

THE NATIONAL ARCHIVES

1934

FEDERAL REGISTER

VOLUME 29 NUMBER 218

Washington, Friday, November 6, 1964

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[Revised as of January 1, 1964]

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Order from Superintendent of Documents, United States Government Printing Office, Washington, D.C., 20402



FEDERAL REGISTER
 Area Code 202 Phone 963-3261

Published daily, Tuesday through Saturday (no publication on Sundays, Mondays, or on the day after an official Federal holiday), by the Office of the Federal Register, National Archives and Records Service, General Services Administration (mail address National Archives Building, Washington, D.C. 20408), pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee of the Federal Register, approved by the President (1 CFR Ch. I). Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D.C. 20402.

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Rules and Regulations

Title 32—NATIONAL DEFENSE

Chapter V—Department of the Army

SUBCHAPTER E—ORGANIZED RESERVES

PART 564—NATIONAL GUARD REGULATIONS

Federal Recognition

In § 564.3(g), subparagraph (3), pertaining to age of commissioned officers, is revised to read as follows:

§ 564.3 Federal recognition.

(g) Prerequisites. * * *

(3) *Age*—(i) *General*. No applicant will be examined for Federal recognition who is less than 21 years of age, except that, when State laws so permit, the minimum age of 18 will apply to the following:

(a) Graduates of accredited officer candidate schools who also have completed the 6 months active duty for training program with the Armed Forces.

(b) Commissioned officers of the Army Reserve who apply for Federal recognition in the Army National Guard.

(ii) *Maximum ages*—(a) *Appointment*. Applicants for Federal recognition must not have attained the birthday shown below prior to appointment in grade indicated, except that age limits may be increased by an amount not to exceed length of previous service in the same or higher grade in an active status in any components of the Armed Forces. Waiver of the maximum age limitation will be considered for appointment to second lieutenant if applicant becomes over age due to administrative processing, provided the application was submitted within a reasonable period to permit normal processing and any delay encountered resulted from circumstances beyond control of the applicant. In any event, waiver will not be considered for any period in excess of 12 months. To insure adequate time for processing, applicants should be encouraged to submit their applications prior to their 27th birthday. An applicant's age must be such that he can serve at least 1 year before recognition will be terminated under age limitations as prescribed in § 564.5. Provisions of this paragraph are not applicable to applicants for promotion or change in branch.

Grade:	Age
2d Lieutenant.....	28
1st Lieutenant.....	33
Captain.....	39
Major.....	48
Lieutenant colonel.....	51
Colonel.....	55

(b) *Exception*. As an exception to the above, applicants selected for participation in the Army Senior Medical or Dental Student Programs and female applicants for assignment to the Army Nurse Corps and Army Medical Specialist Corps may be considered for Federal recognition

as second lieutenant, Medical Service Corps, Army Nurse Corps, or Army Medical Specialist Corps as appropriate, provided they have not passed their 30th birthday.

(c) *Termination*. See § 564.5.

(iii) *Minimum ages*. The following minimum ages will apply for original appointment of officers to the grade indicated (except those initially commissioned prior to age 21 as provided in subdivision (i) of this subparagraph:

Grade:	Age
2d Lieutenant.....	21
1st Lieutenant.....	22
Captain.....	24
Major.....	26
Lieutenant colonel.....	30
Colonel.....	34

[C 1, NGR 20-2, September 30, 1964] (Sec. 110, 70A Stat. 600; 32 U.S.C. 110)

J. C. LAMBERT,
Major General, U.S. Army,
The Adjutant General.

[F.R. Doc. 64-11346; Filed, Nov. 5, 1964; 8:46 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Agency

[Docket No. 6079; Amdt. 39-1]

PART 39—AIRWORTHINESS DIRECTIVES [NEW]

Boeing Models 707/720 Series Aircraft

A proposal to amend Part 507 of the Regulations of the Administrator to include an airworthiness directive requiring the drilling of additional drain holes in the aft thrust reverser sleeve and the side cowl panels on Boeing Models 707 and 720 Series aircraft equipped with Pratt & Whitney JT3D engines was published in 29 F.R. 9340. Since the publication of that proposal, Part 507 has been recodified into Part 39 [New], effective November 20, 1964, therefore this amendment is being made to Part 39 [New].

Interested persons have been afforded an opportunity to participate in the making of the amendment. One comment suggested changes that would enable the rework to be accomplished without removal of the aft thrust reverser sleeve. The Agency concurs that the additional required drainage can be provided by the procedures suggested without removing the sleeve and the AD has been so changed. Another comment indicated that the 1,000 hours compliance time is unduly restrictive and requested that it be extended to 3,100 hours so that rework can be accomplished at engine overhaul. Further evaluation by the Agency substantiates such an increase and the AD has been changed accordingly. As a result of its further evaluation

of the proposed AD, the Agency determined that repetitive inspection of the drain holes is a normal maintenance function. Accordingly, the proposed inspection has been deleted from the requirements of this AD.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 39.13 of Part 39 [New] (14 CFR Part 39 [New]) is hereby amended by adding the following new airworthiness directive:

BOEING. Applies to Models 707 and 720 Series aircraft equipped with Pratt & Whitney JT3D engines.

Compliance required as indicated.

There have been a number of engine fires in service due to fuel accumulation in the aft thrust reverser sleeve and the side cowl panel as a result of false starts.

To correct this condition, unless already accomplished, provide additional fluid drainage in the left-hand side cowl panel and aft thrust reverser sleeve on each engine in accordance with either (a) or (b) or an equivalent approved by the Aircraft Engineering Division, FAA Western Region.

(a) Within 3,100 hours' time in service after the effective date of this AD accomplish the following:

(1) Drill or cut four ½ inch-diameter holes through lower skin of the aft thrust reverser sleeve at Station 222.30 as shown on page 5 of Boeing Service Bulletin No. 1908.

(2) Drill or cut two ¼ inch-diameter holes through lower skin of aft thrust reverser sleeve at Station 222.30, one hole outboard of each channel section E-E and F-F at the locations shown on page 6 of Boeing Service Bulletin No. 1908.

(3) Drill or cut two ½ inch-diameter holes through lower skin of the aft thrust reverser sleeve at Station 241.75 as shown on page 4 of Boeing Service Bulletin No. 1908.

(4) Drill or cut two ¼ inch-diameter holes, one hole outboard of each rib, through lower skin on the aft thrust reverser sleeve, 1.3 inches outboard and 0.1 inch forward of each hole drilled in accordance with subparagraph (3).

(5) Drill or cut two ½ inch-diameter holes through lower skin on left-hand side cowl nacelle Station 197.51 and bend trailing edge of each hole as shown on page 8 of Boeing Service Bulletin No. 1908.

(b) Within 3,100 hours' time in service after the effective date of this AD, drill or cut additional ½ inch-diameter drain holes in the aft thrust reverser sleeve and in the left side cowl panel in accordance with Boeing Service Bulletin No. 1908.

NOTE: American Airlines, Inc. Fleet Campaign Directive No. 810B is an equivalent which has been approved by the Aircraft Engineering Division, FAA Western Region.

(Boeing Service Bulletin No. 1908 dated January 16, 1964, covers this same subject.)

This amendment shall become effective December 7, 1964.

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

Issued in Washington, D.C., on October 30, 1964.

C. W. WALKER,
Acting Director,
Flight Standards Service.

[F.R. Doc. 64-11337; Filed, Nov. 5, 1964; 8:45 a.m.]

SUBCHAPTER F—AIR TRAFFIC AND GENERAL OPERATING RULES [NEW]

[Reg. Docket No. 6214; Amdt. 397]

PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES [NEW]

Miscellaneous Amendments

The amendments to the standard instrument approach procedures contained herein are adopted to become effective when indicated in order to promote safety. The amended procedures supersede the existing procedures of the same classification now in effect for the airports specified therein. For the convenience of the users, the complete procedure is republished in this amendment indicating the changes to the existing procedures.

As a situation exists which demands immediate action in the interests of safety in air commerce, I find that compliance with the notice and procedure provisions of the Administrative Procedure Act is impracticable and that good cause exists for making this amendment effective within less than 30 days from publication.

In view of the foregoing and pursuant to the authority delegated to me by the Administrator (24 F.R. 5662), Part 97 [New] (14 CFR Part 97 [New]) is amended as follows:

1. By amending the following automatic direction finding procedures prescribed in § 97.11(b) to read:

ADF STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
VIH VOR.....	TBN RBN.....	Direct.....	2700	T-dn.....	300-1	300-1	200-½
MAP VOR.....	TBN RBN.....	Direct.....	2800	C-dn.....	500-1	600-1½	600-1½
TBN VOR.....	TBN RBN.....	Direct.....	2400	S-dn-32.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2

Radar vector to final approach crs authorized in accordance with approved patterns. Aircraft may be released for final approach without procedure turn 3 miles from TBN RBN.

Procedure turn E side of crs, 140° Outbnd, 320° Inbnd, 2400' within 10 miles. Procedure turn not authorized without prior approval.

Minimum altitude over facility on final approach crs, 1900'.

Crs and distance, facility to airport, 320°—2.8 miles.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.8 miles after passing TBN RBN, climb to 2400' on the 320° bearing from TBN RBN within 10 miles turn right and return to TBN RBN.

NOTES: 1. Authorized for military use only except by prior arrangement. 2. Aircraft executing missed approach may be radar controlled after radar identification.

MSA within 25 miles of facility: 000°-270°-2800'; 270°-360°-2400'.

City, Fort Leonard Wood; State, Mo.; Airport Name, Forney AAF; Elev., 1158'; Fac. Class., MH; Ident., TBN; Procedure No. 1, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 19 Sept. 64

T-d.....	300-1	300-1	NA
C-d.....	600-1	600-1	NA
S-d.....	NA	NA	NA
A-d.....	NA	NA	NA

Procedure turn NW side of crs, 040° Outbnd, 220° Inbnd, 2700' within 10 miles.

Minimum altitude over facility on final approach crs, 1600'.

Crs and distance, facility to airport, 220°—3.0 miles.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.0 miles after passing Lancaster RBN, climb on crs 220° to 1500' within 10 miles, then make climbing left turn to 2700' and proceed direct to the RBN. Hold NE 1-minute right turns, 220° Inbnd.

NOTE: No tower Unicom available 122.8 mc. ATC communications with Harrisburg approach control.

MSA within 25 miles of the facility: 000°-090°-2700'; 090°-180°-2200'; 180°-270°-2500'; 270°-360°-2500'.

City, Lancaster; State, Pa.; Airport Name, Garden Spot Airpark; Elev., 423'; Fac. Class., MHW; Ident., LRP; Procedure No. 1, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 29 Sept. 62

Int HAR VOR R-132 and 058° bearing to Lancaster RBN.	Lancaster RBN (final).....	Direct.....	1500	T-dn.....	300-1	300-1	200-½
				C-dn.....	500-1	500-1	500-1½
				S-dn-8.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2

Procedure turn S side of crs, 238° Outbnd, 058° Inbnd, 2300' within 10 miles.

Minimum altitude over facility on final approach crs, 1500'.

Crs and distance, facility to airport, 058°—4.0 miles.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.0 miles after passing LRP RBN, make a climbing left turn and return to Lancaster RBN at 2300'. Hold SW LRP RBN, 1-minute right turns, 058° Inbnd.

MSA within 25 miles of the facility: 000°-090°-2700'; 090°-180°-2200'; 180°-270°-2500'; 270°-360°-2500'.

City, Lancaster; State, Pa.; Airport Name, Lancaster Municipal; Elev., 403'; Fac. Class., MHW; Ident., LRP; Procedure No. 1, Amdt. 8; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 7; Dated, 1 June 63

ADF STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
SD RBN.....	LK LOM.....	Direct.....	2200	T-dn.....	300-1	300-1	300-1
LOU VOR.....	LK LOM.....	Direct.....	2200	C-dn.....	500-1	500-1	500-1½
Harbor Int.....	LK LOM.....	Direct.....	2200	S-dn-32.....	500-1	500-1	500-1
				A-dn.....	1000-2	1000-2	1000-2

Radar vectoring authorized in accordance with approved patterns.
 Procedure turn E side of final approach crs, 163° Outbnd, 343° Inbnd, 2200' within 10 miles.
 Minimum altitude over facility on final approach crs, 2200'.
 Crs and distance, facility to airport, 343°—4.9 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.9 miles after passing LK LOM, make a climbing right turn to 2500' on heading of 120°, intercept R-060 LOU-VOR and proceed to Shelby Intersection. Hold NE 1-minute right turns, 240° Inbnd.
 Alternate missed approach: Within 4.9 miles after passing LK LOM, climb to 2600' on R-332 LOU VOR to Sellersburg Intersection. Hold NW 1-minute right turns, 152° Inbnd.
 MSA within 25 miles of facility: 000°-090°-2500'; 090°-180°-1900'; 180°-270°-2200'; 270°-360°-2600'.
 City, Louisville; State, Ky.; Airport Name, Bowman Field; Elev., 549'; Fac. Class., LOM; Ident., LK; Procedure No. 1, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 16 Mar. 63

PROCEDURE CANCELLED EFFECTIVE OCT. 31, 1964.

City, Monterey; State, Calif.; Airport Name, Monterey Peninsula; Elev., 220'; Fac. Class., LMM; Ident., RY; Procedure No. 1, Amdt. Orig.; Eff. Date, 2 May 64

San Diego VOR.....	LOM.....	Direct.....	1500	T-dn.....	300-1	300-1	200-½
Bostonia Int.....	LOM.....	Direct.....	2500	C-dn.....	800-2	800-2	800-2
Sargo Int.....	LOM (final).....	Direct.....	1000	S-dn-9.....	600-1	600-1	600-1
				A-dn.....	800-2	800-2	800-2

Radar transitions and vectoring using Miramar Radar authorized in accordance with approved radar patterns.
 Procedure turn S side of crs, 271° Outbnd, 091° Inbnd, 1500' within 10 miles of LOM.
 Minimum altitude over facility on final approach crs, 1000'. Caution: 231' trees and terrain between LOM and LMM.
 Crs and distance, facility to airport, 091°—2.7 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished at LMM, make immediate left climbing turn to 1500' on a 271° crs from LOM within 10 miles or, when directed by ATC, make immediate left climbing turn to 2800' on a 326° bearing from LMM within 15 miles, or turn right, climb to 2000' on 135° crs from LMM within 10 miles.
 CAUTION: Buildings and terrain 472°—0.5 mile E of airport.
 Other changes: Deletes transition from OCN RBN.
 #500-1 required on Runway 9.
 City, San Diego; State, Calif.; Airport Name, San Diego International-Lindbergh; Elev., 15'; Fac. Class., SLOM; Ident., SA; Procedure No. 1, Amdt. 7; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 6; Dated, 26 Sept. 64

PROCEDURE CANCELLED EFFECTIVE OCT. 31, 1964, OR UPON DECOMMISSIONING OF FACILITY.

City, Texarkana; State, Ark.; Airport Name, Municipal; Elev., 389'; Fac. Class., SABH; Ident., TXK; Procedure No. 1, Amdt. 1; Eff. Date, 22 Sept. 62; Sup. Amdt. No. Orig.; Dated, 14 July 62

				T-dn.....	400-1	400-1	NA
				C-dn.....	700-1	700-1	NA
				S-dn.....	NA	NA	NA
				A-dn.....	NA	NA	NA

Procedure turn E side of final approach crs, 344° Outbnd, 164° Inbnd, 2900' within 10 miles.
 Minimum altitude over facility on final approach crs, 2000'.
 Crs and distance, facility to airport, 164°—3.6 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.6 miles after passing RBN make immediate left climbing turn to 2900' and return to York RBN. Hold N York RBN 1-minute left turns Inbnd crs, 164°.
 MSA within 25 miles of the facility: 000°-090°-2700'; 090°-180°-2300'; 180°-270°-2700'; 270°-360°-2700'.
 City, York; State, Pa.; Airport Name, York; Elev., 480'; Fac. Class., MHW; Ident., THV; Procedure No. 1, Amdt. 1; Eff. Date, 31 Oct. 64; Sup. Amdt. No. Orig.; Dated, 23 Feb. 63

2. By amending the following very high frequency omnirange (VOR) procedures prescribed in § 97.11(c) to read:

VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.
 If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
				T-dn.....	300-1	300-1	200-½
				C-dn.....	400-1	500-1	500-1½
				S-dn-17.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2

Procedure turn W side of crs, 350° Outbnd, 170° Inbnd, 5500' within 10 miles.
 Minimum altitude over facility on final approach crs, 5000'.
 Crs and distance, facility to airport, 170°—3.4 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.4 miles after passing VOR, climb to 5500' on R-170 within 20 miles.
 CAUTION: 4300' tower located 2.3 miles NE of airport.
 MSA within 25 miles of facility: 000°-090°-5400'; 090°-180°-5000'; 180°-270°-5500'; 270°-360°-5000'.
 City, Dalhart; State, Tex.; Airport Name, Dalhart Municipal; Elev., 3969'; Fac. Class., BVORTAC; Ident., DHT; Procedure No. 1, Amdt. 7; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 6; Dated, 20 Aug. 64

VOR STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
				T-dn#-----	300-1	300-1	200-1/2
				C-dn#-----	1100-2	1100-2	1100-2
				A-dn#-----	1100-2	1100-2	1100-2

Procedure turn W side of crs, 010° Outbnd, 190° Inbnd, 5200' within 10 miles.
 Minimum altitude over facility on final approach crs, 4800'.
 Crs and distance, facility to airport, 190°—0.7 mile.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0.7 mile after passing VOR, make right turn climb to 5500' on R-010 within 10 miles, return to GLD-VOR.
 CAUTION: 1. 4476' tower 1.7 miles S of airport and 4021' tower 3 miles SW of airport. 2. Circling not authorized S of airport in sector 150° clockwise through 250° due to tail obstructions.
 *Night operation authorized only on NW-SE runway.
 #When 4476' tower not visible on takeoff, and planned route of flight is to SE, S, or SW, proceed to GLD VOR, climb on R-010 GLD VOR, depart VOR no less than 5500' on crs.
 MSA within 25 miles of facility: 000°-360°—5500'.
 City, Goodland; State, Kans.; Airport Name, Goodland Municipal; Elev., 3653'; Fac. Class., BVORTAC; Ident., GLD; Procedure No. 1, Amdt. 5; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 4; Dated, 9 Mar. 63

Harrisburg LFR-----	HAR VOR-----	Direct-----	3000	T-d#-----	500-1	500-1	500-1
Harrisburg LOM-----	HAR VOR-----	Direct-----	3000	T-n#-----	500-2	500-2	500-2
				C-dn-----	1200-2	1200-2	1200-2
				A-dn-----	1200-2	1200-2	1200-2

Radar vectoring authorized in accordance with approved patterns.
 Procedure turn S side of crs, 288° Outbnd, 108° Inbnd, 3000' within 10 miles.
 Minimum altitude over facility on final approach crs, 2000'.
 Crs and distance, facility to airport, 108°—7.5 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 7.5 miles after passing Harrisburg VOR, climb to 3000' on HAR VOR R-115 to Middletown Int. Hold E 2-minute left turns, Inbnd crs, 295°.
 AIR CARRIER NOTE: Landing on Runway 2 authorized only during daylight hours with ceiling of 1500' or better.
 NOTE: Takeoff on Runway 20 not authorized.
 #Takeoff minimums of 300-1 authorized for Runways 8-26 only.
 *Middletown Int: Int R-115 HAR VOR and R-203 RAV VOR.
 MSA within 25 miles of the facility: 000°-090°—2800'; 090°-180°—2400'; 180°-270°—2700'; 270°-360°—3200'.
 City, Harrisburg; State, Pa.; Airport Name, Harrisburg-York State; Elev., 347'; Fac. Class., BVORTAC; Ident., HAR; Procedure No. 1, Amdt. 7; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 6; Dated, 14 July 62

				T-d-----	300-1	300-1	NA
				C-d-----	700-1	700-1	NA
				S-d-----	NA	NA	NA
				A-d-----	NA	NA	NA

Procedure turn N side of crs, 053° Outbnd, 233° Inbnd, 2600' within 10 miles.
 Minimum altitude over facility on final approach crs, 1600'.
 Crs and distance, facility to airport, 233°—7.2 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 7.2 miles after passing LRP-VOR, climb on crs 233° to 1500' within 10 miles. Then make climbing left turn to 2600' and proceed direct to VOR. Hold N 1-minute right turns, 233° Inbnd.
 NOTE: No tower. Unicom available 122.8 mc. ATC communications with Harrisburg approach control.
 MSA within 25 miles of the facility: 000°-090°—2700'; 090°-180°—2200'; 180°-270°—2500'; 270°-360°—2500'.
 City, Lancaster; State, Pa.; Airport Name, Garden Spot Airpark; Elev., 423'; Fac. Class., BVOR; Ident., LRP; Procedure No. 1, Amdt. 1; Eff. Date, 31 Oct. 64; Sup. Amdt. No. Orig.; Dated, 18 Aug. 62

				T-dn-----	300-1	300-1	300-1
				C-d-----	800-1 1/2	800-1 1/2	800-1 1/2
				C-n-----	800-2	800-2	800-2
				A-dn-----	1000-2	1000-2	1000-2
				If fan marker is received, the following minimums apply:			
				C-dn-----	500-1	500-1	500-1 1/2

Radar vectoring authorized in accordance with approved patterns.
 Procedure turn E side of crs, 150° Outbnd, 330° Inbnd, 2300' within 10 miles.
 Minimum altitude over LOU-VOR on final approach crs, 2300'; over FM, 1300'.
 Crs and distance, facility to airport, 330°—8.3 miles; fan marker to airport, 330°—1.9 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 8.3 miles after passing LOU-VOR, or 1.9 miles from fan marker, make a climbing right turn to 2500' on heading of 120°, intercept R-080 LOU VOR and proceed to Shelby Int. Hold NE, 1-minute right turns, 240° Inbnd.
 Alternate missed approach: Within 8.3 miles after passing LOU VOR, or 1.9 miles from fan marker, climb to 2600' on R-332 LOU VOR to Sellersburg Int. Hold NW, 1-minute right turns, 152° Inbnd.
 MSA within 25 miles of the facility: 000°-090°—2500'; 090°-180°—1900'; 180°-270°—2200'; 270°-360°—2600'.
 City, Louisville; State, Ky.; Airport Name, Bowman Field; Elev., 549'; Fac. Class., BVORTAC; Ident., LOU; Procedure No. 1, Amdt. 5; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 4; Dated, 9 Nov. 63

				T-dn-----	300-1	300-1	200-1/2
				C-d-----	500-1	500-1	500-1 1/2
				C-n-----	500-2	500-2	500-2
				S-d-9-----	500-1	500-1	500-1
				S-n-9-----	500-2	500-2	500-2
				If aircraft has operating ADF or DME receivers and Lake Int* is identified, the following minimums are authorized:			
				C-dn-----	400-1	500-1	500-1 1/2
				S-dn-9-----	400-1	400-1	400-1

Radar vectoring authorized in accordance with approved patterns.
 Procedure turn S side of crs, 288° Outbnd, 108° Inbnd, 1800' within 10 miles.
 Minimum altitude over facility on final approach crs, 1800'; over Lake Int* 700'.
 Crs and distance, facility to airport, 108°—6.3 miles; Lake Int* to airport, 108°—3.3 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 6.3 miles after passing MOB VOR, turn right, climb to 1800' on MOB VOR R-180 within 20 miles or, when directed by ATC, turn left, climb to 1800' on MOB VOR R-050 within 20 miles.
 NOTE: When authorized by ATC, DME may be used within 20 miles at 1800' to position aircraft for a straight-in approach with the elimination of a procedure turn.
 Other change: Deletes transition from Brookley VOR.
 *Lake Int: Int MOB VOR R-108 and 178° bearing from MO RBn or 3.0-mile DME fix from MOB VOR.
 MSA within 25 miles of the facility: 000°-090°—1900'; 090°-180°—1900'; 180°-270°—1500'; 270°-360°—1600'.
 City, Mobile; State, Ala.; Airport Name, Bates Field; Elev., 218'; Fac. Class., BVORTAC; Ident., MOB; Procedure No. 1, Amdt. 12; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 11 Dated, 21 Sept. 63

3. By amending the following terminal very high frequency omnirange (TerVOR) procedures prescribed in § 97.13 to read:

TERMINAL VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.
 If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
VII VOR.....	TBN VOR.....	Direct.....	2700	T-dn.....	300-1	300-1	200-1/2
MAP VOR.....	TBN VOR.....	Direct.....	2800	C-dn.....	600-1	600-1 1/2	600-1 1/2
Richland Int.....	TBN VOR.....	Direct.....	2400	S-dn-14.....	600-1	600-1	600-1
Richland Int.....	5-mile radar fix (final).....	Direct.....	2200	A-dn.....	800-2	800-2	800-2

Radar vector to final approach crs authorized in accordance with approved patterns.

Procedure turn N side of crs, 317° Outbnd, 137° Inbnd, 2400' within 10 miles.

Minimum altitude over facility on final approach crs, 1900'.

Facility on airport.

Crs and distance breakoff point to runway, 142°—1.0 mile.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0.0 mile after passing TBN VOR, make left turn climb to 2700' on TBN VOR R-090 within 10 miles, turn left and return to TBN VOR. Hold on R-090, right turns.

NOTES: 1. Authorized for military use only except by prior arrangement. 2. Aircraft executing missed approach may be radar controlled after radar identification.

MSA within 25 miles of facility: 000°-270°-2800'; 270°-360°-2400'.

*Richland Int: VII VOR R-233 and TBN VOR R-317.

City, Fort Leonard Wood; State, Mo.; Airport Name, Forney AAF; Elev., 1158'; Fac. Class., VOR; Ident., TBN; Procedure No. TerVOR-14, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 19 Sept. 64

VII VOR.....	TBN VOR.....	Direct.....	2700	T-dn.....	300-1	300-1	200-1/2
MAP VOR.....	TBN VOR.....	Direct.....	2800	C-dn.....	500-1	600-1 1/2	600-1 1/2
MAP VOR.....	Roby Int*.....	Via MAP VOR R-278.....	2800	S-dn-32.....	400-1	400-1	400-1
Roby Int*.....	Big Piney Int** (final).....	Direct.....	1900	A-dn.....	800-2	800-2	800-2

Radar vector to final approach crs authorized in accordance with approved patterns.

Aircraft may be released for final approach without procedure turn 3 miles from Big Piney Int.**

Procedure turn E side of crs, 142° Outbnd, 322° Inbnd, 2400' within 10 miles. Procedure turn not authorized without prior approval.

Minimum altitude over Big Piney Int** on final approach crs, 1900'.

Crs and distance, Big Piney Int** to airport, 322°—2.8 miles; breakoff point to runway, 318°—0.3 mile.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.8 miles after passing Big Piney Int,** climb to 2700' on R-317 within 10 miles, turn right and return to TBN VOR. Hold on R-090, right turns.

NOTES: 1. Operating VOR and ADF equipment required to execute this procedure, or Roby Int* and Big Piney Int** identified by radar. 2. Authorized for military use only except by prior arrangement. 3. Aircraft executing missed approach may be radar controlled after radar identification.

*Roby Int: MAP VOR R-278 and TBN VOR R-142.

**Big Piney Int: TBN VOR R-142 and 235° bearing from TBN Rbn.

MSA within 25 miles of facility: 000°-270°-2800'; 270°-360°-2400'.

City, Fort Leonard Wood; State, Mo.; Airport Name, Forney AAF; Elev., 1158'; Fac. Class., VOR; Ident., TBN; Procedure No. TerVOR-32, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 19 Sept. 64

4. By amending the following very high frequency omnirange-distance measuring equipment (VOR/DME) procedures prescribed in § 97.15 to read:

VOR/DME STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
10-mile DME fix R-250.....	0-mile DME fix R-250.....	Direct.....	4700	T-dn*.....	300-1	300-1	200-1/2
				C-dn.....	500-1	500-1	500-1 1/2
				A-dn.....	800-2	800-2	800-2

Procedure turn S side of crs, 250° Outbnd, 070° Inbnd, 5300' within 10 miles.

Minimum altitude over facility on final approach crs, 4700'.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished at 3.2-mile DME fix R-070, climb to 5200' on R-055 within 20 miles.

NOTE: When authorized by ATC, BIL DME may be used to position aircraft for straight-in approach at 5300' between R-249 clockwise to R-330 via 6-mile DME arc with the elimination of procedure turn.

Other changes: Deletes transitions from 20- to 14-mile DME fix, 14- to 8-mile DME fix and 0 to 3.2-mile DME fix. Deletes straight-in minimums.

*Takeoff below 300-1 prohibited on all runways except 9-27.

MSA within 25 miles of the facility: 000°-090°-5300'; 090°-180°-6800'; 180°-270°-5900'; 270°-360°-5300'.

City, Billings; State, Mont.; Airport Name, Logan Field; Elev., 3606'; Fac. Class., BVORTAC; Ident., BIL; Procedure No. VOR/DME No. 1, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 4 Aug. 62

VOR/DME STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
BIL VOR.....	10-mile DME fix R-078.....	Direct.....	5200	T-dn*..... C-dn..... S-dn-27..... A-dn.....	300-1 500-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1/2 500-1 1/2 400-1 800-2

Procedure turn N side of crs, 078° Outbnd, 258° Inbnd, 5200' between 10- and 20-mile DME fix R-078.
 Minimum altitude over 10-mile DME fix R-078 on final approach crs, 4700'.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished at 4.6-mile DME fix R-078, climb to 5300' on R-250 within 10 miles.
 NOTE: When authorized by ATC, BIL DME may be used to position aircraft for straight-in approach at 5200' between R-330 CW to R-114 via 16-mile DME arc with the elimination of procedure turn.
 Other changes: Deletes transitions from 20- to 16-mile DME fix, 16- to 10-mile DME fix and 10- to 4.6-mile DME fix.
 *Takeoff below 300-1 prohibited on all runways except 9-27.
 MSA within 25 miles of the facility: 000°-090°-5300'; 090°-180°-6800'; 180°-270°-5900'; 270°-360°-5300'.
 City, Billings; State, Mont.; Airport Name, Logan Field; Elev., 3606'; Fac. Class., BVORTAC; Ident., BIL; Procedure No. VOR/DME No. 2, Amdt. 3; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 2; Dated, 25 Aug. 62

CHS-RBn.....	CHS-VOR.....	Direct.....	2000	T-dn..... C-dn..... S-dn-33..... A-dn.....	300-1 1200-1 1200-1 1200-2	300-1 1200-1 1200-1 1200-2	200-1/2 1200-1 1/2 1200-1 1200-2
				If aircraft equipped with operating DME equipment and the 4.5-mile DME or radar fix identified, the following minimums apply:			
				C-dn.....	600-1	600-1	600-1 1/2
				S-dn-33.....	600-1	600-1	600-1
				A-dn.....	800-2	800-2	800-2

Radar vectoring authorized in accordance with approved patterns.
 Procedure turn W side of crs, 142° Outbnd, 322° Inbnd, 2000' within 10 miles.
 Minimum altitude over facility on final approach crs, 600'; over 4.5-mile DME or radar fix, 1200'.
 Crs and distance, breakoff point to Runway 33, 329°-1.0 mile.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0.0 mile of CHS-VOR, climb to 2000' on R-322 within 15 miles of CHS-VOR.
 NOTE: When authorized by ATC, CHS DME may be used for orbits from R-090 clockwise through R-215 from 10 to 15 miles at 2000' to position aircraft for a straight-in approach with the elimination of the procedure turn.
 MSA within 25 miles of facility: 000°-090°-1300'; 090°-180°-2100'; 180°-270°-1500'; 270°-360°-1400'.
 City, Charleston; State, S.C.; Airport Name, Charleston AFB/Municipal; Elev., 48'; Fac. Class., BVORTAC; Ident., CHS; Procedure No. VOR/DME No. 2, Amdt. 1; Eff. Date, 31 Oct. 64; Sup. Amdt. No. Orig.; Dated, 12 Sept. 64

Pendleton LFR.....	PDT VOR.....	Direct.....	3500	T-dn.....	300-1	300-1	200-1/2
Gardena Int/19.7-mile DME fix R-005.....	PDT VOR.....	Direct.....	3500	C-dn.....	500-1	500-1	500-1 1/2
Pilot Rock Int/16.9-mile DME fix R-117.....	PDT VOR.....	Direct.....	4500	S-dn-7#.....	400-1	400-1	400-1
Echo Int/10.4-mile DME fix R-234.....	PDT VOR.....	Direct.....	3500	A-dn.....	800-2	800-2	800-2
Cold Springs Int/10-mile DME fix R-290.....	PDT VOR.....	Direct.....	3500				
Mission Int/10.8-mile DME fix R-070.....	PDT VOR.....	Direct.....	3500				

Procedure turn N side of crs, 251° Outbnd, 071° Inbnd, 3500' within 10 miles.
 Minimum altitude over facility on final approach crs, 2600'.
 Crs and distance, facility to airport, 071°-3.6 miles.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.6 miles after passing PDT VOR, make left climbing turn direct to PDT VOR, continue climb to 4000' on R-251 within 10 miles of PDT VOR.
 NOTE: When authorized by ATC, DME may be used within 8 miles at 3500' to position aircraft for straight-in approach with elimination of the procedure turn.
 #400-1/2 authorized, except for turbojet aircraft, with operative high-intensity runway lights.
 MSA within 25 miles of facility: 000°-090°-5100'; 090°-180°-6400'; 180°-270°-5100'; 270°-360°-2800'.
 City, Pendleton; State, Oreg.; Airport Name, Pendleton Municipal; Elev., 1493'; Fac. Class., H-BVORTAC; Ident., PDT; Procedure No. VOR/DME No. 1, Amdt. 3; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 2; Dated, 2 Sept. 64

5. By amending the following instrument landing system procedures prescribed in § 97.17 to read:

ILS STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
BIL VOR.....	LOM.....	Direct.....	5300	T-dn*.....	300-1	300-1	200-1/2
BIL RBN.....	LOM.....	Direct.....	5300	C-dn.....	500-1	500-1	500-1 1/2
Park City FM.....	LOM.....	Direct.....	5300	S-dn-9#.....	200-1/2	200-1/2	200-1/2
Musselshell Int.....	LOM.....	Direct.....	6000	A-dn.....	600-2	600-2	600-2
Rapelje DME fix**.....	LOM.....	Direct.....	5300				
Ryegate Int.....	LOM.....	Direct.....	5300				
12-mile DME fix R-284 BIL VOR.....	W crs ILS (final).....	Via R-284 BIL-VOR.	5000				

Procedure turn S side of crs, 275° Outbnd, 095° Inbnd, 5300' within 10 miles.

Minimum altitude at glide slope interception Inbnd, 5000'.

Altitude of glide slope and distance to approach end of runway at OM 4894'—4.0 miles; at MM 3815'—0.6 mile.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished, climb to 5200' on E crs of the ILS within 15 miles or, when directed by ATC, climb to 5200' on R-055 BIL-VOR within 20 miles, or climb to 5300' on R-114 BIL-VOR within 20 miles.

NOTE: Final approach from holding pattern at LOM not authorized. Procedure turn required.

*Takeoff below 300-1 prohibited on all runways except 9-27.

**Rapelje DME fix: 25-mile DME fix BIL R-284.

#400-1 required when glide slope not utilized.

City, Billings; State, Mont.; Airport Name, Logan Field; Elev., 3606'; Fac. Class., ILS; Ident., I-BIL; Procedure No. ILS-9, Amdt. 10; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 9; Dated, 20 June 64

Mobile VOR.....	LOM.....	Direct.....	1800	T-dn.....	300-1	300-1	200-1/2
Brookley VOR.....	LOM.....	Direct.....	1800	C-dn.....	400-1	500-1	500-1 1/2
				S-dn-14*.....	200-1/2	200-1/2	200-1/2
				A-dn.....	600-2	600-2	600-2

Radar vectoring authorized in accordance with approved patterns.

Procedure turn W side of crs, 319° Outbnd, 139° Inbnd, 1600' within 10 miles.

Minimum altitude at glide slope interception Inbnd, 1500'.

Altitude of glide slope and distance to approach end of runway at OM, 1500'—4.5 miles; at MM, 424'—0.6 mile.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished, make right turn, climb to 1800' on 180° crs from LOM within 20 miles or, when directed by ATC, make right turn, proceed direct to MOB VOR climbing to 1800' and enter VOR holding pattern.

*400-1 required when glide slope not utilized.

City, Mobile; State, Ala.; Airport Name, Bates Field; Elev., 218'; Fac. Class., ILS; Ident., I-MOB; Procedure No. ILS-14, Amdt. 13; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 12; Dated, 7 Sept. 63

6. By amending the following radar procedures prescribed in § 97.19 to read:

RADAR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet, MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If a radar instrument approach is conducted at the below named airport, it shall be in accordance with the following instrument procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitude(s) shall correspond with those established for en route operation in the particular area or as set forth below. Positive identification must be established with the radar controller. From initial contact with radar to final authorized landing minimums, the instructions of the radar controller are mandatory except when (A) visual contact is established on final approach at or before descent to the authorized landing minimums, or (B) at pilot's discretion if it appears desirable to discontinue the approach, except when the radar controller may direct otherwise prior to final approach, a missed approach shall be executed as provided below when (A) communication on final approach is lost for more than 5 seconds during a precision approach, or for more than 30 seconds during a surveillance approach; (B) directed by radar controller; (C) visual contact is not established upon descent to authorized landing minimums; or (D) if landing is not accomplished.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
000°.....	360°.....	10-25.....	2800	Surveillance approach			
230°.....	160°.....	10-25.....	2800				
230°.....	160°.....	0-10.....	2400				
160°.....	230°.....	0-10.....	NA				
				T-dn.....	300-1	300-1	200-1/2
				C-d.....	400-1	500-1	500-1 1/2
				C-n.....	400-1	500-1 1/2	500-1 1/2
				S-dn-14-32.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2
				Precision approach			
				T-dn.....	300-1	300-1	200-1/2
				C-d.....	400-1	500-1	500-1 1/2
				C-n.....	400-1	500-1 1/2	500-1 1/2
				S-dn-14, 32.....	300-1/2	300-1/2	300-1/2
				A-dn.....	600-2	600-2	600-2

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished—Runway 14: Make left turn climb to 2700' on TBN VOR R-090 within 10 miles, turn left and return to TBN VOR. Hold on R-090 right turns. Runway 32: Make right turn climb to 2700' on TBN VOR R-090 within 10 miles, turn left and return to TBN VOR. Hold on R-090 right turns.

NOTES: 1. Authorized for military use only except by prior arrangement. 2. Aircraft executing missed approach may be radar controlled after radar identification.

