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Contents

Agricultural Research Service	Federal Aviation Agency	Interstate Commerce Commission
RULES AND REGULATIONS:	RULES AND REGULATIONS:	NOTICES:
Humane slaughter of livestock; mechanical (gunshot) method..... 1115	Airworthiness directives:	Applications for loan guaranties... 1122
Recognition of breeds and books of record of purebred animals in countries other than Canada.... 1112	Bell Model 47J-2 helicopters... 1111	Motor carrier transfer pro- ceedings 1122
	Luscombe Model 8 series air- craft..... 1111	
Agriculture Department	Federal Communications Com- mission	Land Management Bureau
See Agricultural Research Serv- ice.	NOTICES:	NOTICES:
	Hearings, etc.:	Alaska; small tract classification. 1118
Alaska International Rail and Highway Commission	American Colonial Broadcast- ing Corp. (WKBM-TV) and (WSUR-TV) 1120	RULES AND REGULATIONS:
NOTICES:	Cherokee County Radio Sta- tion..... 1120	Alaska; public land order..... 1115
Organization and functions..... 1118	Triangle Publications, Inc. (WNHC), et al. 1121	
Atomic Energy Commission	Value Radio Corp. (WOSH) and Howard Miller Enterprises and Consultants, Inc. (WGEZ) 1121	Park Service
NOTICES:		NOTICES:
Issuance of utilization facility li- cense amendments:		Whitman National Monument; addition of certain lands..... 1118
University of Delaware..... 1119		PROPOSED RULE MAKING:
University of Utah..... 1120		Combined fees for Yellowstone and Grand Teton National Parks..... 1117
Civil and Defense Mobilization Office	Fish and Wildlife Service	Public Health Service
NOTICES:	RULES AND REGULATIONS:	NOTICES:
Jameson, Minor S.; appointee's statement of business interests. 1122	Sport fishing; Piedmont National Wildlife Refuge, Georgia..... 1116	Licensed biological products..... 1119
Coast Guard	Food and Drug Administration	Small Business Administration
RULES AND REGULATIONS:	PROPOSED RULE MAKING:	NOTICES:
United States aid to navigation system; radiobeacon operation and cautions..... 1115	Food additives; petition filings (2 documents) 1117	Branch Manager, Honolulu, Ha- waii; delegation relating to fi- nancial assistance, procurement and technical assistance and administrative functions..... 1123
Commerce Department	Health, Education, and Welfare Department	Washington; declaration of disas- ter area..... 1124
NOTICES:	See Food and Drug Administra- tion; Public Health Service.	State Department
Vander Heide, John S.; state- ment of changes in financial interests..... 1119	Interior Department	RULES AND REGULATIONS:
Customs Bureau	See Fish and Wildlife Service; Land Management Bureau; Park Service.	Documentation of nonimmi- grants; miscellaneous amend- ments..... 1111
NOTICES:		Treasury Department
Fish; tariff-rate quota..... 1118		See Coast Guard; Customs Bu- reau.

(Continued on next page)

Codification Guide

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date, appears at the end of each issue beginning with the second issue of the month.

Monthly, quarterly, and annual cumulative guides, published separately from the daily issues, include the section numbers as well as the part numbers affected.

9 CFR	
151.....	1112
180.....	1115
14 CFR	
507 (2 documents).....	1111
21 CFR	
PROPOSED RULES:	
121 (2 documents).....	1117
22 CFR	
41.....	1111
33 CFR	
62.....	1115
36 CFR	
PROPOSED RULES:	
6.....	1117
43 CFR	
PUBLIC LAND ORDERS:	
796 (see F.R. Doc. 61-1052).....	1118
1465 (revoked by PLO 2258).....	1115
2258.....	1115
50 CFR	
33.....	1116

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Rules and Regulations

Title 22—FOREIGN RELATIONS

Chapter I—Department of State

[Dep. Reg. 108.459]

PART 41—VISAS: DOCUMENTATION OF NONIMMIGRANTS UNDER THE IMMIGRATION AND NATIONALITY ACT, AS AMENDED

Miscellaneous Amendments

Part 41, Chapter I, Title 22 of the Code of Federal Regulations is hereby amended in the following respects:

1. Section 41.114 is amended to provide discretionary authority for the waiver of personal appearance in cases of aliens classifiable under the visa symbols C-2, NATO-5 and NATO-7 and reads as follows:

§ 41.114 Personal appearance.

Except as otherwise provided in this section, every alien who makes application for a nonimmigrant visa shall be required to appear in person before a consular officer. The requirement of personal appearance may be waived in the discretion of the consular officer in the case of any alien who is:

- Within a class of nonimmigrants classifiable under the visa symbols A-1, A-2, A-3, C-2, C-3, G-1, G-2, G-3, G-4, G-5, NATO-1, NATO-2, NATO-3, NATO-4, NATO-5, NATO-6, or NATO-7.
- An applicant for a diplomatic visa.
- An applicant for an official visa, or
- A child under ten years of age.

(Sec. 222, 66 Stat. 193; 8 U.S.C. 1202)

2. Section 41.120 is amended to authorize designated officers of the Department of State to issue visas to nonimmigrants in official or quasi-official status irrespective of whether the aliens are in the United States at the time of visa issuance and reads as follows:

§ 41.120 Authority to issue visas.

(a) *Issuance in the United States to nonimmigrants in official or quasi-official status.* The Director of the Visa Office of the Department and such other officers of the Department as he may designate are authorized, in their discretion, to issue nonimmigrant visas, including diplomatic visas, or to revalidate nonimmigrant visas previously issued, to qualified nonimmigrants classifiable under the visa symbols A-1, A-2, A-3, C-2, C-3, G-1, G-2, G-3, G-4, G-5, NATO-1, NATO-2, NATO-3, NATO-4, NATO-5, NATO-6, or NATO-7.

(b) *Issuance in the United States to certain other nonimmigrants.* The Director of the Visa Office of the Department and such other officers of the Department as he may designate are authorized, in their discretion, to issue nonimmigrant visas, including diplomatic visas, or to revalidate nonimmigrant visas previously issued, to qualified aliens in the United States who are within one of the following classes and

who intend, after a temporary absence, to reenter the United States in the nonimmigrant status specified in the visa:

- Nonimmigrants classifiable under the visa symbol I who are bearers of passports containing an I, A, or G visa, and who have been duly accredited by a foreign information medium; or
- Nonimmigrants classifiable under the visa symbol E.

(c) *Issuance outside the United States.* Any consular officer is authorized to issue regular and official visas. Diplomatic visas may be issued only by:

(1) A consular officer attached to a diplomatic mission of the United States if he is authorized to do so by the chief of the mission, or

(2) A consular officer assigned to a consular office if so authorized by the Department or by the chief of the United States diplomatic mission to the foreign country in which such consular office is located.

Effective date. The amendments to the regulations contained in this order shall become effective upon publication in the FEDERAL REGISTER.

The provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) relative to notice of proposed rule making are inapplicable to this order because the regulations contained herein involve foreign affairs functions of the United States.

HARRIS H. HUSTON,
Acting Administrator, Bureau of
Security and Consular Affairs.

FEBRUARY 2, 1961.

[F.R. Doc. 61-1094; Filed, Feb. 6, 1961;
8:49 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter III—Federal Aviation Agency

SUBCHAPTER C—AIRCRAFT REGULATIONS

[Reg. Docket No. 647; Amdt. 249]

PART 507—AIRWORTHINESS DIRECTIVES

Bell Model 47J-2 Helicopters

Failures of the pinion gear on the inboard end of the cooling fan drive assembly have occurred. Such failures can cause jamming of the rotor drive gear train and result in loss of rotor rotation. As this condition represents a serious safety hazard, inspection is required to preclude additional failures.

In the interest of safety notice and public procedure hereon are impracticable and good cause exists for making this amendment effective 15 days after date of publication in the FEDERAL REGISTER.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 507.10(a) of Part 507 (14 CFR Part

507), is hereby amended by adding the following new airworthiness directive:

BELL. Applies to all Bell Model 47J-2 helicopters.

Compliance required as indicated.

To preclude failures of the pinion gear on the inboard end of the P/N 47-620-539-1 cooling fan drive assembly which are associated with a poor tooth mesh condition, the following inspections and corrective action must be accomplished no later than the next 10 hours of flight time after the effective date of this directive, and by the completion of the 25 hour, 50 hour, 100 hour, and 300 hour flight time periods subsequent to the accomplishment of the initial inspection. Inspections accomplished in accordance with Bell Mandatory Service Bulletin 130SB prior to the effective date of this directive need not be repeated and only those remaining inspections necessary to complete the series are required.

(a) Remove cooling fan drive assembly, P/N 47-620-539-1, from transmission in accordance with instructions contained in Bell Model 47J-2 Maintenance and Overhaul Instructions, and inspect driven side of pinion gear teeth (P/N 47-620-530-1).

(b) Replace gear if conditions defined by Fig. 2 of Bell Service Bulletin 130SB are found.

(c) If replacement of the pinion gear is required, further disassembly as necessary and inspection of the cooling fan driving gear (P/N 47-620-207-1) must be conducted. If conditions defined by Fig. 4 of Bell Service Bulletin 130SB are found, this gear must also be replaced.

(d) If replacement of either gear is required, back lash and gear pattern must be established in accordance with instructions contained in Maintenance and Overhaul Instructions except that back lash in the plane of rotation must be 0.0052 to 0.0072 inch.

(e) Reassemble cooling fan drive assembly in accordance with Maintenance and Overhaul Instructions except that nut, P/N 47-620-565-1 shall be torqued to 960 inch-pounds and fan pulley bolt AN6H5A shall be torqued to 300 inch-pounds.

(f) If either or both gears are replaced, perform the above inspections at 10, 25, 50, 100 and 300 hours of flight time following gear replacement. This procedure must be reconducted until a satisfactory wear pattern on the pinion gear and drive gear is maintained through 300 hours of flight time, after which inspections in accordance with this directive may be discontinued.

(Bell Mandatory Service Bulletin 130SB covers this same subject.)

This amendment shall become effective February 22, 1961.

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

Issued in Washington, D.C., on January 31, 1961.

OSCAR BAKKE,
Director,
Bureau of Flight Standards.

[F.R. Doc. 61-1038; Filed, Feb. 6, 1961;
8:45 a.m.]

[Reg. Docket No. 597; Amdt. 248]

PART 507—AIRWORTHINESS DIRECTIVE

Luscombe Model 8 Series Aircraft

A proposal to amend Part 507 of the regulations of the Administrator to in-

clude an airworthiness directive requiring inspection of the wing root area on Luscombe Model 8 Series aircraft for chafing between the aileron pulley and/or aileron cable and the forward wing tank fuel line was published in 25 F.R. 12844.

Interested persons have been afforded an opportunity to participate in the making of the amendment. No objections were received.

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

LUSCOMBE. Applies to all Model 8 Series aircraft incorporating wing fuel tanks. Compliance required as indicated.

Within 50 hours' time in service after the effective date of this directive, remove the fairing at the wing root of each wing and inspect the wing root area for interference between the forward fuel line and the aileron cable and/or aileron pulley. Remove the trim panel over the forward door post and inspect the forward door post area for interference between the forward fuel line and the aileron cable and/or pulley. If any interference is found, bend fuel line sufficiently to provide the necessary clearance. Replace any worn fuel lines being careful to provide clearance when installing the replacement fuel line.

This amendment shall become effective March 9, 1961.

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

Issued in Washington, D.C., on January 31, 1961.

OSCAR BAKKE,
Director,
Bureau of Flight Standards.

