sizable purchase of investment company shares seek to diversify their holdings in more than one Fund with different portfolios and differing investment objectives. The proposed schedule of quantity discounts will permit such an investor to obtain the diversification he seeks without sacrificing the advantage of a quantity discount presently available for purchases of shares of a single Fund.

All interested persons are referred to said application which is on file in the Washington, D. C. office of the Commission for a more detailed statement of the matters of fact and law therein asserted.

Notice is further given that an order granting the application, in whole or in part and upon such conditions as the Commission may deem necessary or appropriate, may be issued by the Commission at any time on or after February 22, 1951, unless a hearing upon the application is ordered by the Commission as provided in Rule N-5 of the rules and regulations promulgated under the act. Any interested person may, not later than February 20, 1951 at 5:30 p. m., e. s. t., submit to the Commission in writing his views or any additional facts bearing upon this application or the desirability of a hearing thereon, or request in writing that the Commission order a hearing to be held thereon. Any such communication or request should be ad-

ressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C., and should state briefly the nature of interest of the person submitting such information or requesting a hearing, the reasons for such request, and the issues of fact or law raised by the application which he desires to controvert.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 51-1943; Filed, Feb. 7, 1951; 8:46 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 16301]

TADAO TANABE

In re: Bonds owned by the personal representatives, heirs, next of kin, legatees and distributees of Tadao Tanabe, deceased. F-39-1724-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distributees of Tadao Tanabe, deceased, who there is reasonable cause to believe are residents of Japan, are nationals of a designated enemy country (Japan);

2. That the property described as follows:

a. One (1) The Oriental Development Company, Limited, External Loan 30-year, 6 Percent Gold Debenture Bond, due 1953, of the face value of \$1,000 bearing number M16104, presently in the custody of the Attorney General of the United States, Office of Alien Property, Honolulu Office, P. O. Box 1200, Honolulu, T. H., together with any and all rights thereunder and thereto, and

b. One (1) Tokyo Electric Light Company, Limited, First Mortgage Gold Bond, 6 Percent Dollar Series, due 1953, of the face value of \$1,000, bearing number 46422, presently in the custody of the Attorney General of the United States, Office of Alien Property, Honolulu Office, P. O. Box 1200, Honolulu, T. H., together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Tadao Tanabe, deceased, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the personal representatives, heirs, next of kin,

legatees and distributees of Tadao Tanabe, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 2, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1971; Filed Feb. 7, 1951;
8:54 a. m.]

[Vesting Order 17053]

ANTON FRIEDRICH SANDHAGEN

In re: Estate of Anton Friedrich Sandhagen, deceased. File No. D-28-1739.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Emma Elisabeth d'Orville, Emma Sofia Maria d'Orville, also known as Maria d'Orville, and Hans Friedrich d'Orville, also known as Hans d'Orville, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs at law, next of kin, legatees and distributees, names unknown, of Anton Friedrich Sandhagen, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the sum of \$14,467.76, held as of August 21, 1950, for the account of the Estate of Anton Friedrich Sandhagen by Central Hanover Bank and Trust Company, 70 Broadway, New York, New York, as trustee under the will of Heinrich E. F. Sandhagen, together with any accumulations thereon, subject, however, to any lawful fees and disbursements of Central Hanover Bank and Trust Company, trustee, as aforesaid,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof and the domiciliary personal representatives, heirs at law, next of kin, legatees and distributees, names unknown, of Anton Friedrich Sandhagen, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 16, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1973; Filed, Feb. 7, 1951;
8:54 a. m.]