City, Fort Leonard Wood; State, Mo.; Airport Name, Farney AAF; Elev., 1158'; Fac. Class., RADAR; Ident., TBN; Procedure No. 1, Amdt. 1; Eff. Date, 31 Oct. 64; Sup. Amdt. No. Orig.; Dated, 18 July 64

RADAR STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
				Precision approach			
				T-dn-14/32-----	300-1	300-1	200-1½
				C-dn-All-----	600-1	600-1	600-1½
				S-dn-14/32-----	300-¾	300-¾	300-¾
				A-dn-All-----	600-2	600-2	600-2
				Surveillance approach			
				T-dn-14/32-----	300-1	300-1	200-1½
				C-dn-All-----	600-1	600-1	600-1½
				A-dn-All-----	800-2	800-2	800-2

No terminal area maneuvering altitudes. Radar transitions and vectoring utilizing McChord RAPCON Radar or Gray AAF Radar authorized in accordance with approved radar patterns and sector altitudes.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished—Runway 14: Turn left, climb to 2000' direct to GRF RBN. Runway 32: Climb to 2000' direct to GRF RBN. Alternate missed approach, all runways: Climb to 3000' on crs 270° to intercept R-020 OLM-VOR, thence to OLM-VOR.

CAUTION: Restricted area 6.8 miles N of airport.
NOTE: Authorized for military use only except by prior arrangement.

City, Fort Lewis; State, Wash.; Airport Name, Gray AAF; Elev., 301'; Fac. Class., Gray AAF Radar (PAR); Ident., McChord RAPCON Radar (ASR); Procedure No. 1, Amdt. 5; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 4; Dated, 24 Nov. 62

Radar terminal area maneuvering sectors and altitudes														Ceiling and visibility minimums			
From	To	Dist.	Alt.	Dist.	Alt.	Dist.	Alt.	Dist.	Alt.	Dist.	Alt.	Dist.	Alt.	Condition	2-engine or less		More than 2-engine, more than 65 knots
															65 knots or less	More than 65 knots	
110	195	20	5600	15	4000										Surveillance approach		
195	035	20	3300	15	3200									T-d-All* @-----	500-1	500-1	500-1
060	110	20	3000	15	2400									T-n-All* @-----	500-2	500-2	500-2
All sectors within 10 miles					#2400									C-dn-8/30%-----	1100-2	1100-2	1100-2
														C-dn-26%-----	1000-2	1000-2	1000-2
														S-dn-8/30-----	1100-2	1100-2	1100-2
														S-dn-26-----	600-1½	600-1½	600-1½
														A-dn-8/30-----	1100-2	1100-2	1100-2
														A-dn-26-----	1000-2	1000-2	1000-2

All bearings are from the radar site with sector azimuths progressing clockwise.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished—Runway 30: Make climbing left turn to 3000', proceed direct to H A R-VOR. Hold W H A R-VOR 1-minute right turns Inbnd crs, 101°. Runway 28: Make climbing right turn to 3000', proceed direct to H A R-VOR. Hold W H A R-VOR 1-minute right turns Inbnd crs, 101°. Runway 8: Climb to 3000' on H A R-VOR R-115 to Middletown Int. Hold E 1-minute left turns Inbnd crs, 295°.

CAUTION: Towers 1689' 7.5 miles NW and 1539' 7.9 miles N of airport.

NOTE: Landing on Runway 2 authorized only during daylight hours with ceiling 1500' or better.

Other change: Deletes radar control note.

*Takeoff minimums of 300-1 authorized for Runways 8-26 only.

@ Takeoff on Runway 20 not authorized.

% Circling minimums do not provide standard clearance over 1136' ridge and tower 1.6 miles S of airport.

Middletown Int: Int R-115 H A R-VOR and R-203 R A V-VOR.

City, Harrisburg; State, Pa.; Airport Name, Harrisburg-York State; Elev., 347'; Fac. Class and Ident., Harrisburg Radar; Procedure No. 1, Amdt. 2; Eff. Date, 31 Oct. 64; Sup. Amdt. No. 1; Dated, 19 May 62

These procedures shall become effective on the dates specified therein.

(Secs. 307(c), 313(a), and 601 of the Federal Aviation Act of 1958; 49 U.S.C. 1348(c), 1354(a), 1421; 72 Stat. 749, 752, 775)

Issued in Washington, D.C., on September 24, 1964.

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

[F.R. Doc. 64-9930; Filed, Nov. 5, 1964; 11:46 a.m.]

Title 7—AGRICULTURE

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Tree Nuts), Department of Agriculture

PART 970—CARROTS GROWN IN SOUTH TEXAS

Limitation of Shipments

Notice of rule making with respect to a proposed limitation of shipments regulation to be made effective under Marketing Agreement No. 142 and Marketing Order No. 970, both as amended (7 CFR Part 970), regulating the handling

of carrots grown in certain designated counties of South Texas, was published in the FEDERAL REGISTER October 23, 1964 (29 F.R. 14543). This program is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.).

The notice afforded interested persons an opportunity to file data, views, or arguments pertaining thereto within seven days after publication. None was filed.

After consideration of all relevant matters, including the proposal set forth in the aforesaid notice, it is hereby found that the limitation of shipments regulation, as hereinafter set forth, will maintain orderly marketing tending to increase returns to producers of such carrots.

It is hereby further found that good cause exists for not postponing the effective date of this section until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 1003) in that (1) shipments of carrots grown in the production area are expected to begin on or about the effective date of this section, (2) to maximize benefits to growers this regulation should apply to all shipments of carrots during the 1964-65 season, (3) special preparation on the part of handlers is not required because the handling of carrots in the South Texas production area has been regulated since 1960, and (4) notice has been given of the proposed Limitation of Shipments set forth in this section through publicity in the production area and by pub-

lication in the FEDERAL REGISTER, October 23, 1964 (29 F.R. 14543).

§ 970.305 Limitation of shipments.

During the period from November 9, 1964, through June 30, 1965, no handler shall package or load carrots on Sundays, or handle any lots of carrots grown in the production area unless such carrots meet the grade requirements of paragraph (a) of this section, and one of the size designations of paragraph (b) of this section, and meet the container and pack requirements of paragraphs (c) and (d) of this section, or unless such carrots are handled in accordance with provisions of paragraphs (e), (f), (g), and (h) of this section.

(a) *Minimum grade requirements.* U.S. No. 1, or better, and which are "clean."

(b) *Sizing requirements.*—(1) *Medium-to-large.* $\frac{3}{4}$ inch minimum diameter to $1\frac{1}{2}$ inches maximum diameter, $5\frac{1}{2}$ inches minimum length, with an average of 30 percent by count 1 inch minimum diameter or larger and no sample with less than 15 percent by count 1 inch or larger in diameter.

(2) *Jumbos.* 1 inch minimum diameter to 3 inches maximum diameter and $5\frac{1}{2}$ inches minimum length.

(c) *Container requirements.* (1) Carrots may be handled only in containers classified by weight as follows:

- (i) 1 pound;
- (ii) 2 pounds;
- (iii) 25 pounds;
- (iv) 50 pounds; and
- (v) 75–80 pounds.

(2) "Jumbos," as specified in paragraph (b) (2) of this section, may be handled only in 25, 50, and 75–80 pound containers.

(3) The container requirements of this paragraph shall not, but the pack requirements of paragraph (d) of this section shall, be applicable to carrots handled for export.

(d) *Pack requirements.* (1) Master containers for 1 pound or 2 pound packages shall contain the following number of packages only:

- (i) 24 1 pound packages;
- (ii) 48 1 pound packages; or
- (iii) 24 2 pound packages.

(2) (i) Average gross weight of master containers is to be computed by multiplying the allowable number of packages therein by their weight classification, with respective tare allowances added. Tare allowances for crates, or their equivalents in other containers, are 4 pounds for crates Nos. 4015 and 3820, and 2 pounds for crate No. 5055. Crate designations are carrier numbers.

(ii) Master containers of packages with the following weight classifications may not weigh more than their average gross weight, plus the following tolerances:

- (a) 1 pound packages, 22.5 percent.
- (b) Over 1 pound and including 2 pound packages, 15 percent.
- (c) Over 2 pound packages, 10 percent.
- (iii) Containers weighing 25 pounds or more may not exceed an average of 10 percent of the net weight of contents.

(e) *Minimum quantities.* Pursuant to § 970.52(c) (2) any person subject to these regulations may handle, except for export, up to but not to exceed 100 pounds of carrots per calendar month without regard to the requirements of this section or to the inspection and assessment requirements of this part, but this exception may not apply to any portion of a shipment of over 100 pounds of carrots.

(f) *Handling carrots not grown in production area.* Carrots packed, but not grown, within the production area shall meet the requirements of paragraphs (a), (b), (c), and (d) of this section unless they are handled as a distinct entity in accordance with safeguards under §§ 970.120–970.125.

(g) *Special purpose shipments.* The requirements set forth in paragraphs (a), (b), (c), and (d) of this section, and the inspection and assessment requirements of this part, shall not be applicable to carrots handled for:

- (1) Canning or freezing;
- (2) Relief or charity;
- (3) Experimental purposes; and
- (4) Livestock feed only if mechanically mutilated in accordance with § 970.126 *Handling of culls* (28 F.R. 906).

(h) *Safeguards.* Each handler of carrots falling to meet the requirements of paragraphs (a), (b), (c), and (d) of this section, which (1) are packed but not grown within the production area under paragraph (f) of this section, or (2) are handled for canning or freezing, relief or charity, or experimental purposes under paragraph (g) of this section shall, prior to handling, apply for and obtain a Certificate of Privilege from the Committee. This shall require the handler to furnish reports and documents as the Committee may require showing that the carrots were handled in accordance with conditions specified in the certificate. Certificates are not required on carrots for canning or freezing if processed within Cameron, Starr, Willacy, and Hidalgo Counties.

(i) *Inspection.* (1) No handler may handle any carrots for which inspection is required unless an appropriate inspection certificate has been issued with respect thereto and the certificate is valid at the time of shipment.

(2) No handler may transport or cause the transportation of any shipment of carrots by motor vehicle for which an inspection certificate is required unless each shipment is accompanied by a copy of the inspection certificate applicable thereto.

(3) For administration of this part each inspection certificate is valid for only 72 hours following completion of inspection as shown on the certificate.

(j) *Definitions.* The terms "U.S. No. 1," and "clean" shall have the same meaning as set forth in the U.S. Standards for Topped Carrots (§§ 51.2360–51.2381 of this title) including the tolerances set forth therein with the following exceptions: (1) For packages which contain 5 pounds or less, a composite sample of 50 carrots will be scored and restricted to double the tolerances for defects and off-size, provided that no more than one carrot which is affected by soft

rot will be permitted in any package, and (2) for packages of more than 5 pounds the percentages of defects and off-size shall be calculated on the basis of count. The term "load" means to put carrots aboard a railroad car, truck, or other vehicle thereby placing carrots in the current of commerce within the production area or between the production area and any point outside thereof. All other terms used in this section shall have the same meaning as when used in Marketing Agreement No. 142, and this part (Order No. 970).

(Secs. 1–19, 48 Stat. 31 as amended; 7 U.S.C. 601 et seq.)

Dated: November 3, 1964, to become effective November 9, 1964.

PAUL A. NICHOLSON,
Deputy Director,
Fruit and Vegetable Division.

[F.R. Doc. 64–11370; Filed, Nov. 5, 1964; 8:49 a.m.]

Title 12—BANKS AND BANKING

Chapter II—Federal Reserve System

SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Reg. H]

PART 208—MEMBERSHIP OF STATE BANKING INSTITUTIONS IN THE FEDERAL RESERVE SYSTEM

Reports of Change in Control

§ 208.114 Reports of change in control of bank management incident to a merger.

(a) A State member bank has inquired whether Public Law 88–593 (78 Stat. 940) requires reports of change in control of bank management in situations where the change occurs as an incident to a merger.

(b) Under the Bank Merger Act of 1960 (12 U.S.C. 1828(c)), no bank with Federal deposit insurance may merge or consolidate with, or acquire the assets of, or assume the liability to pay deposits in, any other insured bank without prior approval of the appropriate Federal bank supervisory agency. Where the bank resulting from any such transaction is a State member bank, the Board of Governors is the agency that must pass on the transaction. In the course of consideration of such an application, the Board would, of necessity, acquire knowledge of any change in control of management that might result. Information concerning any such change in control of management is supplied with each merger application and, in the circumstances, it is the view of the Board that the receipt of such information in connection with a merger application constitutes compliance with Public Law 88–593. However, once a merger has been approved and completely effectuated, the resulting bank would thereafter be subject to the reporting requirements of Public Law 88–593.

(12 U.S.C. 248(i). Interprets 12 U.S.C. 1817 (j))

Dated at Washington, D.C., this 28th day of October 1964.

BOARD OF GOVERNORS OF
THE FEDERAL RESERVE
SYSTEM,
[SEAL] MERRITT SHERMAN,
Secretary.

[F.R. Doc. 64-11336; Filed, Nov. 5, 1964;
8:45 a.m.]

Title 35—PANAMA CANAL

Chapter I—Canal Zone Regulations PART 4—OPERATION AND NAVIGATION OF PANAMA CANAL AND ADJACENT WATERS

Miscellaneous Amendments

Effective upon publication in the FEDERAL REGISTER, new §§ 4.305(d), 4.307 and 4.308 are added, and the heading of § 4.305 is amended to reflect the addition of § 4.305(d), all to read as follows:

§ 4.305 **Water Skiing; Observer required and duties; prohibited between sunset and sunrise; dangerous operation prohibited; certain licensed areas restricted to skiers.**

(d) No person shall operate water skis, an aquaplane or similar device within 100 feet of the shoreline of any area which has been licensed by the Canal Zone Government to a person, persons, or organization for use as a boat recreation site and which has been posted with the licensee's name and land license number. This prohibition shall not apply to the licensee of such area or to his guests.

§ 4.307 **Certain licensed areas restricted to small craft; exceptions.**

(a) No small craft shall be operated within 100 feet of the shoreline of any area which has been licensed by the Canal Zone Government to a person, persons, or organization for use as a boat recreation site and which has been posted with the licensee's name and land license number, unless it is necessary to do so in going to or from another licensed area, in which case the licensee of the area to or from which passage is being made or his guests may proceed through the restricted area, but must do so at a reduced speed that will avoid unreasonable interference with use of the area through which passage is made and the property thereon. This section shall not apply to use by a licensee or his guests of the area licensed to him; nor to any small craft in distress.

(b) For the purposes of this section, a small craft is defined as any vessel which is not required to have the as-

sistance of locomotives when transiting the locks.

§ 4.308 **Operating small craft while intoxicated; while under the influence of drugs.**

(a) No person shall operate a small craft while intoxicated.

(b) It is unlawful for any person to operate any small craft who is a habitual user, or under the influence, of any narcotic drug or who is under the influence of any other drug to a degree which renders him incapable of safely operating the vessel in Canal Zone waters. The fact that one lawfully is or has been using any drug shall not constitute a defense against a charge of violating this section.

(c) For purposes of this section, the term small craft shall have the same meaning as in § 4.307(b).

(2 C.Z.C. Sec. 1331, 76A Stat. 46; E.O. 9746, 11 F.R. 7329, 3 CFR, 1943-1948 Comp.; E.O. 10595, 20 F.R. 819, 3 CFR, 1954-1958 Comp.; 35 CFR 4.281)

[SEAL] ROBERT J. FLEMING, Jr.,
Governor.

OCTOBER 23, 1964.
[F.R. Doc. 64-11347; Filed, Nov. 5, 1964;
8:46 a.m.]

ALPHA, BETA, GAMMA STANDARDS

Sample No.	Radiation	Nuclide	Nominal activity	Volume	Price per sample
4904-A	α	Americium-241.....	40 dps.....	c.....	\$60.00
4921-C	β, γ	Sodium-22.....	10 ⁴ dps/g.....	2.7 g.....	37.00
4929-B	K	Iron-55.....	10 ⁴ dps/g.....	f.....	46.00
4932-C	β, γ	Mercury-203.....	10 ⁴ dps/g.....	5.0 g.....	49.00

POINT SOURCE STANDARDS

Sample No.	Radiation	Nuclide	Nominal activity	Price per sample
4999-B	γ	Cerium-139.....	10 ⁴	\$45.00

2. Paragraph (jj) is revised to change the title and to add a new sample (711) to read as follows:

(jj) *Glass viscosity standards.*

Sample No.	Description	Weight	Price per sample
710	Soda-lime-silica glass viscosity standard, temperature range 560° C-1450° C.	Approximately 2 pounds.	\$40.00
711	Lead-silica glass viscosity standard, temperature range 460° C-1360° C.	Approximately 3 pounds.	60.00

(Sec 9, 31 Stat. 1450, as amended; 15 U.S.C. 277. Interprets or applies sec. 7, 70 Stat. 15 U.S.C. 275a)

A. V. ASTIN,
Director.

[F.R. Doc. 64-11364; Filed, Nov. 5, 1964;
8:48 a.m.]

Title 15—COMMERCE AND FOREIGN TRADE

Chapter II—National Bureau of Standards, Department of Commerce

SUBCHAPTER B—STANDARD SAMPLES

PART 230—STANDARD SAMPLES AND REFERENCE STANDARDS ISSUED BY THE NATIONAL BUREAU OF STANDARDS

Subpart B—Standard Samples and Reference Standards With Schedule of Weights and Fees

MISCELLANEOUS AMENDMENTS

Pursuant to authority contained in 15 U.S.C. 275a the following amendments are effective upon publication in the FEDERAL REGISTER.

§ 230.11 [Amended]

1. In § 230.11 *Descriptive list*, paragraph (r) Radioactivity standards is amended by the revision of sample numbers 4904, 4921-B, 4929, 4932-B, and 4999 to read as follows:

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter I—Federal Power Commission

SUBCHAPTER F—ACCOUNTS, NATURAL GAS ACT

[Docket Nos. R-231, R-232; Order 289]

PART 201—UNIFORM SYSTEM OF ACCOUNTS FOR NATURAL GAS COMPANIES

SUBCHAPTER G—APPROVED FORMS, NATURAL GAS ACT

PART 260—STATEMENTS AND REPORTS (SCHEDULES)

Miscellaneous Amendments

NOVEMBER 2, 1964.

Investment tax credit under 1962 and 1964 amendments to Internal Revenue Code; accounting treatment by natural gas companies; Docket No. R-232.

Interim accounting treatment of investment tax credit under 1962 amendments to Internal Revenue Code by public utilities, licensees, and natural gas pipeline companies; Docket No. R-231.

The Commission, in this order, is concluding the portion of this proceeding wherein, by notice issued January 15, 1963 (28 F.R. 528), it proposed the prescription of accounting requirements with respect to natural gas pipeline companies to reflect the tax credit for investment in certain depreciable property (investment tax credit) provided under section 2 of the Internal Revenue Act of 1962 (26 U.S.C. 38).¹

Following the receipt of numerous responses to the invitation in the notice for the submission of comments on the proposals, oral argument was had before the Commission on October 7, 1963. However, due to the pendency in the Congress of legislation dealing with the investment credit, further consideration was postponed until after the enactment of the Revenue Act of 1964 (Public Law 88-272, Feb. 26, 1964).

Thereafter, on May 1, 1964, the Commission announced the accounting treatment it proposed to provide—that the accounting to be prescribed should afford the various choices afforded by the Congress in that Act to the companies affected. Then, as also announced, the Commission issued, on July 22, 1964, a notice of proposed rulemaking (29 F.R. 10473, July 28, 1964) with respect to natural gas pipeline companies. It is the subject matter of that notice which is now before us for action.²

The July 22 notice invited the submission of comments from interested parties by September 15, 1964. The time was extended to October 1 (29 F.R. 11756). Comments were received from 19 sources including pipeline companies, distributors, State regulatory agencies, firms of accountants, the NARUC Committee on Accounts and one federal agency. The majority of the responses approve the basic accounting proposed in the notice. Some requested clarification in texts, eight recommended deletion of the amendment (attachment C) which proposes an amendment with respect to annual reports to stockholders, four requested that we provide accounting for balances accumulated in 1962 and 1963 under the interim order of the Commission, five recommended removal of the provision that approval by the Commission is needed for accounting changes when a company changes its election to pass or not to pass on the benefits of the tax credit to consumers, two included recommendations for changes in the reporting schedules, and one, a natural gas company, objected to the rulemaking as

being improper and requested a hearing to discuss the propriety of any action by the Commission in this matter.

All comments, recommendations and objections have been carefully considered. Many of the clarifying suggestions have been adopted and we will provide, as requested by four respondents, for the disposition of the investment tax credits which have been accumulated in Account 253 pursuant to the Commission's Interim Order of January 9, 1963, in Docket No. R-231.

We agree with the respondents making the point that when a company changes its method of accounting, as previously required in account 255, Accumulated deferred investment tax credits, from a deferral to a flow-through basis, provided that such change is in accordance with the instructions in the texts of the accounts, that they need not report such change to the Commission for its approval. We are also revising paragraph A of account 411.1, Investment tax credit adjustments, to require that account to be debited to the same extent that investment tax credits are used in calculating the current year's income taxes charged to account 409, Income Taxes, but if any or all of such credits are to be passed on to customers currently, either at the election of the company or pursuant to State commission direction, then the amounts so passed on to customers should be treated solely as a reduction in income taxes for the year and no entries made in account 411.1. This, we believe, clarifies the language proposed in the notice and more closely corresponds to the actual treatment of the investment tax credit to which the companies are subject.

Paragraphs 2 and 3 of the July 22 notice herein fully explain the provisions of the Revenue Acts of 1962 and 1964 upon which this proceeding is based and the conclusions the Commission reached with respect to the proper and adequate accounting treatment for investment tax credits. The statements there made are still pertinent and we here include their essence.

Under the Revenue Act of 1962, natural gas companies generally were allowed a credit on federal income tax of seven percent (7%) of investment in qualified properties. However, section 203(e) of the Revenue Act of 1964 has eliminated any authority on the part of the Commission to use the investment tax credit without the consent of the taxpayer to reduce the federal income taxes of a natural gas company in establishing its cost of service. Thus, insofar as federal regulation is concerned, gas pipeline companies are free to retain the tax savings derived from the investment tax credit and use them in any proper manner decided upon by company management, including reinvestment, payment in dividends to stockholders, or voluntary reduction of rates. Section 203(e) specifically recognizes that such natural gas companies might voluntarily pass along the tax credit to their customers in the form of lower rates.

In interpreting section 203(e) the Commission has concluded that the accounting should accommodate the

choices afforded the gas pipeline companies by the Congress, and that it should give such companies the option in accounting for the investment tax credit to elect between (1) prorating the benefits of the investment tax credit over a period of years by means of a deferred account, or (2) reflecting the benefits of the investment tax credit in the income statement of the years in which the credits are earned.

Upon consideration of the entire record in this proceeding, the Commission further finds:

(1) The amendments herein adopted are necessary and appropriate for the purposes of the administration of the Natural Gas Act.

(2) Since the amendments to the Uniform System of Accounts herein adopted will, in effect, supersede the interim accounting prescribed in Order No. 261, in Docket No. R-231, issued January 9, 1963, and the Interim Order in Docket No. R-232, issued January 23, 1964, it is appropriate to rescind those orders insofar as they relate to accounting by natural gas companies.

(3) In view of the rescissions referred to in finding clause (2), above, it is necessary and appropriate for the purposes of the administration of the Natural Gas Act to provide, as hereinafter ordered, for the disposition of amounts of investment tax credits which have been accumulated in account 253. Other deferred credits, pursuant to the directions contained in Order No. 261.

(4) Since it is desirable that the new schedule being added to F.P.C. Form No. 2 be made available for reporting for the year 1964, good cause exists for making the amendments herein effective forthwith.

The Commission, acting pursuant to the authority granted by the Natural Gas Act, as amended, particularly sections 8, 10, and 16 thereof (52 Stat. 825, 826, 830; 15 U.S.C. 717g, 717i, 717o), orders:

(A) Part 201, Uniform System of Accounts prescribed for natural gas companies, Subchapter F of Chapter I, Title 18 of the Code of Federal Regulations, is amended by adding at appropriate points therein three new accounts, viz., account 255, Accumulated deferred investment tax credits, account 411.1, Investment tax credit adjustments, and account 420, Investment tax credits, to read, respectively, as set out below.

(B) F.P.C. Form No. 2, prescribed for natural gas companies by § 260.1 of Part 260, Subchapter G, Chapter I, Title 18 of the Code of Federal Regulations, is amended, effective for the reporting year 1964, by adding at appropriate points therein, two new schedules, viz.: Investment Tax Credits Generated and Utilized and Accumulated Deferred Investment Credits (Account 255), to read as set forth in Attachment B, hereto.³

(C) Paragraph (c) of the aforesaid § 260.1 is amended by inserting between "Accumulated Deferred Income Taxes" and "Income from Utility Plant Leased to Others", the following new schedule titles:

¹ On Jan. 9, 1963, the Commission had prescribed an interim accounting treatment (Order No. 261 in Docket No. R-231, 29 FPC 62, 28 F.R. 402) to be followed by the companies in closing their books for the year 1962 and in accounting for income taxes. Order No. 261 was continued in effect by a subsequent Interim Order, still effective as of the date hereof, issued in the instant proceeding January 23, 1964 (31 FPC —, 29 F.R. 1567).

² It should be noted that the other notice of proposed rule making, issued on September 1, 1964, in this proceeding (29 F.R. 12735, September 9, 1964), relates to similar proposals affecting public utilities and licensees under the Federal Power Act. We will consider those proposals at a later date.

³ Filed as part of original document.

Investment Tax Credits Generated and Utilized.

Accumulated Deferred Investment Tax Credits.

(D) The aforesaid Part 260 is amended by adding a new § 260.100 to read as follows:

§ 260.100 General requirements for annual reports to stockholders and others.

All annual reports to stockholders and others shall include an appropriate summary of the investment tax credits generated and utilized and a statement of the accounting method elected by the company in connection with the utilization of the credits.

(Secs. 8, 10, 16, 52 Stat. 825, 826, 830; 15 U.S.C. 717g, 717i, 717o)

(E) Effective upon the issuance of this order, the provisions of Order No. 261 in Docket No. R-231 and the Interim Order of January 23, 1964, in Docket No. R-232 are rescinded to the extent that they relate to natural gas companies.

(F) In view of our order herein rescinding Order No. 261, issued January 9, 1963, insofar as it relates to the interim accounting of natural gas companies, such companies shall dispose of the amounts of accumulated investment tax credits in account 253, Other deferred credits, accumulated in accordance with the interim procedure established by that order during 1962 and 1963, as follows:

1. Companies which will not follow deferral accounting whereby all or a part of the tax credits are not to be passed on to customers in accordance with the provisions of this order and the texts of accounts prescribed herein, shall credit all or such part of those balances as applicable to account 420, Investment Tax Credits, for the reporting period ending December 31, 1964.

2. Companies which will not follow deferral accounting whereby all or a part of the tax credits are to be passed on to customers in accordance with the provisions of this order and the texts of accounts prescribed herein, shall credit all or such part of those balances as applicable to account 411.1, Investment tax credit adjustments, for the reporting period ending December 31, 1964.

3. Companies which will follow deferral accounting for all or a part of the investment tax credits in accordance with the provisions of this order and the texts of accounts prescribed herein, shall transfer the applicable balances from account 253 to account 255, Accumulated deferred investment tax credits. Any amounts in such balances shall be recorded in the same manner as if the procedures and instructions in texts of accounts 255, 411.1, and 420, as promulgated in this opinion and order, had been effective in 1962 and 1963. In other words, amounts under deferral accounting procedures pertaining to 1962 and 1963 that would have been amortized in those respective years to accounts 411.1 and 420 had this order been then in effect, shall be recorded in the same

manner as the amounts to be amortized for 1964.

It is recognized that for 1964 the amounts that will be shown as credits to accounts 411.1 and 420 will be overstated. It is believed that such amounts should not be sufficiently large in most instances to distort the net income of reporting companies. Separation of the amounts in accounts 411.1 and 420 by years (1962, 1963, and 1964) will be shown in the schedules of F.P.C. Form No. 2 prescribed herein.

(G) The caption of Docket No. R-232 is amended, for the purposes of this order, to read as set forth above.

(H) The amendments herein made to Parts 201 and 260 and to Annual Report F.P.C. Form No. 2 shall be effective upon the issuance of this order.

(I) The Secretary shall cause prompt publication of this order to be made in the FEDERAL REGISTER.

By the Commission.⁴

JOSEPH H. GUTRIDE,
Secretary.

255 Accumulated deferred investment tax credits.

A. This account shall be credited with all investment tax credits deferred by companies which have elected to follow deferral accounting, partial or full, rather than recognizing in the income statement the total benefits of the tax credit as realized. After such election, a company may not transfer amounts from this account, except as authorized herein and in accounts 411.1, Investment Tax Credit Adjustments, and 420, Investment Tax Credits, or with approval of the Commission.

B. Where the company's accounting provides that investment tax credits are to be passed on to customers, this account shall be debited and account 411.1 credited with a proportionate amount determined in relation to the average useful life of the property to which the tax credits relate or such lesser period of time as may be adopted and used by the company. If, however, the deferral procedure provides that investment tax credits are not to be passed on to customers, the proportionate restorations to income shall be credited to account 420.

C. If any of the investment tax credits to be deferred are related to utility operations other than gas or to nonutility operations, appropriate subdivisions of this account shall be maintained and entries shall be appropriately recorded in this account and in account 413, Expenses of Gas Plant Leased to Others; account 414, Other Utility Operating Income; account 416, Costs and Expenses of Merchandising, Jobbing, and Contract Work; account 417, Income from Non-utility Operations; or account 418, Non-operating Rental Income.

D. Records shall be maintained identifying the properties related to the investment tax credits for each year, the weighted average service life of such properties, and any unused balance of

⁴ Commissioner O'Connor dissenting to § 260.100 prescribed by Paragraph (D) of this order.

such credits. Such records are not necessary unless the credits are deferred.

411.1 Investment tax credit adjustments.

A. This account shall be debited with the total amount of Investment Tax Credits used in calculating the reported current year's income taxes which are charged to account 409, Income Taxes, except to the extent that all or part of such credits are to be passed on to customers currently, either as a result of the election of the company, or a directive of a state regulatory commission as defined in the Natural Gas Act, under these latter circumstances that part or all of such credits passed on to customers would be treated solely as a reduction in income taxes for the year and no entries would be necessary.

1. When a company is using deferral accounting for all or any part of the investment tax credit allowed for the current year, account 255, Accumulated Deferred Investment Tax Credits, shall be credited with an equal amount of the investment tax credits debited to this account.

2. When a company's accounting does not provide for deferral of all or any part of the tax credits and such credits are not to be passed on to customers, account 420, Investment Tax Credits, shall be credited with the same amount of the investment tax credit debited to this account.

B. When a company which has deferred all or part of its investment tax credits passes on to its customers all or a part of such deferred credits, either as a result of its election to do so or at the direction of a state commission, it shall credit this account and debit account 255, with such amounts passed on in the current year, provided, however, that the amounts shall be allocated proportionately over the average useful life of the property to which the tax credits relate or such lesser period as may be adopted and consistently used by the company.

C. When deferral accounting for all or any part of investment tax credits is adopted, a company may change the apportionment of its annual amortization between this account and account 420 in accordance with the above instructions provided that the total annual amortization credit is calculated on a consistent basis such as over the average useful life of the property to which tax credits relate or over a lesser period of time as may be adopted and consistently used by the company.

420 Investment tax credits.

This account shall be credited as follows with investment tax credit amounts not passed on to customers:

(a) By amount equal to debits to account 411.1, Investment Tax Credit Adjustments, for investment tax credits used in calculating income taxes for the year when the company's accounting provides for nondeferral of all or a portion of such credits; and,

(b) By amounts equal to debits to account 255, Accumulated Deferred Investment Tax Credits, for proportionate

amounts of tax credit deferrals allocated over the average useful life of the property to which the tax credits relate, or such lesser period of time as may be adopted and consistently used by the company.

[F.R. Doc. 64-11340; Filed, Nov. 5, 1964; 8:45 a.m.]

Title 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

SUBCHAPTER A—GENERAL

PART 8—COLOR ADDITIVES

SUBCHAPTER B—FOOD AND FOOD PRODUCTS

PART 120—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

PART 121—FOOD ADDITIVES

Cottonseed, Cottonseed Flour; Arsenic Limitation

CONFIRMATION OF EFFECTIVE DATE

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 408(d)(2), 409(d), 706(b)(1), (c)(2); 68 Stat. 512, 72 Stat. 1787, 74 Stat. 399, 402; 21 U.S.C. 346a(d)(2), 348(d), 376(b)(1), (c)(2)), and in accordance with the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (21 CFR 2.90; 29 F.R. 471), notice is given that no objections were filed to the order published in the FEDERAL REGISTER of September 25, 1964 (29 F.R. 13319), amending Parts 8, 120, and 121 with respect to the use of orthoarsenic acid in the production of cotton and the use of cottonseed therefrom in the production of food.

Accordingly, the amendments promulgated by that order became effective October 25, 1964.

(Secs. 408(d)(2), 409(d), 706(b)(1), (c)(2); 68 Stat. 512, 72 Stat. 1787, 74 Stat. 399, 402; 21 U.S.C. 346a(d)(2), 348(d), 376(b)(1))

Dated: October 30, 1964.

GEO. P. LARRICK,
Commissioner of Food and Drugs.

[F.R. Doc. 64-11365; Filed, Nov. 5, 1964; 8:48 a.m.]

SUBCHAPTER C—DRUGS

PART 141a—PENICILLIN AND PENICILLIN-CONTAINING DRUGS; TESTS AND METHODS OF ASSAY

Sodium Nafcillin

Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463 as amended; 21 U.S.C. 357) and delegated to the Commissioner of Food and Drugs by the Secretary (21 CFR 2.90; 29 F.R. 471), the regulations for tests and methods of as-

say for penicillin and penicillin-containing drugs (21 CFR 141a.115) are amended as set forth below:

Section 141a.115(d) is amended by changing the words "2,000 micrograms" to read "16 milligrams." As amended § 141a.115(d) reads as follows:

§ 141a.115 Sodium nafcillin.

(d) *Toxicity.* Proceed as directed in § 141a.4, except use sterile U.S.P. saline test solution as the diluent and inject 0.5 milliliter of a solution containing 16 milligrams per milliliter.

Notice and public procedure are not necessary prerequisites to the promulgation of this order, and I so find, since the change will effect an improved toxicity test for the drug involved and is in the public interest.

Effective date. This order shall become effective 30 days from the date of its publication in the FEDERAL REGISTER.

(Sec. 507, 59 Stat. 463 as amended; 21 U.S.C. 357)

Dated: October 30, 1964.

GEO. P. LARRICK,
Commissioner of Food and Drugs.

[F.R. Doc. 64-11366; Filed, Nov. 5, 1964; 8:48 a.m.]

Title 26—INTERNAL REVENUE

Chapter I—Internal Revenue Service, Department of the Treasury

SUBCHAPTER E—ALCOHOL, TOBACCO, AND OTHER EXCISE TAXES

[T.D. 6769]

PART 198—PRODUCTION OF VOLATILE FRUIT-FLAVOR CONCENTRATES

PART 240—WINE

Use of Volatile Fruit-Flavor Concentrates

In order to provide for the transfer of volatile fruit-flavor concentrates, from a volatile fruit-flavor concentrate plant qualified under 26 CFR Part 198, to a bonded wine cellar qualified under 26 CFR Part 240, for use in the production and cellar treatment of wine, and to provide corollary procedures, the regulations in 26 CFR Part 198, Production of Volatile Fruit-Flavor Concentrates, and in 26 CFR Part 240, Wine, are amended as follows:

PARAGRAPH A. 26 CFR Part 198 is amended as follows:

1. Section 198.11 is amended to insert a definition of "Bonded wine cellar" immediately following the definition of "Assistant regional commissioner." As amended, § 198.11 reads as follows:

§ 198.11 Meaning of terms.

Assistant regional commissioner. . . .
Bonded wine cellar. Premises established under the provisions of Part 240 of this chapter for the production, blending, cellar treatment, storage, bottling,

or packaging of untaxpaid wine, and includes premises designated as "bonded winery."

2. Section 198.114 is amended so as to exempt concentrates removed for transfer to a bonded wine cellar from the restrictions imposed on concentrates removed for other purposes. As amended, § 198.114 reads as follows:

§ 198.114 Removal of concentrate.

(a) *General.* Concentrate fit for use as a beverage may not be removed from the place of manufacture. Where the alcohol content of any concentrate exceeds six percent but not fifteen percent of alcohol by volume, and it is desired to remove such concentrate from the premises, there shall be added to each gallon thereof not less than:

- (1) $8\frac{3}{10}$ pounds of sucrose; or
- (2) 1 gallon of concentrated fruit juice of not less than 70 degrees Brix made from the same kind of fruit used in the manufacture of the concentrate; or
- (3) 2½ ounces of any one of the following:

- (i) Malic acid;
- (ii) Citric acid;
- (iii) Tartaric acid.

Concentrate containing not more than six percent alcohol by volume may be removed from the premises without being modified by the addition of any substance unless the Director finds that the concentrate is fit for use as a beverage and requires the addition thereto of substances specified in subparagraph (1), (2), or (3) of this paragraph.

(b) *Removal to a bonded wine cellar.* The restrictions imposed by paragraph (a) of this section on the removal of concentrate from the place of manufacture shall not apply to concentrate to be transferred to a bonded wine cellar under § 198.116.

3. Immediately following § 198.115, a new section, § 198.116, is added to prescribe procedures for the transfer of concentrate to a bonded wine cellar. As added, § 198.116 reads as follows:

§ 198.116 Transfer of concentrate to bonded wine cellar.

(a) *General.* Pursuant to an approved application on Form 3873, made as provided in Part 240 of this chapter, concentrate of not more than 24 percent alcohol by volume may be transferred to the bonded wine cellar named therein for use in the production of natural wine. When concentrate is so transferred, the proprietor shall give notice thereof on Form 3874 as provided in paragraphs (b) and (c) of this section.

(b) *Transfer in same region.* When concentrate is transferred to a bonded wine cellar in the same region, the proprietor shall prepare four copies of Form 3874 and, on the day of the shipment, forward two copies to the bonded wine cellar and one copy to his assistant regional commissioner, and retain the remaining copy for his files.

(c) *Transfer to another region.* When concentrate is transferred to a bonded wine cellar in another region, the proprietor shall prepare five copies

of Form 3874 and, on the day of shipment, forward two copies to the bonded wine cellar, one copy to his assistant regional commissioner, and one copy to the consignee's assistant regional commissioner, and retain the remaining copy for his files.

4. Immediately following new § 198.116, another new section, § 193.117, is added to provide for the receipt of concentrate returned from a bonded wine cellar. As added, § 198.117 reads as follows:

§ 198.117 Concentrate returned from a bonded wine cellar.