[F.R. Doc. 61-1039; Filed, Feb. 6, 1961; 8:45 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Agricultural Research Service, Department of Agriculture

SUBCHAPTER G—ANIMAL BREEDS

PART 151—RECOGNITION OF BREEDS AND BOOKS OF RECORD OF PURE-BRED ANIMALS

Miscellaneous Amendments

Pursuant to paragraph 1606 of section 201 of the Tariff Act of 1930, as amended (19 U.S.C. 1201, par. 1606), the provisions in 9 CFR Part 151, as amended, are hereby amended as follows:

1. The list of breeds of animals and books of record contained in 9 CFR 151.9(a) is amended to read:

§ 151.9 Recognized breeds and books of record.

(a) Breeds and books of record in countries other than Canada.

CATTLE

Code	Name of breed	Book of record	By whom published
1101	Aberdeen-Angus.....	Aberdeen-Angus Herd Book..	Aberdeen-Angus Cattle Society, Hugh R. Neilson, secretary, Pedigree House, 17 Bon-Accord Sq., Aberdeen, Scotland.
1102	Africander.....	Africander Cattle Herd Book..	The Africander Cattle Breeders' Society, under the supervision and authority of the South African Stud Book Association, E. L. Housham, secretary, 40 Henry St., Bloemfontein, Union of South Africa.
1201	Alderney.....	Herd Book of the Bailiwick of Guernsey (Alderney Branch).	Royal Alderney Agricultural Society (The Alderney Branch of the Royal Guernsey A. and H. Society), P. D. Sumner, secretary, The Bungalow, Butes, Alderney, Channel Isles.
1202	Ayrshire.....	Ayrshire Herd Book.....	Ayrshire Cattle Herd Book Society of Great Britain and Ireland, John Graham, secretary, 1 Racecourse Rd., Ayr, Scotland.
1301	Devon.....	Davy's Devon Herd Book.....	Devon Cattle Breeders' Society, Cyril Ernest Berry, secretary, Court House, The Square, Wiveliscombe, Somerset, England.
1302	Dexter.....	Dexter Herd Book.....	Dexter Cattle Society, T. S. Pick, secretary, Manor Farm, Stubbs Lane, Lower Kingswood, Tadworth, Surrey, England.
1103	Belted Galloway.....	Belted Galloway Herd Book..	Belted Galloway Cattle Society, J. Campbell Laing, secretary, Galloway Estate Office, Newton Stewart, Wigtownshire, Scotland.
1104	Galloway.....	Galloway Herd Book.....	Galloway Cattle Society of Great Britain and Ireland, Donald M. McQueen, secretary, Roughhills, Dalbeattie, Scotland.
1203	Guernsey.....	English Guernsey Herd Book..	English Guernsey Cattle Society, J. W. Barker, secretary, Mappin House, Winsley St., Oxford St., London, W. 1, England.
1204	do.....	Herd Book of the Bailiwick of Guernsey (Guernsey Branch).	Royal Guernsey Agricultural and Horticultural Society, H. C. Le Page, secretary, States Arcade Balcony, St. Peter Port, Guernsey, Channel Isles.
1105	Hereford.....	Herd Book of Hereford Cattle.	Hereford Herd Book Society, R. J. Bentley, secretary, 3 Offa St., Hereford, England.
1106	Highland.....	Highland Herd Book.....	Highland Cattle Society of Scotland, Donald G. Noble, secretary, 17 York Pl., Perth, Scotland.
1205	Holstein-Friesian.....	Friesch Rundvee-Stamboek..	Vereeniging: "Het Friesch Rundvee-Stamboek," Dr. J. M. Dijkstra, secretary, Zuiderplein 2-4, Leeuwarden, The Netherlands.
1206	do.....	Nederlandsch Rundvee-Stamboek.	Vereeniging: "Het Nederlandsche Rundvee-Stamboek," H. W. J. Dekker, Chief Administrator, Stadhouders-plantsoen 24, 's-Gravenhage, The Netherlands.
1207	Jersey.....	Jersey Herd Book.....	Royal Jersey Agricultural and Horticultural Society, H. G. Shepard, secretary, 3 Mulcaster St., St. Helier, Jersey, Channel Isles.
1208	do.....	Jersey Herd Book of United Kingdom.	Jersey Cattle Society of the United Kingdom, Edward Ashby, secretary, 19 Bloomsbury Sq., London, W.C. 1, England.
1303	Kerry.....	British Kerry Cattle Herd Book.	British Kerry Cattle Society, R. O. Hubl, secretary, The Milestone, Stanmore Hill, Stanmore, Middlesex, England.
1304	do.....	Kerry Cattle Herd Book.....	Royal Dublin Society, Horace H. Poole, registrar, Ball's Bridge, Dublin, Ireland.
1305	Lincoln Red.....	Lincoln Red Herd Book.....	Lincoln Red Cattle Society, W. Dunnaway, secretary, Agriculture House, Park St., Lincoln, England.
1209	Red Danish.....	Stambog over Køer af Rød Dansk Malke race. Stambog over Tyre af Rød Dansk Malke race. Register-Stambog over Kvaeg af Rød Dansk Malke race.	De Samvirkende Danske Landboforeninger, A. Wulff Pedersen, secretary, Vindegade 72, Odense, Denmark.
1306	Red Poll.....	Red Poll Herd Book.....	Red Poll Cattle Society of Great Britain and Ireland, Inc., A. C. Burton, secretary, 82 Princes St., Ipswich, Suffolk, England.
1307	Shorthorn.....	Coates's Herd Book.....	Shorthorn Society of Great Britain and Ireland, Arthur Greenhalgh, secretary, Victoria House, Southampton Row, London, W.C. 1, England.
1107	South Devon.....	Herd Book of South Devon Cattle.	South Devon Herd Book Society, W. G. Turpitt, secretary, 18 Sherborne Rd., Newton Abbot, Devon, England.
1308	Sussex.....	Sussex Herd Book.....	Sussex Herd Book Society, A. G. Holland, secretary, 17 Devonshire St., London, W. 1, England.
1309	Welsh.....	Welsh Black Cattle Herd Book.	Welsh Black Cattle Society, G. Williams Edwards, secretary, 13 Bangor St., Caernarvon, No. Wales.

HORSES

2201	Arabian.....	Arab Horse Stud Book.....	The Arab Horse Society, Col. R. C. de V. Askin, secretary, Beechmead, Rowledge, Farnham, Surrey, England.
2202	do.....	Polska Ksiega Stadna Koni, Arabskich Czystej Krwi.	Towarzystwo Hodowii Konia Arabskiego, Maria Brykczynska, secretary, Kraków, Szarego 2, Poland.
2203	do.....	General Stud Book.....	Weatherby & Sons, 15 Cavendish Sq., London, W. 1, England.
2204	do.....	Registro-Matricula de Caballos de Pura Sangre.	Jefatura de Cría Caballar y Remonta, Don Manuel Diaz Calderon, Secretario Stud-book, Ministerio del Ejército, Madrid, Spain.
2205	do.....	Stud Book Argentino.....	Ministerio de Hacienda de la Nacion, Loteria de Beneficencia Nacional y Casinos, Ricardo A. Maestri, Jefe, Av. Libertador General San Martin 4101, Capital Federal, República Argentina.
2206	do.....	Stud Book Français Registre des Chevaux de Pur Sang.	Commission du Studbook Français de Pur Sang, M. Maze-Sencier, Inspecteur Général, Chef, Service des Haras, Ministère de l'Agriculture, 78 rue de Varenne (7), Paris, France.
2207	do.....	Stud Book de Venezuela.	Instituto Nacional de Hipodromos, Jorge Coll Nufiez, Jefe, Hipodromo "La Rinconada," Caracas, Venezuela.

Horses—Continued

Code	Name of breed	Book of record	By whom published
2226	Thoroughbred	American Stud Book. (Recognition of this book will be restricted to Thoroughbreds imported as follows: (a) Horses bred or born in the United States, shipped to a foreign country and returned to this country; (b) horses bred or born in Great Britain, Northern Ireland, Eire, or France, whose pedigrees trace wholly, or in part, to horses bred or born in the United States; (c) horses from countries where a book of purebred registration for Thoroughbreds does not exist; or (d) horses previously certified for entry under the act and for which Certificates of Foreign Registration were issued by The Jockey Club of New York, and which were subsequently exported to any country and returned to the United States with such certificates.) Welsh Stud Book	The Jockey Club, Mrs. L. Brennan, Registrar, 300 Park Ave., New York 22, N.Y.
2303	Welsh Pony and Cob	Welsh Stud Book	Welsh Pony & Cob Society, J. A. George, secretary, Offices of the Royal Welsh Agricultural Society, Queen's Rd., Aberystwyth, Cardigan-shire, Wales.

ASSES

3001	Politou	Jack and Jemmet Section of Stud-Book ou Livre Genéalogique des Animaux Mutilassiers due Politou.	Societe Centrale d'Agriculture des Deux-Sevres, R. Marthnet, Secrétaire, Cite Administrative, rue Durueseln, Nlort (Deux-Sevres), France.
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SHEEP

4101	Border Leicester	Border Leicester Flock Book	Society of Border Leicester Sheep Breeders, Robert Jarvis, secretary, Room 273, 93 Hope St., Glasgow, C. 2, Scotland.
4102	Cheviot	Cheviot Sheep Flock Book	Cheviot Sheep Society, Gny H. Armstrong, secretary, Commercial Bank Bldgs., Hawick, Scotland.
4103	Corriedale	Flock Book for Corriedale Sheep in Australia.	The Australian Corriedale Association, H. T. C. Woodfull, secretary, Royal Showgrounds, Epsom Road, Ascot Vale, W. 2, Victoria, Australia.
4104	do	Corriedale Flock Book (New Zealand).	The Corriedale Sheep Society, Inc., C. H. Lawrence, secretary, 154 Heretford St., Christchurch, New Zealand.
4201	Dorset Horn	Dorset Horn Flock Book	Dorset Horn Sheep Breeders' Association, E. F. B. Lucas, secretary, Bank Chambers, Dorchester, Dorset, England.
4202	Hampshire Down	Hampshire Down Flock Book	Hampshire Down Sheep Breeders' Association, Miss Doris M. Stanbury, secretary, 38 Endless St., Salisbury, Wilts., England.
4105	Kent or Romney Marsh	Kent or Romney Marsh Flock Book.	Kent or Romney Marsh Sheep-Breeders' Association, G. W. Tuffrey, secretary, Station Rd., Ashford, Kent, England.
4203	Kerry Hill	Kerry Hill Flock Book	Kerry Hill (Wales) Flock Society, Ralph P. Evans, secretary, c/o The Radnorshire Co., Ltd., Knighton, Radnorshire, Wales.
4106	Leicester	Leicester Flock Book	Leicester Sheep Breeders' Association, P. S. Atkinson, secretary, The Exchange, Exchange St., Driffield, E. Yorks, England.
4107	Lincoln	Flock Book of Lincoln Long-wool Sheep.	Lincoln Longwool Sheep Breeders' Association, Brian Shelley, secretary, Westminster Bank Chambers, 8 Guildhall St., Lincoln, England.
4204	Oxford Down	Flock Book of Oxford Down Sheep.	Oxford Down Sheep Breeders' Association, Mrs. L. I. Deacon, secretary, Thornfields, Billing Rd., Beaufield-on-the-Green, Northampton, England.