[Vesting Order 17067]

HEDWIG M. WENZEL

In re: Estate of Hedwig M. Wenzel, deceased, and trust created under the will of Hedwig M. Wenzel, deceased. File: D-28-4168; E. T. sec. 7565.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the Diakonissen Anstalt Bethanien & Ernestinenhof, whose last known address is Germany, is a corporation, partnership, association or other organization, organized under the laws of Germany, which has or on or since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany, and is a national of a designated enemy country (Germany);

2. That the property described as follows:

(a) All right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the estate of Hedwig M. Wenzel, deceased, and in and to the trust established under the will of Hedwig M. Wenzel, deceased, at present in the possession of the Attorney General of the United States, and

(b) That certain real property situated in Ekalaka, Carter County, Montana, particularly described as the northeast quarter, east half of the northwest quarter, section thirty-one,

north half of the northwest quarter, section thirty-two, township one north, range sixty east, M. M. M., containing 320 acres, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, and

(c) All right, title, interest, and claim of the person named in subparagraph 1 hereof in and to any and all insurance policies which insure the property described in subparagraph 2 (b) hereof.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 (a) hereof, and

There is hereby vested in the Attorney General of the United States the property described in subparagraphs 2 (b) and 2 (c) hereof, inclusive, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries,

All such property so vested shall be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 16, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1974; Filed, Feb. 7, 1951;
8:54 a. m.]

[Vesting Order 17097]

FRIEDA HUFFMANN

In re: Bonds owned by Frieda Huffmann. F-28-31119.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Frieda Huffmann, whose last known address is Germany, is a resident

of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: Those certain debts or other obligations matured or unmatured, evidenced by two (2) Erie Railroad, Refunding and Improvement 5 percent Gold Bonds, Series of 1930 \$1000.00 face value each, in bearer form, bearing the numbers 43488 and 43489, and any and all rights to demand, enforce and collect the aforesaid debts or other obligations, together with any and all rights in, to and under said bonds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1975; Filed, Feb. 7, 1951;
8:55 a. m.]

[Vesting Order 16937]

DEUTSCHE REICHSBANK

In re: Securities owned by Deutsche Reichsbank. F-28-1282-A-4.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the Deutsche Reichsbank, the last known address of which is Berlin, Germany, is a corporation, partnership, association, or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Those certain bonds described in Exhibit A, attached hereto and by reference made a part hereof, presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account number F 86224, entitled Deutsche Reichsbank, Wertpapierabteilung, together with any and all rights thereunder and thereto,

b. Those certain shares of stock described in Exhibit B, attached hereto and by reference made a part hereof, presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account number F 86224, entitled, Deutsche Reichsbank, Wertpapierabteilung, together with all declared and unpaid dividends thereon,

c. Those certain certificates of deposit described in Exhibit C, attached hereto and by reference made a part hereof, presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account number F 86224, entitled, "Deutsche Reichsbank, Wertpapierabteilung, together with any and all rights thereunder and thereto,

d. Receipt for Mercantile Arcade & Office Bldg. 6½ percent Bonds numbered D 6522/5 and M 6829/31, registered in the name of Fred Tollner, with an aggregate value of \$5,000, said receipt numbered 26767, and presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account number F 86224, entitled, Deutsche Reichsbank, Wertpapierabteilung, together with any and all rights in, to and under the aforesaid receipt and the aforesaid bonds,

e. Voting Trust Certificate for two (2) shares of no par value capital stock of Colonade Construction Corp., New York, New York, said voting trust certificate numbered 1206, registered in the name of John Koopman, and presently in the custody of The Chase National Bank of the City of New York in an account, Account number F 86224, entitled, Deutsche Reichsbank, Wertpapierabteilung, together with any and all rights in, to and under the aforesaid voting trust certificate and all declared and unpaid dividends on the aforesaid shares of stock,

g. All rights and interest in, to and under a certificate for ten (10) shares no par value common stock of Electric Power & Light Corporation, 2 Rector Street, New York, New York (now dissolved), said certificate numbered 0123711, registered in the name of Miss Anna Prochnow, presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account Number F 86224, entitled Deutsche Reichsbank, Wertpapierabteilung, together with all declared and unpaid dividends thereon, and any and all liquidating dividends thereon,

h. Ten (10) shares of no par value common Class A new stock of General Gas & Electric Corporation, evidenced by certificate numbered G 075115, registered in the name of Anna Prochnow, presently in the custody of The Chase National Bank of the City of New York, 18