(a) *General.* The proprietor of a concentrate plant may accept the return of concentrate shipped by him to a bonded wine cellar. In such case, the proprietor of the concentrate plant shall:

(1) Give written consent to the proprietor of the bonded wine cellar for such return; and

(2) File, with the assistant regional commissioner, a consent of surety extending the terms of his bond, Form 1694, to cover the return of such concentrate to his plant. (He may, if he so desires, file one consent of surety on his bond to extend the terms thereof to cover all such concentrate which may be so returned to him.)

If the assistant regional commissioner approves the application of the proprietor of the bonded wine cellar to return the concentrate, he will send a copy of his approval to the proprietor of the concentrate plant.

(b) *Receipt of returned concentrate.* When the returned concentrate is received, the proprietor shall note on both copies of the covering Form 3874 any loss in transit or other discrepancy, sign the form, retain one copy, and forward one copy to his assistant regional commissioner before the close of the next business day. The quantity of concentrate received shall be recorded in the proprietor's daily records and shall be reported on an unused line on his monthly report, Form 1695.

5. Paragraph (d) of § 198.123 is amended to prescribe records respecting the transfer of concentrate to bonded wine cellars. As amended, paragraph (d) reads as follows:

§ 198.123 Daily records.

(d) Concentrates used in manufacture of products, and concentrates removed from the concentrate plant premises, showing the name and address of each person to whom such concentrates are shipped and, in the case of concentrates shipped to, or returned by, a bonded wine cellar (1) the registry number of the bonded wine cellar, (2) the variety of grape, the kind and variety of berry, or the kind of fruit (if other than grape or berry), from which the concentrate was produced, (3) the percent of alcohol by volume of the concentrate, and (4) the fold of the concentrate.

(72 Stat. 1392, as amended; 26 U.S.C. 5511)

PAR. B. 26 CFR Part 240 is amended as follows:

1. Immediately following § 240.17, a new section, § 240.17a, is added to define "concentrate plant." New § 240.17a reads as follows:

§ 240.17a Concentrate plant.

"Concentrate plant" shall mean an establishment qualified under Part 198 of this chapter for the production of volatile fruit-flavor concentrates.

2. Immediately following § 240.21a, a new section, § 240.21b, is added to define "fold." New § 240.21b reads as follows:

§ 240.21b Fold.

"Fold" shall mean the ratio of the volume of the fruit mash or juice to the volume of the volatile fruit-flavor concentrate produced from such fruit mash or juice; for example, one gallon of concentrate of 100-fold would be the product from 100 gallons of fruit mash or juice.

3. Immediately following § 240.53, a new section, § 240.53a, is added to define "volatile fruit-flavor concentrate." New § 240.53a reads as follows:

§ 240.53a Volatile fruit-flavor concentrate.

"Volatile fruit-flavored concentrate" shall mean any volatile fruit-flavor concentrate produced by any process which includes evaporations from any fruit mash or juice at a concentrate plant.

4. Immediately following § 240.222, a new section, § 240.223, is added to provide for a bond to cover the transfer of volatile fruit-flavor concentrate to a bonded wine cellar and its subsequent storage and use therein. New § 240.223 reads as follows:

§ 240.223 Bond, Form 3872.

Each proprietor of a bonded wine cellar intending to have volatile fruit-flavor concentrate transferred from a concentrate plant to his bonded wine cellar, and to store and use such concentrate therein, shall file bond on Form 3872. Such bond shall be conditioned that he (a) shall fully and faithfully comply with all of the requirements of the law and regulations now or hereafter in force relating to the transfer of volatile fruit-flavor concentrate to the premises of his bonded wine cellar, and to its storage and use therein, and (b) shall pay, or cause to be paid, all taxes, together with penalties and interest, on all such volatile fruit-flavor concentrate sold, transported, or used by him in violation of the provisions of Chapter 51, I.R.C., or of regulations promulgated thereunder. The penal sum of the bond shall be computed on the basis of the total wine gallons of volatile fruit-flavor concentrate that will be on hand, in transit, and unaccounted for, at any one time, at the rate prescribed by law as the internal revenue tax on distilled spirits: *Provided*, That the penal sum shall be not less than \$1,000 or more than \$5,000.

(72 Stat. 1314, 1383, as amended; 26 U.S.C. 5001, 5382)

5. Sections 240.320 and 240.321 are amended to provide, on discontinuance

of business, for the disposition of unused volatile fruit-flavor concentrate and for the cancellation of outstanding Forms 3873. As amended, §§ 240.320 and 240.321 read as follows:

§ 240.320 Notice.

When the proprietor desires to discontinue operation of the bonded wine cellar, all wine, wine spirits, and volatile fruit-flavor concentrate shall (except as provided herein) be either lawfully removed from the premises or destroyed, and any outstanding approved Forms 257 authorizing the transfer of wine spirits to the wine cellar and Forms 3873 authorizing transfer of volatile fruit-flavor concentrate to the wine cellar shall be retrieved from the persons to whom they were sent and returned to the assistant regional commissioner for cancellation. When such disposition has been made of all wine, wine spirits, volatile fruit-flavor concentrate, and outstanding Forms 257 and Forms 3873, the proprietor shall file notice of discontinuance by letter, in triplicate, with the assistant regional commissioner, stating therein that the premises are to be discontinued, and giving the date the discontinuance is to be effective. The proprietor shall certify in the letter that (a) all wine, wine spirits, and volatile fruit-flavor concentrate have been either lawfully removed from the premises or destroyed, (b) that there are no wines, wine spirits, or volatile fruit-flavor concentrates in transit to the bonded premises, and (c) that there are no outstanding Forms 257 or Forms 3873 in his possession, or at any distilled spirits plant or concentrate plant, as the case may be. If the premises are being transferred to a successor, that fact and the name of the successor should be stated in the letter of notification and, in lieu of the statement that all wine, wine spirits, and volatile fruit-flavor concentrate have been either lawfully removed from the premises or destroyed, that all wine, wine spirits, and volatile fruit-flavor concentrate will be transferred to the successor as of the date the discontinuance is to be effective. All wine, wine spirits, and volatile fruit-flavor concentrate so transferred shall be identified as "Transferred to successor" on the Form 702 filed by the outgoing proprietor (in accordance with § 240.321); and identified as "Received from predecessor" on the initial Form 702 filed by the successor.

§ 240.321 Final report, Form 702.

After all wine produced or received, and all wine spirits received for use in wine production, and all volatile fruit-flavor concentrate, have been lawfully disposed of, the proprietor shall submit a report on Form 702 showing no wine, wine spirits, or volatile fruit-flavor concentrate on hand, which report shall be marked "Final."

(72 Stat. 1381; 26 U.S.C. 5367)

6. Section 240.353 is amended so as to provide for the securing of certain information in respect of juice, concentrated juice, or must received from a concentrate plant. As amended, § 240.353 reads as follows:

§ 240.353 Concentrated fruit juice.

Concentrated fruit juice restored to its original density, or as otherwise provided in this section, will be regarded as fruit juice for the purpose of standard wine production. In the case of concentrated juice derived from fruit juice of an original density of more than 22 degrees Brix, the concentrated juice may be diluted with water to its original density or to not less than 22 degrees Brix. In the case of concentrated fruit juice derived from a fruit juice of less than 22 degrees Brix, the concentrated juice may be diluted with water to its original density or to not more than 22 degrees Brix. Where water is to be added to concentrated fruit juice, or where concentrated juice is received for use as authorized under the provisions of § 240.358, the proprietor must procure a certificate from the producer of the concentrated fruit juice showing the kind of fruit juice from which it was made and giving the total solids content of the original juice and of the concentrated fruit juice in degrees Brix; in addition, where juice, concentrated juice, or must is received from a concentrate plant, the certificate shall also show whether the volatile fruit flavor has been removed from such juice, concentrated juice, or must and, if so, whether the identical volatile fruit flavor has been restored thereto. Concentrated fruit juice may be used for sweetening wine or juice made from the same kind of fruit as provided in this part. No concentrated fruit juice, or juice which has been concentrated and reconstituted, shall be used in standard wine production if at any time it was concentrated to more than 80 degrees Brix.

(72 Stat. 1383, as amended; 26 U.S.C. 5382)

7. In order to restate authorized uses of essences, flavors, or coloring in the production of wine, and to include in such authorized uses the addition of volatile fruit-flavor concentrate to natural wines, § 240.356 and its heading are amended to read as follows:

§ 240.356 Use of essences, flavors, or coloring.

Natural essences, natural flavors, or caramel coloring may be used in the production of special natural wine produced under Subpart S of this part; hops may be used in the production of honey wine produced under Subpart T of this part; and volatile fruit-flavor concentrate may be used in the production of natural grape and fruit wines produced, respectively, under Subparts P and Q of this part. The use in wine of essences, flavoring, or coloring, other than as authorized in this part, results in the production of an imitation or compound wine, with liability to rectification tax, and is permitted only on the bottling premises of a distilled spirits plant.

(72 Stat. 1328, 1383, as amended, 1386; 26 U.S.C. 5021, 5382, 5386, 5387)

8. In order to prescribe procedures respecting the procurement, receipt, storage, and use or other disposition of volatile fruit-flavor concentrate, a new undesignated center heading and five new

sections, §§ 240.357 through 240.359b, are inserted, immediately following § 240.356, to read as follows:

VOLATILE FRUIT-FLAVOR CONCENTRATE**§ 240.357 Use of volatile fruit-flavor concentrate in cellar treatment of natural wine.**

In the cellar treatment of natural wine, there may be added:

(a) To natural grape or berry wine of the winemaker's own production, volatile fruit-flavor concentrate produced from the same variety of grape or the same kind and variety of berry, or

(b) To natural fruit wine (other than grape or berry) of the winemaker's own production, volatile fruit-flavor concentrate produced from the same kind of fruit,

so long as the proportion of the volatile fruit-flavor concentrate to the wine does not exceed the proportion of the volatile fruit-flavor concentrate to the original juice or must from which it was produced.

(72 Stat. 1383, as amended; 26 U.S.C. 5382)

§ 240.358 Use of juice or must from which volatile fruit-flavor has been removed.

Juice, concentrated juice, or must processed at a concentrate plant is deemed to be pure juice, concentrated juice, or must even though volatile fruit flavor has been removed if, at such concentrate plant or at the bonded wine cellar, there is added to such juice, concentrated juice, or must, or (in the case of a bonded wine cellar) to wine of the winemaker's own production made therefrom, either the identical volatile fruit flavor removed or:

(a) In the case of natural grape or berry wine of the winemaker's own production, an equivalent quantity of volatile fruit-flavor concentrate derived from the same variety of grape or the same kind and variety of berry, or

(b) In the case of natural fruit wine (other than grape or berry wine) of the winemaker's own production, an equivalent quantity of volatile fruit-flavor concentrate derived from the same kind of fruit.

(72 Stat. 1383, as amended; 26 U.S.C. 5382)

§ 240.359 Application.

A winemaker desiring to receive, store, and use volatile fruit-flavor concentrate under the provisions of this subpart shall file with the assistant regional commissioner application on Form 3873. The application shall specify the name, address, and registry number of the concentrate plant from which the volatile fruit-flavor concentrate is to be procured. A separate application shall be filed for each concentrate plant from which it is desired to procure volatile fruit-flavor concentrate.

§ 240.359a Receipt and storage of volatile fruit-flavor concentrate.

When volatile fruit-flavored concentrate is received, the proprietor shall note on both copies of the covering Form 3874 any loss in transit or other discrepancy, sign the form, retain one copy,

and forward one copy to his assistant regional commissioner before the close of the next business day. If the volatile fruit-flavor concentrate is not to be used immediately, it shall be stored on the bonded premises separate from essences and flavors which may be on hand for use in the production of special natural wines.

§ 240.359b Return of volatile fruit-flavor concentrate to concentrate plant.

A winemaker may, for any legitimate reason, return volatile fruit-flavor concentrate to the concentrate plant from which it was received, if the proprietor of the concentrate plant consents to the return, and permission for the return is in each instance first obtained by the winemaker from the assistant regional commissioner. Application for such permission shall be filed in triplicate (quadruplicate if the concentrate plant is in another region), and shall be accompanied by the concentrate plant proprietor's written consent to the return of such concentrate. If the application is approved the assistant regional commissioner shall retain a copy, and forward a copy to the winemaker, a copy to the proprietor of the concentrate plant, and the additional copy, if any, to the consignee's assistant regional commissioner. On receipt of the assistant regional commissioner's approval of the application the winemaker shall prepare Form 3874 to cover the return of such concentrate, and distribute the form in accordance with instructions on the form applicable to the consignor proprietor.

9. Section 240.915 is amended to include a requirement for keeping records respecting the receipt and use of volatile fruit-flavor concentrate, and of juice, concentrated juice, or must received from a concentrate plant. As amended, § 240.915 reads as follows:

§ 240.915 Separate record of materials received and used.

Each proprietor producing wine shall maintain a separate record showing the receipt and use or other disposition of basic winemaking materials, such as fruit, juice or concentrated juice. Where juice, concentrated juice, or must is received from a concentrate plant, the record shall also show whether the identical volatile fruit flavor has been restored to such juice, concentrated juice, or must, and further, as to any such concentrated juice, its original density. If volatile fruit-flavor concentrate is received for use in the cellar treatment of natural wine, as authorized in Subpart O of this part, the record shall also show the receipt of such concentrate, the fold of such concentrate, the percent of alcohol by volume contained therein, and the use or other disposition of such concentrate. The record must show the date of receipt, the quantity received, the name and address of the person from whom received, and the date of use or other disposition of the materials. If Form 2054 (or a substitute therefor) is maintained, the quantity of material used in each lot will be identified by lot number in the materials record. Where materials are

received from others, the invoices or commercial papers showing the receipt will be retained in chronological order in support of the record. If materials are received off bonded premises and subsequently transferred to the bonded premises, the record will be maintained only with respect to material received on the bonded premises and will show the date of transfer and quantity transferred, but the invoices or commercial papers covering the purchase of the materials will also be kept available for inspection. Where grapes (or other fruit) received on the bonded premises are used in producing juice to be stored for future use or for removal, the record will show the quantities of grapes used and juice produced. Where fruit or juice is used to produce concentrated juice the record will show the quantity of fruit or juice used and the quantity of concentrated juice produced. The record must also show the use or other disposition of the juice or concentrated juice produced. At the close of each month the materials account will be balanced and the totals reported on Form 702.

(72 Stat. 1381; 26 U.S.C. 5367)

Public Law 88-653, which authorized the use of volatile fruit-flavor concentrate in wine, and the transfer of such concentrate from volatile fruit-flavor concentrate plants to bonded wine cellars, was approved October 13, 1964, and becomes effective December 1, 1964. Because of the short time allowed between the passage of the law and its effective date, and because the provisions of this Treasury decision implementing this law should be effective on the same date as the law itself, it is found that it is impracticable to comply with the public rule-making and effective date requirements of sections 4 (a) and (c) of the Administrative Procedure Act, approved June 11, 1946. Accordingly, this Treasury decision shall become effective on December 1, 1964.

(Sec. 7805 of the Internal Revenue Code (68A Stat. 917; 26 U.S.C. 7805))

[SEAL] **BERTRAND M. HARDING,**
Commissioner of Internal Revenue.

Approved: November 3, 1964.

STANLEY S. SURREY,
Assistant Secretary of the Treasury.

[F.R. Doc. 64-11354; Filed, Nov. 5, 1964;
8:47 a.m.]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 5B—Public Buildings Service,
General Services Administration

PART 5B-2—PROCUREMENT BY
FORMAL ADVERTISING

Subpart 5B-2.2—Solicitation of Bids

MISCELLANEOUS AMENDMENTS

New §§ 5B-2.202 and 5B-2.202-70 are added as follows:

Sec.
5B-2.202 Miscellaneous rules for solicitation of bids.
5B-2.202-70 Listing of subcontractors.

AUTHORITY: The provision of §§ 5B-2.202 and 5B-2.202-70 issued under sec. 205(c), 68 Stat. 390, 40 U.S.C. 486(c).

§ 5B-2.202 Miscellaneous rules for solicitation of bids.

§ 5B-2.202-70 Listing of subcontractors.

(a) Invitations for bids on construction and alteration contracts estimated to cost in excess of \$150,000 shall require the bidder to name the principal subcontractors (or his own firm when it will perform the work).

(b) Contracting officers shall determine the work categories for which subcontractors' names are to be submitted. Generally the listing of the categories of work would include plumbing, heating, airconditioning, electrical, elevators, and other general construction categories the value of which is estimated to be at least 3½ percent of the estimated cost of the entire contract. The list of categories of work will be included as part of the Bid Form.

(c) The requirement to list subcontractors may be excluded when it would be clearly inappropriate, for example, if the invitation involves work of only one category. Determinations to exempt from the requirement shall be documented and retained in the contract file.

(d) The following clause shall be included in the Special Conditions:

LISTING OF SUBCONTRACTORS

a. For each of the categories of work contained in the list included as part of the Bid Form, the bidder shall submit the name and address of the firm to whom he proposes to subcontract the work. The list may be submitted with the bid or thereafter by telegraph, mail, or otherwise. If sent separately, the envelope must be sealed, identified as to content, and addressed in the same manner as prescribed for submission of bids. A list submitted after the time set for submission of bids must be delivered to the place designated for receipt of bids no later than the exact time set for bid opening as stated elsewhere in this Invitation for Bids. Failure to submit the list by the time set for bid opening shall cause the bid to be considered nonresponsive except in accordance with Instruction No. 7 of the Instructions to Bidders (Standard Form 22). Except as otherwise provided herein, the successful bidder agrees that he will not have any of the listed categories of work involved in the performance of this contract performed by any subcontractor other than the subcontractor named for the performance of such work.

b. The term "subcontractor" for the purposes of this requirement shall mean an individual or firm who performs active duties on the site, involving construction, fabrication, or installation of materials or items of equipment in connection with one or more of the categories of work contained in the list of subcontractors included as a part of the Bid Form and shall not include suppliers of these items unless listed or so stated in the specifications, or unless the supplier and installer are one individual or firm by reason of construction practice.

c. The bidder may list himself if it is his intention to perform one or more of the listed categories of work. In this case, all personnel performing such work shall be carried on his own payroll. Equipment may be self-owned or leased. If more than one

subcontractor will perform a single category of work, the portion to be performed by each shall be specified.

d. Nothing contained in this clause shall be construed as changing the requirement in the General Conditions for the contractor to perform work with his own forces.

e. The Contractor shall be responsible for all work performed by subcontractors.

f. No substitutions for the firms named will be permitted except in unusual situations and then only upon the submission in writing to the Contracting Officer of a complete justification therefor and receipt of the Contracting Officer's written approval.

g. Notwithstanding any of the provisions of this clause, the contracting officer shall have authority to disapprove or reject the employment of any subcontractor he has determined nonresponsive; he shall have the right to require any information concerning the cost of performance of this contract by any subcontractor listed or proposed as a substitute for a listed subcontractor, as well as the right to require any other information he deems necessary concerning any listed subcontractor or subcontractor proposed as a substitute. Imposition of any requirements under this subparagraph shall not give rise to any course of action against the Government by the successful bidder or by any subcontractor engaged or proposed to be engaged hereunder.

h. Nothing contained in this clause shall in itself be construed to create any contract or property rights in the successful bidder or any subcontractor.

i. In the event the bidder fails in connection with this bid (1) to identify the subcontractors as required by subparagraph a, or (2) to comply with subparagraph c if the bidder himself intends to perform one or more listed categories of work, the bid will be rejected as nonresponsive to the invitation.

(e) Each invitation for bids containing the requirement to list subcontractors shall provide for submission of the list within 48 hours (plus 24 hours for each intervening Saturday, Sunday and/or holiday) after the time set for receipt of bids. Accordingly, Standard Form 20, Invitation for Bids (Construction Contract) shall be modified as follows:

TIME OF BID SUBMISSION

Sealed bids in triplicate for the work described herein will be received until _____, at _____, (Time) (Date) (Room and address) where they will be held until _____, (Time) _____, and then publicly opened in _____, (Date) _____, (Room No.)

(f) Contracting officers shall treat separate submissions of lists of subcontractors in the same manner as submissions of bids with respect to timeliness of receipt, modification, or withdrawal. Bids, modifications, or withdrawals received after the time set for receipt of bids are late and may be considered only if their late receipt may be waived under Instruction No. 7 of Instructions to Bidders (Standard Form 22). Lists of subcontractors, if submitted separately from the bid, modifications, or withdrawals received after the time set for opening of bids are late and may be considered only if their late receipt may be waived under Instruction No. 7 of Instructions to Bidders (Standard Form 22). Accordingly, Instruction No. 7 of Instructions to Bidders shall be modified as follows:

LATE BIDS AND MODIFICATIONS OR WITHDRAWALS

(a) Bids and modifications or withdrawals thereof received at the office designated in the Invitation for Bids after the exact time set for receipt of bid, and if submitted separately, lists of subcontractors and modifications or withdrawals thereof received at the office designated in the Invitation for Bids after the exact time set for opening of bids will not be considered unless: (1) They are received before award is made; and either (2) they are sent by registered mail or by certified mail for which an official dated Post Office stamp (postmark) on the original Receipt for Certified Mail has been obtained, or by telegraph if authorized, and it is determined by the Government that the late receipt was due solely to delay in the mails, or delay by the telegraph company, for which the bidder was not responsible; or (3) if submitted by mail (or by telegram if authorized), it is determined that the late receipt was due solely to mishandling by the Government after receipt at the Government installation; *Provided*, That timely receipt at such installation is established upon examination of an

appropriate date or time stamp (if any) of such installation, or of other documentary evidence of receipt (if readily available) within the control of such installation of the Post Office serving it. However, a modification which makes the terms of the otherwise acceptable bid more favorable to the Government will be considered at any time it is received and may thereafter be accepted.

(b) Bidders using certified mail are cautioned to obtain a Receipt for Certified Mail showing a legible, dated postmark and to retain such receipt against the chance that it will be required as evidence that a late bid was timely mailed.

(c) The time of mailing of late bids submitted by registered or certified mail shall be deemed to be the last minute of the date shown in the postmark on the registered mail receipt or registered mail wrapper or on the Receipt for Certified Mail unless the bidder furnishes evidence from the Post Office station of mailing which establishes an earlier time. In the case of certified mail, the only acceptable evidence is as follows: (1) Where the Receipt for Certified Mail identifies the Post Office station of mailing,

evidence furnished by the bidder which establishes that the business day of that station ended at an earlier time, in which case the time of mailing shall be deemed to be the last minute of the business day of that station; or (2) an entry in ink on the Receipt for Certified Mail showing the time of mailing and the initials of the postal employee receiving the item and making the entry, with appropriate written verification of such entry from the Post Office station of mailing, in which case the time of mailing shall be the time shown in the entry. If the postmark on the original Receipt for Certified Mail does not show a date, the bid shall not be considered.

Effective date. These regulations are effective immediately.

Dated: November 4, 1964.

R. T. DALY,
Commissioner,
Public Buildings Service.

[F.R. Doc. 64-11436; Filed, Nov. 5, 1964;
9:53 a.m.]

Proposed Rule Making

DEPARTMENT OF THE TREASURY

Internal Revenue Service

[26 CFR Part 1]

INCOME TAX

Investment Credit Provisions and Amendment of Depreciation Provisions

Notice is hereby given, pursuant to the Administrative Procedure Act, approved June 11, 1946, that the regulations set forth in tentative form below are proposed to be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury or his delegate. Prior to the final adoption of such regulations, consideration will be given to any comments or suggestions pertaining thereto which are submitted in writing, in duplicate, to the Commissioner of Internal Revenue, Attention: CC:LR:T, Washington, D.C., 20224, within the period of 30 days from the date of publication of this notice in the FEDERAL REGISTER. Any person submitting written comments or suggestions who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his request, in writing, to the Commissioner within the 30-day period. In such case, a public hearing will be held, and notice of the time, place, and date will be published in a subsequent issue of the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in section 7805 of the Internal Revenue Code of 1954 (68A Stat. 917; 26 U.S.C. 7805).

[SEAL] BERTRAND M. HARDING,
Acting Commissioner
of Internal Revenue.

In order to conform the Income Tax Regulations (26 CFR Part 1) under sections 48 and 167(f) of the Internal Revenue Code of 1954 to certain provisions of section 2 of the Revenue Act of 1962 (76 Stat. 962) and to certain provisions of section 203 of the Revenue Act of 1964 (78 Stat. 33), such regulations are amended as follows:

PARAGRAPH 1. Section 1.48-1 is amended by revising subparagraph (2) of paragraph (e) and by adding a new paragraph (m) at the end thereof. These revised and added provisions read as follows:

§ 1.48-1 Definition of section 38 property.

(e) *Definition of building and structural components.* * * *

(2) The term "structural components" includes such parts of a building as walls, partitions, floors, and ceilings, as well as any permanent coverings therefor such as paneling or tiling; windows and doors; all components (whether in, on, or

adjacent to the building) of a central air conditioning or heating system, including motors, compressors, pipes and ducts; plumbing and plumbing fixtures, such as sinks and bathtubs; electric wiring and lighting fixtures; chimneys; stairs, escalators, and elevators, including all components thereof; sprinkler systems; fire escapes; and other components relating to the operation or maintenance of a building. However, the term "structural components" does not include machinery the sole justification for the installation of which is the fact that such machinery is required to meet temperature or humidity requirements which are essential for the operation of other machinery or the processing of materials or foodstuffs. Machinery may meet the "sole justification" test provided by the preceding sentence even though it incidentally provides for the comfort of employees, or serves, to an insubstantial degree, areas where such temperature or humidity requirements are not essential. For example, an air conditioning and humidification system installed in a textile plant in order to maintain the temperature or humidity within a narrow optimum range which is critical in processing particular types of yarn or cloth is not included within the term "structural components". For special rules with respect to an elevator or escalator, the construction, reconstruction, or erection of which is completed by the taxpayer after June 30, 1963, or which is acquired after June 30, 1963, and the original use of which commences with the taxpayer and commences after such date, see section 48 (a) (1) (C) and paragraph (m) of this section.

(m) *Elevators and escalators*—(1) *In general.* Under section 48(a) (1) (C), an elevator or escalator qualifies as section 38 property if—

(i) The construction, reconstruction, or erection of the elevator or escalator is completed by the taxpayer after June 30, 1963, or

(ii) The elevator or escalator is acquired after June 30, 1963, and the original use of such elevator or escalator commences with the taxpayer and commences after such date.

In the case of construction, reconstruction, or erection of an elevator or escalator commenced before January 1, 1962, and completed after June 30, 1963, there shall be taken into account in determining the qualified investment under section 46(c) only that portion of the basis which is properly attributable to construction, reconstruction, or erection after December 31, 1961. Further, if the construction, reconstruction, or erection of such property is commenced after December 31, 1961, and is completed after June 30, 1963, the entire basis of the elevator or escalator shall be taken into account in determining qualified investment under section 46(c). Also, if an

elevator or escalator is reconstructed by the taxpayer after June 30, 1963, the basis attributable to such reconstruction may be taken into account in determining the qualified investment under section 46(c), irrespective of the fact that the original construction or erection of such elevator or escalator may have occurred before January 1, 1962. Paragraph (b) of § 1.48-2 shall be applied in determining the date of acquisition, original use, and basis attributable to construction, reconstruction, or erection.

(2) *Definition of elevators and escalators.* For purposes of this section the term "elevator" means a cage or platform and its hoisting machinery for conveying persons or freight to or from different levels and functionally related equipment which is essential to its operation. The term includes, for example, guide rails and cables, motors and controllers, control panels and landing buttons, and elevator gates and doors, which are essential to the operation of the elevator. The term "elevator" does not, however, include a structure which is considered a building for purposes of the investment credit. The term "escalator" means a moving staircase and functionally related equipment which is essential to its operation. For purposes of determining qualified investment under section 46(c) and § 1.46-3, the basis of an elevator or escalator does not include the cost of any structural alterations to the building, such as the cost of constructing a shaft or of making alterations to the floor, walls, or ceiling, even though such alterations may be necessary in order to install or modernize the elevator or escalator.

(3) *Examples.* The provisions of this paragraph may be illustrated by the following examples:

Example (1). If an elevator with a total basis of \$100,000 is completed after June 30, 1963, and the portion attributable to construction by the taxpayer after December 31, 1961, is determined by engineering estimates or by cost accounting records to be \$30,000, only the \$30,000 portion may be taken into account as an investment in new section 38 property in computing qualified investment.

Example (2). If construction of an elevator with a total basis of \$90,000 is commenced by the taxpayer after December 31, 1961, and is completed after June 30, 1963, the entire basis of \$90,000 may be taken into account as an investment in new section 38 property.

Example (3). The facts are the same as in example (2) except that construction of the elevator was completed before June 30, 1963. The elevator is not considered to be section 38 property.

Example (4). In 1964, a taxpayer reconditions an elevator, which had been constructed and placed in service in 1962 and which had an adjusted basis in 1964 of \$75,000. The cost of reconditioning amounts to an additional \$50,000. The basis of the elevator which may be taken into account in computing qualified investment in section 38 property is \$50,000, irrespective of whether the taxpayer contracts to have it reconditioned or reconditions it himself, and irre-

spective of whether the materials used in the process are new in use.

PAR. 2. Section 1.48-4 is amended by revising subparagraphs (1) and (3) of paragraph (k), by adding new examples (3) and (4) to paragraph (l), and by adding a new paragraph (m). These revised and added provisions read as follows:

§ 1.48-4 Election of lessor of new section 38 property to treat lessee as purchaser.

(k) Adjustment of rental deductions—

(1) *In general.* The rules of this paragraph apply only to section 38 property placed in service before January 1, 1964, and with respect to any such property only for taxable years of a lessee beginning before January 1, 1964. If a lessor makes a valid election under this section with respect to property placed in service by the lessee before January 1, 1964, section 48(g) and § 1.48-7 (relating to adjustments to basis of property) shall not apply to the lessor with respect to such property. Thus, the lessor is not required to reduce under section 48(g) (1) the basis of such property. However, if such an election is made, the deductions otherwise allowable under section 162 to the lessee for amounts paid or accrued to the lessor under the lease shall be adjusted in the manner provided in this paragraph. For special adjustment for taxable years beginning after December 31, 1963, see paragraph (m) of this section.

(3) *Increase in rental deductions on account of early dispositions, etc.* (i) If, as a result of an early disposition, etc., in a taxable year beginning before January 1, 1964, with respect to leased property placed in service before such date, the lessee's tax is increased under section 47(a) (1) or (2), or an adjustment in a carryback or carryover is made under section 47(a) (3) by reduction of an unused credit, the rental deductions (if any) otherwise allowable under section 162 to such lessee for amounts paid or accrued to the lessor under the lease with respect to such property shall be increased in an amount equal to the total decreases previously made in the lessee's rental deductions under subparagraph (2) of this paragraph.

(ii) Except as provided in subdivision (iii) of this subparagraph, the increase in rental deductions described in subdivision (i) of this subparagraph shall be taken into account as an increase in rental deductions otherwise allowable under section 162 for the taxable year in which the early disposition, etc., occurred.

(iii) If, after the event which caused section 47(a) (1), (2), or (3) to apply, the lessee continues the use of the property in a trade or business or in the production of income, the increase in rental deductions described in subdivision (i) of this subparagraph shall be taken into account ratably over the remaining portion of the useful life of the property which was used in making the decreases in rental deductions with re-

spect to the property under subparagraph (2) of this paragraph.

(iv) If subdivision (iii) of this subparagraph applies, and if, prior to the expiration of the useful life of the property used in making the decreases in rental deductions, the lease is terminated other than by actual purchase of the property by the lessee, any increase in rental deductions not previously taken into account shall be taken into account as an increase in rental deductions for the taxable year in which the lease is terminated. In the case of an actual purchase of the property by the lessee, see paragraph (e) of § 1.48-7.

(l) *Examples.* * * *

Example (3). Assume the same facts as in example (1) except that the lessee disposes of his interest in the lease on January 1, 1963, and that there is an increase in Y's tax for 1963 under section 47(a) (1) in the amount of \$1,764. Under paragraph (k) (2) of this section, Y's deductions attributable to the leased property are decreased only in 1962, and the amount of such decrease is \$134.75. In 1963 there shall be an increase of \$134.75 in the deductions otherwise allowable under section 162 for such taxable year with respect to the leased property.

Example (4). Assume the same facts as in example (1) except that during the year 1963 the property was used by Y predominantly outside the United States within the meaning of paragraph (g) of § 1.48-1, and thereafter was used in Y's trade or business. Under paragraph (k) (3) of this section, the increase of \$134.75 described in example (3) is taken into account ratably as an increase in rental deductions otherwise allowable under section 162 in the amount of \$12.25 (\$134.75 divided by 11 years) for 1963 and each of the 10 succeeding years.

(m) *Increase in rental deductions on account of section 203(a) (2) (B) of the Revenue Act of 1964—(1) In general.*

(i) Under section 203(a) (2) (B) of the Revenue Act of 1964, if, for any taxable year of a lessee beginning before January 1, 1964, the rental deductions otherwise allowable under section 162 to such lessee for amounts paid or accrued to the lessor under the lease with respect to leased property placed in service before January 1, 1964, were decreased under paragraph (k) (2) of this section, such rental deductions shall be increased.

(ii) The increase in rental deductions described in subdivision (i) of this subparagraph shall be in an amount equal to the total decreases in the lessee's rental deductions previously made under paragraph (k) (2) of this section less any increases in rental deductions made under paragraph (k) (3) of this section.

(iii) Except as provided in subdivision (iv) of this subparagraph, the increase in rental deductions described in subdivision (i) of this subparagraph shall be taken into account ratably over the remaining portion of the useful life of the property commencing with the first day of the first taxable year beginning after December 31, 1963. For this purpose, the useful life of the property shall be the useful life used in making the decreases in rental deductions with respect to the property under paragraph (k) (2) of this section.

(iv) If the lease is terminated other than by the lessee's actual purchase of the property during a taxable year be-

ginning after December 31, 1963, and before the end of the remaining useful life of the property used in making the decreases in rental deductions, the amount of the increase in rental deductions described in subdivision (i) of this subparagraph and not previously taken into account shall be allowed as a deduction for the taxable year in which such termination occurs.

(v) The rental deductions with respect to any section 38 property are not to be increased under this paragraph if the lessee dies in a taxable year beginning before January 1, 1964.

(vi) The increase in rental deductions described in subdivision (i) of this subparagraph shall ordinarily be taken into account by the lessee treated as the purchaser, that is, the lessee entitled to the credit. However, if the property under the lease is transferred by the lessee to a successor lessee in a transaction described in section 47(b) (other than a transfer by reason of death) under which the successor lessee assumes the lessee's obligations under the lease, such increase in rental deductions shall be taken into account by the successor lessee in the manner prescribed in this paragraph.

(2) *Examples.* The operation of this paragraph may be illustrated by the following examples:

Example (1). (a) X Corporation acquired on January 1, 1962, an item of new section 38 property with a basis of \$24,000 and with a useful life to the lessor of 10 years. Y Corporation, which makes its returns on the basis of a calendar year, leased such property from X Corporation and placed it in service on January 2, 1962. Under this section, X Corporation made a valid election to treat Y Corporation as having purchased such property for purposes of the credit allowed by section 38 and supplied the lessee with information that the property had a useful life of 10 years. The amount of the credit earned with respect to such property was \$1,680 (7 percent of \$24,000). For each of the taxable years 1962 and 1963, Y Corporation decreased, under paragraph (k) (2) of this section, its deductions otherwise allowable under section 162 with respect to such property by \$168 (\$1,680 multiplied by 12/120).

(b) For each of the taxable years 1964 through 1971, Y Corporation increases its deductions otherwise allowable under section 162 for amounts paid to X Corporation under the lease by \$42 (\$336 (that is, \$168 multiplied by 2) divided by the remaining useful life of 8 years).

Example (2). (a) The facts are the same as in example (1) except that the lease is terminated on January 3, 1965.

(b) For the taxable year 1964, Y Corporation increases its deductions otherwise allowable under section 162 by \$42.

(c) For the taxable year 1965, Y Corporation increases its deductions otherwise allowable under section 162 for the portion of the increase which had not been taken into account as of the time of the termination of the lease. Thus, the amount of such increase for the taxable year 1965 is \$294 (\$336 minus \$42).

PAR. 3. Section 1.48-7 is amended by revising subparagraph (1) of paragraph (a) and by adding new paragraphs (c), (d), and (e). These revised and added provisions read as follows:

§ 1.48-7 Adjustment to basis.

(a) *Reduction of basis; general—(1) In general.* Under section 48(g) (1), the

basis of "section 38 property" placed in service before January 1, 1964, shall be reduced by an amount equal to 7 percent of the "qualified investment" with respect to such property. The reduction in basis shall be made as of the time such property is placed in service by the taxpayer. The basis of such property must be reduced by 7 percent of the qualified investment even though the limitation based on amount of tax under section 46(a)(2) reduces the amount of the credit allowed by section 38 for the taxable year in which the property is placed in service. The reduction in basis of section 38 property placed in service before January 1, 1964, shall be taken into account for all purposes of subtitle A of the Code, except in computing (or recomputing in the case of early dispositions, etc.) the qualified investment with respect to such property. Thus, such reduction in basis is taken into account in determining a reasonable allowance for depreciation under section 167, except that the additional amount allowed under section 179 (relating to additional first-year depreciation allowance for small business) with respect to the cost of certain property is determined without regard to such reduction in basis. Section 48(g)(1) and this section do not apply to section 38 property placed in service after December 31, 1963. For increase in basis of property to which this section applies, see paragraphs (c), (d), and (e) of this section.

(c) *Increase in basis on account of early disposition, etc.*—(1) *In general.* If, as a result of an early disposition, etc., in a taxable year beginning before January 1, 1964, with respect to section 38 property placed in service before such date, the tax imposed under chapter 1 of the Code is increased under section 47(a)(1) or (2), or an adjustment in an unused credit carryback or carryover is made under section 47(a)(3), then the basis of such property shall be increased. Such increase shall be in an amount equal to the sum of the portion of such increase in tax and the portion of such adjustment in carrybacks or carryovers attributable to such property but not in excess of the reduction in basis made under paragraph (a) of this section or, in the case of leased property purchased by a lessee treated as the purchaser, the reduction in basis under paragraph (b) of this section plus the decrease in rental deductions made under paragraph (k)(2) of § 1.48-4. See paragraph (a)(2) of this section for rules indicating when basis is not reduced under paragraph (a) of this section. The increase in basis of such property shall be made immediately before the event which causes section 47(a)(1), (2), or (3) to apply, and this increase in basis shall be taken into account for all purposes of subtitle A of the Code. If, after the event described in the preceding sentence, the taxpayer continues the use of the property in a trade or business or in the production of income, the principles described in paragraph (d)(1) of this section shall be applied in computing the allowances for depreciation over the remaining useful life of the property.