Horses—Continued

Code	Name of breed	Book of record	By whom published
2208	Arabian	The Arabian Stud Book. (Recognition of this book will be restricted to Arabian horses which originate for importation in Saudi Arabia, or trace to pure Arabian stock of that country.) Stud-Book des Chevaux de Trait Belges.	The Arabian Horse Club Registry of America, Inc., Henry B. Babson, secretary, 120 So. La Salle St., Chicago 3, Ill.
2101	Belgian	Cleveland Bay Stud Book	Société Royale "Le Cheval de Trait Belge," Edgard Bedoret, Secrétaire général, 45a rue de l'Ecuyer, Brussels, Belgium.
2209	Cleveland Bay	Cleveland Bay Stud Book	Cleveland Bay Horse Society, Oswald Wellford, secretary, The Angelus, Boxby, Staithes, Saltburn, Yorkshire, England.
2102	Clydesdale	Clydesdale Stud-Book	Clydesdale Horse Society of Great Britain & Ireland, Robert Jarvis, secretary, 19 Hillington Gardens, Glasgow, S.W. 2, Scotland.
2210	Criolla	"Registro Definitivo Sección" de Registro Genéalogico para la Raza Criolla. Stambok over Fjordhest	Sociedad Rural Argentina, E. F. Garay, Gerente Técnico, Florida 460, Buenos Aires, Argentina.
2301	Fjordhest (formerly known as Westland)	Hackney Stud Book	Staten Stambokkontor, Arne Hogstad, Statens Stambokfører, Munkedamsveien 35 VI, Oslo, Norway.
2211	Hackney	Hackney Stud Book	Hackney Horse Society, R. A. Brown, secretary, 16 Bedford Sq., London, W. C. 1, England.
2212	Holstein	Holsteinisches Gestütbuch	Verband der Züchter des Holsteiner Pferdes e.V., Herr H. Horstmann, Geschäftsführer, Klosterstraße 93, Elmshorn, Germany.
2103	Percheron	British Percheron Stud Book	British Percheron Horse Society, A. E. Vyse, secretary, Owen Webb House, Gresham Rd., Cambridge, England.
2104	do	Stud-Book Percheron de France.	Société Hippique Percheronne de France, E. Lemarie, secrétaire général, 7 rue Vilette-Gaté, Nogent-le-Rotrou (E.-&-L), France.
2302	Sbedland Pony	Sbedland Pony Stud-Book	Shetland Pony Stud-Book Society, Thomas H. F. Myles, secretary, 61 George St., Perth, Scotland.
2105	Shire	Shire Horse Stud Book	Shire Horse Society, A. G. Holland, secretary, 17 Devonshire St., London, W. 1, England.
2106	Suffolk	Suffolk Stud-Book	Suffolk Horse Society, Raymond Keer, secretary, 6 Church St., Woodbridge, Suffolk, England.
2213	Thoroughbred	Australian Stud Book	Australian Jockey Club and Victoria Racing Club, W. J. McPadden, Keeper of the Stud Book, 6 High St., Sydney, N.S.W., Australia.
2214	do	General Stud Book	Weatherby & Sons, 15 Cavendish Sq., London, W. 1, England.
2215	do	Jamaica Stud-Book	The Jockey Club of Jamaica, Miss L. Pike, secretary, 10 Duke St., Kingston, Jamaica, B. W. I.
2216	do	Stud Book de Chile	Club Hípico de Santiago, Alejandro Oholensky Dadián, Jefe de Stud-Book, Casilla 3674, Santiago, Chile.
2217	do	Stud Book de Venezuela	Instituto Nacional de Hipodromos, Jorge Coll Nufiez, Jefe, Hipodromo "La Rinconada," Caracas, Venezuela.
2218	do	New Zealand Stud Book	New Zealand Racing Conference, A. M. McReath, secretary, P. O. Box 1430, Wellington, C. 1, New Zealand.
2219	do	Registre-Matricula de Caballos de Pura Sangre.	Jefatura de Cría Caballar y Remonta, Don Manuel Diaz Calderon, Secretario Stud-book, Ministerio del Ejército, Madrid, Spain.
2220	do	Stud Book Français, Registre des Chevaux de Pur Sang.	Commission du Studbook Français de Pur Sang, M. Maze-Senator, Inspecteur Général, Cheval Services des Haras, Ministère de l'Agriculture, 78 rue de Varenne (7), Paris, France.
2221	do	Libro Genéalogico del Cavalli di Puro Sangue.	Jockey Club Italiano, Gen. Federico Garofoli, segretario, Corso Vittorio Emanuele 87, Rome, Italy.
2222	do	Registre des Chevaux de Pur Sang.	Jockey-Club de Belgique, Lt. Col. Baron Jacques van Nuylen van Nyvelt, Secrétaire général, 1 rue Guynote, Brussels, Belgium.
2223	do	Stud Book Brasileiro.	Jockey Club Brasileiro, Ricardo Xavier da Silveira, Diretor do Stud Book, Av. Rio Branco 107, Rio de Janeiro, Brazil.
2224	do	Stud Book Peruano.	Jockey Club del Perú, Alberto Alvarez Calderón, Gerente, Unión 1003, Lima, Perú.
2226	do	Stud Book Argentino.	Ministerio de Hacienda de la Nación, Lotería de Beneficencia Nacional y Casinos, Ricardo A. Masini, jefe, Av. Libertador, General San Martín, 4101, Capital Federal, Republica Argentina.

SHEEP—Continued

Code	Name of breed	Book of record	By whom published
4108	Romney Marsh	New Zealand Romney Marsh Flock Book	New Zealand Romney Marsh Sheep Breeders' Association, Inc., R. J. J. Campbell, secretary, 117 Kimbolton Rd., Feldding, New Zealand.
4205	Ryeland	Ryeland Flock Book	Ryeland Flock Book Society, Ltd., P. J. Hoskins, secretary, 20 King St., Hereford, England.
4206	Shropshire	Shropshire Flock Book	Flock Book Society, Ivor Guy Mansell, secretary, College Hill, Shrewsbury, Shropshire, England.
4207	Southdown	Southdown Flock Book	Southdown Sheep Society, Inc., R. G. Noakes, secretary, Westways, Barming Woods, Maidstone, Kent, England.
4208	Suffolk	Suffolk Flock Book	Suffolk Sheep Society, Harry A. Byford, secretary, 30 Museum St., Ipswich, Suffolk, England.
4109	Wensleydale	Wensleydale Longwool Sheep Flock Book	The Wensleydale Longwool Sheep Breeders' Association, W. Dickinson, secretary, "Cartmel," Church Walk, Ulverston, Lancashire, England.
4001	Various recognized breeds.	Flock Book for British Breeds of Sheep in Australia.	Australian Society of Breeders of British Sheep, H. T. C. Woodfull, secretary, Royal Show Grounds, Epsom Rd., Ascot Vale, W. 2, Victoria, Australia.
4002	do	New Zealand Flock Book	New Zealand Sheep Breeders' Association, H. M. Stadholme, secretary, P.O. Box 9002, Addington, Christchurch, New Zealand.

GOATS

5001	Saanen and Toggenburg.	British Goat Society Herd Book (Saanen and Toggenburg Sections).	British Goat Society, Miss M. F. Rigg, secretary, Diss, Norfolk, England.
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SWINE

6001	Irish Large White. (Berkshire, Gloucestershire, Old Spot, Black Large White, Middle White, Tamworth, Wessex Saddleback.)	Herd Book of Irish Large White Pigs.	Royal Dublin Society, Horace H. Poole, registrar, Ball's Bridge, Dublin, Ireland.
6002	do	Herd Book of the National Pig Breeders' Association.	National Pig Breeders' Association, E. G. Wake, secretary, 69 Clarendon Rd., Watford, Herts., England.

DOGS

7301	Boxer	Boxer-Zuchtbuch.	Boxer-Klub e. V. Sitz München, Bernhard Schmitz, Präsident, 38 Okerstrasse, München 9, Germany.
7201	Dachshund	Teckel-Stammbuch.	Deutscher Teckelklub e. V., Josef Chateau, Stammbuchführer, Vallendar/Rheln, Haus Rheinnieder, Germany.
7202	Foxhound	Foxhound Kennel Stud Book.	Masters of Foxhounds Association, Lt. Col. J. E. S. Chamberlayne, Hon. secretary, 61 Victoria St., London, S. W. 1, England.
7203	do	Welsh Hound Stud Book.	Welsh Hound Association, Islwyn E. E. Davies, Hon. secretary, Berthoddu, Llandinam, Montgomeryshire, East Wales.
7302	German Shepherd	Zuchtbuch für deutsche Schäferhunde (SZ).	Verein für deutsche Schäferhunde (SV), Hann Krebshelmer, Hauptgeschäftsführer, Beim Schnarrbrunnen 4, Augsburg 5, Germany.
7303	Great Dane	Zuchtbuch für Deutsche Doggen.	Deutscher Doggen-Club, Richard Staadt, Präsident, Eilerstrasse 25, Solingen-Ohligs, Germany.
7204	Greyhound	Australian Greyhound Stud Book.	The Australian and New Zealand Greyhound Association, Robert John Malmament, secretary, 349 Collins St., Melbourne, C. I., Australia.

DOGS—Continued

Code	Name of breed	Book of record	By whom published
7205	Greyhound	Greyhound Stud Book	National Coursing Club, Sydney H. Dalton, secretary, College Hill Chambers, London, E. C. 4, England.
7206	do	Irish Greyhound Stud Book	Irish Coursing Club, Miss K. Butler, secretary, Davis Rd., Clonmel, Co. Tipperary, Ireland.
7207	Harrier and Beagle	Harrier and Beagle Stud Book	Association of Masters of Harriers and Beagles, J. J. Kirkpatrick, Hon. secretary, East Wing, Kirtlington Park, Oxford, England.
7304	Rottweiler	Zucht- und Körbuch	Allgemeiner Deutscher Rottweiler-Klub, Mrs. Josephine Reible, Sekretarin, Vorsteigerstrasse 5, Stuttgart-West, Germany.
7305	St. Bernard	Bernhardiner-Zuchtbuch	St. Bernhardsklub e. V., Franz Hrachowina, Zuchtbuchführer, Bergmannstrasse 35, München 12, Germany.
7001	Various recognized breeds.	Irish Kennel Club Stud Book	Irish Kennel Club, Miss Maud C. Fox, secretary, 23 Eden Quay, Dublin, O. 8, Ireland.
7002	do	Kennel Club Stud Book	English Kennel Club, E. Holland Buckley, secretary, 1-4 Clarges St., Piccadilly, London, W. 1, England.
7003	do	Livre des Origines Français	Société Centrale Canine pour l'Amélioration des Races de Chiens en France, Col. Escoul Nicole, Directeur Administrateur, 3 Rue de Choiseul, Paris 2, France.
7004	do	Livre des Origines de la Société Royale Saint-Hubert	Société Royale Saint-Hubert, R. Willcoq, Secrétaire, 301 Chaussée Saint-Pierre, Brussels 4, Belgium.
7005	do	Norsk Kennelklubs Stambook	Norsk Kennel Klub, Olaf A. Rolg, secretary, Björn, Farmanngate 16, Oslo, Norway.
7006	do	Zuchtbuch des Klub für Terrier e. V.	Klub für Terrier e. V., Wilhelm Valde, Sekretär, Schöne Aussicht 9, Keiserbach b. Frankfurt/Main, Germany.
7007	do	Schwedizetisches Hundestammbuch	Schwedizetische Kynologischen Gesellschaft, Carl Witzwey, secretary, Seestrasse 64, Klitchberg/Zürich, Switzerland.
7008	do	Svenska Kennelklubbens Register	Svenska Kennelklubben, Ivan Swedrup, secretary, Linnegatan 25, Stockholm O, Sweden.