Pine Street, New York, New York, in an account, Account Number F 86224, entitled Deutsche Reichsbank, Wertpapierabteilung, together with all declared and unpaid dividends thereon, and any and all rights under a plan of reorganization of December 1, 1945,

i. One (1) Participation Certificate for two shares of no par value capital stock of Forest Park Hotel Co., St. Louis, Missouri, said participation certificate numbered 938, registered in the name of Fred Tollner and presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account Number F-86224, entitled Deutsche Reichsbank Wertpapierabteilung, together with any and all rights in, to and under the aforesaid participation certificate, and

j. One (1) United States Customs House Receipt, bearing No. 6374, presently in the custody of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, in an account, Account Number S 63077 6374, entitled Deutsche Reichsbank, said receipt covering a Certificate of Participation, numbered 2564, of the Labor National Bank, Paterson, New Jersey, registered in the name of Edward Theuer, said certificate of participation presently in the custody of the Federal Reserve Bank of New York, in a General Ruling No. 5 account, entitled "Secretary of the Treasury under Executive Order No. 8389, as amended," and any and all rights in, to and under the aforesaid receipt, and any and all rights in, to and under the aforesaid certificate of participation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Deutsche Reichsbank, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 4, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A—BONDS

Description of issue	Face value	Bond No.	Registered owner
Colonade Construction Corp., general mortgage 2½ percent bond, due bond, due Apr. 1, 1951.	\$500	D79	John Koopman.
Fenway Hall Apartment Bldg., 1st mortgage S/F, 5½ percent gold bond, due Apr. 1, 1947.	500	1126	Do.
1 Park Ave. Bldg., 1st mortgage serial coupon, 6 percent bond, due Nov. 6, 1939.	500	3164	Do.
2 Park Ave. Bldg., 2d mortgage ref. inc. 3 percent bond, due Dec. 15, 1946.	500	D689	Do.

EXHIBIT B—STOCKS

Name and address of issuer	Place of incorporation	Type of stock	Par value	Certificate No.	Number of shares	Registered owner
American Chain Co., Inc., now known as American Chain & Cable Co., 230 Park Ave., New York, N. Y.	New York	Cumulative preferred.	\$100	F010860	1	Nicholas Baumgartner.
American Hardware Corp., New Britain, Conn.	Connecticut	Common	25	B2642	9	Do.
New Britain Gas Light Co., New Britain, Conn.	do	Capital	25	4243	5	Do.
New Britain Machine Co., New Britain, Conn.	do	Cumulative preferred A	100	P3668	1	Do.
North & Judd Manufacturing Co., New Britain, Conn.	do	Capital	25	16811	3	Do.
Peck Stow & Wilcox Co., Southington, Conn.	do	do	25	12218	2	Do.
Union Manufacturing Co., New Britain, Conn.	do	do	25	6020	3	Do.
Inspiration Consolidated Copper Co., 25 Broadway, New York, N. Y.	Maine	do	20	A172861	13	Miss Anna Proehnow.
Radio Corp. of America, TCA Bldg., 30 Rockefeller Plaza, New York, N. Y.	Delaware	Common	No par	N0292745	25	Do.
United Corp.	do	do	do	C0255478	15	Do.
Western Maryland Ry., Standard Oil Bldg., Baltimore, Md.	Maryland and Pennsylvania	do	100	019395	60	Max Juchert.
Cities Service Co., 60 Wall Tower, New York, N. Y.	Delaware	do	No par	VL105700	60	Miss Katherine Bender.