(2) *Examples.* The operation of this paragraph may be illustrated by the following examples:

Example (1). (a) The facts are the same as those in example (1) of paragraph (a)(3) of this section except that on June 15, 1963, corporation X sold the property causing section 47(a)(1) to apply.

(b) Section 48(g)(2) requires that the basis of said property be increased immediately before the sale by the amount of \$700, which amount is equal to the increase in tax for the taxable year 1963 arising under section 47(a)(1) (\$700 credit allowed less credit allowable of 0).

Example (2). (a) The facts are the same as in example (1) of this subparagraph except that for the taxable year 1963 X Corporation's liability for tax was only \$500, and a \$200 unused credit carryover to 1963 resulted.

(b) The result is the same as in example (1) of this subparagraph, that is, the basis of the property is increased under section 48(g)(2) by the amount of \$700 (\$500 credit allowed plus \$200 adjustment in carryover to 1963 less credit allowable of 0).

Example (3). (a) The facts are the same as those in example (1) of paragraph (a)(3) of this section except that the property was physically located outside of the United States during more than 50 percent of the taxable year 1963 within the meaning of paragraph (g) of § 1.48-1, and section 47(a)(1) therefore became applicable.

(b) The basis of the property is increased by \$700 as of the first day of the taxable year 1963.

Example (4). (a) The facts are the same as example (5) of paragraph (a)(3) of this section. Assume also that on January 1, 1963, there is an early disposition, etc., of the three assets as described under section 47(a)(1).

(b) Section 48(g)(2) requires that the basis of asset No. 1 be increased immediately before such early disposition, etc., by the amount of \$1,750 (\$1,750 credit allowed less credit allowable of 0). Likewise, the basis of asset No. 2 is increased by the amount of \$1,750. There is no increase in the basis of asset No. 3 since the basis of such asset was not reduced.

(d) *Increase in basis of property placed in service before January 1, 1964—*

(1) *In general.* Under section 203(a)(2)(A) of the Revenue Act of 1964, the basis of section 38 property placed in service before January 1, 1964, shall be increased by an amount equal to 7 percent of the qualified investment with respect to such property (determined as of the date the property was placed in service) but not in excess of the net reduction in basis under section 48(g). For this purpose, the net reduction in basis under section 48(g) is the reduction in basis under section 48(g)(1) and paragraph (a) of this section less any increase in basis under section 48(g)(2) and paragraph (c) of this section. The increase in basis described in this paragraph shall be made as of the first day of the taxpayer's first taxable year beginning after December 31, 1963. For taxable years beginning after December 31, 1963, this increase in basis shall be taken into account for all purposes of subtitle A of the Code. Thus, for example, during that part of the remaining useful life of the property falling within the taxable years beginning after December 31, 1963, such increase in basis shall be taken into

account in determining reasonable allowances for depreciation under section 167. In determining depreciation allowances with respect to the property for periods after such increase in basis, appropriate adjustments shall be made, whenever necessary, to the rate or other factors previously applied for taxable years beginning before January 1, 1964, so that the total depreciation allowances made during the remaining useful life of the property, plus the allowances for the expired useful life, will equal the allowances which would have resulted if section 48(g)(1) had not applied. Except as provided in section 167 and the regulations thereunder, no change may be made in the method of depreciation to be applied during the remaining life of the property. For purposes of section 167(d), any increase in basis under this paragraph shall constitute a fact not taken into consideration in the adoption of any agreement under that section fixing the rate of depreciation.

(2) *Special rules.* (i) The increase in basis provided by subparagraph (1) of this paragraph shall be taken into account ordinarily by the person in whose hands the basis of the property was reduced under section 48(g)(1). However, if the property is transferred in a transaction described in section 47(b) (other than a transfer by reason of death) prior to the first day of the first taxable year of the transferor beginning after December 31, 1963, then, to the extent that the basis of such property reflects the net reduction in basis described in subparagraph (1) of this paragraph in the hands of the transferor, the increase in basis provided for in this paragraph shall be taken into account by the transferee.

(ii) The basis of any section 38 property is not to be increased under subparagraph (1) of this paragraph if the taxpayer dies in a taxable year beginning before January 1, 1964.

(3) *Examples.* The application of this paragraph may be illustrated by the following examples:

Example (1). (a) A, an individual who makes his return on the basis of the calendar year, acquired and placed in service on January 1, 1962, asset No. 1 and asset No. 2, both of which assets qualified as new section 38 property. Each asset had a basis of \$10,000, a salvage value of \$1,000, and an estimated useful life of 10 years. Depreciation for each asset was computed under the straight line method. For the taxable year 1962, A was allowed under section 38 a credit of \$1,400 (7 percent of \$20,000). On January 2, 1963, A took asset No. 1 out of his business and on said date commenced to use such property entirely for personal purposes. Thus, for purposes of section 48(g)(2), there was an early disposition, etc., as described under section 47(a)(1).

(b) Under section 48(g)(1), the basis of each asset in 1962 was reduced to \$9,300. Thus, depreciation with respect to each asset for the taxable year 1962 was \$830 (adjusted basis of \$9,300 minus salvage value of \$1,000 divided by estimated useful life of 10 years).

(c) Immediately before the early disposition, etc., with respect to asset No. 1, the basis of such asset was increased by \$700 to \$9,170 (cost of \$10,000 minus reduction in 1962 under section 48(g)(1) of \$700, minus depreciation of \$830, and plus the addition to basis in 1963 under section 48(g)(2) of

\$700). As of December 31, 1963, the adjusted basis of asset No. 2 was \$7,640 (original cost of \$10,000 minus reduction in 1962 under section 48(g)(1) of \$700, minus depreciation of \$830 in 1962, and minus depreciation of \$830 in 1963).

(d) The basis of asset No. 1 is not increased under this section since the basis of such asset had previously been increased under section 48(g)(2) in the amount of \$700, the full amount of the reduction previously made under section 48(g)(1). The basis of asset No. 2 is increased under this paragraph as of January 1, 1964, by \$700 to \$8,340 (\$7,640 plus 7 percent of \$10,000). The rate of depreciation to be applied to the adjusted basis of asset No. 2 for the remaining useful life of 8 years is adjusted in order to produce a total depreciation allowance of \$9,000 at the end of the asset's useful life. Depreciation with respect to such asset for the taxable year 1964 and for each of the succeeding 7 years is \$917.50 (adjusted basis of \$8,340 minus salvage value of \$1,000 divided by estimated remaining useful life of 8 years).

Example (2). (a) X Corporation, which makes its return on the basis of the calendar year, acquired and placed in service on January 1, 1962, an asset which qualified as new section 38 property. The asset had a basis of \$165,000, a salvage value of \$15,000, and an estimated useful life of 5 years. Depreciation was computed under the declining balance method at a rate of 200 percent of the straight line rate. The qualified investment with respect to such asset was \$55,000 (33 1/2 percent of \$165,000). For the taxable year 1962, X Corporation was allowed under section 38 a credit of \$3,850 (7 percent of \$55,000).

(b) Under section 48(g)(1), the basis of such property in 1962 was reduced to \$161,150 (\$165,000 minus \$3,850). Thus, depreciation with respect to such asset for the taxable year 1962 was \$64,460 (adjusted basis of \$161,150 multiplied by 40 percent). Depreciation for the taxable year 1963 was \$38,876 (\$161,150 minus \$64,460 multiplied by 40 percent).

(c) As of January 1, 1964, the basis of such property is increased by \$3,850 to \$161,150 (\$161,150 minus \$64,460, minus \$38,876, and plus \$3,850). No adjustment in the rate of the allowance for depreciation is necessitated by the increase in basis under this section since the rate and method applied in 1962 and 1963 will produce a total allowance of \$150,000 over the entire estimated useful life of the property. Thus, depreciation with respect to such asset for 1964 is \$24,746 (\$161,150 multiplied by 40 percent), for 1965 is \$14,847 (\$61,864 minus \$24,746 multiplied by 40 percent), and for 1966 is \$7,271, since such property cannot be depreciated below its salvage value of \$15,000.

Example (3). (a) The facts are the same as in example (2) except that depreciation was computed under the sum of the years-digits method. Thus, depreciation with respect to such asset for the taxable year 1962 was \$48,717 (adjusted basis of \$161,150 minus \$15,000 multiplied by 5/15). For the taxable year 1963 depreciation was \$38,973 (\$161,150 minus \$15,000 multiplied by 4/15).

(b) As of January 1, 1964, the basis of such property is increased in the amount of \$3,850. In order to produce a total allowance of \$150,000 over the entire useful life, it is necessary to adjust the annual allowance. Thus, as of January 1, 1964, under the taxpayer's method of depreciation, a new rate of % is determined for the taxable year 1964. Commencing with such taxable year, this new rate is applied against the asset's adjusted basis of \$77,310 minus salvage value of \$15,000. The adjusted basis as of January 1, 1964, is determined as follows:

Original cost to taxpayer.....	\$165,000
Less: Reduction for investment credit as prescribed by paragraph (a).....	\$3,850
Depreciation for 1962.....	48,717
Depreciation for 1963.....	38,973
	91,540
Add: Increase prescribed by this paragraph	3,850
	77,310
Adjusted basis as of January 1, 1964.....	77,310

Depreciation for the taxable year 1964 is \$31,155 (adjusted basis of \$77,310 minus salvage value of \$15,000 multiplied by %). Likewise, depreciation for the taxable year 1965 shall be \$20,770 (\$77,310 minus \$15,000 multiplied by %).

Example (4). (a) The facts are the same as in example (2) except that the useful life was estimated in terms of units of production and depreciation was computed under the unit-of-production method. The estimated total production of the property was 150,000 units, and 30,000 units were produced annually. Thus, depreciation for the taxable year 1962 was \$29,230 (adjusted basis of \$161,150 minus \$15,000 multiplied by 30,000/150,000). For the taxable year 1963 depreciation was again \$29,230.

(b) As of January 1, 1964, the basis of such property is increased in the amount of \$3,850. In order to permit a total allowance of \$150,000 over the entire useful life of the property, it is necessary to adjust the annual allowance for depreciation over its remaining life. Thus, as of January 1, 1964, under the taxpayer's method of depreciation, a new rate of 30,000/90,000 is determined for the taxable year 1964. Commencing with such taxable year, this new rate is applied against the adjusted basis of the property of \$106,540 minus salvage value of \$15,000. The adjusted basis as of January 1, 1964, is determined as follows:

Original cost to taxpayer.....	\$165,000
Less: Reduction for investment credit as prescribed by paragraph (a).....	\$3,850
Depreciation for 1962.....	29,230
Depreciation for 1963.....	29,230
	62,310
Add: Increase prescribed by this paragraph	3,850
	102,960
Adjusted basis as of January 1, 1964.....	106,540

(Depreciation for the taxable year 1964 is \$30,513 (adjusted basis of \$106,540 minus salvage value of \$15,000 multiplied by 30,000/90,000). Likewise, for the taxable year 1965 depreciation shall be \$30,513 (\$106,540 minus \$15,000 multiplied by 30,000/90,000).

(e) **Increase in basis; purchase of leased property by lessee treated as purchaser—(1) In general.** If a lessor of property placed in service before January 1, 1964, made a valid election under § 1.48-4 to treat the lessee as having purchased such property for purposes of the credit allowed by section 38 and if the lessee actually purchased the property at a later date prior to the expiration of the useful life used in computing the credit, the basis of the property shall be increased. If the property was purchased by the lessee in a taxable year beginning before January 1, 1964, the increase shall be made as of the first day of the lessee's first taxable year beginning after December 31, 1963, in an amount equal to 7 percent of the qualified investment in the property (deter-

mined as of the date the property was placed in service), but not in excess of the reduction in basis made under paragraph (b) of this section plus the decrease in rental deductions made under paragraph (k)(2) of § 1.48-4. If the property was purchased by the lessee in a taxable year beginning after December 31, 1963, the increase shall be made to the basis of the property as of the date of purchase by an amount equal to any decrease in rental deductions actually made under paragraph (k)(2) of § 1.48-4 minus any increase in rental deductions taken into account by the lessee under paragraph (m) of § 1.48-4. Any increase in basis under this paragraph shall be reduced to the extent of any increase in basis previously made under paragraph (c) of this section on account of early disposition, etc., of the property. For taxable years of a lessee beginning after December 31, 1963, such increase in basis shall be taken into account for all purposes of subtitle A of the Code.

(2) **Special rules.** (i) The increase in basis provided by this paragraph shall be taken into account ordinarily by the lessee treated as the purchaser. However, if the property under the lease is transferred before the purchase by the lessee to a successor lessee in a transaction described in section 47(b) (other than a transfer by reason of death) under which the successor lessee assumes the lessee's obligations under the lease, or if the property is purchased by the lessee in a taxable year beginning before January 1, 1964, and subsequently transferred in a transaction described in section 47(b) (other than a transfer by reason of death), the increase in basis provided for in this paragraph shall be taken into account by the transferee.

(ii) The basis of any section 38 property is not to be increased under subparagraph (1) of this paragraph if the taxpayer dies in a taxable year beginning before January 1, 1964.

(3) **Examples.** The application of this paragraph may be illustrated by the following examples:

Example (1). (a) X Corporation acquired on January 1, 1962, an item of new section 38 property with a basis of \$10,000, an estimated useful life of 10 years, and a salvage value of \$1,000. Y Corporation, which makes its return on the basis of a calendar year, leased such property from X Corporation and placed it in service on January 2, 1962. Under § 1.48-4, X Corporation made a valid election to treat Y Corporation as having purchased such property for purposes of the credit allowed by section 38. The amount of the credit earned with respect to such property was \$700 (7 percent of \$10,000). For the taxable year 1962, Y Corporation decreased, under paragraph (k)(2) of § 1.48-4, its deductions otherwise allowable under section 162 for amounts paid to X Corporation under the lease with respect to such property by \$70 (\$700 multiplied by 10/20). On January 1, 1963, Y Corporation purchased such property from X Corporation for \$8,830.

(b) As of January 1, 1963, Y Corporation in accordance with paragraph (b) of this section reduced the basis of the property by the amount of \$630 (\$700 minus \$70). The adjusted basis of the property for the taxable year 1963 for purposes of determining a reasonable allowance for depreciation under section 167 was \$8,200 (\$8,830 minus \$630).

Depreciation under the straight line method for such taxable year amounted to \$800 (adjusted basis of \$8,200 minus salvage value of \$1,000 and divided by estimated remaining useful life of 9 years). As of December 31, 1963, the adjusted basis had been reduced to \$7,400 (\$8,200 minus depreciation of \$800 for the taxable year 1963).

(c) As of January 1, 1964, the basis of such property is increased to \$8,100 (\$7,400 plus \$700). To permit a total allowance of \$7,900 over the entire useful life of the property (treating as a part of the depreciable basis of the property the decrease of \$70 made in the taxpayer's rental deductions for the taxable year 1962), it is necessary to recompute the annual allowance for depreciation. Thus, depreciation for the taxable year 1964 and for each of the 7 succeeding years is \$887.50 (adjusted basis of \$8,100 minus salvage value of \$1,000 and divided by estimated remaining useful life of 8 years).

Example (2). (a) The facts are the same as in example (1) of paragraph (m)(2) of § 1.48-4 except that Y Corporation purchased the property on January 3, 1965, for \$20,000.

(b) For the taxable year 1964 Y Corporation increases its deductions otherwise allowable under section 162 by \$42.

(c) As of January 3, 1965, Y Corporation increases the basis of the property (\$20,000) by \$294 (\$336 decrease in rental deductions made in 1962 and 1963 minus \$42 increased rental deductions taken into account in 1964).

PAR. 4. Paragraph (c) of § 1.167(f)-1 is amended by revising examples-(1), (2), (3), and (6) to read as follows:

§ 1.167(f)-1 Reduction of salvage value taken into account for certain personal property.

(c) Illustrations. * * *

Example (1). Taxpayer A purchases a new asset for use in his business on January 1, 1963, for \$10,000. The asset qualifies for the investment credit under section 38 and for the additional first-year depreciation allowance under section 179. A is entitled to an investment credit of \$700 (7% × \$10,000) and elects to take an additional first-year depre-

ciation allowance of \$2,000 (20% × \$10,000). The basis for depreciation (determined in accordance with the provisions of section 167(g) and § 1.167(g)-1) is computed as follows:

Purchase price-----	\$10,000
Less: Adjustment required for taxable years beginning before Jan. 1, 1964, under section 1016(a)(19) for the investment credit-----	\$700
Adjustment required under section 1016(a)(2) for the additional first-year depreciation allowance-----	2,000
	2,700
Basis for depreciation for the taxable year 1963-----	7,300

However, the basis of the property for determining depreciation as of the time as of which salvage value is required to be determined is \$10,000, the purchase price of the property. A files his income tax returns on a calendar year-basis and uses the straight line method of depreciation. A estimates that he will use the asset in his business for 10 years after which it will have a salvage value of \$500, which is less than \$1,000 (10% × \$10,000, the basis of the property for determining depreciation as of the time as of which salvage value is required to be determined). For the taxable year 1963 A may deduct \$730 as the depreciation allowance. As of January 1, 1964, the basis of the asset is increased by \$700 in accordance with paragraph (d) of § 1.48-7. In computing his total depreciation allowance on the asset, A may reduce the amount taken into account as salvage value to zero and may claim depreciation deductions (including the additional first-year depreciation allowance) totaling \$10,000. See paragraph (d) of § 1.48-7 for the computation of depreciation for taxable years beginning after December 31, 1963, where there is an increase in basis of property subject to the investment credit.

Example (2). Assume the same facts as in example (1) except that A in a subsequent taxable year redetermines the estimate of the useful life of the asset and at the same time also redetermines the estimate of salvage value. Assume also that at such time the only reductions reflected in the basis are for depreciation allowed or allowable. Accord-

ingly, the reduction under section 167(f) and this section will be computed with regard to the purchase price and not the unrecovered basis for depreciation at the time of the redetermination.

Example (3). Assume the same facts as in example (1) except that A estimates that the asset will have a salvage value of \$1,200 at the end of its useful life. In computing his depreciation for the asset, A may reduce the amount to be taken into account as salvage value to \$200 (\$1,200 - \$1,000). Accordingly, A may claim depreciation deductions (including the additional first-year depreciation allowance) totaling \$9,800, i.e., the purchase price of the property (\$10,000) less the amount taken into account as salvage value (\$200).

Example (6). Taxpayer C purchases a new asset for use in his business on January 1, 1963, for \$10,000. At the time of purchase, the asset has an estimated useful life of 10 years and an estimated salvage value of \$1,500. C elects to compute his depreciation allowance for the asset by the declining balance method of depreciation, using a rate of 20% which is twice the normal straight line rate of 10% (without adjustment for salvage value). C files his income tax returns on a calendar year basis. In computing his depreciation allowance for the year 1966, C changes his method of determining the depreciation allowance for the asset from the declining balance method to the straight line method (in which salvage value is accounted for in determining the annual depreciation allowances) in accordance with the provisions of section 167(e) and paragraph (b) of § 1.167(e)-1. He also wishes to reduce the amount of salvage value taken into account in accordance with the provisions of section 167(f) and this section. At the close of the year 1966, the only reductions reflected in the basis of the asset are for depreciation allowances. Thus, C may reduce the amount of salvage value taken into account by \$1,000 (10% × \$10,000, the basis of the asset when it was acquired), and, therefore, will account for salvage value of only \$500 in computing his depreciation allowance for the asset in 1966 and subsequent years.

[F.R. Doc. 64-11353; Filed, Nov. 5, 1964; 8:47 a.m.]

Notices

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

STOCKYARDS AND SLAUGHTERING ESTABLISHMENTS RELATING TO BRUCELLOSIS

Notice of Specific Approval

Pursuant to §§ 78.14(b), 78.15(b), and 78.16(b) of the regulations in Part 78, as amended, Title 9, Code of Federal Regulations, containing restrictions on the movement of certain animals because of brucellosis, under the Acts of May 29, 1884, as amended, February 2, 1903, as amended, and March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 115, 117, 120, 121, 125), notice is hereby given that the following stockyards and slaughtering establishments are specifically approved under said regulations as indicated below:

SPECIFICALLY APPROVED STOCKYARDS

The following stockyards preceded by an asterisk are specifically approved for the purposes of § 78.5, Title 9, Code of Federal Regulations, concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 of said Title 9, concerning cattle not known to be affected with brucellosis. The following stockyards not preceded by an asterisk are specifically approved for the purposes of paragraphs (b) and (c) of § 78.12 only.

ALABAMA

- *Adams & Eagle, Inc.—Marion.
- *Arab Stockyards, Inc.—Arab.
- *Atmore Truckers Association, Inc.—Atmore.
- *Bowman Stockyards—Montgomery.
- *Escambia County Cooperative, Inc.—Brewton.
- *Farmers Cooperative Market, Inc.—Frisco City.
- *Farmers Cooperative Market—Opp.
- *Florence Trading Post—Florence.
- *Geneva Stockyard—Geneva.
- *Hartford Livestock Co.—Hartford.
- *Henry County Livestock Association, Inc.—Abbeville.
- *Hodges-Capital Stockyards—Montgomery.
- *Hooper Auction Co., Inc.—Montgomery.
- *Kennamer Livestock Co., Inc.—Guntersville.
- *Kennett-Murray & Co.—Montgomery.
- *King Livestock Auction Co.—Florence.
- *Limestone County Stockyards—Athens.
- *Livingston Stock Yard—Livingston.
- *Madison County Livestock Market—Huntsville.
- *Monroe Livestock Market—Monroeville.
- Montgomery Auction Market—Montgomery.
- *Pickens County Livestock Commission Co.—Aliceville.
- *Ramsey and Sons, Inc.—Dothan.
- *Roanoke Stockyards, Inc.—Roanoke.
- *Robertsdale Livestock Auction, Inc.—Robertsdale.
- *Selma Stockyards, Inc.—Selma.
- *Stokes & Brogden Stockyards, Inc.—Andalusia.
- *Tri-County Stockyards—Hurtsboro.
- *Triple S Stockyards, Inc.—Montgomery.
- *Union Stock Yards—Eufaula.

- *Valley Stockyard—Decatur.
- *West Alabama Stockyard, Inc.—Eutaw.
- *White Livestock Commission Co., Inc.—Birmingham.
- *Winfield Livestock Commission Co.—Winfield.

ARIZONA

- Arizona Livestock Auction—Phoenix.
- *Casa Grande Livestock Auction Co.—Casa Grande.
- Wentz Brothers Livestock Auction—Tucson.

ARKANSAS

- *Ash Flat Sale Barn—Ash Flat.
- *Beebe Auction Co.—Beebe.
- *Bentonville Community Commission Sales—Bentonville.
- *Carson Livestock Auction—Searcy.
- *Chaney Sale Barn, Roy—Morrilton.
- *Clark County Livestock Auction—Arkadelphia.
- *Corning Sales Co.—Corning.
- *County Line Sale—Ratcliff.
- *Crawford County Livestock Auction—Van Buren.
- *Drew County Auction Co.—Monticello.
- *Eudora Sales Barn—Eudora.
- *Farmers & Producers Auction Co.—Pocahontas.
- *Farmers Livestock Auction—Springdale.
- *Flippin Sales Co.—Flippin.
- *Glover Livestock Commission Co.—Pine Bluff.
- *Gravette Community Sales—Gravette.
- *Harrison Stockyards—Harrison.
- *Hope Livestock Commission Co.—Hope.
- *Lafayette County Auction—Lewisville.
- *Lewis Sale Barn, Major—Conway.
- *Liles Brothers Livestock Commission Co.—Searcy.
- *Logan County Livestock Auction—Magazine.
- *Magnolia Livestock Auction—Magnolia.
- *Mammoth Spring Sale Barn—Mammoth Spring.
- *Montgomery County Auction—Mt. Ida.
- *Morrilton Livestock Auction—Morrilton.
- *Mountain Home Livestock Auction—Mountain Home.
- *Ola Auction Sale—Ola.
- *Pocahontas Livestock Co.—Pocahontas.
- *Polk County Auction—Mena.
- *Randolph County Livestock Auction Co.—Pocahontas.
- *Rector Auction—Rector.
- *Salem Livestock Auction—Salem.
- *Scott County Livestock Auction—Waldron.
- *Siloam Springs Sale Barn—Siloam Springs.
- *Washington County Sale Barn—Fayetteville.
- *White County Auction—Searcy.

CALIFORNIA

- *Bakersfield Livestock Auction Co.—Bakersfield.
- *California Farm Bureau Sales Yard—Visalia.
- *Los Angeles Livestock Market—City of Industry.
- *Oakdale Livestock Auction Yard—Oakdale.
- *Producers Livestock Marketing Association—Artesia, Dairy Valley.
- *Stockton Union Stockyards—Stockton.
- *Red Bluff Farm Bureau Sales Yard—Red Bluff.
- *Roseville Livestock Auction Yard—Roseville.
- *Valley Stockyard, Inc.—El Centro.

COLORADO

- *Alamosa Auction—Alamosa.
- *Alsbury Sales Pavilion—Glenwood Springs.
- *Basin Livestock Commission Co.—Durango.
- *Brush Livestock Commission Co.—Brush.
- *Burlington Livestock Sales Co.—Burlington.
- *Cortez Sales Barn—Cortez.
- *Craig Livestock Auction—Craig.
- *Delta Sales Yard—Delta.
- *Elizabeth Livestock Auction—Elizabeth.
- *Farmer and Rancher Commission Co.—Fort Collins.
- *Fort Collins Sales Yard—Fort Collins.
- *Fowler Auction Co.—Fowler.
- *Grand Junction Livestock Auction—Grand Junction.
- *Hartun Co-op Livestock Exchange—Hartun.
- *K & R Livestock Commission Co.—Broomfield.
- *La Junta Livestock Commission Co.—La Junta.
- *Lewis, R. R., & Son Auction Co.—La Junta.
- *Limon Livestock Commission Co.—Limon.
- *Longmont Sales Yard—Longmont.
- *McCandless-Jones Livestock Commission—Lamar.
- *Palmer Livestock Commission Co.—Trinidad.
- *Pueblo Livestock Auction—Pueblo.
- *Rifle Sales Yard—Rifle.
- *Salida Livestock Commission Co., Inc.—Salida.
- *Southern Colorado Livestock Inc.—Pueblo.
- *Springville Livestock Market Co.—Springfield.
- *Sterling Livestock Commission Co.—Sterling.
- *Stratton Sale Barn—Stratton.
- *Sunset Sales Yard—Greeley.
- *Valley Livestock Auction Co.—Grand Junction.
- *Weld County Livestock Commission Co.—Greenley.
- *Western Slope Livestock Commission Co.—Montrose.
- *Winter Livestock Commission Co.—La Junta.
- *Wray Livestock Commission Co.—Wray.
- *Yuma Livestock Auction—Yuma.

DELAWARE

- *Carroll's Sales Co.—Felton.
- *Goldinger Bros., Inc.—Smryna.
- *Harris Sales Company—Odessa.

FLORIDA

- *Cattlemen's Livestock Market—Tampa.
- Interstate Livestock Market—Seffner.
- *Jay Livestock Market—Jay.
- *Paxton Livestock Market—Paxton.
- *Tindel Livestock Market—Graceville.

GEORGIA

- *Augusta Livestock Market—Augusta.
- *Bainbridge Auction Market, Inc.—Bainbridge.
- *Bartow Livestock Commission Co.—Cartersville.
- *Capital Livestock Auction Co., Inc.—Atlanta.
- *Carroll County Livestock Sales Barn—Carrollton.
- *Candler Livestock Market—Metter.
- *Chatham Livestock Co.—Savannah.
- *Columbus-Muscogee Stockyard Co.—Columbus.
- *Cordele Livestock Co.—Cordele.

*Dublin Livestock Commission Co.—Dublin.
 *Duvall-Wheeler Livestock Co.—Greensboro.
 *Farmer's Stockyard—Sylvania.
 *Flint River Livestock Auction—Bainbridge.
 *Georgia Livestock Terminal Market, Inc.—Macon.
 *Georgia Farm Products Sale Corp.—Thomaston.
 *Fitzgerald Farmers' Auction—Fitzgerald.
 *Jepeway-Craig Commission Co.—Dublin.
 *La Grange Stockyards, Inc.—La Grange.
 *Livestock Marketers, Inc.—Douglas.
 *McClure-Burnett Commission Co.—Rome.
 *McClure-Burnett Commission Co.—Atlanta.
 *Metter Livestock Auction—Metter.
 *Mitchell County Livestock Co.—Camilla.
 *Moultrie Livestock Co.—Moultrie.
 *North Georgia Farmers Livestock Market—Cumming.
 *North Georgia Livestock Auction, Inc.—Athens.
 *Pelham Livestock Co.—Pelham.
 *Peoples Stockyard—Cuthbert.
 *Pierce County Stockyard—Blackshear.
 *Pulaski Stockyard—Hawkinsville.
 *Queen City Livestock Auction Co.—Gainesville.
 *Ragsdale-Long Commission Co.—Quitman.
 *Rogers Livestock Sales—La Grange.
 *Seminole Livestock Auction Market—Donalsonville.
 *Shuman Stockyards—Hagan.
 *Sumter Livestock Association, Inc.—Americus.
 *Sutton Livestock Co.—Sylvester.
 *Sylvania Stockyards—Sylvania.
 *Tifton Stockyards—Tifton.
 *Toccoa Livestock Auction—Toccoa.
 *Tri-County Livestock Co.—Social Circle.
 *Turner County Stockyard—Ashburn.
 *Union Stock Yards—Albany.
 *Valdosta Livestock Co., Inc.—Valdosta.
 *Waycross Hog and Cattle Market—Waycross.
 *Wayne County Livestock Co.—Jesup.
 *Wilkes County Stockyard—Washington.

IDAHO

*The Bonners Ferry Livestock—Bonners Ferry.
 *Burley Livestock Commission Co., Inc.—Burley.
 *Cache Valley Livestock Auction—Preston.
 *Cattlemen's Livestock Auction, Inc.—Nampa.
 *Coeur d'Alene Livestock Commission Yards—Coeur d'Alene.
 *Cottonwood Salesyard—Cottonwood.
 *Emmett Livestock Commission Co.—Emmett.
 *Gooding Livestock Commission Co.—Gooding.
 *Jerome Livestock Commission Co.—Jerome.
 *Meridian Salesyard—Meridian.
 *Nampa Livestock Commission Co.—Nampa.
 *Rexburg Livestock Auction, Inc.—Rexburg.
 *Salmon River Livestock Auction—Salmon.
 *Salmon Sales Yard—Salmon.
 *Sandpoint Livestock Auction Co.—Sandpoint.
 *Shoshone Salesyard, Inc.—Shoshone.
 *Spencer Livestock Commission Co.—Lewiston.
 *Stockgrowers Commission Co.—Twin Falls.
 *Twin City Salesyards—Lewiston.
 *Valley Livestock Commission Co.—Rupert.
 *Weiser Livestock Commission Co.—Weiser.

ILLINOIS

Carthage Community Sale Co.—Carthage.

Colchester Sales Association—Colchester.
 Dameron Livestock Auction—Vienna.
 Danville Livestock Commission Co.—Danville.
 Decker's Milford Sales and Commission Co.—Milford.
 DeWane's Livestock Exchange—Belvidere.
 Jennings Sales Co.—Macomb.
 Kankakee County Livestock Sales—Bourbonnais.
 Kewanee Sale Barn—Kewanee.
 Knoxville Sale Co., Inc.—Knoxville.
 La Salle County Livestock Marketing Center—Ottawa.
 Paris Livestock Sales Co.—Paris.
 *Peoria Union Stock Yards—Peoria.
 Price's Livestock Marketing Co.—Shelbyville.
 Rock Island Auction Sales, Inc.—Rock Island.
 Schrader Consignment Sale—Dakota.
 Souders Stockyards—Brookport.
 *Springfield Stockyards—Springfield.
 Sullivan Livestock Market—Sullivan.
 Trainor Livestock Sales—Clinton.
 West Kankakee Livestock Sale—Kankakee.
 Winslow Marketing Center—Winslow.
 Woodford County Livestock Commission Co., Inc.—El Paso.

INDIANA

*Boswell Livestock Commission—Boswell.
 *Fort Wayne Livestock Auction—Fort Wayne.
 *Lowell Livestock Auction, Inc.—Lowell.
 *Producers Marketing Association, Inc.—Montpelier.
 *Producers Marketing Association—Centerville.
 *Producers Marketing Association—Terre Haute.
 *Producers Marketing Association—Vincennes.
 *Shipshewana Livestock Auction—Shipshewana.
 *Valparaiso Community Sale—Valparaiso.

IOWA

Ackley Sales Pavilion—Ackley.
 Adel Sales Pavilion—Adel.
 Albia Sales Co.—Albia.
 Anita Auction Co.—Anita.
 Algona Sale Co.—Algona.
 Ankeny Sales Pavilion—Ankeny.
 Aplington Sales Pavilion—Aplington.
 Avoca Auction Co.—Avoca.
 Baxter Sale Co.—Baxter.
 Bedford Sales Co.—Bedford.
 Belmond Sales Pavilion—Belmond.
 Belle Plaine Livestock Commission Co.—Belle Plaine.
 Bingley Sales Co.—Knoxville.
 Boone Sales Co.—Boone.
 Bowman Cattle Co.—Maquoketa.
 Bradley Livestock Auction—Red Oak.
 Cedar Valley Livestock Exchange—Vinton.
 *Centerville Sales Co.—Centerville.
 Central City Livestock Auction—Central City.
 Chariton Sales Co.—Chariton.
 Cherokee Livestock Auction Co., Inc.—Cherokee.
 Clarinda Auction Co.—Clarinda.
 Clear Lake Auction Co.—Clear Lake.
 Coggon Livestock Sales Co.—Coggon.
 Colfax Sales Co.—Colfax.
 Creston Livestock Auction—Creston.
 Decorah Sales Commission—Decorah.
 DeVries Auction Co.—Buffalo Center.
 Diagonal Livestock Auction—Diagonal.
 Donnellson Commission Exchange—Donnellson.
 Dunlap Sale Co.—Dunlap.
 Eastern Iowa Livestock Commission, Inc.—Mechanicsville.
 Edgewood Sale Barn—Edgewood.
 Eldora Livestock Sales—Eldora.
 Farmers Auction Market—Elders.
 *F. S. Service, Inc., Waukon Livestock Marketing Center—Waukon.

Fort Dodge Livestock Auction, Inc.—Fort Dodge.
 Forest City Auction Co.—Forest City.
 Garner Sales Co.—Garner.
 Grinnell Livestock Exchange—Grinnell.
 Guthrie Stock Pavilion, Inc.—Guthrie Center.
 Hawkeye Livestock Auction—Fairfax.
 Hi-Dollar Sales Co.—Sigourney.
 Hillcrest Auction Co.—Knoxville.
 Humboldt Livestock Auction—Humboldt-Dakota City.
 Humeston Sale Barn—Humeston.
 Indianola Sale Co.—Indianola.
 Iowa City Sales Co.—Iowa City.
 Irwin Sales Co.—Irwin.
 Kalona Sales Barn—Kalona.
 Keosauqua Sales Co., Inc.—Keosauqua.
 Kimballton Auction Co.—Kimballton.
 Knickman Livestock Sales Co.—Council Bluffs.
 Lawn Hill Livestock Auction—Lawn Hill.
 Lamon Sale Corp.—Lamon.
 Le Mars Sales Co.—Le Mars.
 Livestock Auction Co.—Denison.
 Liser Livestock Auction—Gowrie.
 Madison County Auction—Winterset.
 Mapleton Auction Co.—Mapleton.
 Marengo Livestock Commission Co.—Marengo.
 Marshalltown Livestock Auction—Marshalltown.
 Marvel-Edge Livestock Market Center—Webster City.
 Massena Livestock Auction—Massena.
 McCreary Sale Co.—Centerville.
 Middletown Auction Sales, Inc.—Middletown.
 Moorhead Sale Barn—Moorhead.
 Mount Ayr Livestock Market—Mount Ayr.
 Mountain States Stockyards, Inc.—Sioux City.
 New Liberty Sale Barn—New Liberty.
 Northeast Iowa Sales Commission—Waukon.
 Northside Sales Co.—Sibley.
 Northwest Iowa Livestock Exchange—Alta.
 Northwood Sales Co., Inc.—Northwood.
 Oseola Sales Co.—Oseola.
 Oskaloosa Livestock Market—Oskaloosa.
 Ottumwa Livestock Market—Ottumwa.
 Pella Sales Co.—Pella.
 Perry Sales Pavilion—Perry.
 Riceville Sales Pavilion—Riceville.
 Rock Valley Sales Co.—Rock Valley.
 Russell Sales Co.—Russell.
 Sales Co. of Hawarden—Hawarden.
 Sheldon Sales Co.—Sheldon.
 Shenandoah Livestock Auction—Shenandoah.
 Sioux Center Sales Co.—Sioux Center.
 Smylie Livestock Co.—Columbus Junction.
 Spencer Livestock Sales—Spencer.
 Spencer North Y. Auction, Inc.—Spencer.
 Storm Lake Auction Co.—Storm Lake.
 Story City Auction Sales—Story City.
 Summer Livestock Auction—Summer.
 Tama Livestock Auction—Tama.
 Thompson Livestock Commission Co.—Lamon.
 Traer Sales Co., Inc.—Traer.
 Tripoli Sales Co.—Tripoli.
 Troutman Auction Sales—Bonaparte.
 Wapello Livestock Auction—Wapello.
 Washington Livestock Sales Co.—Washington.
 Waverly Sales Co.—Waverly.
 Winneshiek Co-op Association—Decorah.
 Witthauer Auction—Council Bluffs.

KANSAS

*A. C. Sale Co.—Arkansas City.
 *Abilene Livestock Sales Co.—Abilene.
 *Allen County Livestock Auction—Gas City.
 *Anderson County Sale Co.—Garnett.
 *Anthony Livestock Co.—Anthony.
 *Ashland Sales Co.—Ashland.