CATS

8001	Long-haired and short-haired.	The Governing Council of the Cat Fancy Stud Book.	The Governing Council of the Cat Fancy, W. A. Hazeldine, secretary, 1 Roundwood Way, Banstead, Surrey, England.
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2. The list of breeds of animals and books of record contained in 9 CFR 151.9 (b) (1) is amended to read:

(b) Breeds and books of record in Canada—(1) Animals generally. * * *

Code	Cattle	Horses	Sheep	Goats	Code	Code	Code	Code
1108	Aberdeen Angus.	American Saddle Horse.	Blackface.	Alpine.	4110	4110	5002	Berkshire
1210	Ayrshire	Arabic Horse.	Cheviot	Angora	4111	4111		Chester White
1211	Bryan Swiss	Balkan	Corriedale	Nubian	4112	4112		Duroc-Jersey
1310	Canadian	Belgian Draft	Colswold	Saanen	4113	4113		Hampshire
1312	Dexter	Canadian	Dorset Horn	(Toggenburg)	4209	4209	6003	Large Black
1313	Galloway	Clydesdale	Hampshire		4210	4210		Poland China
1110	Guernsey	Hackney	Kerry Hill		4212	4212		Tamworth
1111	Highland	Percheron	Lacy Hill		4114	4114		Wessex
1214	Jersey	Shire	Lincoln		4115	4115		Saddleback
1312	Red Poll	Shire	Merino		4116	4116		Yorkshire
1313	Shorthorn	Shire	Old English Down		4213	4213		
		Staffordshire	Rambouillet		4117	4117		
		Welsh Pony and Cob	Pyralais		4214	4214		
			Shropshire		4215	4215		
			Swedish		4216	4216		
			Swiss		4217	4217		

3. The headnotes for the provisions in 9 CFR 151.9(b) (2) and (3) are amended, respectively, to read:

- (2) *Holstein-Friesian cattle in Canada* (Code 1215). * * *
- (3) *Dogs in Canada* (Code 7009). * * *

(Par. 1606, sec. 201, 46 Stat. 673, as amended; 19 U.S.C. 1201, par. 1606)

The amendments incorporate changes in the names and addresses of associations sponsoring or publishing recognized books of record and provide a numerical code for each such book of record. The numerical code is to facilitate record and reporting systems within the Department. In these respects the amendments are merely formal amendments. The amendments also provide for the recognition of the Arabian and Thoroughbred sections of the Stud Book de Venezuela, sponsored by the Junta de Fomento Equino, Ministerio de Agricultura y Cría, Republica de Venezuela. In this respect they relieve restrictions by providing for duty-free entry of horses registered therein. In order to be of maximum benefit to persons desiring to import such animals the amendments should be made effective as soon as possible. In view of the foregoing, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable and unnecessary, and good cause is found for making the amendments effective less than 30 days after publication in the FEDERAL REGISTER.

The foregoing amendments shall become effective upon publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 31st day of January 1961.

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

[F.R. Doc. 61-1017; Filed, Feb. 6, 1961; 8:45 a.m.]

SUBCHAPTER K—HUMANE SLAUGHTER OF LIVESTOCK

PART 180—DESIGNATION OF METHODS

Mechanical (Gunshot) Method

Pursuant to the authority conferred by the Humane Slaughter Act of August 27, 1958 (7 U.S.C. 1901 et seq.), § 180.16(b) (2) of the regulations relating to humane slaughter of livestock (9 CFR 180.16(b) (2)) is hereby amended to read as follows:

(2) *Special requirements.* Choice of firearms and ammunition with respect to caliber and choice of powder charge required to produce immediate unconsciousness of the animal may vary depending on age and sex of the animal. In the case of bulls, rams, and boars, small bore firearms may be used provided they are able to produce immediate unconsciousness of the animals. Small bore firearms are usually effective for

stunning other cattle, sheep, swine, and goats, and calves, horses and mules.

This amendment redefines the special requirements for the use of firearms as a humane method of slaughtering and handling livestock under the Humane Slaughter Act. It relieves restrictions by permitting the use of small bore firearms for additional types of animals under the Act. It de-emphasizes the use of large caliber firearms and increases the safety of operating personnel without sacrificing humane slaughtering features. The modification in procedure provided for by the amendment should be made available for adoption by the industry as soon as possible, in order to be of maximum benefit to affected persons.

The redefinition of this method was recommended to the Department by the Advisory Committee established under the Act. The Department has given the matter careful consideration and it does not appear that new information would be made available to the Department by public rule-making procedure under section 4 of the Administrative Procedure Act (5 U.S.C. 1003).

Therefore, under section 4 of the Administrative Procedure Act, it is found upon good cause that notice and other public procedure with respect to the amendment are impracticable and unnecessary, and since the amendment relieves restrictions, it may be made effective less than 30 days after publication in the FEDERAL REGISTER.

The foregoing amendment shall become effective upon publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 2d day of February 1961.

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

[F.R. Doc. 61-1065; Filed, Feb. 6, 1961; 8:48 a.m.]

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of the Treasury

SUBCHAPTER C—AIDS TO NAVIGATION

[CGFR 60-81]

PART 62—UNITED STATES AID TO NAVIGATION SYSTEM

Subpart 62.35—Maritime Radiobeacons

RADIOBEACON OPERATION AND CAUTIONS

The International Telecommunications Union Ordinary Administrative Radio Conference, Geneva, 1959, adopted new Radio Regulations, to which the United States is signatory, which revised the terminology used in describing the range of maritime radiobeacons. The purpose of the amendments in this document is to have these changes reflected in Coast Guard regulations and to clarify ambiguities found to exist.

1. Section 62.35-1 is amended to read as follows:

§ 62.35-1 General.

Maritime radiobeacons operate during specific intervals as published in Coast Guard List of Lights and Other Marine Aids. For station identification simple characteristics consisting of combinations of dots and dashes are used. Certain low-powered maritime radiobeacons use combinations of high and low tone dashes to provide additional distinction in their characteristics. The characteristics of markerbeacons are composed of series of dashes for part of a 15- or 30-second cycle, which is followed by a silent period to complete the cycle. The transmitted power of maritime radiobeacons is adjusted to provide a usable signal at the service range which meets the operational requirement. Markerbeacons are of low power for local use only. Coast Guard maritime radiobeacons operate within the frequency band 285-325 kilocycles.

2. Section 62.35-5 is amended to read as follows:

§ 62.35-5 Carrier type operation.

Some radiobeacons superimpose the characteristic code on a carrier which is on continuously during the period of transmission. This extends the usefulness of maritime radiobeacons to aircraft and ships employing automatic direction finders.

3. Section 62.35-20 is amended to read as follows:

§ 62.35-20 Caution.

A vessel steering a course for a radiobeacon should observe the same precautions that apply when steering for a light or any other mark. If the radiobeacon is aboard a lightship or on a submarine site, particular care should be exercised to avoid the possibility of collision.

(Sec. 92, 63 Stat. 503, as amended; 14 U.S.C. 92. Interpret or apply secs. 81, 87, 93, 633, 63 Stat. 500 as amended; 501, 503, 504, 545; 14 U.S.C. 81, 87, 93, 633)

Dated: January 31, 1961.

[SEAL] A. C. RICHMOND,
Admiral,
U.S. Coast Guard, Commandant.

[F.R. Doc. 61-1057; Filed, Feb. 6, 1961; 8:47 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 2258]

[Juneau 011800]

ALASKA

Withdrawing Lands for Coast Guard for Administrative Site Purposes; Revoking Public Land Order No. 1465 of August 7, 1957

By virtue of the authority vested in the President and pursuant to Execu-

tive Order No. 10355 of May 28, 1952, it is ordered as follows:

Subject to valid existing rights, the following-described parcels of land in Alaska are hereby withdrawn from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, but not disposals of materials under the act of July 31, 1947 (61 Stat. 681; 30 U.S.C. 601-604), as amended, and reserved for use of the United States Coast Guard for administrative site purposes:

JUNEAU AREA

U.S. Survey 3263

Tract A, lot 4;
Tracts B, C, and D.

The tracts described aggregate 31.85 acres.

Public Land Order No. 1465 of August 7, 1957, which withdrew the lands for use of the Department of the Army in connection with the Alaska Communications System is hereby revoked.

JOHN A. CARVER, JR.
*Assistant Secretary
of the Interior.*

FEBRUARY 1, 1961.

[F.R. Doc. 61-1041; Filed, Feb. 6, 1961;
8:45 a.m.]

Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

PART 33—SPORT FISHING

Piedmont National Wildlife Refuge, Georgia

The following special regulation is issued.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

GEORGIA

PIEDMONT NATIONAL WILDLIFE REFUGE

Sport fishing on the Piedmont National Wildlife Refuge, Georgia, is permitted only on the areas designated by signs as open to fishing. This open area, comprising 4 acres or 0.0125 percent of the total area of the refuge, is delineated on a map available at the refuge headquarters and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, Peachtree-Seventh Building, Atlanta 23, Georgia. Sport fishing is subject to the following conditions:

(a) Species permitted to be taken: Largemouth black bass, bream and other minor species permitted under State regulations.

(b) Open season: March 1, 1961, through October 31, 1961.

(c) Daily creel limits: No limitations on weight, size, etc.

1. Largemouth black bass, 15; bream, 70; other minor species as permitted by State regulations.

2. Total aggregate of all species shall not exceed 75 fish taken in one day.

(d) Methods of fishing: Pole and line, rod and reel, artificial and live baits (except live minnows) permitted. Row boats, canoes, and other floating devices permitted; boats with motors prohibited.

(e) Other provisions:

(1) The provisions of this special regulation supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 33.

(2) A Federal permit is not required to enter the public fishing area.

(3) The provisions of this special regulation are effective to November 1, 1961.

WALTER A. GRESH,
Regional Director.

JANUARY 30, 1961.

[F.R. Doc. 61-1040; Filed, Feb. 6, 1961;
8:45 a.m.]

Proposed Rule Making

DEPARTMENT OF THE INTERIOR

National Park Service

[36 CFR Part 6]

VEHICLE, GUIDE, ADMISSION, AND MISCELLANEOUS FEES

Combined Fees for Yellowstone and Grand Teton National Parks

Notice is hereby given that pursuant to the authority vested in the Secretary of the Interior by section 3 of the act of August 25, 1916 (39 Stat. 535; 16 U.S.C. 3), it is proposed to amend 36 CFR, Part 6, by amending § 6.2. The purpose of this amendment is to provide a combined fee arrangement for Yellowstone and Grand Teton National Parks to facilitate entrance station operations in those two parks.

Section 6.2 is amended to change the present listing of parks under paragraphs (a), (b), and (c) by deleting the words "Yellowstone National Park" and inserting in lieu thereof "Yellowstone-Grand Teton National Parks (combined)" and, in addition, under paragraph (b) by deleting the line that reads "Grand Teton National Park----- 2.00 1.00."

It is the policy of the Department of the Interior, whenever practicable, to afford the public an opportunity to participate in the rule making process. Ac-

cordingly, interested persons may submit written comments, suggestions, or objections with respect to the proposed amendments to the National Park Service, Washington 25, D.C., within 30 days of the date of publication of this notice in the FEDERAL REGISTER.

JOHN A. CARVER, JR.,
Assistant Secretary
of the Interior.

FEBRUARY 1, 1961.