EXHIBIT C—CERTIFICATES OF DEPOSIT

Description of issue	Certificate No.	Form of registration
Certificate of deposit for Aquitania Apartments, Chicago, 1st mortgage 6½ percent bond of \$1,000 face value.	955 (Dep. No. 10551)	Fred Tollner.
Certificate of deposit for Bellerive Apartments, Kansas City, Mo., bond No. D 2060 of \$500 face value.	163574	Do.
Certificate of deposit for East Ave. Apartment Bldg., 1st mortgage 6 percent gold bond, numbered M 3488, of \$1,000 face value.	1384	John Koopman.
Certificate of deposit for Ritz Carlton Hotel, 1st mortgage 6 percent gold bond of \$3,000 face value.	1767	Do.
Certificate of deposit for Whittier Apartment, Detroit, 1st mortgage bond of \$1,000 face value.	806 (Ret. No. 40922)	Fred Tollner.
Certificate of deposit for Wolf Manufacturing Corp., 1st mortgage 6½ percent bond of \$1,000 face value.	974 (Ret. No. 57104)	Do.

[F. R. Doc. 51-1972; Filed, Feb. 7, 1951; 8:54 a. m.]

[Vesting Order 17110]

NORRDEUTSCHE LEBENSVERS, A. G.

In re: Bonds owned by Norddeutsche Lebensvers, A. G. F-28-8182.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Norddeutsche Lebensvers, A. G., the last known address, of which is Hamburg, Germany, is a corporation, partnership, association or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Hamburg, Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: Those certain debts or other obligations, matured or unmatured, evidenced by twenty-five (25) United States of America Treasury 3 percent Bonds, due September 15, 1955, in bearer form, bearing the numbers 46288J, 134963C, 178541A and 178542B of \$1,000.00 face value each; 60561A, 64116F, 67860L, 67861A, 67862B, 71413C, 75463C, 83127H, 99433C, 103040L, 105837H, 122134D, 122185E, 122186F, 122190L, 123330L, 131768J, 141502B of \$100.00 face value each and 2261A, 13264D, 15931A of \$50.00 face value each, and any and all rights to demand, enforce and collect the aforesaid debts or other obligations, together with any and all rights in, to and under said bonds,

is property within the United States owned or controlled by, payable or de-

liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1976; Filed, Feb. 7, 1951; 8:55 a. m.]

[Vesting Order 17115]

ANNA REUBKE

In re: Bank account owned by Anna Reubke. F-6-1331.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Anna Reubke, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of The Manhattan Savings Bank, 154 East 86th Street, New York 28, New York, arising out of a savings account, account numbered 621,481, entitled "Mary De Nardo in trust for Anna Reubke", maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Anna Reubke, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1977; Filed, Feb. 7, 1951; 8:55 a. m.]

[Vesting Order 17116]

MINORU SAWADA

In re: Bank account owned by Minoru Sawada. F-39-5575-E-2.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Minoru, Sawada, whose last known address is Teramachi-Higashiiru Shijo-Dori, Kyoto, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Minoru Sawada, by Bank of America National Trust and Savings Association, 660 South Spring Street, Los Angeles, California, arising out of a checking account, entitled Minoru Sawada, maintained at the branch office of the aforesaid bank located at 15835 East Main Street, Puente, California, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the prop-

erty described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1978; Filed, Feb. 7, 1951; 8:55 a. m.]

[Vesting Order 17121]

VEREINIGTE STAHLWERKE AKTIENGESELLSCHAFT

In re: Debt owing to Vereinigte Stahlwerke Aktiengesellschaft, also known as United Steel Works Corporation. D-28-10717-G-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Vereinigte Stahlwerke Aktiengesellschaft, also known as United Steel Works Corporation, the last known address of which is Duesseldorf, Germany, is a corporation organized under the laws of Germany, and which has, since the effective date of Executive Order 8389, as amended, had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of the deposit with said bank for the account of Thor Corporation, Limited, London, England, of funds for the payment of principal and accrued interest of Gelsenkirchen Mining Corporation Six Year 6% Secured Notes, due March 1, 1934, and for the payment of certain coupons appertaining thereto together with accrued interest on certain of said coupons, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Vereinigte Stahlwerke Aktiengesellschaft, also known as United Steel Works Corporation, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1979; Filed, Feb. 7, 1951; 8:55 a. m.]