*Atchison County Auction Co.—Atchison.
 *Atwood Sale Barn—Atwood.
 *Beloit Livestock Auctions, Inc.—Beloit.
 *Caldwell Community Sale—Caldwell.
 *Cedar Vale Sales Co.—Cedar Vale.
 *Central Livestock Sales Co.—South Hutchinson.
 *Chandler Sales Co.—Smith Center.
 *C & S Livestock Commission Co.—Norton.
 *Chanute Sale Pavilion—Chanute.
 *Clay Center Sale Co., Inc.—Clay Center.
 *Cloud County Livestock Commission Co.—Concordia.
 *Coffeyville Livestock Commission Co., Inc.—Coffeyville.
 *Colby Livestock Auction, Inc.—Colby.
 *Coldwater Sales Co., Inc.—Coldwater.
 *Columbus Community Sale—Columbus.
 *Concordia Sales Co.—Concordia.
 *Council Grove Livestock Auction—Council Grove.
 *Dighton Livestock Auction Market, Inc.—Dighton.
 *Dodge City Livestock Commission Co., Inc.—Dodge City.
 *Douglas Livestock Commission Co.—Douglas.
 *Downs Sales Co.—Downs.
 *El Dorado Sales, Inc.—El Dorado.
 *Etingham Auction Co.—Etingham.
 *Emporia Livestock Sales Co., Inc.—Emporia.
 *Eureka Auction Sale—Eureka.
 *Farmers Livestock Exchange, Inc.—Wakarusa.
 *Farmers Marketing Sales Corp., Inc.—Hill City.
 *Flint Hills Livestock Sales, Inc.—Florence.
 *Fort Scott Sale Co.—Fort Scott.
 *Frankfort Community Sale—Frankfort.
 *Franklin County Sales Co., Inc.—Ottawa.
 *Fredonia Livestock Sales Co., Inc.—Fredonia.
 *Giger Sales Co.—Emporia.
 *Glasco Livestock Exchange—Glasco.
 *Goodland Livestock Commission Co., Inc.—Goodland.
 *Harper Livestock Sale Co.—Harper.
 *Hays Livestock Commission Co.—Hays.
 *Herington Livestock Auction Co.—Herington.
 *Hiawatha Auction Co.—Hiawatha.
 *Holton Community Sale—Holton.
 *Holton Livestock Exchange—Holton.
 *Hoxie Livestock Sale—Hoxie.
 *Hutchinson Livestock Sale Pavilion—Hutchinson.
 *Iola Community Sale—Iola.
 *Kinsley Livestock Sales Co.—Kinsley.
 *Kiowa Sales Co.—Kiowa.
 *Koenig Sales Co., Inc.—Junction City.
 *Lawrence Livestock Sale—Lawrence.
 *Leavenworth Community Sale—Leavenworth.
 *Leoti Livestock Sales Co.—Leoti.
 *Liberal Livestock Sales Co.—Liberal.
 *Lincoln Sales Co., Inc.—Lincoln.
 *Lindsborg Livestock Commission Co.—Lindsborg.
 *Lyons Sale Pavilion—Lyons.
 *Manhattan Sale Co.—Manhattan.
 *Mankato Sales Co.—Mankato.
 *Marysville Livestock and Commission Co.—Marysville.
 *McKinley-Winter Livestock Commission Co., Inc.—Dodge City.
 *Meade Livestock Commission Co.—Meade.
 *Medicine Lodge Sales Co., Inc.—Medicine Lodge.
 *Moline Auction Co.—Moline.
 *Natoma Livestock Exchange, Inc.—Natoma.
 *Ness Livestock, Inc.—Ness City.
 *Newton Livestock Sale Provision Co.—Newton.
 *Norton Livestock Commission Co.—Norton.
 *Oakley Livestock Sales Co.—Oakley.
 *Oberlin Livestock Commission Co.—Oberlin.

*Onaga Community Sale—Onaga.
 *Osage City Livestock Sale—Osage City.
 *Osborne Livestock Commission Co.—Osborne.
 *Overbrook Livestock Sale Co.—Overbrook.
 *Paola Market Sale—Paola.
 *Pawnee Cattle Co., Inc.—Hutchinson.
 *Phillipsburg Sales Co., Inc.—Phillipsburg.
 *Plainville Livestock Commission Co., Inc.—Plainville.
 *Pratt Livestock Commission Co.—Pratt.
 *Quinter Livestock Commission—Quinter.
 *Russell Livestock Commission Co., Inc.—Russell.
 *Rush County Sale—La Crosse.
 *Rezac Livestock Commission Co.—St. Marys.
 *St. Francis Livestock Sales Co.—St. Francis.
 *Sabetha Livestock Auction—Sabetha.
 *Salina Livestock Commission Co.—Salina.
 *Southeastern Kansas Sales Co.—Fort Scott.
 *Stewart Auction Barn—Bronson.
 *Stockton Livestock Commission Co.—Stockton.
 *Stockyards Commission Co.—Great Bend.
 *Sylvan Sales Company—Sylvan Grove.
 *The Garden City Sale Co., Inc.—Garden City.
 *Tri-State Sale, Inc.—Elkhart.
 *WaKeeney Livestock Commission Co.—WaKeeney.
 *Washington Sale Co.—Washington.
 *Waverly Livestock Sale Barn—Waverly.
 *Weaver & Dunn Livestock Auction Co.—Syracuse.
 *Wellington Sales Co.—Wellington.
 *Winfield Livestock Auction, Inc.—Winfield.
 *Wilson Livestock Auction—Salina.
 *Zima Livestock Sales Co.—Emmett.

KENTUCKY

Adair County Stockyards—Columbia.
 *Albany Stockyards—Albany.
 *Barren County Stockyards, Inc.—Glasgow.
 *Berry and Whitford Stockyard—Mayfield.
 *Blue Grass Stockyards Co.—Lexington.
 *Bowling Green Livestock Market, Inc.—Bowling Green.
 *Boyle County Stockyards Co.—Danville.
 *Burkesville Stockyards—Burkesville.
 *Carlisle Stockyards—Carlisle.
 *Catlettsburg Livestock Sales Co.—Catlettsburg.
 *Christian County Livestock Market, Inc.—Hopkinsville.
 *Clay-Wachs Stockyards Co., Inc.—Lexington.
 *Cynthiana Stockyards—Cynthiana.
 *Edmonton Livestock Market—Edmonton.
 *Farmers Commission Co., Inc.—Tompkinsville.
 *Farmers Livestock Co.—Mayfield.
 *Farmers Livestock Market, Inc.—Somerset.
 *Farmers Livestock Market—London.
 *Farmers Livestock Sales, Inc.—Louisia.
 *Farmers Stockyards—Flemingsburg.
 *Farmers Stockyards Co., Inc.—Mt. Sterling.
 *Franklin Livestock Market, Inc.—Franklin.
 *Garrard County Stockyards—Lancaster.
 *Gibson Livestock Co., Inc.—Marion.
 *Glasgow Livestock Market—Glasgow.
 *Green County Stockyards—Greensburg.
 *Hopkinsville Livestock Co.—Hopkinsville.
 *J & J Livestock Market—Horse Cave.
 *Kentuckiana Livestock Market, Inc.—Owensboro.
 *Kentucky-Tennessee Livestock Market—Guthrie.
 *Knox County Stockyards—Barbourville.
 *Laurel Sales Co.—London.
 *Lebanon Stockyards, Inc.—Lebanon.
 *Lincoln County Stockyards, Inc.—Stanford.
 *Logan County Livestock Co., Inc.—Russellville.
 *Madison Sales Co.—Richmond.
 *Maysville Stockyards—Maysville.
 *Middlesboro Livestock Market—Middlesboro.
 *Monticello Stockyards—Monticello.
 *Murray Livestock Co.—Murray.
 *O. K. Stockyard—Maysville.
 *Olive Hill Livestock Co.—Olive Hill.
 *Paducah Livestock Auction—Paducah.
 *Paintsville Livestock Market—Paintsville.
 *Paris Stockyards—Paris.
 *Princeton Livestock Co.—Princeton.
 *Richmond Livestock Market Corp.—Richmond.
 *Russell County Stockyards—Russell Springs.
 *Science Hill Stockyards—Science Hill.
 *Sparta Stockyards Co.—Sparta.
 *Winchester Stockyards—Winchester.

LOUISIANA

*Abbeville Commission Co.—Abbeville.
 *Amite Livestock Auction, Inc.—Amite.
 *Avoyelles Livestock Auction Market—Mansura.
 *Bastrop Livestock Auction—Bastrop.
 *Brahm Livestock Commission Market—Leesville.
 *Brown Alsbrooks Stockyards, Inc.—Baton Rouge.
 *Brown Alsbrooks Stockyards, Inc.—Opelousas.
 *Clark Livestock Commission Co.—Benton.
 *Coltharp's Livestock Market—De Ridder.
 *Delhi Livestock Auction—Delhi.
 *DeQuincy Livestock Commission Co.—De Quincy.
 *Dominique's Cow Palace—Bossier City.
 *Dominique's Cow Palace—Marksville.
 *Dominique's Stockyards, Inc.—Opelousas.
 *Dominique's Livestock Auction—Alexandria.
 *Dominique's Stockyards, Inc.—Baton Rouge.
 *Dominique's Livestock Auction—Carencro.
 *Eunice Stockyards—Eunice.
 *Farmer and Stockman Auction—Clarence.
 *Franklin Livestock Auction—Winnsboro.
 *Franklinton Stock Yards, Inc.—Franklinton.
 *Hodges and Co., W. H.—Crowley.
 *Hodges and Co., W. H.—Alexandria.
 *Hodges and Co., W. H.—New Roads.
 *Hodges Stockyard, Inc.—Arabi.
 *Hodges Stockyard, Inc.—Raceland.
 *Homer Livestock Auction—Homer.
 *Lacassine Stockyard—Lacassine.
 *Lake Charles Livestock Commission Yard—Iowa.
 *J. D. Lacy Stockyard—Alexandria.
 *Kentwood Stockyard, Inc.—Kentwood.
 *Louisiana Delta Auction Co.—Tallulah.
 *Lum Brothers Stockyards, Inc.—Vidalia.
 *Lyles Auction Co., Bill—Grand Cane.
 *Lyles Auction Co., Bill—Mansfield.
 *Michelle's Commission Yard—Lake Charles.
 *Miller & Dominique Stockyard—Welsh.
 *Minden Livestock Commission Co.—Minden.
 *North Tangipahoa Stockyard, Inc.—Kentwood.
 *Oakdale Livestock Auction, Inc.—Oakdale.
 *Lake Charles Livestock Commission Co.—Lake Charles.
 *Rayville Livestock Market, Inc.—Rayville.
 *Red River Livestock Auction—Coushatta.
 *Ruston Stockyards, Inc.—Ruston.
 *South Louisiana Livestock Co-op, Inc.—Thibodaux.
 *Tate Commission Barn, Joe—Ville Platte.
 *Town & Country Auction—Ville Platte.
 *West Monroe Livestock Auction, Inc.—West Monroe.
 *Zachary Stockyards—Zachary.

MARYLAND

*Aberdeen Sales Co.—Aberdeen.
 *Caroline Sales Co., The—Denton.

*Cumberland Stock Yard, Inc.—Cumberland.
 *Farmers Live Stock Exchange, Inc.—Boonsboro.
 *Four States' Livestock Sales, Inc.—Hagerstown.
 *Frederick Livestock Auction, Inc.—Frederick.
 *Friend's Stock Yard, Inc.—Accident.
 *Garrett County Livestock Sales, Inc.—Accident.
 *Grantsville Community Sale—Grantsville.
 *Rudnick, Harry, and Sons—Galena.
 *West Nottingham Livestock Market, Inc.—Rising Sun.
 *Western Maryland Stock Yards, Inc.—Westminster.
 *Woodboro Livestock Sale, Inc.—Walkersville.

MASSACHUSETTS

*Brighton Stock Yards Co.—Brighton.
 *Michelson's Cattle Auction—South Easton.
 *Northampton Coop. Auction—Northampton.

MICHIGAN

*Andy Adams Sale Barn—Hillsdale.
 *Adrian Livestock Auction—Adrian.
 *Coldwater Livestock Auction—Coldwater.
 *Dundee Livestock Auction—Dundee.
 *Fulmer Stock Yards, Inc.—Sandusky.
 *Howell Livestock Auction—Howell.
 *Linsmeier Livestock Auction—Menominee.
 *Michigan Livestock Exchange—Cassopolis.
 *Napoleon Livestock Auction—Napoleon.
 *Three Rivers Livestock Auction—Three Rivers.

MISSISSIPPI

*Alcorn County Stockyard—Corinth.
 *Amory Commission Co.—Amory.
 *Batesville Sales Co., Inc.—Batesville.
 *Billingsley Auction Sale, "Doc."—Sena-tobia.
 *Booneville Commission Co.—Booneville.
 *Carls' Commission Co.—Pontotoc.
 *Chickasaw Commission Co.—Houston.
 *Clarksdale Livestock Sales Co.—Clarksdale.
 *Columbus Livestock Commission Co.—Columbus.
 *Corinth Livestock Commission Co.—Corinth.
 *Decatur Stockyards—Decatur.
 *Dixie Stockyards, Inc.—Meridian.
 *Felders Livestock Sales Co.—Summit.
 *George County Stock Yards—Lucedale.
 *Graves Livestock Co.—Winona.
 *Grenada Livestock Exchange—Grenada.
 *Gulfport Livestock Yards—Gulfport.
 *Hattiesburg Livestock Yards, Inc.—Hattiesburg.
 *Henderson Sale Co.—Philadelphia.
 *Holton, J. W., Livestock Sales—Centerville.
 *Hub City Stockyards, Inc.—Hattiesburg.
 *Jackson Union Stockyards (and Quinns)—Jackson.
 *Jefferson County Stock Yards—Fayette.
 *Knight Brothers Stockyard—Carthage.
 *Laurel Stock Yards—Laurel.
 *Lexington Sales Co.—Lexington.
 *Lincoln County Livestock Commission Co.—Brookhaven.
 *L & L Commission Co.—Liberty.
 *Lipcomb Commission Co.—Como.
 *Livestock Producers Association—Tyler-town.
 *Lum Commission Co.—Vicksburg.
 *Meridian Stockyards, Inc.—Meridian.
 *Mid-South Order Buyers, Inc.—Jackson.
 *Mississippi Livestock Producer's Association, Edwards Branch—Edwards.
 *Mississippi Livestock Producers Association, (North Yard)—Jackson.
 *Mississippi Livestock Producers Association, (South Yard)—Jackson.
 *Moore and Woods Commission Co.—Macon.
 *Natchez Stockyards—Natchez.
 *New Albany Sales Co.—New Albany.
 *Olive Branch Sales Co.—Olive Branch.

*Oxford Livestock Commission Co.—Oxford.
 *Peeler's Sale Barn—Kosciusko.
 *Pontotoc Livestock Commission Co.—Pontotoc.
 *Prairie Land and Cattle Co.—West Point.
 *Prentiss Auction Sale—Prentiss.
 *Ripley Sales Co.—Ripley.
 *Sardis Livestock Sales Co.—Sardis.
 *Southwest Stockyards, Inc.—Fort Gibson.
 *Spicer Brothers—Tupelo.
 *Starkville Livestock Commission Co.—Starkville.
 *Stiles Livestock Commission Co.—Sturgis.
 *Stringer Sale Barn—Columbia.
 *Tadlock Stockyards—Forest.
 *Tri-State Stockyards, Inc. (Auxiliary Station)—Greenville.
 *Tupelo Livestock Auction, Inc.—Tupelo.
 *Tupelo Stockyards—Tupelo.
 *Walnut Sale Co.—Walnut.
 *Waynesboro Livestock Yards, Inc.—Waynesboro.
 *West Point Livestock Commission, Inc.—West Point.
 *Winston County Community Sales—Louisville.

MISSOURI

Adair County Sale Barn—Kirksville.
 Alton Sales Co.—Alton.
 Arnett and Son Livestock Auction—Warrensburg.
 Ava Sales Co.—Ava.
 Baker, Roy Sales Co.—Butler.
 Beaver Sale Pavilion—Chillicothe.
 Bethany Livestock Auction—Bethany.
 Bowling Green Auction Co.—Bowling Green.
 Brunswick Sale Co.—Brunswick.
 Buffalo Sale Barn—Buffalo.
 Butler Community Sale—Butler.
 Cabool Livestock Market—Cabool.
 Callaway Stock Sales Association—Fulton.
 Carrollton Livestock Auction—Carrollton.
 Central Missouri Livestock Auction—Mexico.
 Central Missouri Sales Co.—Sedalia.
 *Charleston Auction Co.—Charleston.
 Circle S Livestock Auction—Stanberry.
 Clark County Sales Co.—Kahoka.
 Clinton Community Sale—Clinton.
 Columbia Livestock Auction, Inc.—Columbia.
 Cox Auction Sale, Noel—Ozark.
 Davis-Johnston Patrick's Sales and Commission Co.—Boonville.
 Doniphan Auction Sales Co.—Doniphan.
 Douglas County Livestock Auction—Ava.
 Drexel Community Sale—Drexel.
 Edina Sale Co.—Edina.
 El Dorado Springs Sales Co.—El Dorado.
 Fairground Sale Co.—Maryville.
 Fairplay Sales Co.—Fairplay.
 Farmers and Traders Commission Co., Inc.—Palmyra.
 Farmington Auction Co., Inc.—Farmington.
 Fredericktown Auction Co., Inc.—Fredericktown.
 Gainesville Sale Barn—Gainesville.
 Gallatin Livestock Auction—Gallatin.
 Golden Valley Auction Co.—Clinton.
 Goodman Auction Market—Goodman.
 Grant City Sale Barn—Grant City.
 Green City Auction Co.—Green City.
 Halsey-Riley Sales Co., Inc.—Marshall.
 Hannibal Sale Co., Inc.—Hannibal.
 Hinds Sale Co.—Memphis.
 Joplin Friday Sales Day—Joplin.
 Kahoka Sale Co.—Kahoka.
 Kennett Sales Co., Inc.—Kennett.
 Kirksville Community Sale—Kirksville.
 Lewis County Auction Co.—Lewistown.
 Lexington Livestock Auction—Lexington.
 Licking Auction Sales Co.—Licking.
 Linn County Auction Co.—Brookfield.
 Lockwood Community Sales, Inc.—Lockwood.
 Loll Sales Pavilion—Macon.
 Mansfield Auction Co.—Mansfield.

Maryville Auction Co.—Maryville.
 Mexico Stockyards Co.—Mexico.
 Milan Auction Co.—Milan.
 Moberly Livestock Auction—Moberly.
 Monett Sale Co.—Monett.
 Montgomery County Auction Co.—Wellsville.
 Mountain Grove Livestock Auction—Mountain Grove.
 Mountain View Auction—Mountain View.
 Neosho Community Sale—Neosho.
 Nevada Sale Co.—Nevada.
 New Palmyra Sale Co.—Palmyra.
 Odessa Community Sale—Odessa.
 Olean Sale Co.—Olean.
 Oregon Livestock Sale Co.—Oregon.
 Palmyra Livestock Auction Market—Palmyra.
 Pasley Auction Co., C. M.—Osceola.
 Payne Auction Sales—Lebanon.
 Platte County Sales Co.—Platte City.
 Poplar Bluff Sales Co.—Poplar Bluff.
 Potosi Auction Co.—Potosi.
 Princeton Sale Co.—Princeton.
 Producers Livestock Market—Marshall Junction.
 Robert's Brothers Auction—Bollivar.
 Robertson's Community Sale—Bethany.
 Rockport Sales Pavilion, Inc.—Rockport.
 Rolla Auction Co.—Rolla.
 Salem Auction Co.—Salem.
 Schuyler Sales Association—Lancaster.
 Sebaugh, Dale D., Auction Barn—Sedge-wickville.
 Seneca Community Sale, Inc.—Seneca.
 Shelbina Auction Co.—Shelbina.
 Sikeston Auction Co.—Sikeston.
 Steelville Auction Market—Steelville.
 Stewart's Sales Pavilion—Cameron.
 Summersville Auction Sale—Summersville.
 Taney County Auction Barn—Forsyth.
 Thayer Sales Co.—Thayer.
 Troy Sales Company—Troy.
 Unionville Auction Co.—Unionville.
 Van Meter Auction Co.—Kingsville.
 Vernon County Sales Co.—Nevada.
 Versailles Auction Co.—Versailles.
 Warsaw Sales Co.—Warsaw.
 Welty Sales Pavilion—Nevada.
 Wentzville Auction Co.—Wentzville.
 West Plains City Sales—West Plains.
 West Plains Livestock Auction—West Plains.
 Windsor Auction Co.—Windsor.

MONTANA

*Billings Livestock Commission Co.—Billings.
 *Glendive Auction Co., Inc.—Glendive.
 *Schnell's Miles City Livestock Auction Co.—Miles City.
 Sidney Livestock Market Center—Sidney.

NEBRASKA

*Ainsworth Sale Yard—Ainsworth.
 *Albion Sales Pavilion—Albion.
 *Alliance Livestock Auction Co.—Alliance.
 *Alma Sale Barn—Alma.
 *Arnold Livestock Commission Co.—Arnold.
 *Ashland Sale Barn—Ashland.
 *Atkinson Livestock Market—Atkinson.
 *Augustin Brothers Auction, Inc.—Shelby.
 *Bassett Livestock Sales—Bassett.
 *Beatrice 77 Livestock Auction, Inc.—Beatrice.
 *Beatrice Sales Pavilion—Beatrice.
 *Beaver Valley Livestock Auction—Beaver City.
 *Benkelman Sales Co.—Benkelman.
 *Blue Hill Livestock Company—Blue Hill.
 *Burwell Livestock Market—Burwell.
 *Butte Livestock Market—Butte.
 *Bloomfield Livestock Auction—Bloomfield.
 *Central Nebraska Commission Co.—Broken Bow.
 *Chadron Sales Co.—Chadron.
 *Chappell Livestock Commission Co., Inc.—Chappell.
 *Columbus Sales Pavilion Inc.—Columbus.

*Crawford Livestock Market, Inc.—Crawford.
 *Creighton Livestock Market—Creighton.
 *Dovel Sale Barn—Auburn.
 *Elkhorn Valley Cattle Co.—Norfolk.
 *Ewing Livestock Market—Ewing.
 *Fairbury Livestock Co.—Fairbury.
 *Falls City Auction Co.—Falls City.
 *Farmers Livestock Sales Co.—Benkelman.
 *Geneva Salesbarn—Geneva.
 *Gordon Livestock Auction Co., Inc.—Gordon.
 *Grand Island Livestock Auction, Inc.—Grand Island.
 *Grant Sales Co.—Grant.
 *Hebron Livestock Commission Co.—Hebron.
 *Imperial Auction Market, Inc.—Imperial.
 *Kearney Livestock Commission Co.—Kearney.
 *Klug Brothers Livestock Co.—Columbus.
 *Leigh Shipping Association—Leigh.
 *Lexington Livestock Commission Co.—Lexington.
 *Lockwood Livestock Auction—South Sioux City.
 *McKee Sales Co.—Superior.
 *Minden Livestock Sales Co.—Minden.
 *Morrison Livestock Commission Co.—Scottsbluff.
 *National Sale Barn—Plattsmouth.
 *Nebraska Livestock Sales—Lincoln.
 *Neligh Livestock Commission Co.—Neligh.
 *Newman Grove Sales Co.—Newman Grove.
 *Nollett Livestock Sales—Valentine.
 *Norfolk Livestock Sales Co.—Norfolk.
 *O'Neill Livestock Market—O'Neill.
 *Ogallala Livestock Commission Co.—Ogallala.
 *Oshkosh Livestock Commission Co.—Oshkosh.
 *Oxford Livestock Commission Co.—Oxford.
 *Pawnee Livestock Commission Co.—Pawnee City.
 *Pender Livestock Sales Co.—Pender.
 *Platte Valley Salebarn—Kearney.
 *Red Cloud Sales Co.—Red Cloud.
 *Republican Valley Livestock Auction—Franklin.
 *Sheridan Livestock Commission Co.—Rushville.
 *Sidney Livestock Sales Pavilion, Inc.—Sidney.
 *Sioux County Livestock Auction—Harrison.
 *Spalding Livestock Market—Spalding.
 *Stickelman Livestock Commission Co.—Gothenburg.
 *Superior Sales Co.—Superior.
 *Tecumseh Livestock Market—Tecumseh.
 *Thedford Livestock Sales Co.—Thedford.
 *Tri-State Livestock Commission Co.—McCook.
 *Union Livestock Commission Co.—Scottsbluff.
 *Valentine Livestock Auction—Valentine.
 *Verdigre Livestock Market—Verdigre.
 *Wahoo Livestock Auction Market—Wahoo.
 *Wayne Sales Co., Inc.—Wayne.
 *Wells Commission Co.—Fremont.
 *West Point Sales Co.—West Point.
 *Western Livestock Auction Co.—North Platte.
 *Wisner Livestock Sales Co.—Wisner.
 *York Livestock Sales—York.

NEVADA

*Elko Livestock Sales Co.—Elko.
 *Gallagher Livestock Co.—Fallon.

NEW JERSEY

*Community Livestock Auction—Woodstown.
 *Flemington Agricultural Marketing Co-op, Inc.—Flemington.
 *Harris Sales Co.—Woodstown.

*Jaeger's Auction Market—Sussex.
 *Livestock Cooperative Auction Market Association, of North Jersey, Inc.—Hackettstown.
 *Zlotkin Auction, Henry—Freehold.

NEW HAMPSHIRE

Newport Commission Sale—Newport.

NEW MEXICO

Five States Livestock Auction, Inc.—Clayton.
 *Portales Livestock Commission Co.—Portales.

NEW YORK

Adams Malcolm "Spike"—Granville.
 Amsterdam Livestock Sales, Inc.—Amsterdam.
 Burton Livestock Exchange, Inc.—Vernon.
 Cambridge Valley Livestock Market—Cambridge.
 Chambers and Sons, Inc., D. R.—Unadilla.
 Chatham Area Auction Coop., Inc.—Chatham.
 Cobleskill Commission Auction, Inc.—Cobleskill.
 D/B/A/Bertch's Slaughter House—Almond.
 DiBello Commission Sales, Ben—Hannibal.
 Empire Livestock Marketing Cooperative, Inc.—Bath.
 Empire Livestock Marketing Cooperative, Inc.—Bullville.
 Empire Livestock Marketing Cooperative, Inc.—Caledonia.
 Empire Livestock Marketing Cooperative, Inc.—Dryden.
 Empire Livestock Marketing Cooperative, Inc.—Gouverneur.
 Empire Livestock Marketing Cooperative, Inc.—Lancaster.
 Empire Livestock Marketing Cooperative, Inc.—Oneonta.
 Empire Livestock Marketing Cooperative, Inc.—Watertown.
 Farmer's Livestock Market—Bath.
 Finger Lakes Livestock Market, Inc.—Canandaigua.
 Gentner Livestock Commission Market, Raymond—Springville.
 Hillsdale Farmers Auction, Inc.—Hillsdale.
 Hudson Valley Live Stock Market—Watford.
 Johncox and Sons Livestock Auction N.—Palmyra.
 Kaplan and Son, Inc., J. M.—Millerton.
 Kimball Stand Commission Sales—James-town.
 Lawrence's Commission Sale—Malone.
 Luthers' Livestock Commission Market—Wassala.
 Maplehurst Livestock Market—Hinsdale.
 Milford Commission Sales Stables, Inc.—Milford.
 Miller's Livestock Market—Argyle.
 Mohawk Valley Commission Sales, Inc.—Little Falls.
 Mohawk Valley Commission Sales, Inc.—Fort Plain.
 Neverett, H. L., and Sons—Chazy.
 Norvel Reed Auction Sale—Sherman.
 Norwich Commission Sale—Norwich.
 Owego Livestock Sales—Owego.
 Peters Livestock Exchange—Jeffersonville.
 Southern Tier Livestock Market—Whitney Point.
 Sullivan Bros. Livestock Exchange—Utica.
 Sunny Acres Livestock Market—Bombay.
 Walkkill Livestock Market—Walden.
 Welch Livestock Market, Inc.—West Edmeston.

NORTH CAROLINA

Lancaster Stockyards—Rocky Mount.
 *Norwood Stockyard—Norwood.
 Powell Livestock, Inc.—Rowland.
 Morris Livestock Co.—Charlotte.
 Mount Airy Livestock Market, Inc.—Mount Airy.
 Union County Livestock Auction, Inc.—Mineral Springs.

NORTH DAKOTA

Ashley Livestock Sales Co.—Ashley.
 *Beulah Livestock Auction Market, Inc.—Beulah.
 *Dobler Livestock Sales Co.—Jamestown.
 *Dobler Livestock Sales—Ellendale.
 *Edgeley Livestock Sales Co.—Edgeley.
 *Ellendale Livestock Sales Co.—Ellendale.
 *Hamann Livestock Co. (Uecker Yards)—Hettinger.
 *Harrington Bros. Livestock Auction—Minot.
 *Harvey Livestock Auction—Harvey.
 *Hettinger Livestock Sales—Hettinger.
 *Home Base Auction Co.—Bowman.
 *J. K. L. Cattle Co.—Williston.
 *Kamrath Sales Pavilion—Mott.
 *Lake Region Auction Market—Devils Lake.
 *Linton Livestock Sales, Inc.—Linton.
 *Lorenz Livestock Sales—Hazen.
 *Mandan-Bismarck Livestock Comm. Co., Inc.—Mandan.
 *Mayville Livestock Auction—Mayville.
 *Minot Livestock Auction—Minot.
 *Missouri Slope Livestock Auction, Inc.—Bismarck.
 *Napoleon Livestock Auction, Inc.—Napoleon.
 *Park River Livestock Auction Market—Park River.
 *Rugby Livestock Sales—Rugby.
 *Schlichenmayer Livestock Sales—Turtle Lake.
 *Schnell Livestock Auction Co.—Dickinson.
 *Valley City Livestock Auction—Valley City.
 *Wahpeton Livestock Co.—Wahpeton.
 *Western Livestock Co.—Dickinson.
 *Williston Livestock Commission Co.—Williston.
 *Wishek Livestock Market—Wishek.

OHIO

*Athens Livestock Sales Co.—Athens.
 *Barnesville Livestock Exchange—Barnesville.
 *Bloomfield Livestock Auction—North Bloomfield.
 *Bowling Stockyard—Circleville.
 *Canfield Livestock Auction—Canfield.
 *Carrollton Livestock Auction—Carrollton.
 *Creston Livestock Sales—Creston.
 *Damascus Livestock Auction—Damascus.
 *Delta Livestock Auction—Delta.
 *Dorset Livestock Auction—Dorset.
 *Elkton Auction—Elkton.
 *Farmers' Livestock Auction, Inc.—Marietta.
 *Fremont Livestock Exchange—Fremont.
 *Gaega Livestock Commission—Middlefield.
 *Gibsonburg Livestock Auction—Gibsonburg.
 *Kenton Farmers Marketing Co.—Kenton.
 *Kidron Auction Co.—Kidron.
 *Lugbill Bros., Inc.—Archbold.
 *Lugbill Brothers, Inc.—Columbus Grove.
 *Marietta Livestock Market, Inc.—Marietta.
 *Ohio Valley Livestock Co.—Gallipolis.
 *Peoples Livestock Exchange—Greenville.
 *Producers Livestock Association—Bucyrus.
 *Producers Livestock Association—Chillicothe.
 *Producers Livestock Association—Columbus.
 *Producers Livestock Association—Coshocton.
 *Producers Livestock Association—Eaton.
 *Producers Livestock Association—Findlay.
 *Producers Livestock Association—Hicksville.
 *Producers Livestock Association—Hillsboro.
 *Producers Livestock Association—Lancaster.
 *Producers Livestock Association—Marion.

- *Producers Livestock Association—Mt. Vernon.
- *Producers Livestock Association—Wapakoneta.
- *Producers Livestock Association—Washington C. H.
- *Producers Livestock Association—Wilmington.
- *Scio Auction Co.—Scio.
- *Scioto Livestock Sales Co.—Chillicothe.
- *Tiffin Livestock Sales Co.—Tiffin.
- *Union Stockyards—Hillsboro.
- *Washington C. H. Union Stockyards—Washington C. H.
- *Western Ohio Livestock Exchange—Celina.
- *Zanesville Community Sales—Zanesville.

OKLAHOMA

- *Ada Livestock Auction, Inc.—Ada.
- *Antlers Livestock Auction—Antlers.
- *Beaver Livestock Sale—Beaver.
- *Big Pasture Auction—Frederick.
- *Blackwell Livestock Auction—Blackwell.
- *Braden's Slaughtering Establishment—Ponca City.
- *Buffalo Livestock Commission Co.—Buffalo.
- *Carman Livestock Exchange—Carman.
- *Chandler Auction—Chandler.
- *Cherokee Sale Co.—Cherokee.
- *Clinton Cattle Commission Co.—Clinton.
- *Clinton Livestock Auction—Clinton.
- *Cornwell-Ochsner Commission Sale—Yukon.
- *Covington Sale Barn—Covington.
- *Dewey Livestock Sales Company—Dewey.
- *Duncan Livestock Auction—Duncan.
- *Durant Livestock Commission Co.—Durant.
- *Durant Stockyards Company—Durant.
- *El Reno Livestock Auction Sale—El Reno.
- *Fairview Sale Barn—Fairview.
- *Farmers and Ranchers Livestock Auction—Vinita.
- *Farmers Livestock Commission Co.—Enid.
- *Grove Sales Co.—Grove.
- *Hobart Stockyards—Hobart.
- *Hollis Livestock Commission Co.—Hollis.
- *Hugo Sales Commission Co.—Hugo.
- *Idabel Livestock Auction, Inc.—Idabel.
- *Jay Sale—Jay.
- *LeFlore County Livestock Auction Co.—Wister.
- *Locust Grove Sale—Locust Grove.
- *Looper Auction—Stillwater.
- *Mangum Livestock Co.—Mangum.
- *Maxon Sales Co., Inc.—South Coffeyville.
- *Maxon Sales Co., Inc.—Welch.
- *Meeker Livestock Auction—Meeker.
- *Mountain View Community Sale—Mountain View.
- *Muskogee Stockyards & Livestock Auction—Muskogee.
- *Newkirk Livestock Auction—Newkirk.
- *Oklahoma Auction Yards—Hominy.
- *Oklahoma Stockyards, Inc.—Duncan.
- *Osage Sale Barn—Fairfax.
- *Pawnee Sale Co.—Pawnee.
- *Perkins Y Livestock Auction—Perkins.
- *Perry Livestock Exchange—Perry.
- *Pryor Livestock Commission Co.—Pryor.
- *Selling Sales Association, Inc.—Selling.
- *Shawnee Sale Barn—Shawnee.
- *Snyder Stockyards—Snyder.
- *Stigler Livestock Auction—Stigler.
- *Texhoma Livestock Commission Co., Inc.—Texhoma.
- *Tonkawa Livestock Auction—Tonkawa.
- *Union Stockyard—McAlester.
- *Vinita Stockyards Auction Co.—Vinita.
- *Waurika Auction Sale—Waurika.
- *Webb Livestock Sale—Sayre.
- *Woodward Livestock Commission Co.—Woodward.

OREGON

- *Coo's-Curry Livestock Auction—Bandon.
- *Douglas Livestock Market—Wilbur.
- *Enterprise Livestock Auction Co.—Enterprise.

- *Hermiston Livestock Commission Co.—Hermiston.
- *Klamath Stockmen's Commission, Inc.—Klamath Falls.
- *Madras Livestock Auction Market—Madras.
- *McMinnville Auction Yard—McMinnville.
- *Northwestern Livestock Commission Co.—Hermiston.
- *Redmond Auction Yard—Redmond.
- *Rogue Valley Livestock Auction, Inc.—Medford.
- *Schricker and Son Livestock Auction—Sutherlin.
- Salem Auction Yard—Salem.
- *The Dalles Auction Yard—The Dalles.
- *Valley Livestock Sales—Lebanon.
- *Valley Livestock Auction Market—Hood River.

PENNSYLVANIA

- Belknap Auction Sales—Dayton.
- Belleville Livestock Market, Inc.—Belleville.
- Carlisle Livestock Market—Carlisle.
- Chambersburg Livestock Sales—Chambersburg.
- Chesley's Livestock Market—North East.
- Clinton Auction, Inc.—Mill Hall.
- Coudersport Livestock Market—Coudersport.
- Danville Livestock Market, Inc.—Danville.
- Dewart Livestock Market—Dewart.
- Eighty-four Auction Sales, Inc.—Eighty four.
- Enon Valley Community Sales—Enon Valley.
- Farmers' Tri-County Auction—Scenery Hill.
- Fayette Stockyard Co.—Uniontown.
- Gilbertsville Sales Stables—Gilbertsville.
- Greencastle Livestock Market—Greencastle.
- Green Dragon Livestock Sales—Ephrata.
- Hatfield Livestock Market, Inc.—Hatfield.
- Hickory Auction and Sales—Hickory.
- Indiana Livestock Market, Inc.—Homer City.
- Knoxville Sales, Inc.—Knoxville.
- Lebanon Valley Livestock Market, Inc.—Fredericksburg.
- Leesport Market and Auction—Leesport.
- Lycoming Livestock Market—Williamsport.
- Mason-Dixon Livestock Market, Inc.—Stewartstown.
- Meadville Livestock Auction—Hagerstown.
- Middleburg Auction Sales, Inc.—Middleburg.
- Montague Livestock Auction—Union City.
- Morrison Cove Livestock Market—Martinsburg.
- New Holland Sales Stables, Inc.—New Holland.
- New Wilmington Livestock Auction—New Wilmington.
- Nicholson Sales Co.—Nicholson.
- Penns Valley Sales Barn—Centre Hall.
- Pennsylvania Livestock Auction, Inc.—Waynesburg.
- *Pennsylvania Stockyards Co.—Philadelphia.
- Perkiomenville Sales Stables—Perkiomenville.
- Quakertown Livestock Sale—Quakertown.
- Showalter's Live Stock Exchange—Duncansville.
- Silver Springs Livestock Market—Mechanicsburg.
- Tri-County Livestock Auction—Brockway.
- Troy Sales Cooperative—Troy.
- Valley Stock Yards, Inc.—Athens.
- Vintage Sales Stables, Inc.—Paradise.
- Wayne County Livestock Exchange, Inc.—Honesdale.
- Whitford Sales Co.—Whitford.
- Wyalusing Sales Company—Wyalusing.
- York Livestock Market, Inc.—York.

SOUTH CAROLINA

- *Bruce Livestock Co., P. L.—Greenville.
- *Chesnee Livestock Co.—Chesnee.

- *Conder Co., Inc., J. W.—Columbia.
- *Florence Auction Market—Florence.
- *Florence Union Stockyard—Florence.
- *Greenwood Stockyard, Inc.—Greenwood.
- *Herndon Stockyard, Inc.—Ehrhardt.
- *Hutto Stockyard, Inc.—Holly Hill.
- *Pageland Livestock Barn—Pageland.
- *Pickens Auction Market, Inc.—Pickens.
- *Rock Hill Sales Barn—Rock Hill.
- *Saluda County Stockyard, Inc.—Saluda.
- *Smith Stockyards of Columbia—Columbia.
- *Spartansburg Livestock Yard—Spartansburg.
- *Springfield Stockyards, Inc.—Springfield.
- *Taylor Stockyards, John C.—Anderson.
- *Walterboro Stockyards Co., Inc.—Walterboro.
- *York County Stockyard Sales, Inc.—York.