[F.R. Doc. 61-1042; Filed, Feb. 6, 1961;
8:45 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[21 CFR Part 121]

FOOD ADDITIVES

Notice of Filing of Petition

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786; 21 U.S.C. 348(b)(5)), notice is given that a petition has been filed by Pierre Kaltenbach Incorporated, 680 Fifth Avenue, New York 19, N.Y., agent for La Cellophane, 110 Boulevard Haussman, Paris 8e, France, proposing the issuance of a reg-

ulation permitting the use of uncoated and coated cellophane films in the packaging of food.

Dated: January 30, 1961.

[SEAL]

J. K. KIRK,
Assistant to the
Commissioner of Food and Drugs.

[F.R. Doc. 61-1047; Filed, Feb. 6, 1961;
8:46 a.m.]

[21 CFR Part 121]

FOOD ADDITIVES

Notice of Filing of Petition

Pursuant to the provisions of the Federal Food, Drug and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786; 21 U.S.C. 348(b)(5)), notice is given that a petition has been filed by Silicone Products Department, General Electric Company, Waterford, N.Y., proposing the issuance of a regulation permitting the safe use of coatings for food-packaging materials including dimethylpolysiloxanes, polyvinyl alcohol, isoctylphenol, polyethoxyethanol, zinc oleate, zinc octoate, and formaldehyde.

Dated: January 30, 1961.

[SEAL]

J. K. KIRK,
Assistant to the
Commissioner of Food and Drugs.

[F.R. Doc. 61-1048; Filed, Feb. 6, 1961;
8:46 a.m.]

Notices

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Classification No. 6]

ALASKA

Fairbanks Land District; Small Tract Classification

JANUARY 30, 1961.

1. Pursuant to authority delegated to me by Bureau Order No. 541, dated April 21, 1954 (10 F.R. 2473), as amended, I hereby classify the following described public lands, totaling 195 acres at Fairbanks, Alaska, as suitable for lease and sale for recreational purposes under the Small Tract Act of June 1, 1938 (52 Stat. 609, 43 U.S.C. 682a), as amended:

FAIRBANKS AREA

T. 1 S., R. 1 W.

Sec. 24: E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$,
S $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 25: W $\frac{1}{2}$ W $\frac{1}{2}$.

Containing 195 acres.

2. Classification of the above described lands by this order segregates them from all appropriations, including locations under the mining laws, except to applications under the mineral leasing laws or selections by the State of Alaska in accordance with and subject to the limitations and requirements of the Act of July 28, 1956 (70 Stat. 709; 48 U.S.C. 46-3b) and section 6(g) of the Alaska Statehood Act of July 7, 1958 (72 Stat. 339).

3. The lands described in Paragraph One were restored from withdrawal by Public Land Order 796, dated January 23, 1952, but were retained in reserved status pending small tract classification and future opening.

4. The lands classified by this order shall not become subject to application under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), as amended, until it is so provided by an order to be issued by an authorized officer, opening the lands to application or bid.

RICHARD L. QUINTUS,
Operations Supervisor,
Fairbanks.

[F.R. Doc. 61-1052; Filed, Feb. 6, 1961;
8:47 a.m.]

National Park Service

WHITMAN NATIONAL MONUMENT, WASHINGTON

Addition of Certain Lands

Notice is hereby given that the United States, by virtue of authority contained in the act of May 1, 1958 (72 Stat. 101), has acquired title to the hereinafter described land and the same is hereby added to the Whitman National Monu-

ment, effective as of the date of this publication:

Beginning at the intersection of the South line of the Oregon-Washington Railroad & Navigation Company's right of way with the East line of the Whitman Mission Donation Claim in Section 32, Township 7 North of Range 35 East of the Willamette Meridian, at a point 19.78 chains South of the Northeast corner of said Whitman Mission Donation Claim, and running thence South 88°12' West, along the South line of said right of way, and distant 30 feet at right angles from the center line of the railroad tract 25.92 chains; thence South, parallel with the East line of said Whitman Mission Donation Claim 20.70 chains; thence South 87°26' East 10.72 chains; thence North 9.00 chains; thence East 9.47 chains; thence South 9.40 chains; thence South 87°26' East 5.69 chains to the East line of said Whitman Mission Donation Claim; thence North 22.70 chains along said East line to the point of beginning, together with all water rights awarded by court decree or otherwise, appurtenant to the land or any portion thereof.

Containing 46.71 acres, more or less, situated in the County of Walla Walla, State of Washington.

Subject only to existing easements for irrigation ditches, canals and pipe lines, streets, highways, alleys, sewer, gas, telephone and power lines, and other public utilities.

Dated this 30th day of January 1961.

CONRAD L. WIRTH,
Director,
National Park Service.

[F.R. Doc. 61-1043; Filed, Feb. 6, 1961;
8:46 a.m.]

ALASKA INTERNATIONAL RAIL AND HIGHWAY COMMISSION

ORGANIZATION AND FUNCTIONS

The Alaska International Rail and Highway Commission (hereinafter called the Commission) was established by the Act of Congress entitled "An Act to Establish an Alaska International Rail and Highway Commission" (70 Stat. 888) as amended (48 U.S.C. 338), for the purpose of studying "the economic and military advantages of additional highway and rail transportation facilities connecting continental United States with central Alaska." The results of its studies and its recommendations will be submitted to the Congress.

The Commission consists of six (6) Members of the Congress of the United States, not more than four of whom are members of the same political party; four (4) members from the executive branch of the government, one each from the Departments of State, Interior, Commerce and Army; and three (3) public members. Members of the Commission serve without compensation but are reimbursed for travel, subsistence and other authorized expenses.

The Commission employs a staff without regard to the civil service laws and the Classification Act of 1949, consisting of an Executive Director and an Administrative Assistant and a part-time Assistant to the Chairman. The Assistant General Counsel for Transportation, Department of Commerce acts as General Counsel. A transport economist on the staff of the Under Secretary of Commerce for Transportation acts as Transport Economist. The Honorable B. Frank Heintzleman, former Governor of the Territory of Alaska and former Chief Forester of Alaska, acts as Alaskan Advisor. The Commission is authorized to utilize the facilities, information and personnel of the agencies of the executive branch of the government, and said agencies are authorized to furnish such assistance.

The Commission is authorized in carrying out its duties to hold hearings and take testimony. Any member of the Commission may administer oaths or affirmations to witnesses appearing before the Commission. Interested persons may secure information or make submissions or requests at the office of the Commission, Suite 705, 1809 G Street NW., the telephone STerling 3-0860, Extension 3014.

WARREN G. MAGNUSON,
Chairman.

[F.R. Doc. 61-1036; Filed, Feb. 6, 1961;
8:45 a.m.]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T.D. 55308]

FISH

Tariff-Rate Quota, 1961

FEBRUARY 2, 1961.

In accordance with the proviso to item 717(b) of Part I, Schedule XX, of the General Agreement on Tariffs and Trade, (T.D. 51802), it has been ascertained that the average aggregate apparent annual consumption in the United States of fish, fresh or frozen (whether or not packed in ice), filleted, skinned, boned, sliced, or divided into portions, not specially provided for: Cod, haddock, hake, pollock, cusk, and rosefish, in the three years preceding 1961, calculated in the manner provided for in the cited agreement, was 217,337,633 pounds. The quantity of such fish that may be imported for consumption during the calendar year 1961 at the reduced rate of duty established pursuant to that agreement is, therefore, 32,600,645 pounds.

[SEAL] D. B. STRUBINGER,
Acting Commissioner of Customs.

[F.R. Doc. 61-1058; Filed, Feb. 6, 1961;
8:47 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Public Health Service

LICENSED BIOLOGICAL PRODUCTS

Notice is hereby given that pursuant to section 351 of the Public Health Service Act, as amended (42 U.S.C. 262), and regulations issued thereunder (42 CFR Part 73), the following establishment license and product license actions have been taken from October 16, 1960 to January 15, 1961, inclusive.

These lists are supplementary to the lists of licensed establishments and products in effect on April 15, 1960, published on June 16, 1960 in 25 F.R. 5412, as amended by the lists of license actions taken from April 16, 1960 through October 15, 1960, published on August 6, 1960 in 25 F.R. 7470 and November 5, 1960 in 25 F.R. 10605.

ESTABLISHMENT LICENSES ISSUED

Establishment	License No.	Date
Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point, Pa.	2	11-18-60
The Wm. S. Merrell Co., Division of Richardson-Merrell, Inc., Cincinnati, Ohio	111	1-10-61
Pitman-Moore Co., Division of The Dow Chemical Co., Indianapolis, Ind.	110	1-10-61

PRODUCT LICENSES ISSUED

Product	Establishment	License No.	Date
Anti-A, B blood grouping serum.	Community Blood Bank and Serum Service.	295	10-26-60
Tuberculin, purified protein derivative.	Connaught Medical Research Laboratories.	73	10-26-60
Adenovirus vaccine.	Pitman-Moore Co., Division of Allied Laboratories, Inc.	110	11-3-60
Adenovirus and influenza virus vaccines combined aluminum hydroxide adsorbed.	do		
Anti-Rh typing Serum, Anti-Rh' (Anti-OD).	Community Blood Bank and Serum Service.	295	11-10-60
Anti-Rh typing serum, Anti-rh' (Anti-E).	do	295	12-22-60
Anti-K serum (Anti-Kell).	Hospital University of Pennsylvania Blood Bank.	289	1-10-61

ESTABLISHMENT LICENSES REVOKED WITHOUT PREJUDICE

Establishment	License No.	Date
Merck Sharp & Dohme, Division of Merck & Co., Inc., Philadelphia, Pa.	2	11-18-60
The William S. Merrell Co., Cincinnati, Ohio	111	1-10-61
Physicians Blood Bank, Inc., Wichita, Kan.	328	1-9-61
Pitman-Moore Co., Division of Allied Laboratories, Inc., Zionsville, Ind.	110	1-10-61

PRODUCT LICENSES REVOKED WITHOUT PREJUDICE

Product	Establishment	License No.	Date
Citrated whole blood (human).	Physicians Blood Bank, Inc.	328	1-9-61
Single donor plasma (human).	do		
Diphtheria anti-toxin.	Pitman-Moore Co., Division of Allied Laboratories, Inc.	110	1-10-61
Antierysipeloid serum.	do		
Bacterial vaccine made from acne bacillus, brucella abortus, brucella suis, colon bacillus, brucella melitensis, gonococcus, micrococcus tetragenus, and staphylococcus albus.	do		
Bacterial antigen made from colon bacillus, gonococcus, staphylococcus albus, staphylococcus aureus, and streptococcus.	do		
Equine encephalomyelitis vaccine (eastern).	do		
Equine encephalomyelitis vaccine (western).	do		
Diphtheria toxin for Schick test.	do		
Schick test control.	do		
Allergenic extracts.	do		
Poison ivy extract.	do		
Poison oak extract.	do		

[SEAL]

RODERICK MURRAY,
Director, Division of Biologics Standards, National Institutes of Health, Public Health Service, U.S. Department of Health, Education, and Welfare.

Approved:

J. STEWART HUNTER,
Assistant to the Surgeon General for Information, Public Health Service, U.S. Department of Health, Education and Welfare.

[F.R. Doc. 61-1046; Filed, Feb. 6, 1961; 8:46 a.m.]

DEPARTMENT OF COMMERCE

Office of the Secretary

JOHN S. VANDER HEIDE

Statement of Changes in Financial Interests

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

- A. Deletions: None.
- B. Additions: Atlas Broadcasting Co.

This statement is made as of January 23, 1961.

JOHN S. VANDER HEIDE.

JANUARY 23, 1961.