[Vesting Order 17123]

WM. TIEMANN

In re: Bank account owned by Wm. Tiemann. D-28-5707.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Wm. Tiemann, whose last known address is 53 Destel Levern, Westfahlen, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Wm. Tiemann by The Western Bank & Trust Company, 12th & Vine Streets, Cincinnati, Ohio, arising out of a savings account, Account Number 4840, entitled "Wm. Tiemann", maintained with the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or other-

wise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1980; Filed, Feb. 7, 1951;
8:56 a. m.]

[Vesting Order 17220]

BERTHA HAACK ET AL.

In re: Rights of Bertha Haack et al., under insurance contract. File No. F-28-31132-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Bertha Haack, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Bertha Haack, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 107 802 393, issued by the Metropolitan Life Insurance Company, New York, New York, to Bertha Haack, together with the right to demand, receive and collect said net proceeds, is properly within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Bertha Haack or the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Bertha Haack, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof, and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Bertha Haack, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1988; Filed, Feb. 7, 1951;
8:57 a. m.]

[Vesting Order 17189]

SEIKO KONDO AND TAMOTSU OHNO

In re: Rights of Seiko Kondo and Tamotsu Ohno under an insurance contract. File No. F-39-4420-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Seiko Kondo and Tamotsu Ohno, whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by Policy No. 7 910 335 issued by the New York Life Insurance Company, New York, New York, to Seiko Kondo, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Seiko Kondo or Tamotsu Ohno, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 19, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1984; Filed, Feb. 7, 1951;
8:56 a. m.]

[Vesting Order 17179]

CARL STORZ AND THE WESTERN BANK AND TRUST CO.

In re: Trust under Agreement between Carl Storz, Grantor, and The Western Bank and Trust Company, Trustee, dated the 29th day of February 1932. File No. F-28-12357; E. T. sec. 6587.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Helga Nicholls, who on or since the effective date of Executive Order 8389, as amended, and on or since December 11, 1941, has been a resident of Germany, is a national of a designated enemy country (Germany);

2. That Marie Storz, Johanna Storz, Werner Storz, Alvina (Alwine) Reiniger, Julie Ungerer, Gunther Storz, Maria Altpeter, Paul Stephan Storz, Ulrich Storz, Ingrid Storz, Rosine Anna Schlue-ter, and Ottilie Storz, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

3. That the heirs of Johann Friedrich Storz, deceased, heirs of Anna Wintererle, deceased, the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Karl Joseph Storz, deceased, of Ludwig Storz, deceased, of Katerina (Katharina) Ungerer (Unger), deceased, and of Ludwig (Louis) Friedrich Storz, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

4. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1, 2 and 3 hereof, in and to and arising out of or under that certain trust agreement dated February 29, 1932, by and between Carl Storz, Grantor, and The Western Bank and Trust Company, Trustee, at present being administered by The Western Bank and Trust Company, Cincinnati, Ohio, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

5. That the national interest of the United States requires that the said Helga Nicholls be treated as a national of a designated enemy country (Germany);

6. That to the extent that the persons identified in subparagraph 2 hereof and the heirs of Johann Friedrich Storz, deceased, heirs of Anna Wintererle, deceased, the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Karl Joseph Storz, deceased, of Ludwig Storz, deceased, of Katerina (Katharina) Ungerer (Unger), deceased, and of Ludwig (Louis) Friedrich Storz, deceased, are not within a designated enemy country, the national interest of the United States requires that such

persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 19, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1983; Filed, Feb. 7, 1951; 8:56 a. m.]