SOUTH DAKOTA

- *Aberdeen Livestock Sales Co.—Aberdeen.
- *Belle Fourche Livestock Exchange—Belle Fourche.
- *Britton Sales Pavilion, Inc.—Britton.
- *Campbell County Livestock Auction—Herrelid.
- *Canton Livestock Sales Co.—Canton.
- *Chamberlain Livestock Sales, Inc.—Chamberlain.
- *Edgemont Livestock Sales Co., Inc.—Edgemont.
- *Eureka Livestock Sales Co., Inc.—Eureka.
- Faith Livestock Co.—Faith.
- *Gregory Livestock Auction—Gregory.
- *Hub City Livestock Sales Pavilion—Aberdeen.
- *Kimball Livestock Auction—Kimball.
- *Lemmon Livestock Sales Co.—Lemmon.
- *Leola Livestock Sales Co.—Leola.
- *Livestock Auction Management, Inc.—Phillip.
- *Loken's Watertown Sales Pavilion—Watertown.
- *Madden's Livestock Market, Inc.—St. Onge.
- *Schnell Livestock Market, Inc.—Lemmon.
- *Sisseton Livestock Sales Co.—Sisseton.
- *South Dakota Livestock Sales—Watertown.
- *Stockmen's Livestock Auction Co.—Yankton.
- *Sturgis Livestock Exchange, Inc.—Sturgis.
- *Timber Lake Livestock Sales Co.—Timber Lake.
- *Webster Livestock Exchange, Inc.—Webster.
- *Yankton Livestock Sales, Inc.—Yankton.

TENNESSEE

- *Athens Livestock Auction Co.—Athens.
- *Beasley Community Auction—Franklin.
- *Botts-Evans Livestock Co.—Union City.
- *Bryan Brothers Livestock Market—Decherd.
- *Chattanooga Union Stockyards—Chattanooga.
- *Clinton Livestock Auction Co.—Clinton.
- *Cleveland Livestock Auction—Cleveland.
- *Coffee County Livestock Market—Manchester.
- *Collierville Auction Co.—Collierville.
- *Cookeville Livestock Co.—Cookeville.
- *Covington Sales Co.—Covington.
- *Crockett County Sales Co., Inc.—Maury City.
- *Cumberland City Stockyards—Cumberland City.
- *Davis Stockyards—South Fulton.
- *Davis Livestock Co.—Hartsville.
- *Dayton Livestock Auction Co.—Dayton.
- *De Kalb County Livestock—Alexandria.
- *East Tennessee Livestock Center, Inc.—Sweetwater.
- *Farmers Auction Co.—Fayetteville.
- *Farmers Commission Co.—Carthage.
- *Farmers Commission Co., Inc.—Camden.
- *Farmers Livestock Exchange—Union City.
- *Farmers Livestock Market, Inc.—Greenville.
- *Farmers Stockyard—Newport.

- *Gallatin Livestock Market—Gallatin.
- *Giles County Stockyard—Pulaski.
- *Greenville Livestock Co., Inc.—Greeneville.
- *Hardin County Stockyards—Savannah.
- *Henderson Sale Co.—Henderson.
- *Jamestown Livestock Market—Jamestown.
- *Jackson County Commission Co.—Gainesboro.
- *Jackson Packing Co.—Jackson.
- *Johnson City Livestock Market—Johnson City.
- *Kenneth - Murray - Latta Stockyards—South Fulton.
- *Kingsport Livestock Market—Kingsport.
- *Lawrence County Stockyards—Lawrenceburg.
- *Lewis County Stockyards—Hohenwald.
- *Lexington Livestock Market—Lexington.
- *Lincoln County Livestock Market—Fayetteville.
- *Logan Livestock Co.—Union City.
- *Macon County Livestock Co.—Lafayette.
- *Madisonville Livestock Auction Co.—Madisonville.
- *Middleton Sale Co.—Middleton.
- *Mid-South Livestock Commission Co.—Columbia.
- *Morristown Stockyards, Inc.—Morristown.
- *Murfreesboro Livestock Market—Murfreesboro.
- *Newsbern Sales Co.—Newsbern.
- *Newport Livestock Auction Co.—Newsport.
- *New Tazewell Livestock Market—New Tazewell.
- *Nichols, Brown, Anderson Sales Barn—Thompson Station.
- *O'Neal Stockyards, Sam—Chattanooga.
- *Paris Livestock Commission Co.—Paris.
- *Peoples Stockyard—Cookeville.
- *Peoples Stockyard—Fayetteville.
- *Plateau Livestock Exchange—Crossville.
- *Pulaski Stockyards—Pulaski.
- *Rogersville Livestock Market—Rogersville.
- *Scotts Hill Auction Co., Inc.—Scotts Hill.
- *Sevier County Livestock Auction Co.—Seymore.
- *Shelbyville Livestock Market—Shelbyville.
- *Smith County Commission Co.—Carthage.
- *Smithville Livestock Sales—Smithville.
- *Southern Livestock Auction Co.—Columbia.
- *Southwestern Sales Co., Inc.—Huntington.
- *Thompson Livestock Co.—Obion.
- *Trenton Livestock Sales Co.—Trenton.
- *Trousdale County Livestock Market—Hartsville.
- *Troy Livestock Co.—Troy.
- *Union Livestock Yards—Knoxville.
- *Unionville Livestock Market—Unionville.
- *Ward (William) Stockyard—South Fulton.
- *Warren County Livestock Co.—McMinnville.
- *West Tennessee Auction Co.—Martin.
- *White County Livestock Co.—Sparta.
- *Wilson County Livestock Market—Lebanon.
- *Wilson's Livestock Market—Lewisburg.

TEXAS

- *Abilene Livestock Auction—Abilene.
- *Amarillo Livestock Auction Co.—Amarillo.
- *Arlington Livestock Commission Co.—Arlington.
- *Athens Commission Co.—Athens.
- *Athens Livestock Commission Co.—Athens.
- *Blanco Livestock Commission Co., Inc.—Blanco.
- *Bonham Livestock Commission Co.—Bonham.
- *Bowie Livestock Commission Co.—Bowie.
- *Brechenridge Livestock Exchange—Brechenridge.
- *Bridgeport Auction Sale—Bridgeport.

- *Brownwood Cattle Auction—Brownwood.
- *Buffalo Livestock Commission Co.—Buffalo.
- *Burkburnett Livestock Commission Co.—Burkburnett.
- *Center Auction Co.—Center.
- *Childress Livestock Commission Co.—Childress.
- *Clarksville Livestock Exchange—Clarksville.
- *Coastal Cattle Association—Beaumont.
- *Coleman Livestock Auction—Coleman.
- *Cuero Livestock Commission Co.—Cuero.
- *Dalhart Livestock Auction Co.—Dalhart.
- *Decatur Auction Co.—Decatur.
- *Eads and Cole Commission Co.—Brownwood.
- *East Texas Livestock Commission Co.—Palestine.
- *Farmers & Ranchers Livestock Commission Co.—Tyler.
- *Farmers and Ranchers Livestock Commission Co.—Paris.
- *Gainesville Livestock Auction Co.—Gainesville.
- *George, R. L. (Bob), Cattle Motel & Livestock Auction—Shamrock.
- *Gillespie County Livestock Sales Co.—Fredericksburg.
- *Graham Livestock Commission Co.—Graham.
- *Grapevine Livestock Auction—Grapevine.
- *Greenville Livestock Commission Co.—Greenville.
- *Groesbeck Commission Co.—Groesbeck.
- *Haskell Livestock Auction Co.—Haskell.
- *Hopkins County Livestock Commission Co.—Sulphur Springs.
- *Henderson County Livestock Auction—Athens.
- *Huntsville Livestock Commission Co.—Huntsville.
- *Johnson County Commission Sales—Burleson.
- *Kirbyville Auction Barn—Kirbyville.
- *Lampasas Auction, Inc.—Lampasas.
- *Lometa Commission Co.—Lometa.
- *Lufkin Livestock Exchange—Lufkin.
- *Madison County Livestock Commission Co.—Madisonville.
- *McDougal Livestock Auction—Comanche.
- *McKinney Livestock Commission Co.—McKinney.
- *Mansfield Commission Co.—Mansfield.
- *Marshall Livestock Commission—Marshall.
- *Marshall-Longview Livestock Exchange—Longview.
- *Matthews Livestock Commission Co.—San Saba.
- *Menard County Commission Co.—Menard.
- *Mineral Wells Stockyards Co.—Mineral Wells.
- *Muenster Livestock Commission Co.—Muenster.
- *Nacogdoches Commission Co.—Nacogdoches.
- *Nocona Livestock Commission Co.—Nocona.
- *Olney Livestock Auction—Olney.
- *Owen Brothers Livestock Commission Co.—Texarkana.
- *Palestine Livestock Auction—Palestine.
- *Paris Livestock Commission Co.—Paris.
- *Panola County Livestock Commission Co.—Carthage.
- *Parker County Livestock Commission Co.—Weatherford.
- *Patton Auction Barn—Nacogdoches.
- *Perryton Livestock Auction Co.—Perryton.
- *Pilot Point Livestock Exchange—Pilot Point.
- *Producers Livestock Auction Co.—San Angelo.
- *Quanah Livestock Commission Co.—Quanah.
- *Ranchers and Farmers Auction Co.—Midland.
- *Ranchers and Farmers Commission Co.—Abilene.
- *Rusk County Auction—Henderson.
- *San Augustine Livestock Commission—San Augustine.
- *Seymour Stockyards Co.—Seymour.
- *Shamrock Livestock Auction—Shamrock.
- *Sulphur Springs Livestock Commission Co.—Sulphur Springs.
- *Templer Livestock Auction—Belton.
- *Texoma Cattle Co.—Whitesboro.
- *Trinity County Auction—Groveton.
- *Tulia Livestock Auction—Tulia.
- *Turner Livestock Auction—Douglasville.
- *Vernon Stockyards Co., Inc.—Vernon.
- *Victoria Livestock Commission Co.—Victoria.
- *Waco Livestock Commission Co.—Waco.
- *Wellington Livestock Commission Co.—Wellington.
- *West Texas Livestock Sales Co.—Plainview.
- *West Texas Livestock Auction—San Angelo.
- *Wichita Falls Stockyards—Wichita Falls.
- *Wills Point Livestock Commission Co.—Wills Point.
- *Winnboro Livestock Commission Co.—Winnboro.
- *Wood County Livestock Auction—Mineola.
- *Woodville Livestock Commission Co.—Woodville.

UTAH

- *Delta Livestock Auction Co.—Delta.
- *Richfield Auction Market—Richfield.
- *Salina Auction—Salina.
- *Spanish Fork Livestock Auction Co.—Spanish Fork.
- *Smithfield Livestock Auction, Inc.—Smithfield.
- *Southern Utah Auction—Cedar City.
- *Utah Sales Barn—Roosevelt.
- *Utah Valley Auction—Spanish Fork.
- *Vernal Livestock Auction Co.—Vernal.

VERMONT

- Addison County Commission Sale—East Middlebury.
- Crosby Commission Sale—Whiting.
- East Thetford Commission Sale—East Thetford.
- Gallerani Commission Sale—Bradford.
- Vergennes Livestock Commission Sale—Vergennes.
- Westminster Commission Sale—Westminster.

VIRGINIA

- *Abingdon Livestock Market, Inc.—Abingdon.
- *Alleghany County Livestock Market—Covington.
- *Bedford Livestock Market, Inc.—Bedford.
- *Christiansburg Livestock Market, Inc.—Christiansburg.
- *Farmers Livestock Market, Inc.—Bristol.
- *Farmers Livestock Market, Inc.—Ewing.
- *Farmers Livestock Exchange, Inc.—Winchester.
- *Fauquier Livestock Exchange, Inc.—Marshall.
- *Front Royal Livestock Market—Front Royal.
- *Galax Livestock Market, Inc.—Galax.
- *Giles County Stockyard, Inc.—Narrows.
- *Highland County Livestock Market, Inc.—Monterey.
- *Lee Farmers Livestock Market, Inc.—Jonesville.
- *Loudoun County Livestock Market, Inc.—Leesburg.
- *Lynchburg Livestock Market—Lynchburg.
- *Nokesville Livestock Auction, Inc.—Nokesville.
- *Norton Livestock Market—Norton.
- *Orange Livestock Market, Inc.—Orange.
- *Phenix Livestock Market—Phenix.
- *Pulaski County Livestock Market—Dublin.
- Pulaski Livestock Market—Richmond.
- *Roanoke Livestock Market, Inc.—Roanoke.

*Rockbridge Livestock Market, Inc.—Buena Vista.
 *Rockingham Livestock Sales, Inc.—Harrisonburg.
 *Shenandoah Valley Livestock Sales, Inc.—Harrisonburg.
 *Smithfield Livestock Market, Inc.—Smithfield.
 *South Boston Livestock Market—South Boston.
 *South Hill Livestock Market—South Hill.
 *Southside Stockyards, Inc.—Petersburg.
 *Staunton Union Stockyards, Inc.—Staunton.
 *Staunton Livestock Market, Inc.—Staunton.
 *Tazewell Livestock Market, Inc.—Tazewell.
 *Victoria Livestock Market—Victoria.
 *Woodstock Livestock Market, Inc.—Woodstock.
 *Wytheville Livestock Market, Inc.—Wytheville.

WASHINGTON

*Auburn Livestock, Inc.—Auburn.
 Columbia Sales Barn—Vancouver.
 *Colville Auction Co.—Colville.
 *Davenport Livestock Auction—Davenport.
 *Central Washington Livestock Market, Inc.—Quincy.
 *Grange Interstate Livestock Co.—Moses Lake.
 *Pasco Central Stockyards—Pasco.
 *Prosser Sales Yard, Inc.—Prosser.
 *Toppenish Salesyard, Inc.—Toppenish.
 *Twin City Sale—Centralia.
 *Vancouver Livestock Auction Market—Camas.
 *Walla Walla Livestock Commission Co.—Walla Walla.
 *Wink-Goldendale Salesyard, Inc.—Goldendale.

WEST VIRGINIA

*Alderson Livestock Market—Alderson.
 *Bluegrass Market, Inc., #1—North Caldwell.
 *Bluegrass Market, Inc., #2—Ronceverte.
 *Blueridge Livestock Sales, Inc.—Charles Town.
 *Bridgeport Stockyards, Inc.—Bridgeport.
 *Buckhannon Livestock Sales Co.—Buckhannon.
 *Evans Stock Yards, Inc.—Elkins.
 *Gassaway Livestock Market, Inc.—Gassaway.
 *Mannington Stockyards, Inc.—Mannington.
 *Morgantown Livestock Sales, Inc.—Morgantown.
 *Moundsville Livestock Auction Co.—Moundsville.
 *New River Livestock Market, Inc.—Beckley.
 *Ohio County Livestock Auction—West Alexander.
 *Jackson County Livestock Market, Inc.—Ripley.
 *Pt. Pleasant Livestock Co.—Point Pleasant.
 *Pocahontas Producers Cooperative Association, Inc.—Marlinton.
 *South Branch Stockyard, Inc.—Moorefield.
 *Spencer Live Stock Exchange, Inc.—Spencer.
 *Terra Alta Stockyards, Inc.—Terra Alta.
 *Union Livestock Sales Co.—Parkersburg.
 *Weston Livestock Sales Co., Inc.—Weston.

WISCONSIN

*Drees Livestock Market—Peshtigo.
 *Equity Livestock Market—Bonduel.
 *Kuehne Livestock Market—Seymour.
 *Nerrison Livestock Sales—Coon Valley.

WYOMING

*Douglas Livestock Exchange Co.—Douglas.
 Gillette Livestock Exchange, Inc.—Gillette.
 *Greybull Livestock Commission Co.—Greybull.
 *Lusk Livestock Commission Co.—Lusk.
 *Torrington Livestock Commission Co.—Torrington.
 *Lander Livestock Commission Co.—Lander.
 *Powell Livestock Market—Powell.
 *Riverton Auction-Kemp Brothers—Riverton.
 Sheridan Livestock Commission Co., Inc.—Sheridan.
 *Worland Livestock Auction—Worland.

SPECIFICALLY APPROVED SLAUGHTERING ESTABLISHMENTS

The following slaughtering establishments preceded by an asterisk are specifically approved for the purposes of § 78.5 of Title 9, Code of Federal Regulations, concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 of said Title 9, concerning cattle not known to be affected with brucellosis, and those not preceded by an asterisk are specifically approved for the purposes of paragraphs (b) and (c) of § 78.12 only.

Name of Slaughtering Establishment and Location

ALABAMA

Barney's Pork House—Decatur.
 Bartel's Frozen Foods—Atmore.
 *Beesley Packing Co., Inc.—Andalusia.
 *Bird Packing Co., Inc.—Midland City.
 *Brewton Abattoir—Brewton.
 Brock-Mosley Packing Co.—Robertsdale.
 Daulphin's Clover Farm and Processing Plant—Brewton.
 *Decatur Packing Co.—Decatur.
 *East Alabama Frozen Foods and Provision Co.—Opelika.
 Florence Packing Co.—Florence.
 Florence Frozen Foods—Florence.
 Fort Payne Locker and Storage Plant, Inc.—Fort Payne.
 Greensboro Packing Co., Inc.—Greensboro.
 Hinote Packing Co.—Loxley.
 *Leeds Packing Co., Inc.—Leeds.
 Morgan Packing Co.—Tuscaloosa.
 Neims & Son—Decatur.
 *Roanoke Packing Co., Inc.—Roanoke.
 Valley Pride Packing Co., Inc.—Huntsville.
 *White Rock Packing Co.—Dothan.
 Williams Packing Co.—Gadsden.
 *Zeigler, Inc., R. L.—Selma.
 *Zeigler, Inc., R. L.—Tuscaloosa.

ARIZONA

Arizona Meat Packers—Tucson.
 *C and C Packing Co.—Phoenix.
 *Herseth Meat Packing Co.—Phoenix.
 Marcopa Packing Co.—Phoenix.
 *OK Wholesale Meat Co.—Phoenix.
 Paramount Packing Co.—Casa Grande.
 Safford Packing Co.—Safford.
 Southwest Meat Co.—Yuma.
 Stone and Randall Meat Co.—Mesa.
 *Tempe Meat Packing Co., Inc.—Tempe.
 *Vern Busby Meat Co.—Tucson.
 *Western Meat Packing Co.—Tucson.

ARKANSAS

Adams Market—De Witt.
 Barnetts Slaughter House—Crossett.
 Bramlett's Country Market—Lowell.
 Brawner Packing Co.—Wynne.
 Broadway Packing Co.—Jonesboro.
 Brown Calhoun General Merchandise—Monticello.

*Brown Wholesale Meats, Kelton—Little Rock.
 *Brown Packing Company—Little Rock.
 *Burton Wholesale Meats, Roy—North Little Rock.
 Butcher Wholesale Meats—Camden.
 Camden Curing Plant—Camden.
 Carroll Packing Co.—Paragould.
 Charleston Frozen Foods—Charleston.
 Columbia Packing Co.—Magnolia.
 *Community Abattoir, Inc.—Fort Smith.
 Drew County Frozen Foods—Monticello.
 Dumas Packing Co.—El Dorado.
 *Farm Enterprizes, Inc.—Newport.
 Finn Slaughter House—Rogers.
 Fletcher Beef Co., Jim—Fayetteville.
 Freer and Son, Philip—Ivan.
 Gude Packing Co.—Blytheville.
 *Helm Bros.—Little Rock.
 Hot Springs Packing Co., Inc.—Hot Springs.
 Huber Slaughter Plant—Subiaco.
 Huckaby Super Market—Benton.
 Hunt, Leo—Pine Bluff.
 Kents Wholesale Meats—Hamburg.
 *Kierre & Sons—North Little Rock.
 Kindervater and Sons Market, R.—Little Rock.

Kranc Meat Market—Ozark.
 *Kruse Packing Co.—Alexander.
 Lawton Wholesale Meats—Warren.
 *Little Rock Packing Co.—Little Rock.
 *Malvern Meat Co.—Malvern.
 Malvern Slaughtering Establishment—Malvern.
 Mann Slaughtering and Processing—Piggott.

McKeiver's Wholesale Meats—Monticello.
 *Meacham Packing Company—Batesville.
 Melbourne Packing Co.—Melbourne.
 Mhoon Beef Co.—Fayetteville.
 *Miller Packing Co.—Judsonia.
 Morris Packing Co.—Hope.
 Northwest Arkansas Packing Co.—Rogers.
 *Oliver Slaughtering House—Stuttgart.
 Owens Wholesale Butcher, O. E.—Fearcy.
 Paragould Food Locker—Paragould.
 *Phillips Packing Co.—Magnolia.
 Pitchford Market—Hartford.
 Polk County Locker Plant—Mena.
 Prairie Grove Locker Plant—Prairie Grove.
 *Prickett Packing Co.—Batesville.
 Pruett Meat Market—Batesville.
 *Quality Packing Co.—Trumann.
 Ralph Montgomery Grocery and Market—Hope.

Ranch House Market—Van Buren.
 Redd Slaughter House—Harrisburg.
 *Reed Packing Co.—Pine Bluff.
 *Reeder Meat Co.—Arkadelphia.
 Riggan Brothers Locker Plant—Sheridan.
 Robertson Packing Co.—Booneville.
 Russellville Packing Co.—Russellville.
 *Ryburn and Glover Meat Co.—Pine Bluff.
 Saint Scholastica—Fort Smith.
 *Searcy Frozen Food—Searcy.
 Schelle Slaughter House—Paris.
 Springdale Custom Butchering—Springdale.

Stafford's Quality Meats—Walnut Ridge.
 Stearne Slaughter Plant, Carl—Springdale.
 Sutton, Claude H., Slaughter Plant—Hope.
 Taylor Bros. Wholesale Meats—Gurdon.
 Texarkana Packing Company—Texarkana.
 Turners Grocery and Market—Rison.
 *Webb Packing Co.—Helena.
 *Western Meat Packers, Inc.—Little Rock.
 *White County Packing Co.—Search.
 Whites Slaughter House—Warren.

CALIFORNIA

*Allen & Sons, James—San Francisco.
 *Arnopole Meat Co.—Modesto.
 *Atwater Meat Co.—Atwater.
 *Avila Meat Co.—Newman.
 *Circle Bar Meat Farm—Elk Grove.
 *Crum Meat Co.—McArthur.
 *Elk Grove Meat Co.—Elk Grove.
 *Evert Meat Co.—Healdsburg.

- *Felder and Son, Joe—Sonoma.
- *Ferrara Meat Co.—San Jose.
- *Hill Top Meat Co.—Roseville.
- *Hohener, Ernest—San Leandro.
- *Keller Bros. Meat Co.—St. Helena.
- *Kern Valley Packing Co.—Bakersfield.
- *Langer and Kretner—Eureka.
- *Lewis and McDermott—Berkeley.
- Meats-The Taste, Inc.—Sioux City.
- *Modesto Meat Co.—Modesto.
- *Moller and Sons, H.—Pleasanton.
- *Palace Market—Fresno.
- *Panizzera, C. V.—Occidental.
- *Pioneer Meat Plant—Modesto.
- *Prime Meat Products—Ukiah.
- *Redwood Meat Co.—Eureka.
- *Regucci Meat Co.—Napa.
- *Sebastopol Meat Co.—Petaluma.
- *Stoeven Bros.—Dixon.
- *Taaf, William A. Co., Inc.—San Francisco.
- *Walnut Creek Meat Co.—Walnut Creek.
- *Yettner Bros.—Fort Bragg.
- *Zeff & Co., B.—Modesto.

COLORADO

- *Altburger, Louis—Denver.
- Basin Livestock Commission Co.—Durango.
- *Colorado Packing Co., Inc.—La Junta.
- Cortez Packing Co.—Cortez.
- *Loveland Packing Co., Inc.—Loveland.
- Mountain Packing Co.—Dolores.
- Ovid Locker Plant—Ovid.
- Pavetti Sausage Co.—Trinidad.
- Reichard Packing Co.—LaSalle.

CONNECTICUT

- E & J Farms—Willimantic.
- *Bridgeport Municipal Abattoir—Bridgeport.
- *Connecticut Packing Co.—Bloomfield.
- Dan-Brook Packing Co.—Brookfield.
- Double A Packing Co.—Beacon Falls.
- *Forte, Inc., J. G.—North Branford.
- Garneau & Sons—Plainfield.
- *General Packing Co.—Torrington.
- Goldberg, Daniel—Colchester.
- Hazardville Slaughterhouse—Enfield.
- *Home Pride Provisions Co.—Stafford Springs.
- *Novak, Abe—Danbury.
- *Shore Line Packing Co.—East Haven.
- *Silk City Packing Co.—Manchester.
- *Southington Packing Co.—Southington.
- *Waterbury Butchering Co.—Waterbury.

DELAWARE

- Goldberg Bros., Inc.—Wilmington.
- Hendler, Sidney—Wilmington.
- Kemps Meats—Wyoming.
- Kosters Frozen Food Lockers—Laurel.
- Messina, Anthony G.—Wilmington.
- Platt, Isadore—Wilmington.
- Poore's Meat Market—Smyrna.
- Torbert Bros.—Felton.
- Townsend Locker Plant—Townsend.
- White Packing Co.—Lewis.
- Woerner and Souder—New Castle.

FLORIDA

- *Beesley Packing Co. of Florida—Pensacola.
- *Copeland Sausage Co., Inc.—Alachua.
- *Dirr Gold Seal Company—Miami.
- *Economy Packing House—Hialeah.
- *Florida Sausage Co.—Pensacola.
- *Gotham Provision Co.—Miami Springs.
- *Hawkins Wholesale Meats—Palatka.
- *Hickory Hill Meat Packing Co.—Tampa.
- *Jackson Packing Co.—Marianna.
- *Jones-Chambliss Co.—Jacksonville.
- *Loeb and Gotfried—Hialeah.
- *Meat Supply Co.—Pensacola.
- *Register Meat Co., Establishment No. 6—Cottondale.
- *Sunnyland Packing Co.—Gainesville.
- Suwannee Meat Co.—Live Oak.
- *Tinsley Meat Slaughtering Co.—Jacksonville.
- Tobias Meat Co.—Chipley.

GEORGIA

- Akridge Sausage Co.—Rome.
- Allison Packing Co., Inc.—Dalton.
- Avera Provision Co.—Augusta.
- Bearden Provision Co.—Calhoun.
- *Beavers Packing Co.—Newman.
- Brooks County Packing Co., Inc.—Quitman.
- Bullard's Sausage Plant—Summerville.
- Carroll Packing Co.—Valdosta.
- *City Abattoir—Albany.
- *Cochran Provision Co.—Dublin.
- Dalton Slaughter House—Dalton.
- Duffey Sausage Co., Inc.—Carrollton.
- Evans Locker Plant—Evans.
- Grady Packing Co.—Cairo.
- Hatchers Abattoir—Bainbridge.
- Harrell Sausage Co.—Bainbridge.
- Jack's Union Provision Co.—Dalton.
- Lee, D. L., & Sons, Inc.—Alma.
- Levinson Bros.—Rome.
- *Lowell Packing Co.—Fitzgerald.
- *Meddin Packing Co.—Savannah.
- *McEver Packing Co., R. H.—Talmo.
- *Moree Packing Co.—Albany.
- Quitman Abattoir—Quitman.
- Rome Provision Co., Inc.—Rome.
- *Scott Meat Packers—Augusta.
- *Shores Packing Co.—Savannah.
- *Southern Foods, Inc.—Columbus.
- *United Butcher's Abattoir, Inc.—Atlanta.
- Wiggers Packers—Columbus.

IDAHO

- Anketell Slaughterhouse—Nampa.
- Bendel's Meat Packing Plant—Troy.
- *Boise Valley Packing Co.—Eagle.
- Bratcher Meat Pack—Payette.
- *Bryant Packing Co.—Burley.
- Carter Packing Co.—Greenleaf.
- City Meat Market—Wallace.
- *Custom Meat Co.—Boise.
- Dahmen Food Lockers—Lewiston.
- *Davis Packing Co.—Boise.
- *Gooby & Sons Meats, Inc.—Sandpoint.
- *Grimes Packing Co.—Nampa.
- Hartman, Joe, Packing Plant—Stites.
- Howard's Meat Processing Plant—Grangeville.
- *Idaho Falls Meat Co.—Idaho Falls.
- *Independent Meat Co., Inc.—Twin Falls.
- Independent Meat Co.—Weisser.
- Jenson Custom Packing Co.—Rupert.
- Johnston Bros.—Caldwell.
- *Knudson Packing Co.—Preston.
- *Liberty Meat Packers—Eagle.
- Mathews, Inc.—Twin Falls.
- *Mickelsen Pack—Blackfoot.
- *Nampa Packing Co.—Nampa.
- *Qwyhee Meat Packers—Homedale.
- Penguin Lockers—New Plymouth.
- Simerly Hardware Store and Locker—Hamburg.
- Simon Brothers Meats & Groceries—Cottonwood.
- *Taylor Meat Co.—Idaho Falls.
- Valley Packing Co.—Rexburg.
- Williams Custom Service—Council Bluffs.
- *Y-J Packing Co.—Coeur d'Alene.
- *York Packing Co.—Twin Falls.
- *Zweigart Packing Corp.—Pocatello.

ILLINOIS

- Al's Packing Plant—Warrenville.
- Bartlow Bros., Inc.—Rushville.
- Behrman Market—Okawville.
- Bergman Meat Packing Co., Inc.—Pittsfield.
- Brighton Locker Plant—Brighton.
- Burnside and Sons, L.—Marengo.
- Callhan and Co.—Peoria.
- Chrisman Food Lockers—Chrisman.
- Covemaker Packing Co.—Moline.
- Curby's Butcher Shop—Beaverville.
- David Frozen Food Center—Milford.
- Dintelmann's Wye Market—Marissa.

- Ducey Packing Co.—Jerseyville.
- DuQuoin Packing Co.—DuQuoin.
- Eckert Orchard Association—Belleville.
- Edgar County Locker Service—Paris.
- Elmwood Locker Service—Elmwood.
- Eversgerd, Henry J.—Germantown.
- Foremost Packing Co.—East Moline.
- Goble, Howard—Danville.
- Hamilton Locker Service—Hamilton.
- Hansen's Meat Processing Plant—Freeport.
- Harmon Packing Co.—Paris.
- Hartrich Meat Processing Plant—Sainte Marie.
- Hill Packing Co.—Danville.
- Hoopeston Food Locker—Hoopeston.
- Houchlei Meat Market—Sorento.
- Hubbard Packing Co.—Chicago.
- Humphrey Packing Co.—Lawrenceville.
- Jones Packing Co.—Harvard.
- Johannes Market—Quincy.
- Kabrick Locker Plant—Plainville.
- Knab Meat Market—New Athens.
- Kunkel Packing and Provision Co.—Quincy.
- L and M Slaughter House—Georgetown.
- Landolt, Harold—Alhambra.
- Lewistown Locker—Lewistown.
- Lord, C. R.—Olney.
- Little Egypt Processing Center—Olney.
- Madison Packing Co.—Danville.
- Margolin Packing Co.—Danville.
- McLain's Locker Plant—Warren.
- Metamora Abattoir—Metamora.
- Mounds Locker Service—Mounds.
- Parks Processing Plant—Warren.
- Petroff Packing Co.—Benton.
- Quincy Beef and Veal Co.—Quincy.
- Raber Packing Co.—Peoria.
- Raleigh Packing Co.—Raleigh.
- Richard Locker and Processing Plant—Homer.
- Rock River Provision Co.—Rock Falls.
- Rocke's Cold Storage—Morton.
- Rossville Food Lockers—Rossville.
- Ruff Locker Service—Quincy.
- Shanks Packing Co.—Mattoon.
- Sheldon Market and Food Lockers—Sheldon.
- Smith Packing Co.—Harrisburg.
- Streck Packing Co.—Belleville.
- Stone Meat Packing—Chicago Heights.
- Ursa Cooperative Locker Service—Ursa.
- Virginia Packing Co.—Virginia.
- West Frankfort Packing Co.—West Frankfort.
- Weyhaupt Brothers Packing Co.—Belleville.
- Wunderlick Packing Co.—Boone County.
- Tuscola Locker Service—Tuscola.
- Y and T Packing Co.—Springfield.
- Young's Packing Co., Inc.—Decatur.

INDIANA

- Albany Frozen Food Locker—Albany.
- All Valley Meat Supply—Terre Haute.
- Allen's Monticello Packing Co.—Monticello.
- Amo Locker Plant—Amo.
- B and B Packing—Gary.
- Bickmeyer Processing Plant—Boonville.
- Berne Locker Storage—Berne.
- Betullius Slaughterhouse—Haubstadt.
- Blinzinger's Market—Tell City.
- Bloomington Packing Co., Inc.—Bloomington.
- Bowman's Butchering House—Peru.
- Boyer Lockers—New Washington.
- Brook Locker Plant—Brook.
- Carpenter & Sons Packing Co., K.—Shipshewana.
- Clark and Moore Processing Plant—Monticello.
- Cole Packing Co., Mark—Sharpville.
- Collins, Raymond—Poland.
- Corbin Food Lockers—Brownsburg.
- Coussens, Camiel—Granger.
- Covington Food Lockers—Covington.
- Denny and Barker, Inc.—Huntington.
- Denny and Baker, Inc.—Huntington.
- Dewig Brothers Packing Co.—Haubstadt.
- Dishman, Felix—Peru.

Ditzler Locker Co.—Peru.
 Eel River Packing Co.—Jamestown.
 Elkhart Packing Corp.—Elkhart.
 Fender, Russell Ted—Spencer.
 Fisher Packing Co.—Portland.
 Fitzsimons Market—Roachdale.
 Frankfort Provision Co.—Frankfort.
 Freeman and Son Locker Plant—Worthington.
 Frozen Food Service, Inc.—Salem.
 Fults and Sons, E. C.—Indianapolis.
 Gilbert Slaughter House—Van Buren.
 Godfrey's Plant, R.R. No. 3—Brazil.
 Goff, Inc.—Pendleton.
 Grater Meats—Connersville.
 Greenfield Abattoir, Inc.—Greenfield.
 Greenwood Food Lockers—Greenwood.
 Green Valley Slaughterhouse—Brownsburg.
 Grundhoefer and Sons Packing Co.—Dale.
 Gustin Slaughter House—Antwerp.
 Gutzwiller Packing Co.—Jasper.
 Hamilton Locker Plant—Hamilton.
 Hand Slaughter House, Kenneth—Angola.
 Hastings Slaughter House—Martinsville.
 Helm Market, Forest—Winchester.
 Hitch Packing Co.—Princeton.
 Hockney Packing—Thayer.
 Hollar Market—Nappanee.
 *Hoosier Abattoir—Indianapolis.
 Ingram's Meatland—Goshen.
 Jenkins Food Market—Harrison.
 Johnson County Farm Bureau Co-op Assoc., Inc.—Franklin.
 Jones Custom Butchering—Zionsville.
 Kaiser Meat Market—Cedar Grove.
 Kentland Locker—Kentland.
 Klinedinst Packing Co.—Walkerton.
 Knight's Frozen Food Locker—Edinburg.
 Kucan Food Shop—Gary.
 Kulper Packing Company—Lowell.
 Laurents Packing Co., Guy—Fort Wayne.
 Lengerich Slaughter House—Monroe.
 Lennons Custom Butchering—Hartford City.
 Lester Packing Co.—Linton.
 Livengood Meat Shop—Lebanon.
 Marburger Abattoir—Peru.
 Melchl Market—Angola.
 Miller Packing Co.—Kokomo.
 Merkely and Sons, Inc.—Jasper.
 Mishler Packing Co.—Lagrange.
 M. M. Stephens & Sons Packing Co.—Chesterton.
 Moore Packing—Gary.
 Mooresville Locker Plant—Mooresville.
 Mooresville Packing Co.—Mooresville.
 Ness and Sons Packing Plant, J. E.—North Judson.
 Ossian Locker Plant—Ossian.
 Parrot Packing Co.—Fort Wayne.
 Price's Abattoir, Walter—Plymouth.
 Rahe and Sons, William J.—Muncie.
 Riverside Packing Co.—Goshen.
 Rockville Packing Co.—Rockville.
 Roos Packing Co.—Indianapolis.
 Rose City Packing Co., Inc.—New Castle.
 Rowe and Sons, A.—Terre Haute.
 Roy's Packing Plant—Elkhart.
 Sanitary Main Meat Market—Brookville.
 Schmitt Packing Co., H. P.—Decatur.
 Schneider, V. C., and Sons Packing Co.—Spencer.
 Schnelker Slaughter House—New Haven.
 Schuler Packing Co.—Ferdinand.
 Sellersburg Locker Co.—Sellersburg.
 Schackelford, W. E.—Owensville.
 Sievers, Lester—Vincennes.
 Sniders Country Market—Muncie.
 Snyder Market—Angola.
 South Side Butchers—Indianapolis.
 Stahley's Slaughterhouse—Milan.
 Standard Packing Co.—Kokomo.
 Steinker Meat Market—Seymour.
 Stephen & Sons Packing Co., M. M.—Chesterton.
 Straub and Smith Packing Co.—Indianapolis.
 Summers Packing Co.—North Liberty.
 Vale City Packing Co.—Valparaiso.
 Valentine Company, Inc.—Terre Haute.
 Van Wagner, Dick—Orland.

Vetter Meat Co.—Kokomo.
 Vlettl Bros. Packing Co.—Clinton.
 *Wabnitz Packing Co., Louis—Indianapolis.
 Ward Packing Co.—Monon.
 Warrick County Frozen Food Lockers—Boonville.
 Weller Packing Co.—Batesville.
 Wenning Packing Co., Inc.—New Salisbury.
 Whisler and Sons, Inc., J. L.—Elkhart.
 Wilcox Bros.—North Liberty.
 Williams and Son, Inc., J. B.—Walkerton.
 Wolf Meat Market—New Albany.
 Wright Packing Co.—Chandler.
 Wyatt Packing Co.—Wyatt.
 Young Bros. Market—Ladoga.
 Young Packing Co., Inc.—Noblesville.
 Zaring Processing Plant—Greencastle.