[F.R. Doc. 61-1056; Filed, Feb. 6, 1961; 8:47 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-98]

UNIVERSITY OF DELAWARE

Notice of Issuance of Utilization Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 2, set forth below, to License No. R-43 issued to University of Delaware. The amendment provides additional safeguards for the operation by the licensee of its reactor Model AGN-201, Serial No. 113, located on its campus in Newark, Del. The Commission has found that operation of the reactor in accordance with the terms and conditions of the license, as amended, will not present any undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since the operation of the reactor in accordance with the terms of the license as amended does not present any substantial changes in the hazards to the health and safety of the public from those presented by the previously approved operation of the reactor.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of the issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within thirty days after the issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Md., or the AEC's Public Document Room, 1717 H Street NW., Washington, D.C. For further details see Docket No. 50-98 on file at the AEC's Public Document Room.

Dated at Germantown, Md., this 31st day of January, 1961.

For the Atomic Energy Commission.

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

[License No. R-43; Amdt. 2]

License No. R-43, as amended, which authorizes University of Delaware to operate its reactor Model AGN-201, Serial No. 113, located on its campus in Newark, Del., is hereby amended by adding the following additional conditions thereto:

1. A maximum of 0.25 percent excess reactivity may be loaded in the reactor with the glory hole empty and with the access ports containing their design loadings. The total worth of any experiments loaded in the reactor shall not exceed 0.4 percent reactivity. The excess reactivity loadings shall be determined at the operating temperature of the reactor.

2. The scram setting on the logarithmic scale micro-microammeter shall be set so that the power level at which the scram is to occur shall not exceed twice the licensed maximum power level and the period at

which a scram is to occur shall not be less than five seconds.

3. The range selectors for the two linear channels shall be set so that the operator cannot switch to a scale on which the power level at which a scram is to occur is more than twice the licensed maximum power.

4. The reactor shall not be operated with any of the scram signals bypassed.

5. The licensee shall not conduct any experiment involving moving of the fixed fuel discs of the reactor unless authorized by an amendment to this license.

6. The control rod and safety rod magnet circuits shall reverse the current direction for the magnets at the time any scram relay is actuated.

7. The licensee shall, at least once during each month when the reactor is operated, check the ability of all safety rods and control rods to drop when the scram instrumentation is actuated. A record shall be made of each instance in which one or more rods fails to scram when called upon to do so.

8. If one or more of the safety or control rods fails to scram when called upon to do so, the reactor shall immediately be shut down and shall not be started up until:

A. The probable cause of the scram malfunction has been determined and remedied; and

B. Cognizant reactor supervisory personnel and, to the extent applicable, the local reactor hazards committee have reviewed and concurred in the remedial action taken; and

C. A written record is made by the licensee of the events in A. and B. above.

9. The effectiveness of the corrective measures taken pursuant to condition 8 above shall be verified by scrambling the rods, which had previously failed to scram, several times under conditions similar to those under which they had failed. A written record of these tests shall be made. Should the rod again fail to scram during the tests, the reactor shall be shut down and the steps described in condition 8 above and this condition 9 shall be repeated.

This amendment is effective thirty days after the date of issuance.

Date of issuance: January 31, 1961.

For the Atomic Energy Commission.

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

[F.R. Doc. 61-1059; Filed, Feb. 6, 1961;
8:48 a.m.]

[Docket No. 50-72]

UNIVERSITY OF UTAH

Notice of Issuance of Utilization Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 2, set forth below, to License No. R-25. The amendment provides additional safeguards for the operation by the licensee of its reactor Model AGN-201, Serial No. 107, located on its campus in Salt Lake City, Utah. The Commission has found that operation of the reactor in accordance with the terms and conditions of the license, as amended, will not present any undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since the operation of the

reactor in accordance with the terms of the license as amended does not present any substantial changes in the hazards to the health and safety of the public from those presented by the previously approved operation of the reactor.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of the issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within thirty days after issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Md., or the AEC's Public Document Room, 1717 H Street, Washington, D.C. For further details see Docket No. 50-72 on file at the AEC's Public Document Room.

Dated at Germantown, Md., this 31st day of January 1961.

For the Atomic Energy Commission.

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

[License No. R-25; Amdt. 2]

License No. R-25, as amended, which authorizes University of Utah to operate its reactor Model AGN-201, Serial No. 107, located on its campus in Salt Lake City, Utah, is hereby amended by adding the following additional conditions thereto:

1. A maximum of 0.25 percent excess reactivity may be loaded in the reactor with the glory hole empty and with the access ports containing their design loadings. The total worth of any experiments loaded in the reactor shall not exceed 0.4 percent excess reactivity. The excess reactivity loadings shall be determined at the operating temperature of the reactor.

2. The scram setting on the logarithmic scale micro-microammeter shall be set so that the power level at which the scram is to occur shall not exceed twice the licensed maximum power level and the period at which a scram is to occur shall not be less than five seconds.

3. The range selectors for the two linear channels shall be set so that the operator cannot switch to a scale on which the power level at which a scram is to occur is more than twice the licensed maximum power.

4. The reactor shall not be operated with any of the scram signals bypassed.

5. The licensee shall not conduct any experiment involving moving of the fixed fuel discs of the reactor unless authorized by an amendment to this license.

6. The control rod and safety rod magnet circuits shall reverse the current direction for the magnets at the time any scram relay is actuated.

7. The licensee shall, at least once during each month when the reactor is operated, check the ability of all safety rods and control rods to drop when the scram instrumentation is actuated. A record shall be made of each instance in which one or more rods fails to scram when called upon to do so.

8. If one or more of the safety or control rods fails to scram when called upon to do so, the reactor shall immediately be shut down and shall not be started up until:

A. The probable cause of the scram malfunction has been determined and remedied; and

B. Cognizant reactor supervisory personnel and, to the extent applicable, the local reactor hazards committee have reviewed and concurred in the remedial action taken; and

C. A written record is made by the licensee of the events in A. and B. above.

9. The effectiveness of the corrective measures taken pursuant to condition 8 above shall be verified by scrambling the rods, which had previously failed to scram, several times under conditions similar to those under which they had failed. A written record of these tests shall be made. Should the rod again fail to scram during the tests, the reactor shall be shut down and the steps described in condition 8 above and this condition 9 shall be repeated.

This amendment is effective thirty days after the date of issuance.

Date of issuance: January 31, 1961.

For the Atomic Energy Commission.

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

[F.R. Doc. 61-1060; Filed, Feb. 6, 1961;
8:48 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 13920-13921; FCC 61M-156]

AMERICAN COLONIAL BROADCAST- ING CORP. (WKBM-TV) AND AMERICAN COLONIAL BROAD- CASTING CORP. (WSUR-TV)

Order Continuing Hearing Conference

In re applications of American Colonial Broadcasting Corporation (WKBM-TV), Caguas, Puerto Rico, Docket No. 13920, File No. BPCT-2801; American Colonial Broadcasting Corporation (WSUR-TV), Ponce, Puerto Rico, Docket No. 13921, File No. BPCT-2808; for construction permits to change existing facilities.

It is ordered, This 1st day of February 1961, on the Hearing Examiner's own motion and on the oral request of Counsel for the permittees (who stated he had obtained the consent of all other counsel), that the prehearing conference in the above-entitled proceeding which has been scheduled for Tuesday, February 7, 1961, at 2 p.m., at the Commission's Offices, Washington, D.C., is hereby rescheduled for Thursday, February 9, 1961, at the same time and place.

Released: February 1, 1961.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 61-1061; Filed, Feb. 6, 1961;
8:48 a.m.]

[Docket No. 13878; FCC 61M-139]

CHEROKEE COUNTY RADIO STATION

Order Continuing Hearing

In re application of Mac M. Thomas and Ruby Jo Clotfelter d/b as Cherokee County Radio Station, Centre, Ala. Docket No. 13878, File No. BP-13084; for construction permit.

Pursuant to agreement of counsel arrived at during the prehearing conference in the above-styled proceeding held on this date, *It is ordered*, This 26th day of January 1961, that the hearing presently scheduled for February 21, 1961, is continued to March 6, 1961, at 10 a.m., in Washington, D.C.

Released: January 30, 1961.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 61-1062; Filed, Feb. 6, 1961;
8:48 a.m.]

[Docket No. 13711 etc.; FCC 61M-158]

TRIANGLE PUBLICATIONS, INC.
(WNHC) ET AL.

Order Scheduling Prehearing Conference

In re applications of Triangle Publications, Inc. (WNHC), Radio and Television Division, New Haven, Conn., Docket No. 13711, File No. BP-12107; James N. Rodio and James Rodio, d/b as Rodio Radio, Hammonton, N.J., Docket No. 13730, File No. BP-13426; et al. (Group B—Docket Nos. 13718, 13724, 13727, 13732, 13734) et al.; for construction permits.

The Hearing Examiner having under consideration a Memorandum Opinion and Order of the Commission in the above-entitled proceeding released January 31, 1961 (FCC 61-99), granting a petition filed August 26, 1960, by applicant WKAP, Inc. (WKAP) and enlarging the issues to include a financial qualifications issue directed against applicant Rodio Radio;

It appearing that the evidentiary hearing on all the issues except the newly added issue has been held with respect to all 7 of the Group B applications in this proceeding, i.e., those which do not have petitions for reconsideration and grant without hearing pending before the Commission, and that the record was closed on January 13, 1961; but that it is now necessary to reopen the record to take evidence solely with respect to Rodio Radio's financial qualifications;

It is ordered, This 1st day of February 1961, on the Hearing Examiner's own motion, that the record in the above-entitled proceeding is hereby reopened for the sole purpose of receiving evidence with respect to the financial qualifications of applicant Rodio Radio and that a prehearing conference is scheduled for the purpose of establishing a suitable date for trial on the said issue and for the other purposes specified in 47 CFR 1.111; said conference to be held 10 a.m., Thursday, February 9, 1961, at the Commission's Office, Washington, D.C.;

It is ordered further, That the parties concerned in the further hearing to be held are to be prepared especially at the prehearing conference to discuss stipulations designed to shorten the hearing;

It is ordered further, That proposed findings of fact and conclusions of law on all issues except the new issue added

by the Commission shall be filed by the deadline date prescribed at the hearing session of January 13, 1961.

Released: February 1, 1961.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 61-1063; Filed, Feb. 6, 1961;
8:48 a.m.]