[Vesting Order 17125]

JOHANNES AND KATHERINE UHRIG

In re: Funds payable and owing to Johannes and Katherine Uhrig, also known as Katharina Uhrig. F-28-24052-B-1; C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Johannes and Katherine Uhrig, also known as Katharina Uhrig, each of whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Johannes and Katherine Uhrig, also known as Katharina Uhrig, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the property described as follows: That certain debt or other obligation of Bank of America National Trust and Savings Association, 300 Montgomery Street, San Francisco, California, arising out of a commercial account opened on July 7, 1947, pursuant to Treasury license NY 832989-T, entitled Johannes and Katherine Uhrig, maintained at the French American Branch Office of the aforesaid bank located in San Francisco, California, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 and referred

to in subparagraph 2 hereof, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 17, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1981; Filed, Feb. 7, 1951; 8:56 a. m.]

[Vesting Order 17202]

DAI ICHI GINKO, LTD.

In re: Bank account owned by Dai Ichi Ginko, Ltd. F-39-304-C-5.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Dai Ichi Ginko, Ltd., the last known address of which is Tokyo, Japan, is a corporation, partnership, association or other business organization, organized under the laws of Japan, and which has or since the effective date of Executive Order 8389, as amended, has had its principal place of business in Tokyo, Japan, and is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Dai Ichi Ginko, Ltd., by the National City Bank of New York, 55 Wall Street, New York 5, New York, arising out of a current account entitled Dai Ichi Ginko, Ltd., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1985; Filed, Feb. 7, 1951; 8:56 a. m.]

[Vesting Order 17210]

SHINKO MENKWA KABUSHIKI KAISHA

In re: Debt owing to Shinko Menkwa Kabushiki Kaisha. F-39-1639.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Shinko Menkwa Kabushiki Kaisha, the last known address of which is Osaka, Japan, is a corporation, partnership, association or other business organization, organized under the laws of Japan, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Japan and is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation of the Bank of America National Trust and Savings Association, San Francisco, California, arising out of a Time Deposit/Open Account file No. 469 in the name of Shinko Menkwa Kabushiki Kaisha, maintained at the San Francisco Main Office of the aforesaid Bank of America National Trust and Savings Association, and any and all rights to demand, enforce and collect the same, and any and all accruals thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1986; Filed, Feb. 7, 1951;
8:57 a. m.]

[Vesting Order 17221]

FRANK HAHN ET AL.

In re: Rights of Frank Hahn, et al., under insurance contract. File No. F-28-31101-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Frank Hahn and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Frank Hahn, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the net proceeds due or to become due under a contract of insurance evidenced by Policy No. 80127693, issued by the Prudential Insurance Company of America, Newark, New Jersey, to Frank Hahn, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, Frank Hahn or the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Frank Hahn, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that Frank Hahn and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Frank Hahn, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1989; Filed, Feb. 7, 1951;
8:57 a. m.]

[Vesting Order 17228]

RUTH K. OKADA ET AL.

In re: Rights of Ruth K. Okada et al., under contract of insurance. File No. D 39-19032 H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ruth K. Okada, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Ruth K. Okada, who there is reasonable cause to believe are residents of Japan, are nationals of a designated enemy country (Japan);

3. That the net proceeds due or to become due under a contract of insurance evidenced by Policy No. 90731009, issued by the Metropolitan Life Insurance Company, New York, New York, to Ruth K. Okada, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Ruth K. Okada or the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Ruth K. Okada, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Ruth K. Okada, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1991; Filed, Feb. 7, 1951;
8:57 a. m.]

[Vesting Order 17219]

HERMAN GROESCHKE

In re: Estate of Herman Groeschke, deceased. File No. D-28-12944.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Friedrich Groeschke, Anna Laute, Oskar Kaul, Walter Kaul, Anna Fiedler, Marta Ottlik, Lucie Fritzsche, Helene Drass, Fritz Groeschke, Willi Kaul, and Kurt Groeschke whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the estate of Herman Groeschke, deceased, is property payable or deliverable to, or claimed by the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by James W. Brown, Administrator, acting under the judicial supervision of the Surrogate's Court, County of Bronx, New York;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 24, 1951.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 51-1987; Filed, Feb. 7, 1951;
8:57 a. m.]