Iowa

Besse Packing Co.—Cincinnati.
 Bryant's Locker—Donnellson.
 Carstensen Meat and Procurement Service—Lake Park.
 Centerville Meat and Provision Co.—Centerville.
 D and H Storage Co.—Sibley.
 Estherville Lockers—Estherville.
 Falk Lockers—Ocheyedan.
 Farmington Lockers—Farmington.
 Ford Lockers—Spirit Lake.
 Forest City Locker Co.—Forest City.
 Frozen Foods Center—Akron.
 Gegner's Frozen Food Locker—Farmington.
 Grandia Locker—Ottley.
 Groff Locker Service—Blockton.
 Haviland Bros.—Inwood.
 Inwood Lockers—Inwood.
 Johnsons Market and Lockers—Rake.
 Keosauqua Locker—Keosauqua.
 K & K Locker Service—Milton.
 Lansing Lockers—Lansing.
 Larchwood Locker—Larchwood.
 Lime Springs Locker—Lime Springs.
 Links Locker Service—Fort Madison.
 Long's Locker—Spirit Lake.
 Manufacturers Surplus Outlet—West Burlington.
 Marshall Packing Co.—Marshalltown.
 Martin Meat Processing Co.—Underwood.
 Meendering's Locker Plant—Little Rock.
 Moulton Locker—Moulton.
 Meats-The Taste, Inc.—Sioux City.
 New Albin Locker Plant—New Albin.
 Nissen and Son Packing Co., Inc., G. B.—Webster City.
 Northwood Locker Service—Northwood.
 Pierce Lockers—Armstrong.
 Pulaaki Lockers—Pulaski.
 Puritan Ice Cream Co.—Cresco.
 Riceville Locker—Riceville.
 Richard and Sons, Inc., C. W.—Muscatine.
 Risetter Pack—Jewell.
 Rock Rapids Cooperative Creamery Association—Rock Rapids.
 Scarville Food Market—Scarville.
 Simerly Hardware Store & Locker—Hamburg.
 Smit and Son, Inc.—Boydton.
 Steele Packing Co., George H.—Centerville.
 Stithem's Friendly Freeze Services—Bedford.
 Swea City Locker—Swea City.
 Thompsons Locker & Grocery—Harris.
 Thompson's Processing Service—Bloomfield.
 Valley Locker Service—Rock Valley.
 Verschoor Packing Co.—Hospers.
 Wageman's Locker Service—Stacyville.
 Younie Processing Plant—Hawarden.

KANSAS

A and H Butchers—Arkansas City.
 *Abilene Packing Co.—Abilene.
 *Adams Bros. Packing Plant—Ooby.
 Addington Slaughtering Establishment—Elkhart.
 Anthony Meat—Anthony.
 Ayers Packing Plant—Greenleaf.
 Ball Lockers—Baxter Springs.
 Barnes Beef Co.—Parsons.

Beattie Lockers—Beattie.
 Beverly Meat and Locker, Inc.—Salina.
 Bichelmeier Slaughterhouse—Kansas City.
 Brooks Locker Service—Blue Rapids.
 Burd Locker and Grocery—Atwood.
 Butcher Packing Co.—Coffeyville.
 Cady Slaughtering Establishment, Claude—Osborne.
 *Colby Locker—Colby.
 Coldwater Lockers—Coldwater.
 Columbus Wholesale and Retail Meats—Columbus.
 Comanche Meat Co.—Wichita.
 Community Locker Service—Medicine Lodge.
 Cramer Food Bank—Washington.
 Davenport Meat Plant—Lawrence.
 DeGraeve Slaughtering Establishment, Lorene—Bucyrus.
 *Dunn Packing Co.—Wichita.
 Dye Slaughterhouse—Meade.
 Economy Lockers—Sharon Springs.
 Emporia Packing Co.—Emporia.
 *Fanestil Packing Co.—Emporia.
 Fisher Grocery and Locker—Bird City.
 *Fredonia Packing Co.—Fredonia.
 *Fort Scott Packing Co.—Fort Scott.
 *Gallagher Processing—Concordia.
 Garden City Packing Co.—Garden City.
 *Gettle Packing Co.—Haysville.
 Gardner Packing Co.—Hutchinson.
 Glenn's Frozen Food Service—Dighton.
 *Griffith Provision Co., Inc.—Downs.
 Grinnell Locker—Grinnell.
 Haag Locker Plant—Fairview.
 Haddam Locker—Haddam.
 Harrell Packing Co.—Hugoton.
 Herrmann Locker—Waterville.
 Hentzler Packing Co.—Topeka.
 Herndon and Sons—Syracuse.
 *Hinman Packing Co.—South Wichita.
 Hoseney's Dressed Beef—Coffeyville.
 Howard Packing Co.—Howard.
 Howell's Market—St. Francis.
 Independent Slaughter Establishment—Salina.
 Jesco Meat Products—Caldwell.
 Jones Packing Co.—Dodge City.
 K-12 Meat Co.—Baxter Springs.
 Kanes Packing Plant—Meade.
 Katches Packing Co.—Wichita.
 Kaw Valley Packing Co.—Kansas City.
 Kler Grocery and Market—Mankato.
 Kimmel Packing Co.—Norton.
 *Kingman Community Sale—Kingman.
 Kiowa Locker System—Kiowa.
 Lee Packing Co., C. W.—Portis.
 Liberal Packing Co.—Liberal.
 Louie's Zero Locker—Girard.
 *M and M Packing Co.—Iola.
 Mathes Meat Co., W. A.—Kansas City.
 *McArthur Meats, Inc.—Hutchinson.
 McFerron Bros. Wholesale Meats—Lawton.
 Menghini Packing Co.—Frontenac.
 Miller Locker System—Erie.
 Miller Packing Co.—Wilson.
 Modern Market and Lockers—Winona.
 *O.K. Packing Co.—Gooding.
 Oberlin Locker—Oberlin.
 Old Fashioned Meat Market—De Soto.
 Palace Market—St. Francis.
 *P and B Packing Co.—Hays.
 Phillips Slaughterhouse—Hill City.
 Phillipsburg Lockers—Phillipsburg.
 Pratt Frozen Food Locker—Pratt.
 Ragsdale Slaughtering Establishment—Liberal.
 Rindt Slaughtering Co.—Galena.
 Schnelle's Wholesale Meats—Greensburg.
 Snow's Locker Plant—Kansas City.
 Stoney Bros. Slaughterhouse—Herndon.
 *Sunflower Packing Co.—Wichita.
 Swim Lockers Service—Marysville.
 Synovec Grocery and Locker—Morrowville.
 *Thies Packing Co.—Great Bend.
 Tonganoxie Frozen Foods Locker—Tonganoxie.
 Valley Vista Locker Service—Topeka.
 Vlach and Sons, Joseph—Hanover.
 Washburn Packing Co.—Hutchinson.
 Welch's Frozen Food Center—Frankfort.

Wiley and Green Packing Co.—Leavenworth.
 Wilkerson Meat Co.—Pittsburg.
 *Winchester Packing Co.—Hutchinson.
 Winkler's Slaughterhouse—Liberal.
 Woody's Wholesale Meats—St. Marys.
 Wurst Locker Service, C. C.—Grainfield.

KENTUCKY

Alford and Son, J. W.—Alexandria.
 Ashland Meat Co.—Ashland.
 Boone's Abattoir—Bardstown.
 Campbell Co., S. M.—Gray.
 *Dawson-Apatz Packing Co., Inc.—Louisville.
 Eckert Packing Co.—Henderson.
 Emory Gillum Wholesale Meats, Inc.—Ashland.
 Field Packing Co.—Bowling Green.
 *Field Packing Co., Inc.—Owensboro.
 *Fleishchaker Co.—Louisville.
 Frosty Foods Locker—Taylorsville.
 Henderson Slaughtering—Henderson.
 Jones Packing Co.—Paducah.
 *Koch Beef Co.—Louisville.
 Langley's, Joe, Farms, Inc.—Clarkson.
 *Louisville Beef Co.—Louisville.
 Metzger Bros.—Paducah.
 *Mount Sterling Packing Co.—Mount Sterling.
 *Parker Sausage Co.—Georgetown.
 Riddell Meat Market—Warsaw.
 Riverside Packing Co.—Paducah.
 Robb Packing Co.—Lexington.
 Rogers Country Sausage, Inc.—Richmond.
 *Ryan Packing Co.—Maysville.
 Schneider and Son, Inc., J. F.—Middlesboro.
 Shroat Meat Market—Murray.
 *S & M Packers, Inc.—Louisville.
 Waldrup Packing Co.—Blacksburg.
 Wiman Packing Co.—Madisonville.

LOUISIANA

Alvin & Son Slaughter House—Starks.
 *Angola Packing House—Angola.
 *Autin Packing Co., Inc.—Houma.
 Bahm's Meat Plant, Wallace—Loranger.
 *Berry Slaughter House, H. O.—Bastrop.
 *Bordelon Packing House—DeRidder.
 *Britt Packing Co.—Shreveport.
 Brown and Son Packing House, C.—Ragley.
 *C & L Packing Co.—Tallulah.
 *Caldwell Packing Co.—West Monroe.
 Carroll's Slaughter House—Wisner.
 Catalano's Meat Market—Independence.
 Chesson Slaughter House—Vinton.
 Coleman Slaughter House—Fields.
 Courville Slaughter House—Lafayette.
 Crawford's Super Market—Covington.
 Crain Slaughter House, J. A.—Franklinton.
 Crain Slaughter House, L. V.—Varnado.
 Cutrer's Slaughter House, Gaylon—Kentwood.
 Davis Slaughter House, John A.—Jonesville.
 Delcambre Slaughter House, E. J.—New Iberia.
 *DeRidder Locker Plant, Inc.—DeRidder.
 *Dufrene Slaughter and Packing Co.—Des Allemands.
 *Eunice Superette, Inc.—Eunice.
 Fitzgerald Slaughter House—Covington.
 *Fontenot Sausage Kitchen, Frank—Villa Platte.
 *Frey and Sons, Inc., L. A.—Lafayette.
 *Fuselier Packing Plant—Ville Platte.
 *Goodman Slaughter House—Winnsboro.
 Grant Slaughter House—Kurthwood.
 *Green Packing House, Ed—Bastrop.
 *Guillot, Inc., Arthur J.—Slidell.
 *H and S Packing Co.—Baton Rouge.
 *Hargrave Slaughter House—Kaplan.
 Hyde's Slaughter House—Robert.
 *Jennings Abattoir & Packing Company—Jennings.
 *Johnson's Wholesale Meats—Opelousas.
 Kennedy Bros. Meat Products—Angie.
 Knight Slaughter House, S. A.—Bogalusa.

Knight Slaughter House, W. E.—Franklinton.
 Knight Slaughter House, W. W.—Franklinton.
 *Ledoux Slaughter House, Layton—Opelousas.
 Ledoux Slaughter House, Boo—Eunice.
 Lee's Meat Plant—Independence.
 Liste's Meat Market—Patterson.
 *Luke Packing Co.—Centerville.
 *McManus Abattoir and Market—Eunice.
 *Micelle Packing Plant—Lake Charles.
 *Millwood Packing Co.—Scotlandville.
 *Monroe Packing Co.—Monroe.
 *Mougeot Packing Co.—New Roads.
 Nash Slaughter House—DeRidder.
 *New Orleans Butchers' Abattoir, Inc.—New Orleans.
 *Old South Packing Co., Inc.—Baton Rouge.
 Patterson's Slaughter House—Hammond.
 Pickett's Slaughter House—Delhi.
 Pizzolatto Slaughter House, Louis—Crowley.
 Port City Packing Co., Inc.—Satsuma.
 *Prejean Wholesale Meat & Products—Carencro.
 Quin Packing Co., T. R.—Mt. Hermon.
 Ravia's Slaughter House—Sulphur.
 *Rapides Packing Co.—Alexandria.
 Robichaux Slaughter House, Wiltz—Crowley.
 Sances Slaughter House, Ned—Bogalusa.
 *Shreveport Packing Co., Inc.—Shreveport.
 Stanley Locker Plant—Logansport.
 *Strohe Meat Co., Inc.—Welsh.
 *Tallulah Slaughter House—Tallulah.
 Thigpen Packing Co., R. E.—Mansfield.
 *Theriot and Daigle Meat Packing Plant—Houma.
 *Thompson-Peltier Packing Co.—Thibodaux.
 *Veazey's Slaughter House—Abbeville.
 Wagner Meat Supply, Floyd—Independence.
 Walker Slaughter House, W.—White Castle.
 *Watson Wholesale Meat Co., J. A.—Jonesboro.
 Watson Slaughter House—Jonesboro.
 Wesley Market—Amite.
 Western Packing Company—Slidell.
 Womack's Slaughter House—Greensburg.
 Wood Slaughter House, L. V.—Franklinton.

MARYLAND

Barcus Meat Market—Centerville.
 Bauertien, Edward C.—Hampstead.
 Benson Meat Products Co.—Fallston.
 Blessing, Frank I.—Keymar.
 Bollinger's Meat Market—Emmitsburg.
 Boyle, B. H.—Emmitsburg.
 Burger, Samuel B.—Williamsport.
 Brook Meadow Provision Co.—Hagerstown.
 Bullock, G. Winston—Westminster.
 Cecil Provision Co.—Elkton.
 C & W Meats—Frostburg.
 Clopper, Charles W.—Clear Spring.
 Crystal Ice and Cold Storage Co.—Cambridge.
 Cumberland Meats, Inc.—Cumberland.
 Dutterer's of Manchester, Inc.—Manchester.
 Eby, Irvin E.—Hagerstown.
 Engle's Meat Market, Walter—Eckart.
 Fraley, J. Austin—Thurmont.
 Frozen Food Lockers—Chestertown.
 Gaithersburg Locker Service—Gaithersburg.
 Gladhill Meat Market—Damascus.
 Glosser, John E.—Hagerstown.
 Hahn Bros., Inc.—Westminster.
 Harsch, M. D., Sr.—Williamsport.
 *Heil, Henry—Baltimore.
 Hemp and Sons, R. D.—Jefferson.
 Heinzerling's Meats, Inc.—Baltimore.
 Hoffman and Son, Roy L.—Hagerstown.
 Holsinger, C. M.—Hagerstown.
 Hurd and Son, C. G.—Hagerstown.
 Joska, Anthony—Baltimore.

Late, Howard F.—Thurmont.
 Lotz's Wholesale Meats, John F.—Frostburg.
 Maurer & Miller Meats, Inc.—Manchester.
 Main and Sons, C. F.—Middletown.
 Martin and Son, Edward T.—Joppa.
 *Maryland Beef and Provision Co.—Baltimore.
 Metz, Walter M.—Williamsport.
 *Myers and Sons, Inc., William F.—Westminster.
 Miller's Market, Inc.—Oakland.
 Montgomery Bros.—Rising Sun.
 Moser, Weaver F.—Boonsboro.
 Mt. Airy Locker Co.—Mount Airy.
 Myers & Son, Inc., Wm. F.—Westminster.
 *Reid Inc., George L.—Baltimore.
 *Ruppersberger and Sons, George G.—Baltimore.
 Ryan's Butcher Shop—Fallston.
 *Schmidt, A. W. and Son, Inc.—Baltimore.
 *Schmidt and Company, Charles J.—Baltimore.
 Shallcross, H. E.—Rising Sun.
 Shaum, F. E.—Taneytown.
 Shuff, Harry William—Thurmont.
 *Stapf, August E.—Baltimore.
 Sudlersville Frozen Food Lockers, Inc.—Sudlersville.
 Treuth and Sons, J. W.—Catonsville.
 Wely's Market—Emmitsburg.
 Weston Farms, Inc.—Knoxville.
 Whitehall Lockers—Gambrells.
 Will, Weldon W.—Sykesville.
 Yingling Brothers—Union Bridge.
 Yoders Locker Plant—Grantsville.

MAINE

Augusta Abattoir—Augusta.
 Boston Bros.—North Berwick.
 Boynton, Lawrence—Bridgton.
 Ralph Chase—Sanford.
 Stearns Packing Co.—Auburn.

MASSACHUSETTS

Arena and Sons, A.—Hopkinton.
 Axler, Abraham (Hatfield Beef Co.)—Hatfield.
 Blood and Son, E. L.—West Groton.
 Bonanno and Sons, Rocco—Methuen.
 Budnick and Son, E.—Boxford.
 Cohen Beef Co., Inc.—Ipswich.
 Cook, Edric—Leyden.
 Crestfield Meat Packing, Inc.—Brockton.
 Duda Slaughterhouse—Gill.
 Goldberg, Morris—Great Barrington.
 Granby Slaughtering Establishment—Granby.
 Grasso, Angelo—Agawam.
 Johnson, Lewis—Templeton.
 Levine, Louis—Great Barrington.
 Mason, Frank F.—Williamstown.
 Mollinari Packing Co., John—Milford.
 Pekarski, T. Walter—South Deerfield.
 Reynolds Slaughterhouse—Shelburne.
 Santos Company, Charles—Tewksbury.
 Scibelli, Anthony J.—Southwick.
 Scibelli, George A.—Southwick.
 Sheinhit, Jacob—Peabody.
 Stearns, Ed—Charlton.
 Streeter Slaughter House—Bernardston.
 Suprenant, Peter—Leverett.
 Szala Slaughtering Establishment—Hadley.
 Wiegert Company, George—Worcester.
 Wilbur, Joseph H.—South Easton.
 Wohlrie's Inc.—Pittsfield.

MICHIGAN

*Ada Beef Co.—Ada.
 Allen Packing Co.—Charlotte.
 *Allendale Beef Co.—Allendale.
 Anderson Packing Co., Inc., J. S.—Muskegon.
 *Arendsen Packing Co.—Grand Rapids.
 Bayerl's Meat Market—Menominee.
 *Besbris and Sons, Inc., Max—Kalamazoo.
 *Bettinger and Barnett Beef Co.—Detroit.
 Bluska Packing Co.—Port Huron.
 Clare Packing Co.—Clare.
 *Cohen and Levenberg—Detroit.
 Cole, E. C.—North Adams.

Cox Slaughterhouse—Hudson.
 Detroit Veal and Lamb, Inc.—Detroit.
 *Dykstra Bros.—Grand Rapids.
 Edson, Inc., Lee—Hudsonville.
 Feldman Brothers—Detroit.
 Felix Johnson & Sons—Escanaba.
 *Fillmore Beef Co.—Holland.
 Fishler Packing Co.—Benton Harbor.
 41 Super Market—Menominee.
 Forsyth and Hohner—Troy.
 *Gemmen and Son, Albert—Allendale.
 Gerding Wholesale Meats—Davison.
 Haarer's Meat Packing Plant—Saline.
 Hazekamp and Sons, Bert—Muskegon.
 Heaters Fresh Meats—Dowagiac.
 Hess, Earl J., Slaughter House—Ceresco.
 Hillsdale County Meats—Hudson.
 Holt Packing Co.—Holt.
 Houghton Beef—Ionia.
 *Huler Abattoirs, Inc.—Detroit.
 *Johnson, Carl R.—Kalamazoo.
 Kalamazoo Packing Co.—Vicksburg.
 Kappler Packing Co.—Ann Arbor.
 Kastel Slaughterhouse—Riga.
 Keefer's Market & Locker—Morenci.
 Kiebler, A. M. and Sons—Clinton.
 Kirby Packing Co.—Detroit.
 Lengel Meat Packers, Inc.—Temperance.
 Lytle and Sons, W. E.—Coldwater.
 Libert Slaughtering Establishment, Nelson
 N.—Coldwater.
 Marshall Packing Co., Bruce T.—Bay City.
 *Merritt Packing Co.—Carrollton.
 Meyer Provision Co.—Iron River.
 Middlebelt Packing Company—Romulus.
 Midway Farm Market—Cassopolis.
 *Midway Packing Co.—Wayland.
 *Monarch Packing Co.—Detroit.
 Moor, Don—Homer.
 *Morris Snow and Co.—Detroit.
 Myaards Meats—Hudsonville.
 *Nathan Rubin, Inc.—Detroit.
 Newsom Slaughter House—Niles.
 Park-Way Meat Co.—Flatrock.
 Parsell Beef Co.—Flint.
 Paul, Leo—Coldwater.
 Paulsen and Son, Inc., Max—Muskegon.
 *Peet Packing Co.—Bay City.
 *Peet Packing Co.—Grand Rapids.
 Perry Packing Co., J.—Hart.
 Primeat Packing Co.—Detroit.
 Quincy Locker Co.—Quincy.
 Reznik Packing Plant—South Haven.
 Riverside Packing Co.—Jackson.
 *Rochester Packing Co.—Rochester.
 Rountree Packing Co.—Hanover.
 Schmidt Packing Co.—Niles.
 Shaw Wholesale Meats, R. I.—Casanovia.
 Simpson's Country Market—Gallen.
 *Smallegan, Arthur—Forest Grove.
 Smith Packing Co., Hubert H.—Muskegon.
 Smith Packing Plant, H. A.—Port Huron.
 Smith, John W.—Muskegon.
 *Standard Beef, Inc. (east)—Detroit.
 *Standard Beef, Inc. (west)—Detroit.
 Standard Beef, Inc., Lamb and Veal Div.—
 Detroit.
 Steeb Bros.—Ann Arbor.
 Stone's Meat Packing Co.—South Haven.
 *Tamaren Beef Co.—Detroit.
 *Tannehill and De Young, Inc.—Traverse
 City.
 Teifer Packing Co.—Owosso.
 Terrill Super Market—Marcellus.
 Thorne's Custom Butchering—Belleville.
 Van Alstine, William—East Lansing.
 *Victory Beef Co.—Detroit.
 *Wall Packing Co.—Sturgis.
 *Wayne Packing Co.—Detroit.
 Weeks, Ray and Sons, Co., Inc.—Richmond.
 Weiss, George J., Custom Slaughtering—
 Detroit.
 Wise Slaughter House—Athens.
 Wolverine Packing Co.—Detroit.
 *Zandbergen Slaughterhouse—Grandville.

MINNESOTA

Caldwell Packing Co.—Windom.

MISSISSIPPI

Archer, B. F.—Mathieston.
 Barnes & Sons—Cross Roads (Poplarville).

*Beard's Slaughter House—Waynesboro.
 Belmont Packing Co.—Belmont.
 *Bounds, John R.—Piscayune.
 Brown's Slaughter House—Walnut.
 Brumfield, A. J.—Tylertown.
 Bryant's Super Market—Winona.
 Burks Slaughter House—Carriere.
 Columbus Packing Co.—Columbus.
 Corinth Meat Curing Plant—Corinth.
 Davis Bros.—West Point.
 *Delta Packing Co., Inc.—Clarksdale.
 *Dedeaux Packing Co.—Gulfport.
 Fortenberry, Ben—Carriere.
 Fortenberry, Kearney E.—Sandy Hook.
 *Gilbert Slaughter House—McComb.
 *Hickman, H. J.—Gulfport.
 Isbell Brothers Meat Curing Plant—
 Corinth.
 Jackson Packing Co.—Jackson.
 Jones, Mrs. Ruby, Slaughter House—Sum-
 mit.
 Jones Slaughter House—Brookhaven.
 Lampard's Wholesale Meats—Cleveland.
 Lamey's Slaughter House—North Biloxi.
 Lang's Meat Processing Plant, Sam—
 Magnolia.
 McBride Curing Plant—Iuka.
 *Owen Bros. Packing Co. (Dixiana)—
 Meridian.
 Passbach Slaughter House—Natchez.
 *Quaves Meat Products—Wiggins.
 Ripley Meat Processing Co.—Ripley.
 Robinson Bros. Packing Co.—Batesville.
 Stringer Slaughter House—Columbia.
 *Valley Farm Packing Co.—Laurel.
 Van Norman Slaughter House—Mc-
 Comb.
 Vicksburg Packing Co.—Vicksburg.
 Welch's Slaughter House—McComb.
 Wells Processing & Meat Co.—Drew.
 *West Packing Co.—Indianola.

MISSOURI

Alewel Bros. Locker Plant—Concordia.
 Anderman, Edward—Hickman Mills.
 Auel's Slaughter House—Washington.
 Baker Packing Co.—Mexico.
 Barton Packing Co., Inc.—Lamar.
 Bouchaert Packing Co.—St. Louis.
 Central Packing Co.—Cape Girardeau.
 *Cloud and Son Packing Co., Ned—Spring-
 field.
 Coleman Packing Plant—Holden.
 Copes' Slaughter Co.—Palmyra.
 Crandal's Frozen Food Lockers—Warrens-
 burg.
 Crenshaw Packing Co.—Charleston.
 Cummins Custom Butchery—Webb City.
 Delaloye and Sons, Robert—Troy.
 Dexter Packing Co., Inc.—Dexter.
 Evans and Sons, E. S.—Carthage.
 Frick's Super Market, Inc.—Washington.
 Frick Slaughter Service—Union.
 Grand Packing Co.—Imperial.
 T. J. Grote (Custom Slaughterers for Dan
 Baum Packing Co.)—St. Louis.
 Herrod Packing Co., Inc.—Joplin.
 Hester Packing Co., A. L.—Bernie.
 Kornblat Packing Co. (Slaughterer for
 Paige Packing Co. and Schroeder Meat Co.)—
 St. Louis.
 Lebanon Packing Co.—Lebanon.
 Le Duc Packing Co.—Springfield.
 Liberty Locker Co.—Liberty.
 Manning Dressed Beef—Springfield.
 Maryville Packing Co.—Maryville.
 McGee's Home Killed Meats—Mexico.
 Moberly Packing Plant—Moberly.
 Modlin Slaughter Establishment, Jack—
 Webb City.
 Mueller's Meat Market—Altenburg.
 Ned Cloud Packing Co.—Springfield.
 Nenninger Packing Co.—Cape Girardeau.
 Oden Slaughtering Establishment, Cottle
 P.—Vandalia.
 Paris Lockers and Abattoir, Inc.—Paris.
 Pemiscot Packing Co.—Wardell.
 Pipkin-Boyd-Neal Packing Co.—Cape Gir-
 ardeau.
 Poplar Bluff Packing Co.—Poplar Bluff.
 Porter "Deep Freeze", Kay M.—Poplar
 Bluff.

Raders, Inc.—Columbia.
 Sikeston Food Lockers—Sikeston.
 Twin City Packing Co.—Festus.
 United Meat Co., Inc.—St. Louis.
 Urbana Locker—Urbana.
 Welsh Packing Co., Inc.—Springfield.
 Westerman, John—Troy.
 Wuestling Packing Co.—St. Louis.
 Yontz Packing Co.—Tipton.

MONTANA

Blastock Wholesale Meats—Butte.
 Miles City Packing Co.—Miles City.
 City Meat Co.—Wolf Point.
 *Montana Meat Company of Helena, Inc.—
 Helena.
 New Butte Butchering Co.—Butte.
 Oljar Meat Co.—Glendive.
 Rahr, John—Glendive.
 Sidney Locker and Creamery Co.—Sidney.
 Valley Meat Co.—Sidney.

NEBRASKA

Brauer Packing Co.—Chappell.
 Bridgman Wholesale—Tecumseh.
 Community Locker Center—Fullerton.
 Consumers Packing Co.—Superior.
 Custom Pack—Hastings.
 Deerson Meat Packing Plant—Elkhorn.
 Dundy County Processors—Benkelman.
 F and S Sausage Co.—Cozad.
 Farmers Union Co-op Gas and Oil Co.—
 Big Springs.
 *Flicker Packing Co.—Scottsbluff.
 Ford Packing Co.—Grand Island.
 Gude, O. A.—Nebraska City.
 H and B Packing Co.—Scottsbluff.
 *Hersch Packing Co.—Scottsbluff.
 Hollstein's Packing Co.—Rushville.
 Ideal Market—Gordon.
 Jurgens Meat Service—Big Springs.
 Kauf Packing Co.—Hastings.
 Nebraska Ice and Locker Service—Falls
 City.
 North Platte Packing, Inc.—North Platte.
 Osborn's I.G.A. Store—Hay Springs.
 *Red Cloud Packing Co.—Red Cloud.
 Roman Packing Co.—Norfolk.
 Sanitary Market—Mitchell.
 Saum Lockers—Davenport.
 Shald Market—Gordon.
 Standard Market—Hebron.
 Sterling Packing Co.—Sidney.
 Superior Locker—Superior.
 Swayze Packing Co., S. E.—Edison.

NEVADA

Bybee Slaughtering Establishments—Ely.
 Dangberg Meat Co.—Gardnerville.
 *Hecks Market—Fallon.
 *Ruby Mountain Packing Co.—Elko.

NEW HAMPSHIRE

Eastern Beef Slaughtering Establishment—
 Lancaster.
 Edwards, George—Walpole.
 French Brothers—Hooksett.
 Langelier, Lucien—Rochester.
 Satzow, Samuel—Claremont.
 Sherman's Market—Grantham.
 Taylor, George—Dover.
 Tri-City Beef and Pork Co.—Somersworth.

NEW JERSEY

Brummel, Louis—Trenton.
 Carteret Abattoir—Carteret.
 Dealaman, George—Plainfield.
 Delaware Packing Co.—Trenton.
 De Vries, John—Newton.
 Dielmann, Fritz—Oak Ridge.
 Earrusso, Joseph—Whippany.
 Fisher Brothers—Bridgeton.
 Gervasoni Packing—Bordentown.
 Haskell Packing Co.—Haskell.
 Maresca's—Stockton.
 Marval Packing House—Trenton.
 Moonlight Hog Farms—Flemington.
 Mundy, Harry and Sons—Bound Brook.
 Rome, Clarence—Sussex.
 Russo Packing Co.—Bound Brook.
 Salem Packing Co.—Salem.
 Singer, Philip L.—Sussex.

Sussex Packing Company—Sussex.
Tindik Son's, John—Trenton.
Trenton Packing Co.—Trenton.
Vineland Dressed Beef Co.—Vineland.
Wagner Provision Co.—Gibbstown.
Young, A. A.—Phillipsburg.

NEW MEXICO

Aztec Locker Plant—Aztec.
Ben's Slaughterhouse—Las Vegas.
Crescent Packing Co.—Albuquerque.
Dean Wholesale Meat Co., T. M.—Hobbs.
Deming Packing Co.—Deming.
Hatch Packing Co.—Portales.
Houk's Custom Slaughter Service—Clovis.
Joe's Packing Co.—Raton.
Las Cruces Meat Co.—Las Cruces.
New Mexico Packing Co., Inc.—Carlsbad.
Palmer Packing Co.—Albuquerque.
Rancho Packing Co.—Clovis.
Rayjax Packing Co.—Fort Sumner.
Rollins Packing Co.—Clovis.
66 Packing Co.—Tucumcari.
Schwartzman Packing Co.—Albuquerque.
Starkey Packing Co.—Clovis.
Stephens Packing Co.—Albuquerque.
Tularosa Packing Co.—Tularosa.
Valley Packing Co.—Farmington.
Wofford Slaughtering Establishment—
Santa Fe.
Zero Locker Plant—Portales.

NEW YORK

Acer, Inc.—Buffalo.
Ahl, Charles F.—Warsaw.
Apthorpe, Charles F.—Jamestown.
Aronson and Milton Aronson, Jerome—
Queensbury.
Aronson, William—Glens Falls.
Baldwin Slaughterhouse, Orval W.—Ripley.
Baxter's Boneless Beef—Buffalo.
Behr, Moritz—Catskill.
Bernacki Bros.—Depew.
Bertch's Slaughter House and Meat Proc-
essing Plant—Almond.
Booth, Harry L.—Poughkeepsie.
Brennan, P.—Buffalo.
C. J. D. Packing Co., Inc.—Buffalo.
Conti Packing Co.—Henrietta.
Cuomo, Nell—Schenectady.
DeVita, James and Gino—Endicott.
Dover Plains Packing Co.—Dover Plains.
F. K. and Son, Inc.—Buffalo.
Fairbank Farms—Ashville.
Fargnoli, Sam and John—Endicott.
Ford, E. D.—West Valley.
Frank Bros.—Poughkeepsie.
Goebel Packing Co.—Buffalo.
Goshen Packing Co.—Howells.
Greene, Robert and Paul—Otto.
Hans, Edward—Buffalo.
Harrison, W.—Corning.
Hokan's Slaughter House—Angola.
Kamery, John Wendell—Olean.
Kittle, Nicholas A.—Hudson.
Klinck Brothers, Inc.—Buffalo.
Klinck and Schaller, Inc.—Buffalo.
Kross-Ahl—West Albany.
Lieschutz Market—Hudson.
Ludington Bros.—Maine.
Maple Brook Slaughterhouse—Binghamton.
Maple Grove Farms—Syracuse.
Marbot, Frank—Troy.
McGuire, Frank B.—Granville.
Medina Provision Co.—Medina.
Mendel & Co., M.—Norwich.
Mest Packing Co., William G.—Strykers-
ville.
Morandi Packing Co.—Hillsdale.
Newburgh Packing Co.—Newburgh.
Neckers, Norman C.—Clymer.
Owsowitz, Maurice and Son—Buffalo.
Parker's Slaughter House—Schaghticoke.
Polyniak, Victoria—Newark Valley.
Ralph Packing Co., Inc.—East Syracuse.
Rausch and Son, Inc., Frank—Buffalo.
Rosenblum Bros.—Cohoes.
Scott, Herbert—Brocton.
Schreiber & Sons, Frank J.—Webster.
Selected Meat Packers, Inc.—Schenectady.

Shappee and Sheive—Pine City.
Shoemakers Market—Kanona.
Smith, Harold J.—Pine Plains.
Syracuse Packing and Provision Co.—Ca-
milus.
Staffeld and Sons, R. W.—Buffalo.
Sussman, Louis—Cohoes.
Valentine's Meat Market—Kennedy.
Waldenmaier and Sons, George—Feura
Bush.
Wallens Byrne Packing Corp.—Buffalo.
Ziff, Herbert M.—Elmira.

NORTH CAROLINA

*Aberdeen Packing Co.—Aberdeen.
Ashville Packing Co.—West Ashville.
Boyd & Sons, John—Gastonia.
Bullock, Inc., Z. B.—Rocky Mount.
Caldwell Packing Co.—Cramerton.
*Carolina Packers—Smithfield.
Charlotte Abattoir—Charlotte.
Cook's Packing Co., Inc.—Concord.
*Curtis Packing Co.—Greensboro.
Draughon's Abattoir—Fayetteville.
Edward's Abattoir—Leaksville.
*Elliott Packing Co., Inc.—Goldsboro.
Fritz Packing Co., Inc.—Lexington.
Greenville Packing Co.—Greenville.
*Hickory Packing Co.—Hickory.
*Jones Abattoir Co.—Garner.
Land's Slaughterhouse—Spray.
Martin's Abattoir—Godwin.
Mecklenburg Abattoir—Charlotte.
Moricle Abattoir—Reidsville.
Mount Airy Abattoir—Mount Airy.
*New Bern Provision Co.—New Bern.
Nivens, E. T.—Charlotte.
Norris Packing Co.—Shelby.
Peacock Meat Co., Inc.—Rocky Mount.
*Piedmont Packing Co.—Hillsboro.
Randolph Packing Co.—Asheboro.
Skeen Packing Co.—High Point.
Statesville Packing Co., Inc.—Statesville.
Stewart's Abattoir—Mount Airy.
Whicker Packing Co., William A.—Mock-
sville.
White Packing Co., Inc.—Salisbury.
Williamston Packing Co.—Williamston.
Yadkin Valley Packers, Inc.—Elkin.

NORTH DAKOTA

Hillside Meat Co.—Williston.
Goldade's Butcher Shop—Linton.
Schmaltz Meats—Linton.
Wagner's Super Market—Strasburg.

OHIO

Allen Brothers Food Market—Manchester.
Arnett's Packing House—Laura.
Barnes Provision, Inc.—Alliance.
Blanton and Thatcher—West Union.
Bollantz, E. R. Co.—Mansfield.
Boll and Son, John—Ironton.
Braun Bros. Packing Co.—Troy.
Brewster Slaughtering Establishment—
Mason.
Buchy Packing Co., Charles G.—Greenville.
Bussard Slaughter House—Germantown.
Busse and Sons, L. W.—Fort Laramie.
Canton Provision Co.—Canton.
*Ciralsky Packing Co.—Toledo.
*Copley Packing Co.—Copley.
Country Pork House—Cincinnati.
Crystal Slaughtering Establishment—Mar-
tin's Ferry.
*Davies, David, Inc. (616 West Mound
St.)—Columbus.
Davies, David, Inc. (1340 Jackson Pike)—
Columbus.
*Davies, David, Inc.—Zanesville.
Dayton Packing Co.—Dayton.
De Luca Slaughtering Establishment—
Rayland.
DiCillo and Sons, Inc., A.—Cleveland.
Donelson Packing Co.—Carey.
*Duma Packing Co.—Clinton.
*Eckert Packing Co.—Defiance.
Eckert Packing Co.—Newark.
Egley's Slaughtering Establishment—Con-
voy.

*Evans Packing Co.—Gallipolis.
Fairmount Provision Co.—Alliance.
Fairview Packing—Champion.
Falter, Herman Packing Co.—Columbus.
Febers Slaughtering Establishment—Mar-
tins Ferry.
Fidel Bros. Packing Co.—Unionville.
Findlay Provision Co.—Findley.
Fink and Heine Co.—Springfield.
Finley Packing Plant, Inc.—McConnells-
ville.
Fletcher Bros. Packing Co., Inc.—Fostoria.
Frame Slaughtering Establishment, My-
ron—Manchester.
Gen Packing Co.—Dayton.
Gibson Packing Co.—Zanesville.
Gils, K. C.—Cleveland.
Goldsberry Slaughtering Establishment—
Ripley.
*Hall Brothers, Inc.—Olmsted Falls.
Hasselback and Son, E. E.—Fremont.
Henderson Meats—Waterloo.
*Henry Packing Co.—Lime City.
Herberth & Son, W. J.—Cincinnati.
Hermann, C., and Son Slaughtering Estab-
lishment—Portsmouth.
Hornung Packing Plant—Hamilton.
Hunt Meat Packer—Grove City.
Ideal Provision—Martins Ferry.
Jacoby, Hal C.—West Unity.
Kent Provision Co., Inc., Kent.
Krugh's Slaughtering Establishment—
Wren.
Liber and Co., John—Alliance.
Lloyd Packing Co.—Youngstown.
Mahan Slaughtering Establishment—Bris-
tolville.
Manchester Slaughter Plant—Manchester.
*Marks and Sons, Inc.—Cleveland.
Martin Farm Slaughter House—Fremont.
Matthews, J. H. and Son—Sardinia.
Mayer Meat Co.—Middletown.
Meloni's Meat—Kinsman.
Myers and Son—Archbold.
New Cooperative Co.—Dillonvale.
Nosse Packing, Joe—Middlefield.
Ohio Packing Co.—Columbus.
*Pacer Packing Co.—Toledo.
Parkman Packing Co.—Parkman.
Petrigalla Meat Company—Hubbard.
Piper and Son Provision—Dorset.
Pride of Lima Provision Co.—Lima.
Rittenberger Bros.—Zanesville.
Rockford Locker Service—Rockford.
Romer Slaughter House—Coldwater.
Ross Abattoir Co.—Springfield.
*Routh Packing Co.—Tiffin.
*Sandusky Dressed Beef—Sandusky.
Schuman Packing Co.—Columbus.
Sear's Meat Market—Greenville.
Seaman Sons, A. C.—Versailles.
Stekkinen, Harold W.—Williamsfield.
Sigl Samuel Slaughter House—Jefferson.
Stehlin and Sons, John—Cincinnati.
Sturgis Packing Co.—Kenton.
Summerside Packing Co.—Cincinnati.
Superior Provision Co.—Massillon.
Suter's Meat Market—Greenville.
*Tanks Meats—Elmore.
Teufel Co., Howard A.—Cleveland.
Trinbach Packing Co.—Dayton.
Vonder Haar, A.F.—Fort Recovery.
Walter and Sons—Wapakoneta.
Webb Beef Co.—Cleveland.
Weber Packing Co.—Marletta.
Werling, Eleanor, Slaughtering Estab-
lishment—Burkettsville.
Williams Slaughtering Establishment,
B. J.—Pierpont.
Williman's Slaughtering Establishment—
Van Wert.
Winner Sons, Robert F.—Osgood.
Zimmerman Packing Co.—Youngstown.