[Docket Nos. 13926, 13927; FCC 61-109]

VALUE RADIO CORP (WOSH) AND
HOWARD MILLER ENTERPRISES
AND CONSULTANTS, INC. (WGEZ)

Order Designating Applications for Consolidated Hearing on Stated Issues

In re applications of Value Radio Corporation (WOSH), Oshkosh, Wis., Docket No. 13926, File No. BP-13268, Has: 1490 kc, 250 w, U, IV, Requests: 1490 kc, 250 w, 1 kw-LS, U, IV; Howard Miller Enterprises and Consultants, Inc. (WGEZ), Beloit, Wis., Docket No. 13927, File No. BP-13576, Has: 1490 kc, 250 w, U, IV, Requests: 1490 kc, 250 w, 1 kw-LS, U, IV; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D.C. on the 25th day of January 1961;

The Commission having under consideration the above-captioned and described application;

It appearing that, except as indicated by the issues specified below, each of the above-captioned applicants is legally, technically, financially, and otherwise qualified to construct and operate its instant proposal; and

It further appearing that, the Commission in a prehearing letter dated April 14, 1960, and incorporated herein by reference, notified the instant applicants, and any other known parties in interest, of the grounds and reasons for the Commission's inability to make a finding that a grant of any one of the applications would serve the public interest, convenience, and necessity; and that a copy of the aforementioned letter is available for public inspection at the Commission's offices; and

It further appearing that, the instant applicants filed timely replies to the aforementioned letter, which replies have not, however, entirely eliminated the grounds and reasons precluding a grant of the said applications and requiring an evidentiary hearing on the particular issues hereinafter specified; and

It further appearing that, the WOSH proposal was not timely filed with respect to the application of Paul A. Brandt (WCBQ, Whitehall, Mich., File No. BMP-8307), now in hearing, and that as a result, Paul A. Brandt is being made a party respondent to the instant proceeding; and,

It further appearing that, by letter dated July 25, 1960, the licensee of WDBQ, Dubuque, Iowa, has objected to interference that will be caused by a grant of either of the instant applica-

tions, and that by letter dated April 29, 1960, the licensee of WISM, Medford, Wis., has objected to a grant of the application of WGEZ; and

It further appearing that, by amendments dated November 19, 1960, and December 6, 1960, respectively, Howard Miller Enterprises and Consultants, Inc., has replaced Radio Beloit, Inc., as the applicant in BP-13576, Beloit, Wisconsin, such assignment having been approved by the Commission on September 28, 1960 in BAL-3891; and

It further appearing that, after consideration of the foregoing and the applicant's replies, the Commission is still unable to make the statutory finding that a grant of the applications would serve the public interest, convenience, and necessity; and is of the opinion that the applications must be designated for hearing in a consolidated proceeding on the issues specified below;

It is ordered, That, pursuant to section 309(e) of the Communications Act of 1934, as amended, the instant applications are designated for hearing in a consolidated proceeding, at a time and place to be specified in a subsequent order, upon the following issues:

(1) To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Stations WOSH and WGEZ and the availability of other primary service to such areas and populations.

(2) To determine the nature and extent of the interference, if any, that each of the instant proposals would cause to and receive from each other and all other existing standard broadcast stations, the areas and populations affected thereby, and the availability of other primary service to the areas and populations affected by interference from any of the instant proposals.

(3) To determine whether the instant proposals would involve objectionable interference with existing stations or proposals with regard to which the applicant was not timely filed as outlined below, or any other existing standard broadcast stations, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other primary service to such areas and populations.

Proposal and Existing Station or Proposal

- BP-13268 WCBQ, Whitehall, Mich.
1490 kc, 250 w, U, IV.
BMP-8307 (WCBQ), Whitehall, Mich.
1490 kc, 250 w, 1 kw-LS, U, IV.
WGEZ, Beloit, Wis.
1490 kc, 250 w, U, IV.
- BP-13576 WDBQ, Dubuque, Iowa
1490 kc, 250 w, U, IV.
WOPA, Oak Park, Ill.
1490 kc, 250 w, U, IV.
WOSH, Oshkosh, Wis.
1490 kc, 250 w, U, IV.
WISM, Madison, Wis.
1480 kc, 1 kw, 5 kw-LS, DA-2, U, III.
BP-12135, Princeton, Ill.
1490 kc, 100 w, U, IV.
BP-12303 (WOPA)
1490 kc, 250 w, 1 kw-LS, U, IV.

(4) To determine, in the light of section 307(b) of the Communications Act of 1934, as amended, which of the instant proposals would better provide a fair,

efficient and equitable distribution of radio service.

(5) To determine, in the light of the evidence adduced pursuant to the foregoing issues which of the instant applications should be granted.

It is further ordered, That, the following licensees of the stations indicated are made parties to the proceeding with regard to their existing operations.

<i>Licensee</i>	<i>Station</i>
Paul A. Brandt.....	WCBQ
Howard Miller Enterprises and Consultants, Inc.....	WGEZ
WDBQ Broadcasting Co.....	WDBQ
Village Broadcasting Co.....	WOPA
Value Radio Corp.....	WOSH
Heart O'Wisconsin Broadcasters, Inc.....	WISM

It is further ordered, That, Paul A. Brandt, licensee of Station WCBQ, Russell Armentrout and Mildred Armentrout d/b as Bureau Broadcasting Company and Village Broadcasting Company be made parties to the proceeding with respect to their proposed operations.

It is further ordered, That, in the event that either or both of the proposals herein are granted, Permittees shall accept such interference as may be imposed by other existing Class IV stations in the event they are subsequently authorized to increase power to 1,000 watts.

It is further ordered, That, to avail themselves of the opportunity to be heard, applicants and parties respondent herein, pursuant to § 1.140 of the Commission rules, in person or by attorney, shall, within 20 days of the mailing of this order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

It is further ordered, That, the issues in the above-captioned proceeding may be enlarged by the Examiner, on his own motion or on petition properly filed by a party to the proceeding, and upon sufficient allegations of fact in support thereof, by the addition of the following issue:

To determine whether the funds available to the applicant will give reasonable assurance that the proposals set forth in the application will be effectuated.

Released: January 31, 1961.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 61-1064; Filed, Feb. 6, 1961;
8:48 a.m.]

OFFICE OF CIVIL AND DEFENSE MOBILIZATION

MINOR S. JAMESON

Appointee's Statement of Changes in Business Interests

The following statement lists the names of concerns required by subsection 710(b)(6) of the Defense Production Act of 1950, as amended.

Savanna Creek Gas & Oil Limited.

This amends statement published July 28, 1960 (25 F.R. 7172).

Dated: January 12, 1961.

MINOR S. JAMESON.

[F.R. Doc. 61-1037; Filed, Feb. 6, 1961;
8:45 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 10]

APPLICATIONS FOR LOAN GUARANTIES

FEBRUARY 2, 1961.

Notice is hereby given of the filing of the following application under part V of the Interstate Commerce Act:

Finance Docket No. 21454 filed January 31, 1961, by Missouri-Kansas-Texas Railroad Company, 420 Gimblin Road, St. Louis 15, Mo., for guaranty by the Interstate Commerce Commission of a loan in amount not exceeding \$16,000,000. Applicant's representative: William A. Thie, General Counsel, Missouri-Kansas-Texas Railroad Company, Barrett Building, Denison, Tex. Loan is for the purpose of reimbursing applicant's treasury for expenditures made from its own funds after January 1, 1957, for additions and betterments and other capital improvements.

By the Commission.

[SEAL] HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 61-1049; Filed, Feb. 6, 1961;
8:47 a.m.]

[Notice 444]

MOTOR CARRIER TRANSFER PROCEEDINGS

FEBRUARY 2, 1961.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following-numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 63818. By order of January 31, 1961, the Transfer Board approved the transfer to Virginia K. Simmons, doing business as Rheman Transport of Virginia, Portsmouth, Va., of Certificate No. MC 119624, issued September 2, 1960, to P. N. Simmons, doing business as Rheman Transport of Virginia, Portsmouth, Va., authorizing the transportation of: Petroleum products, in bulk, in tank vehicles, between Portsmouth, Va., and points within 10 miles

thereof, on the one hand, and, on the other, points in North Carolina. Henry E. Ketner, State Planters Bank Building, Richmond 19, Va., for applicants.

No. MC-FC 63864. By order of January 31, 1961, the Transfer Board approved the transfer to A. Oughton & Sons, Inc., New Brunswick, N.J., of Certificate No. MC 63568, issued November 5, 1952, to Agnes Oughton, doing business as Oughton's Express, New Brunswick, N.J., authorizing the transportation of: General commodities, excluding household goods, commodities in bulk, and other specified commodities, between New Brunswick, N.J., on the one hand, and, on the other, points in New Jersey within 15 miles of New Brunswick; and ventilating and heating equipment, and supplies, between New Brunswick, N.J., on the one hand, and, on the other, New York, N.Y., Philadelphia, and Chester, Pa., and points in Westchester and Nassau Counties, N.Y. Bert Collins, 140 Cedar Street, New York 6, N.Y., for applicants.

No. MC-FC 63899. By order of January 31, 1961, the Transfer Board approved the transfer to Great Western Trucking Co., Inc., Henderson, Tex., of the operating rights issued to Bennie W. Haskins, doing business as Haskins Trucking Company, Henderson, Texas, October 12, 1960, and December 14, 1960, respectively, in Certificates Nos. MC 119478 and MC 119478 Sub 2, authorizing the transportation, over irregular routes, of granite and marble, from points in Elbert and Pickens Counties, Ga., to points in Nebraska and Wyoming, and semifinished sawed granite slabs, semifinished polished granite slabs, and finished granite slab markers, monuments, and bases, from Rion, S.C., to points in Colorado, Oklahoma, and Texas. Mert Starnes, 401 Perry Brooks Building, Austin 1, Tex., for applicants.

No. MC-FC 63904. By order of January 31, 1961, the Transfer Board approved the transfer to Homer V. Werner, doing business as Werner Bus Lines, Phoenixville, Pa., of Certificates in Nos. MC 62296 and MC 62296 Sub 2, issued October 24, 1956 and January 27, 1953, respectively, to Homer H. Werner, doing business as Werner Bus Lines, Phoenixville, Pa., authorizing the transportation of: Passengers and their baggage, in special or charter operations, restricted to traffic originating in the territory indicated herein, from Phoenixville, Pa., and points within 10 miles thereof (not including Collegeville, Pa.), to points in Delaware, Maryland, New Jersey, New York, and the District of Columbia; and passengers and their baggage, in round-trip charter and special operations, over irregular routes, beginning and ending at Phoenixville, Pa., and points within 10 miles thereof, and extending to points in Maine, New Hampshire, Vermont, Massachusetts, Connecticut, South Carolina, Georgia, Florida, Alabama, Mississippi, Tennessee, Kentucky, Ohio, Indiana, Illinois, Michigan, and Louisiana, but not including service from Collegeville, Pa., to points in the described States and return, or from points in the Borough of Norristown, Pa., to points in Virginia and return. John H. Derby,

Transportation Consultant, 1201 Chestnut Street, Philadelphia 7, Pa.

No. MC-FC 63908. By order of January 31, 1961, the Transfer Board approved the transfer to R. D. Sorensen, doing business as Sorensen's Cattle-cruisers, Albin, Wyo., of Certificate in No. MC 107303, issued July 24, 1957, to Sofus J. Sorensen and Robert D. Sorensen, a partnership, doing business as Sorensen & Son, Albin, Wyo., authorizing the transportation of: Feed, fertilizer, and farm machinery and implements and parts thereof, from points in Colorado, Nebraska, and Wyoming within 150 miles of Albin, to all unincorporated points in Nebraska and Wyoming situated within 40 miles of and including Albin; building materials, from Fort Collins, Longmont, and Loveland, Colo., and points within 5 miles of each and points in Weld County, Colo., to points in Nebraska and Wyoming within 25 miles of and including Albin; livestock and agricultural commodities, between points in Nebraska and Wyoming within 40 miles of and including Albin, Wyo., on the one hand, and, on the other, points in Colorado, Nebraska, and Wyoming within 150 miles of Albin.

No. MC-FC 63912. By order of January 31, 1961, the Transfer Board approved the transfer to Raymond A. Marks, doing business as Shaw Trucking, Benton Harbor, Mich., of Certificates in Nos. MC 109100 and MC 109100 Sub 3, issued January 10, 1955, and November 16, 1960, to Warren Williams and Howard Slenker, a partnership, doing business as Shaw Trucking, Coloma, Mich., authorizing the transportation of: Fertilizer, from points in the Chicago, Ill., Commercial Zone to Charlotte, Mich., and points in 7 counties in Michigan; fruits and vegetables from points in Berrien, Van Buren, and Cass Counties, Mich., to Chicago, Ill.; livestock, from points in Berrien County, Mich., to Chicago, Ill., household goods, as defined by the Commission, between points in Berrien County, Mich., on the one hand, and, on the other, points in LaPorte, Porter, and Lake Counties, Ind., and Cook County, Ill.; frozen fruits, frozen berries, and frozen vegetables, from parts of Berrien and Van Buren Counties, Mich., within 20 miles of Coloma, Mich., to Cleveland, Ohio, Chicago, Ill., and Milwaukee, Wis., and from Cleveland, Ohio, to Milwaukee, Wis. J. T. Hammond, 205-10 Gas Building, Benton Harbor, Mich., attorney for applicants.

No. MC-FC 63917. By order of January 31, 1961, the Transfer Board approved the transfer to Vincent J. Herzog, Honesdale, Pa., of a portion of Certificate in No. MC 59054, issued November 27, 1940, to Tri-State Carrier, Inc., Carlstadt, N.J., authorizing the transportation of: General commodities, excluding household goods, commodities in bulk, and other specified commodities between points in Orange County, N.Y., on the one hand, and, on the other, New York, N.Y., and points in Sussex, Bergen, Passaic, Union, Hudson, Essex, and Morris

Counties, N.J. John M. Zachara, Practitioner, P.O. Box 2860, Paterson 28, N.J.

[SEAL]

HAROLD D. McCoy,
Secretary.

[F.R. Doc. 61-1051; Filed, Feb. 6, 1961; 8:47 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority 30-XII-I
(Revision 1)]

BRANCH MANAGER, HONOLULU, HAWAII

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and Administrative Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation of Authority No. 30 (Revision 6) (25 F.R. 1706 and 7418, 26 F.R. 177), there is hereby redelegated to the Branch Manager, Honolulu Branch Office, Small Business Administration, the authority:

A. *Financial assistance.* 1. To approve but not decline the following types of loans:

a. Direct business loans in an amount not exceeding \$20,000.

b. Participation business loans in an amount not exceeding \$100,000.

2. To approve disaster loans in an amount not exceeding \$20,000, but not to decline reconsiderations of applications for such loans.

3. To approve limited loan participation loans.

4. To execute loan authorizations for Washington approved loans and for loans approved under delegated authority such execution to read, as follows:

(Name)
Administrator.

By -----
(Name)

Manager, Honolulu Branch Office.

5. To cancel, reinstate, modify or amend authorizations for business or disaster loans (within the above amount standards), by the issuance of Certificates of Modification.

6. To approve when requested in advance of disbursement, conformed copies of notes and other closing documents and certify to the participating bank that such documents are in compliance with the Loan Administration and Participation Agreements.

7. To approve service charges on business loans by participating banks not to exceed 2 percent per annum on the outstanding balance of construction loans or loans involving accounts receivable or inventory as collateral.

8. To take all necessary actions in connection with the administration, servicing and collection of current loans.

9. To take the following actions in the administration of fisheries' loans:

a. Amend loan authorizations.

b. Extend the period of disbursement of loans of \$50,000, or less for a period of not to exceed four months.

c. Amend the hull insurance provisions of any authorization issued prior to September 3, 1958, for a loan of \$10,000 or less.

d. Cancel loan authorizations prior to disbursement upon the written request of the applicant.

e. Administer current fisheries' loans and those loans delinquent not more than 60 days within the same authority exercised with respect to SBA loans, except execute satisfactions, releases or partial releases of Preferred Ship Mortgages, or other mortgages, deeds of trust, etc., securing fisheries' loans, or to postpone or change payments due or to endorse checks in payment of insurance claims, when such checks are not being paid to the Government as a payment on a fishery loan.

B. *Procurement and technical assistance.* 1. To (a) determine joint set asides for Government procurements and sales; and (b) develop with Government procurement and disposal agencies required local procedures for implementing established inter-agency policy agreements.

C. *Administrative.* 1. To administer oaths of office.

2. To approve annual and sick leave, except advanced annual and sick leave, for employees under his supervision.

3. To rent motor vehicles from the General Services Administration and to rent garage space for the storage of such vehicles when not furnished by GSA.

4. To administratively approve all types of vouchers, invoices, and bills submitted by public creditors of the Agency for articles or services rendered.

5. To (a) authorize or approve official travel and (b) administratively approve travel reimbursement claims.

6. In connection with establishment of Disaster Loan Offices to (a) rent necessary office equipment and (b) procure (without dollar limitation) emergency supplies and materials.

7. To (a) make emergency purchases chargeable to the administrative expense fund not in excess of \$25 in any one object class in any one instance but not more than \$50 in any one month for total purchases in all object classes, (b) make purchases not in excess of \$10 in any one instance for "one-time use items" not carried in stock subject to the total limitation set forth in (a) of this paragraph, and (c) to contract for the repair and maintenance of equipment and furnishings in an amount not to exceed \$25 in any one instance.

D. *Correspondence.* To sign all non-policy making correspondence, but not Congressional correspondence, relating to the functions of the branch office.

II. The specific authority delegated in subsection I. A. 1, 3, 7, 8, and 9 may not be redelegated.

III. All authority delegated herein may be exercised by an SBA employee designated as Acting Branch Manager.

IV. All previous authority delegated by the Regional Director to the Branch Manager, Honolulu, Hawaii, is hereby rescinded without prejudice to actions taken under all such delegations of authority prior to the date hereof.

Dated: January 23, 1961.

EDWARD L. TURKINGTON,
Regional Director,
San Francisco Regional Office.

[F.R. Doc. 61-1044; Filed, Feb. 6, 1961;
8:46 a.m.]

[Declaration of Disaster Area 305]

WASHINGTON

Declaration of Disaster Area

Whereas, it has been reported that during the month of January 1961, be-

cause of the effects of certain disasters, damage resulted to residences and business property located in certain areas in the State of Washington;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the areas affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such areas constitute a catastrophe within the purview of the Small Business Act.

Now, therefore, as Acting Deputy Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b) of the Small Business Act may be received and considered by the Office below indicated from persons or firms whose property situated in the following County (including

any areas adjacent to said County) suffered damage or destruction as a result of the catastrophe hereinafter referred to:

County: Kitsap (rain, flood and landslide occurring during the week of January 16, 1961).

Office: Small Business Administration Regional Office, Smith Tower, Room 1206, 506 Second Avenue, Seattle 4, Wash.

2. No special field offices will be established at this time.

3. Applications for disasters loans under the authority of this Declaration will not be accepted subsequent to July 31, 1961.

Dated: January 30, 1961.

FRANK STEMPLE,
Acting Deputy Administrator.

[F.R. Doc. 61-1053; Filed, Feb. 6, 1961;
8:47 a.m.]

CUMULATIVE CODIFICATION GUIDE—FEBRUARY

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published to date during February.

<table border="0"> <tr> <td>5 CFR</td> <td style="text-align: right;">Page</td> </tr> <tr> <td>2.....</td> <td style="text-align: right;">967</td> </tr> <tr> <td>6.....</td> <td style="text-align: right;">1019, 1045, 1077</td> </tr> <tr> <td>6 CFR</td> <td></td> </tr> <tr> <td>481.....</td> <td style="text-align: right;">967</td> </tr> <tr> <td>7 CFR</td> <td></td> </tr> <tr> <td>722.....</td> <td style="text-align: right;">974</td> </tr> <tr> <td>723.....</td> <td style="text-align: right;">1020</td> </tr> <tr> <td>725.....</td> <td style="text-align: right;">1021, 1023</td> </tr> <tr> <td>727.....</td> <td style="text-align: right;">1023</td> </tr> <tr> <td>730.....</td> <td style="text-align: right;">974</td> </tr> <tr> <td>914.....</td> <td style="text-align: right;">975, 1077</td> </tr> <tr> <td>953.....</td> <td style="text-align: right;">1052, 1077</td> </tr> <tr> <td>955.....</td> <td style="text-align: right;">1052</td> </tr> <tr> <td>1004.....</td> <td style="text-align: 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RULES:</td> <td></td> </tr> <tr> <td>563.....</td> <td style="text-align: right;">986</td> </tr> <tr> <td>13 CFR</td> <td></td> </tr> <tr> <td>PROPOSED RULES:</td> <td></td> </tr> <tr> <td>121.....</td> <td style="text-align: right;">1099</td> </tr> <tr> <td>14 CFR</td> <td></td> </tr> <tr> <td>40.....</td> <td style="text-align: right;">1055</td> </tr> <tr> <td>41.....</td> <td style="text-align: right;">1057</td> </tr> <tr> <td>42.....</td> <td style="text-align: right;">1058</td> </tr> </table>	5 CFR	Page	2.....	967	6.....	1019, 1045, 1077	6 CFR		481.....	967	7 CFR		722.....	974	723.....	1020	725.....	1021, 1023	727.....	1023	730.....	974	914.....	975, 1077	953.....	1052, 1077	955.....	1052	1004.....	975	1031.....	1078	PROPOSED RULES:		27.....	984	914.....	1063	968.....	1065	9 CFR		18.....	1053	24.....	1053	25.....	1053	27.....	1053	29.....	1053	78.....	1024	151.....	1112	180.....	1115	12 CFR		PROPOSED RULES:		563.....	986	13 CFR		PROPOSED RULES:		121.....	1099	14 CFR		40.....	1055	41.....	1057	42.....	1058	<table border="0"> <tr> <td>14 CFR—Continued</td> <td style="text-align: right;">Page</td> </tr> <tr> <td>60.....</td> <td style="text-align: right;">1030</td> </tr> <tr> <td>507.....</td> <td style="text-align: right;">1031, 1111</td> </tr> <tr> <td>600.....</td> <td style="text-align: right;">1032, 1060, 1079</td> </tr> <tr> <td>601.....</td> <td style="text-align: right;">1032, 1033, 1060, 1061, 1079</td> </tr> <tr> <td>602.....</td> <td style="text-align: right;">1033</td> </tr> <tr> <td>608.....</td> <td style="text-align: right;">1094</td> </tr> <tr> <td>PROPOSED RULES:</td> <td></td> </tr> <tr> <td>600.....</td> <td style="text-align: right;">1035, 1067, 1097</td> </tr> <tr> <td>601.....</td> <td style="text-align: right;">1035, 1066, 1067, 1097</td> </tr> <tr> <td>608.....</td> <td style="text-align: right;">1066, 1097, 1098</td> </tr> <tr> <td>17 CFR</td> <td></td> </tr> <tr> <td>PROPOSED RULES:</td> <td></td> </tr> <tr> <td>250.....</td> <td style="text-align: right;">987</td> </tr> <tr> <td>275.....</td> <td style="text-align: right;">987</td> </tr> <tr> <td>19 CFR</td> <td></td> </tr> <tr> <td>16.....</td> <td style="text-align: right;">1025</td> </tr> <tr> <td>21 CFR</td> <td></td> </tr> <tr> <td>121.....</td> <td style="text-align: right;">1053, 1094</td> </tr> <tr> <td>146.....</td> <td style="text-align: right;">1094</td> </tr> <tr> <td>PROPOSED RULES:</td> <td></td> </tr> <tr> <td>121.....</td> <td style="text-align: right;">985, 986, 1067, 1068, 1117</td> </tr> <tr> <td>22 CFR</td> <td></td> </tr> <tr> <td>41.....</td> <td style="text-align: right;">1111</td> </tr> <tr> <td>24 CFR</td> <td></td> </tr> <tr> <td>221.....</td> <td style="text-align: right;">1095</td> </tr> <tr> <td>237.....</td> <td style="text-align: right;">1095</td> </tr> <tr> <td>243.....</td> <td style="text-align: right;">1095</td> </tr> <tr> <td>26 CFR</td> <td></td> </tr> <tr> <td>PROPOSED RULES:</td> <td></td> </tr> <tr> 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