OKLAHOMA

*Akins and Fincannon—Sand Springs.
Antler's Slaughter House—Antlers.
B and B Packing Co., Inc.—Oklahoma City.
B and B Grocery and Locker—Dacoma.
*Banfield Frozen Food Co.—Tulsa.
Banfield Packing Co.—Enid.

*Braden's Slaughtering Establishment—Ponca City.
 *Brooks Packing Co.—Tulsa.
 *Brown's Slaughtering Establishment, Joe S.—Tulsa.
 Butcher Slaughtering Establishment—Bartlesville.
 Butcher Packing Co., W. H.—Oklahoma City.
 *Canadian Valley Slaughtering Establishment—Oklahoma City.
 *Central Packing Co.—Muskogee.
 City Packing Co.—Shawnee.
 Cleveland Lockers—Cleveland.
 Coly's, H. H.—Boise City.
 Cones Packing Co.—Miami.
 *Cornett Slaughtering Establishment—Oklahoma City.
 Crosby and Crosby Slaughtering Establishment—Wright City.
 Cushing Packing and Provision Co.—Cushing.
 *Custom Slaughtering, Inc.—Tulsa.
 *Daack Packing Co.—Ponca City.
 Douglas-Pierce Co.—Norman.
 Dudley Tucker Slaughter—Durant.
 Elkins Market—Waurika.
 *Enid Packing Co.—Enid.
 Fairfax Packing Company—Fairfax.
 Fairview Packing Plant—Fairview.
 *Farmers Livestock Exchange Sales—Pauls Valley.
 Fraser Packing Co.—Aline.
 Fraser Wholesale Meat Co.—Ardmore.
 Germans Slaughtering Establishment—Rosston.
 Gibson Meat Co.—Nowata.
 Grant, R. O., Slaughtering Establishment—Idabel.
 Groceteria Slaughtering Establishment—Texhoma.
 Halstead Slaughtering Establishment—Fairview.
 Harris Meat and Produce Co.—Oklahoma City.
 Harrison's Meat House—Oklahoma City.
 Hilburn Meat Market—Madill.
 Hominy Food Lockers—Hominy.
 *Husband Brothers Slaughtering Establishment—Oklahoma City.
 Hutchinson Slaughtering Establishment, W. R.—Waynoka.
 Jackson Slaughtering Establishment, Earl—Pawhuska.
 Jones Market—Madill.
 Kay Packing Co.—Ponca City.
 Kingfisher Meat and Locker Co.—Kingfisher.
 Klein's Meats—Perry.
 *Lawton Meat Supply—Lawton.
 *Little Dixie Packing Co.—McAlester.
 Manschreck Wholesale Meats—Krebs.
 *Miller Packing Co.—Sapulpa.
 Miller Slaughtering Establishment, Elmer—Covington.
 Morris Slaughtering Establishment, J. C.—Stilwell.
 *Oklahoma Packing Co.—Oklahoma City.
 *Okmulgee Packing Co.—Okmulgee.
 Panhandle A & M College—Goodwell.
 Puckett Packing Co.—Sayre.
 Ralph's Packing Co.—Perkins.
 *Reeves Packing Co., W. E.—Ada.
 Ribber Custom Slaughtering Establishment—Hominy.
 Ridley Packing Co.—Duncan.
 *Santa Fe Packing Co.—Muskogee.
 *Shalloup Slaughtering Establishment—Alva.
 Shultz Slaughtering Establishment—Stratford.
 Tri-State Super Market—Guymon.
 *Tulsa Beef and Provision Co.—Tulsa.
 Turner Bros.—Nowata.
 Turner Slaughtering Establishment, C. L.—Moore.
 *Turvey, Inc.—Oklahoma City.
 *Turvey Packing Co.—Blackwell.
 *Virginia B Slaughtering Establishment—Tulsa.
 Whitten Slaughter House—Broken Bow.

*Wickham Packing Co.—Ada.
 *Wickham Packing Co.—Sapulpa.
 Wiley Brewer Slaughtering Establishment—Selling.
 Wolfe Processing Plant—Perry.
 Woods, Lloyd—Westville.
 Woodward Packing Co.—Woodward.

OREGON

Alpine Meat Co.—Grants Pass.
 *Arrow Meat Co.—Cornelius.
 *Associated Meat Packers, Inc.—Portland.
 Bevins Packing Co.—Madras.
 Bond Brothers—Lakeview.
 Boston's Beef House—Ontario.
 Boyer Meat Co.—Roseburg.
 *Bruce Packing Co.—Sublimity.
 Cannon Meat Co., R. C.—Salem.
 Cedar Point Packing Co.—Coquille.
 Cinder Butte Packing Co.—Redmond.
 Clover Leaf Packing Co.—Drain.
 Coos Bay Packing Co.—Coos Bay.
 *Crooked River Meat Co.—Prineville.
 East Side Abattoir—Ashland.
 Erdman Packing Co.—Bandon.
 Farmer's Packing Co.—Medford.
 Garrison, R. O.—Lebanon.
 H & M Meat Co.—Union.
 Hill Meat Co.—Pendleton.
 *Hopkin's Wholesale Meats—Nyssa.
 Independent Meat Co.—Ashland.
 Jacobsmuhlen Slaughtering House—Cornelius.
 Lewis Brothers—Gresham.
 Medford Meat Co.—Medford.
 Merrill Meat Co.—Merrill.
 Midway Meat Co.—Medford.
 Montgomery Killing Plant—Silverton.
 Mount Angel Meat Co.—Mount Angel.
 Myers Packing Co.—Bend.
 Myrtle Packing Co.—Coquille.
 *Nebergall Meat Co., D. E.—Albany.
 *Pioneer Meat Packers—Ontario.
 *Silver Falls Packing Co.—Portland.
 Stark's Slaughterhouse—Sherwood.
 Steen Brothers—Albany.
 *T. P. Packing Co.—Klamath Falls.
 The Dalles City Pack—The Dalles.
 Troutman Brothers—North Plains.
 VanDine Meat Co.—Myrtle Creek.
 Western Meats—Milton-Freewater.

PENNSYLVANIA

Ahrens and Sons, Inc., E. F.—York.
 Alan Beef Co.—Dunmore.
 Alba, Saverio, and William—Norristown.
 Albert Packing Co.—Washington.
 Alfery's Sausage Co.—Greensburg.
 Alnikoff's and Son, Harry—Wilkes-Barre.
 Anderson, Roy—East Berlin.
 Aquilante, Congens—Berwyn.
 Attig Bros.—Schrewsbury.
 Baker's Meat Market—Biglerville.
 Baker, Luther—Millville.
 Balderston Bros.—Newton.
 Baringer, Wilmer—Richlandtown.
 Barnes, T. William—Waynesboro.
 Baumgardner Packing Co.—Finleyville.
 Beaver Valley Packing Co.—New Brighton.
 Berwick Packing Co.—Berwick.
 Bilski, Joseph—Waterford.
 Bingham Packing Co.—Berlin.
 Bloomfield Packing Co.—Pittsburgh.
 Bonaccorso and Sons, S.—Philadelphia.
 Bongorni Bros.—Slovan.
 Border, Carlos R.—Dalmatia.
 Boose, H. Melvin—Manheim.
 Bovalina Packing Co., Inc.—Slovan.
 Bowders and Son, H. C.—Waynesboro.
 Bowman, Mark—Hegins.
 Boyer, Kenneth L.—Klingerstown.
 Brand, William—Pipersville.
 Brann's Slaughtering House—Canton.
 Breauchy, Harry H.—Sharon.
 Bristol Beef Co.—Bristol.
 Brown Brothers and Sons, Inc.—Fairview.
 Brown's Slaughter House—Smethport.
 Brown, Victor—Port Allegany.
 Burkee's Food Market—McSherrytown.
 Burkholder, Eugene—Garrett.
 Bush, G. D.—Jamestown.
 Butler Packing Co.—Butler.

Carpenter Packing Co., Rex—Townville.
 Carpenter, Simon T.—Sheridan.
 Cary, William L.—Harrison Valley.
 Castle Provision Co.—Darraugh.
 Center Valley Packing Co.—Center Valley.
 Check, Stephen—Pittsburgh.
 Clark Packing Co.—Paxinos.
 Clark, William A.—Homer City.
 Coffaro, Frank P.—Sugargrove.
 Cohick's Meat Market—Salladasburg.
 Cowburn, Clark G.—Ulysses.
 Crissman Bros.—Castanea.
 Cunningham, R. P.—Indiana.
 Cunningham Locker & Slaughterhouse—Sand Patch.
 Dally and Sons—Vanderbilt.
 Daisyfield Packing Co.—Daisytown.
 Danko, Matthew—Latrobe.
 Darling, Howard W.—La Plume.
 De Franco, Nick—Bangor.
 De Franco, Philip—North Bangor.
 Delfrate Packing Co.—Slovan.
 Delta Meat Products—Harrisburg.
 Delta Farm Products Co.—Delta.
 Detwiler's Abattoir—Pottstown.
 Devault Packing Co.—Devault.
 Ditzler Brothers Meat Market—Pine Grove.
 Dorshimer, David E.—Brookheadsville.
 Dressler, Norman—Exeter.
 East Carson Packing Co.—Pittsburgh.
 Edwards Frozen Food Center, Inc.—Elbensburg.
 Elizabethville Abattoir—Elizabethville.
 Engle, Russell S.—East Greenville.
 Eremic, George N.—Monroeville.
 Esposito, Attilio—Philadelphia.
 Falk, Karl—Erie.
 Feder Co.—Allentown.
 Fehl Co., C. J.—Blooming Glen.
 Fetterolf, Joseph I.—Hegins.
 Fischer and Sons, Inc., J. Fred—York.
 Fisher, Harry D.—Lewisburg.
 Fisher, W. J.—Winfield.
 Flagler, John—Raubsville.
 Fox, Augustus—Soudertown.
 Freed's Store—Gilbertsville.
 Froehlich Packing Co.—Johnstown.
 Frigid-Freeze Lockers—Riegelsville.
 Gajan, John—Coal Center.
 Galvanek, Edward—Freeport.
 Gartner-Harf—Waterford.
 Gashel, Lee—Claysville.
 Gehman, Warren B.—Morwood.
 Gensemer's—Bloomsburg.
 George, Nathan T.—Orefield.
 Gertner, Joseph and Stephen—Easton.
 Ginter, Gervase—St. Mary's.
 Ginter, Urban—St. Mary's.
 Giunta and Sons, Joseph L.—Philadelphia.
 Glick Bros. Packing Co.—Mt. Pleasant.
 Godshall, Marvin K. and Son—Telford.
 Goetz, Robert M.—Greencastle.
 Goldberg Provision Co.—Greensburg.
 Good, Inc., Carl—Denver.
 Good's Market—Quincy.
 Gourley, James P.—New Bethlehem.
 Grande Brother Packing—Farrell.
 Green Valley Packing Co.—Claysville.
 Greenawald and Keck—Lancaster.
 Greenville Packing Co.—Greenville.
 Grettler's Market—Girard.
 Gum, Russell M.—Pen Argyl.
 Gurgacz, Mike P.—New Castle.
 Haas, Raymond—Weissport (East).
 Hager's Meat Market—Quakertown.
 Hahn Packing Co., Edward—Johnstown.
 Haibach Bros.—Erie.
 Hartman, Paul E.—New Tripoli.
 Hawkeye Meat Market—Scottdale.
 Heckel and Ferlan—Pittsburgh.
 Heinnickel, Sylvester and Alquin—Crabtree.
 Herring, Paul A.—Pitman.
 Hershey Estates Abattoir—Hershey.
 Hervitz Packing Co.—Harrisburg.
 Hess Meats, Bob G.—Winfield.
 *Hickory Packing Co.—Scranton.
 Hill-n-Dale Farm Meat Co.—Dowington.
 Hilltop Beef and Provision Co.—Loyalhanna.

Hipsey, Samuel W.—Willow Street.
 Hirsch, William R.—Kossuth.
 Hoffman Brothers—York.
 Hollinger, J. Lloyd—Lancaster.
 Hollinger Meat Products, Inc.—Mechanicsburg.
 Homestead Provision and Packing Co.—Pittsburgh.
 Hoovers Meat Market—Hanover.
 Horne's Slaughterhouse—Marianna.
 Hostoffer and Sons, E. B.—Mount Pleasant.
 Huffman, Ralph L.—Latrobe.
 Hunsberger, Joseph J.—Royersford.
 Hynes Abattoir, O. J.—Cedars.
 Ishman, Robert J.—Worthington.
 J. T. Provision Co.—McKeesport.
 Johnson Packing Co.—Emeigh.
 Joseph Packing Co.—Connellsville.
 Juniata Packing Co.—Tyrone.
 Keefer, C. F.—Mercersburg.
 Kelso, C. W.—Hickory.
 Kelso, Fred E.—Brookville.
 Kesselring, J. R.—Greencastle.
 *Kessler, Inc.—Lemoyne.
 Kipp, Harvey A.—Bethlehem.
 Kline Bros.—Hollidaysburg.
 Knapp and Son, Lee—Albion.
 Knight, Emerson—Penryn.
 Kolansky, Abe—Wymart.
 Kohn, M.—Philadelphia.
 Kolb, Samuel—Spring City.
 Kovacevic Brothers—Sewickley.
 Kratzer, Beulah M.—Selinsgrove.
 Kreisl Bros.—Hazelton.
 *Kreisl Brothers, Inc.—Shamokin.
 Kudasik, Andy—Central City.
 Kunzler and Co., Inc.—Lancaster.
 Lakeview Packing Co., Inc.—Sandy Lake.
 Landis, Abram A.—Harleysville.
 Landis Brothers Slaughtering Establishment—Skippack.
 Landis, Edgar M.—Franconia.
 Landis, T. M.—Mainland.
 Lavella, Vector F.—Kersey.
 Lawrence, H. M.—Albion.
 Lesnett's Green Top Farm—Greenville.
 Lepidi and Sons, Inc., M.—Jeanette.
 Levchik, Mike—Hooversville.
 Lichtler and Co., J. C.—Salisbury.
 Liddiard, Richard W.—South Waverly.
 Livezey, Merrill—Sugar Grove.
 Little and Son, L. D.—Hanover.
 Locustdale Packing Co.—Locustdale.
 Lonczynski, Thaddeus—Hazelton.
 Loutsion Packing Co.—Cannonsburg.
 Lukon Meats—Burgettstown.
 Lux, Joseph H.—Jeannette.
 Madrigale, Frank—Bristol.
 Magdovitz Packing Co.—Connellsville.
 Malzi, J. E.—Dunlo.
 Mamula, Pete—Aliquippa.
 Markle, Clair R.—Hanover.
 Martin, Charles G. and Leon—East Earl.
 Martin, Gerald—Chambersburg.
 Martin, Ezra W.—Lancaster.
 Martin, John F.—Stevens.
 Marusco, Camilo—Boothwyn.
 Marvin, Russell T.—Covington.
 Martocci, Anthony—Roseto.
 McClure Locker Plant—McClure.
 McGee, G. Fred—Connellsville.
 Meadow Valley Abattoir, Inc.—Gettysburg.
 *Medford's Inc.—Chester.
 Melvin, Arthur G.—Greenville.
 Meoli, Peter—Berwyn.
 Miller, E. R.—Hanover.
 Miller, Eugene W.—Knox.
 Mitman, Vernon K.—Nazareth.
 Moccio and Son, Angelo J.—Allentown.
 Moore, Amos, Sr.—Montgomeryville.
 Mount Rose Food Market—York.
 Mousourakis Packing Co.—Daisytown.
 Moyer Bros.—Reinholds.
 Moyer, Co., C. D.—Silverdale.
 Moxham Packing Co.—Johnstown.
 Myers Bros.—Spring Mills.
 Nace, Melvin M.—Hanover.
 Nell, C. R. and W. M.—East Berlin.

New Castle Packing Co.—New Castle.
 New Holland Meat Market—New Holland.
 Newman, Raymond H.—Hanover.
 Nichols, Harold L.—Titusville.
 Northrup, Gerry—North East.
 Oiljnyk, M., and Basilius—Harrison City.
 P. S. Meat Co.—Philadelphia.
 Falgon Bros.—Tarentum.
 Palumbo, Dominic—Du Bois.
 Patterson's Meat Market—Littlestown.
 Pennsylvania State University—University Park.
 Peluso, John M.—New Castle.
 People's Meat Market—Brackenridge.
 Peters Brothers Meat Market—Lenhartsville.
 Pettello, Charles A.—Keiser.
 Pezzner Bros.—Ashley.
 Pieniazek, Walter—Waterford.
 Pleasant Unity Packing Co.—Pleasant Unity.
 Price, B. J.—Chester.
 Prim Packing Co.—McDonald.
 Prinz, August—Mars.
 Putnak, Robert L.—Monongahela.
 Rebeck, J. E.—Dornsife.
 Reed, Jay—Latrobe.
 Rehrig Slaughter House—Ashfield.
 Reichelderfer and Sons, E. H.—East Greenville.
 Reitz, Maynard M.—Winfield.
 Reliable Provision Co.—Scranton.
 Renduic, Frank D.—McKeesport.
 Rex Slaughter House—Ashfield.
 Rich Valley Cattle Co.—Emporium.
 Riverside Meat Packing Co.—New Castle.
 Roble Meat Packing, Inc.—Erie.
 Rockhill's Meat Processing and Sales—Greenville.
 Rook, B. A.—Milroy.
 Rothermel, Wellington A.—Danville.
 Rudy, Harry E.—Landisville.
 Russic, M. C.—Hooversville.
 Sabatasse, Jim—Slovan.
 Salsburg's Abattoir—Shillington.
 Shaffer, Arthur L.—New Cumberland.
 Sharon Best Meats—Sharon.
 Shamokin Packing Co.—Shamokin.
 Schrickram, Franklin—Port Clinton.
 Schlegal, Irving J.—Hegins.
 Shaffer, Fred—Hooversville.
 Shaw Bros.—Newry.
 Shively Bros.—Mifflinburg.
 Shober, Roy L.—Denver.
 Sicilia, Frank—New Kensington.
 Silverberg Meats—Bradford.
 Slagle's Packing House—Kittanning.
 Smalstig, Fred—Pittsburgh.
 Smelko Bros.—Mt. Pleasant.
 Smith, Wilbur—Blairsville.
 Smith, William B.—Titusville.
 Smithgall and Ging—Trout Run.
 Somers Packing Co.—Bentleyville.
 Spidle's Meat Market—Lancaster.
 Spitzler's Meat Products, Inc.—Uniontown.
 *Spungin's Abattoir, Inc.—Harrisburg.
 Stairs Clover Farm—Confluence.
 Stehle, Julius—Eightyfour.
 Steinkirchner, George—Jennerstown.
 Stepniak, William—Hop Bottom.
 Sterner's Grocery, Inc.—Hancock.
 Stockdale, Paul and Eugene—Dayton.
 Stockton's Wholesale Meats—Columbus.
 Taddio, Fred—Monaca.
 Taylor Co., J. W.—Wyalusing.
 Thoma, Paul—Saxonburg.
 Thomas and Diehl—Glen Rock.
 Thompson Packing Co.—Jersey Shore.
 Thornton, Howard J.—Erie.
 Triolo Brothers Food Market—Philadelphia.
 Troutman Bros.—Klingerstown.
 Troutman, N. S. and C. H.—Freeburg.
 Troy Meat Plant, Inc.—South of Troy.
 Union Provision and Packing Co.—Pittsburgh.
 United Home Dressed Meat Co.—Altoona.
 Utz Meat Market—Hanover.
 Venezia, Carl—Conshohocken.

Venezia, Joseph—Norristown.
 Venuto, Joseph—Philadelphia.
 Waddington, Howard C.—New Castle.
 Waddington, R. L.—Wampum.
 Wagner Meat Supply, Floyd—Independence.
 Waltman, Donald E.—Allenwood.
 War, Prosper—Conshohocken.
 Warrington Packing Co., Inc.—Chalfont.
 Waynesburg Packing Co.—Waynesburg.
 Weaver Brothers—Wellsville.
 Wehry, William S.—Klingerstown.
 Weise, R. A.—Hyndman.
 Weiss, Milton—Large.
 Weiss Packing Co.—Donora.
 *Weller and Sons, Frank—Plymouth Meeting.
 Werry, H. W.—Scottsdale.
 West Apollo Packing House—West Apollo.
 Western Provision, Inc.—Erie.
 Weyandt, Hughey, Jr.—Claysburg.
 Wilcox, Gilbert—Milan.
 Wildasin's Meat Market—Hanover.
 Wilkes-Barre City Abattoir—Wilkes-Barre.
 Williamson Wholesale Meats—Turbottville.
 Willrich and Son, Thomas B.—Edinboro.
 Winner Packing Co.—Lock Haven.
 Winters, Walter W.—Mahoningtown.
 Wisnieski, Steve—New Castle.
 Wolfe's Meat Market—Myerstown.
 Wolfe, Thomas F. and Lawrence H.—Herdon.
 Worthington, Warren H.—Pennsdale.
 Wright, Sharp B.—Fombell.
 Yambrovich, Steve—Sharpsville.
 Yakubik, Frank—New Castle.
 Yoder, Kermit C.—Hollisopple.
 Yoder's Meat Market—Shoemakersville.
 Yoder Sons, C. M.—Telford.
 Youndt, John E.—Adamstown.
 Youndt Brothers—Denver.
 Zeller, Alfred—Cedars.
 Zitman, C. B.—Mercersburg.

RHODE ISLAND

Bruno's Slaughterhouse—Westerly.
 Cory's Slaughterhouse—Tiverton.
 Foster Packing, Inc.—Foster.
 Diamond Hill Packing Co.—Cumberland.
 Johnston Dressed Beef and Veal Co., Inc.—Johnston.
 Parrillo, Inc., Anthony—Johnston.
 Russo's Slaughterhouse—Bristol.

SOUTH CAROLINA

Azalia Meats, Inc.—Orangeburg.
 *Brown Packing Co.—Greer.
 *Carolina Abattoir—Columbia.
 *Caughman's Meat Plant, Inc.—Lexington.
 Cheraw Packing Plant—Cheraw.
 Harmon Provision Co.—Saluda.
 Hodges Sales Co.—Abbeville.
 *Kimmerlins Wholesale Meat Packing Plant—Orangeburg.
 Lancaster Frozen Foods, Inc.—Lancaster.
 *Old Fort Packing Co.—Walterboro.
 *Roddey Packing Co., Inc.—Columbia.
 *Spartanburg Abattoir—Spartanburg.
 *Turner's Abattoir, T. M.—Woodruff.

SOUTH DAKOTA

*Cimpl Packing Co.—Yankton.
 *Dean Packing Co.—Vermillion.
 Flanery Sausage Co.—Milbank.
 Flanery Sausage Co., Inc.—Huron.
 Trumbull Packing Co.—Sioux Falls.

TENNESSEE

Armstrong Sausage Co.—Strawberry Plains.
 *Bakers Processing Co.—McKenzie.
 Baltz Brothers Packing Co.—Elm Hill Road.
 Barnett's Grocery—Huntingdon.
 Beare Meat Co.—Madisonville.
 Bedford County Slaughterhouse—Shelbyville.
 *Benton Slaughterhouse, Lewis—Hixson.
 Bills Processing Plant—Dyersburg.
 Bolivar Packing Plant—Bolivar.
 *Bridwell Packing Co.—Kingsport.
 *Brundige Slaughter Plant—Martin.

*Bulla Wholesale Meats, Wade—Johnson City.
 Bryson Packing Plant—Somerville.
 Carthage Grocery & Locker Plant—Carthage.
 *Chattanooga Sausage Co.—Chattanooga.
 *Cleveland Provision Co.—Cleveland.
 Cribbs Sausage Co.—Memphis.
 *Dixie Sausage Co.—Lebanon.
 *Duck River Sausage Co.—Manchester.
 *Fayette Packing Co.—Hickory Withe.
 *Fineburg Packing Co.—Memphis.
 *Fletcher Brothers—Lenoir City.
 Follis Slaughterhouse, Roy—Gadsden.
 Foutch Grocery & Market—Cookeville.
 Glasgow's Meat Co.—Dresden.
 *Groce Provision Co.—Fayetteville.
 *Hackett's Meat Co.—Carthage.
 Hartsville Locker Co.—Hartsville.
 Hendon's Meat Market—Milan.
 Herron Packing Co.—Concord.
 Hill's Wholesale Meats—Dayton.
 Holmes Meat Market—Crossville.
 Hyde, E. D.—Gallatin.
 *Jackson Packing Co.—Jackson.
 *Jacobs Packing Co.—Nashville.
 *Keener Packing Co.—Lenoir City.
 *Lingo Packing Co.—Jonesboro.
 *Loomis Packing Co.—Sweetwater.
 *McElhanev Slaughter House—Morristown.
 McMinnville Meat Co.—McMinnville.
 Mims Frozen Foods—Ardmore.
 Moore, John L.—Fayetteville.
 Morrissey Meat & Provision Co.—Nashville.
 *Morton Brothers Packing Co.—Johnson City.
 New 20 Packing Co.—Alamo.
 *Norman Packing Co.—Covington.
 *Parks Harris & Co.—Columbia.
 Penn's Meat Market—Trenton.
 *Powell Wholesale Meats—Chattanooga.
 *Purity Packing Co.—Powell.
 *Savannah Process & Locker—Savannah.
 *Sells and Sons, Earl—Johnson City.
 Smith's Market—Gallatin.
 *Smith Packing Co.—Nashville.
 Southern Abattoir Co.—Maloneyville Road.
 *Southern Provision Co.—Chattanooga.
 Stephens Slaughter House—Savannah.
 Summer's Brothers Slaughterhouse—Hollow Rock.
 *Tennessee Valley Packing Co., Inc.—Columbia.
 Trolinger Slaughter House—Jackson.
 Wampers Wholesale Meat Inc.—Lenoir City.
 *Wells Processing Plant—Brighton.
 Wilkerson Slaughterhouse—Selmer.
 *Wilson Sausage Co., John—Lewisburg.

TEXAS

A. B. C. Packing Co.—Wichita Falls.
 Alamo Braun Beef Co.—San Antonio.
 *Alice Meat Co.—Alice.
 *Allen's Wholesale Meats—McKinney.
 Amarillo Packing Co., Inc.—Amarillo.
 Anderson Slaughtering and Processing Plant—Sherman.
 Apache Packing Co.—San Antonio.
 Auge Packing Co., Ed—San Antonio.
 Azle Food Locker Corp.—Azle.
 Berryhill Packing Co., Inc.—Levelland.
 Big 4 Packing Co.—Perryton.
 *Braun, George, Packing Co.—San Antonio.
 Brown's Slaughter House—Annona.
 Burlison Packing Co.—Wichita Falls.
 Burton Bros. Public Abattoir—Houston.
 *Cash Bros. Packing Co., Inc.—Dallas.
 Central Packing Co., Inc.—Wichita.
 Chief Packing Co.—Quanah.
 *City Custom Packing—Houston.
 Collins Packing Co.—Morton.
 Columbia Packing Co.—Dallas.
 *Crow Packing Co.—Pecos.
 *Dallas City Packing Co.—Dallas.
 *Dixon Packing Co., Inc.—Houston.
 *Ehrdsman Bros. Packing Co.—Plainview.
 Estes Bros. Packing Co.—Fort Worth.
 Floyd Locker—Spearman.

*Freedman Packing Co.—Houston.
 Gee and Gafford Slaughter House—Phillips.
 Glover Packing Co. of Amarillo—Amarillo.
 Golden Spread Packing Co.—Amarillo.
 Graham Packing Co.—Graham.
 *H and R Meat Co.—Vernon.
 Haley's Food Locker—Crowley.
 Hereford Locker—Hereford.
 Hereford Meat Co.—Hereford.
 *High Grade Packing Co.—Galveston.
 Highland Packers, Inc.—Booker.
 Jackson Wholesale Meats, O. B.—Plainview.
 Lamesa Meat Co.—Lamesa.
 Lubbock Packing Co.—Lamesa.
 Nemecek Brothers—West.
 *Newsom Packing Co.—Mount Vernon.
 P and H Packing Co.—Dallas.
 *P and S Meat Co.—Texarkana.
 Pace Packing Co., Inc., Sweetwater.
 Panhandle Packing Co., Inc.—Pampa.
 *Pen Meat Packers—McKinney.
 Perryton Packing Co.—Perryton.
 Pickering Abattoir (P and S Meats)—Texarkana.
 Pinkney Packing Co., Inc.—Amarillo.
 Pitner and Hensley—Denton.
 Plains Beef Co.—Amarillo.
 Plains Beef Co.—Borger.
 *Pratt Packing Co., Inc.—Sulphur Springs.
 Quality Packing Co.—San Antonio.
 Queen's Custom Slaughter—Bovina.
 Richards Slaughter House—Bovina.
 *Ridley Packing Co.—Sweetwater.
 *Roberts Wholesale Beef—Van Horn.
 Select Meat Co.—San Antonio.
 Shamrock Slaughtering Plant—Shamrock.
 Smith's Frozen Foods Plant—Atlanta.
 *Southern Packing Co.—Denison.
 Steauernagel Packing Co.—San Antonio.
 Stratford Frozen Food Lockers—Stratford.
 *Swift & Co.—San Antonio.
 Swindell's Country Sausage Plant—Quannah.
 *Texall Packing Co.—Houston.
 Texas Dept. of Corrections Packing Central No. 1—Sugarland.
 Texas Trall Meat Co.—Hereford.
 Tyler Packing Co.—Tyler.
 *Winfree Packing Co.—Orange.
 Watkins Packing Co.—Dalhart.
 *West Texas Packing Co.—San Angelo.
 Wickham Packing Co., Inc.—Longview.
 *Wilburn and Miller Wholesale Meats—Denison.
 Wingate Brothers—Orange.
 Wolf Meat Co.—San Antonio.
 *Wright Packing Co.—Vernon.
 Zuma Meat Co.—Beaumont.

UTAH

*Granite Meat and Livestock Market—Murray.
 *Langston Packing Co.—Hurricane.
 *Midvale Packing Co.—Midvale.
 *Ogden Dressed Meat Co.—Ogden.
 *Parke and Son, William C.—Ogden.
 *Tri-Miller Packing Co.—Hyrum.

VERMONT

Becker and Kaplan—Essex Junction.
 Boyce, George—South Street, Poultney.
 Delairs Slaughtering Establishment—East Montpelier.
 Gallerani's Market—Bradford.
 Quinn's Slaughtering Establishment—Poultney.
 Rubalcaba, G., Inc.—Websterville.
 Stearns, Herrick—Rutland.

VIRGINIA

Corn Valley Packers, Inc.—Danville.
 *Fleet & Co., Inc.—Winchester.
 *Green Hill, Inc.—Elliston.
 *Harrell Bros.—St. Brides.
 Isom's Slaughter House—Galax.
 Lee Packing Co.—Pennington Gap.
 *McKenna, Inc.—Lynchburg.
 *Orndorff, Charles, Abattoir—Winchester.
 *Perry's Abattoir—Winchester.

Rosenbaum Slaughterhouse, Clyde—Glade Springs.

*Southern Packing Corp.—Norfolk.
 *Suffolk Packing Co., Inc.—Suffolk.
 *Woodstock Wholesale Meats—Woodstock.

WASHINGTON

Chambers Packing Co. No. 36—Tumwater.
 Colfax Meat Packing Plant No. 117—Colfax.
 *Curcio Meats No. 76—Walla Walla.
 Evergreen Packing Co. No. 92—Vancouver.
 *Federal Meat Co. No. 38—Tacoma.
 Federal Packing Co. No. 48—Everett.
 Ferry Bros., Inc. No. 16—Ferndale.
 Fischer Bros. Meat Co. No. 85—Issaquah.
 Florence Packing Co. No. 6—Stanwood.
 *Grandview Packing Co. No. 15—Grandview.
 Sierk Meat Packing Co. No. 55—Wenatchee.
 Knight Packing Co., James, No. 21—Woodville.
 Johansen's Meats Inc. No. 41—Enumclaw.
 Kratzig Meat Co. No. 81—Bellingham.
 *Lewis River Meat Co. No. 118—Woodland.
 *Longview Meat Co. No. 87—Longview.
 McInroy Meat Co. No. 94—Wilbur.
 Methow Valley Meat Co. No. 125—Twisp.
 *Miller Packing Co., Inc. No. 7—Seattle.
 Sky Valley Meats No. 51—Monroe.
 Moses Lake Meat Co. No. 32—Moses Lake.
 Mt. Vernon Meat Co., Inc. No. 93—Mt. Vernon.
 Midway Meats No. 62—Chehalis.
 Pasco Meat Packers, Inc. No. 37—Pasco.
 *McKinley Meat Packing Co. No. 39—Longview.
 Rice Meat Packing Co. No. 103—Veradale.
 Schoner Meat Co. No. 75—Bremerton.
 Shelton Meat Co. No. 70—Shelton.
 Snohomish Meat Co. No. 77—Snohomish.
 *Valley Packing Co. No. 18—Tacoma.
 Webber and Ritter Co., Inc. No. 20—Sumner.
 *Wenatchee Packing Co. No. 22—Wenatchee.

WEST VIRGINIA

Balls Wholesale Meat Co.—Kenova.
 Bluegrass Market, Inc.—Lewisburg.
 Camp Packing Co.—Parkersburg.
 Coleman, M. E., Packing Co.—Oak Hill.
 Crowgey Sausage Co.—Kellysville.
 Elm Grove Packing—Wheeling.
 Ennis Slaughter House—Uffington.
 Fancher, R. L.—Shinnston.
 Gamble and San Market—Houndsville.
 Gissel Packing Co., Inc.—Huntington.
 Hatten Wholesale Meat Co.—Huntington.
 Holz Son, P. E., and Co.—Charleston.
 Independent Dressed Beef Co.—Morgan-town.
 Frank M. Jenkins—Martinsburg.
 Kidwiller, Frank E.—Harpers Ferry.
 Lambert and Beavers—Squire.
 Lee's Modern Market—Osage.
 McCown & Sons Co., L. M.—Charleston.
 Logan, S. S., Packing Co.—Huntington.
 Mauk's Meat Market—Romney.
 Miley, Lynn—Wardensville.
 Miller Brothers—Martinsburg.
 Morlang, Henry, Inc.—Parkersburg.
 Martini Packing Co., Inc.—Wheeling.
 Niebergall Meats Slaughtering Establishment—Wheeling.
 Places Butchering Quarters—Martinsburg.
 Rupert Meat-Poultry Supply—Rupert.
 Smith Packing Co.—Parkersburg.
 Smittle Packing—Paden City.
 Solomon's Establishment, Frank—Fairview.
 Spitznogle, Glen L., Slaughtering Establishment—Blacksville.
 Staggs Meat Market—Burlington.
 Stuart, Nate & Son, Inc.—Mt. Clare.
 Thompson Brothers Packing Co.—Bluefield.
 Tri-County Processing Plant, Inc.—Martinsburg.
 Wade's Slaughter House—Mt. Morris.
 Weimer Packing Co.—Wheeling.
 Young & Stout, Inc.—Clarksburg.

WISCONSIN

Black Creek Meat Market—Black Creek.
 *Born and Son, August—Milwaukee.
 Bohrer's Packing Co.—Muskego.
 Bonduel Meat Market—Bonduel.
 Bruinisma, Casey—Union Grove.
 Calewarts Meat Market—Green Bay.
 Clinton Packing, Inc.—Clinton.
 Coenen Packing Co.—Appleton.
 Curless Meat Plant—Brodhead.
 Dobratz Meat Market—Shawano.
 Falls Locker Service—Menominee Falls.
 Faust and Sons, Hy—Mayville.
 Goldberg, Maurice, Slaughtering Establishment—Superior.
 Green Bay Packing Co.—Green Bay.
 Hagert's Locker—Siren.
 Helland's Food and Locker—Juda.
 Jansen Meat Market—Oostburg.
 K. & K. Louker—River Falls.
 Kenosha Packing Co.—Kenosha.
 Kress Packing Co., Inc.—Waterloo.
 *Luck, Inc., M.—Milwaukee.
 Luedke Bros. Slaughtering Establishment—Sheboygan.
 Merchant, W. J.—Brussels.
 Meier Slaughtering, Alfred—Monroe.
 Merridith Corrigan—Saxon.
 *Midwest Packing Co.—Milwaukee.
 Osseo Locker—Osseo.
 *Quality Packing House—New London.
 Resar Slaughtering Establishment, J. J. & J. M.—Park Falls.
 *Richberg and Son, N.—Manitowoc.
 Sawyer and Walter—East Troy.
 Schaefer Sausage Co., Inc.—Oshkosh.
 Schams Slaughtering, John—La Crosse.
 Seymour Locker Storage—Peshtigo.
 *South Side Packing Co.—Milwaukee.
 *Stoppenbach Sausage Co.—Jefferson.
 Sykes Packing Co.—Canton.
 Tarlton Co., Lyman—Athelstane.
 Thomson Packing Co.—West De Pere.
 Townsend-Pillar Packing Co.—Cumberland.
 *Valley Meat Service—Appleton.
 Valley Packing Co.—Kaukauna.
 Vans Packing House—Seymour.
 Weinstein Slaughtering Establishment—Superior.
 *Wolf River Sausage Co., Inc.—Weyauwega.

WYOMING

Ken's Locker & Slaughtering Establishment—South Laramie.
 K and B Cold Storage Co.—Afton.
 Kelly Slaughtering Establishment—Torrington.
 Plich Slaughtering and Processing Co.—Acme.
 *Rocky Mountain Packing Co.—Casper.
 *Roltz Meat Cutting—Ft. Bridger.
 Shy-Ann Packing Co.—Cheyenne.
 Starlite Meat Co.—Cheyenne.
 Torrington Packing Co., Inc.—Torrington.
 Triangle Packing Co.—Worland.

Notice is hereby given that the following stockyards and slaughtering establishments have been deleted from the list of specifically approved stockyards and slaughtering establishments, respectively, as follows:

Stockyards

ALABAMA

Aliceville Sale Barn—Aliceville.
 Capital Stock Yards—Montgomery.
 East Alabama Livestock Co.—Opelika.
 Fort Payne Livestock Sales—Fort Payne.
 King & Mewbourn Stockyards—Florence.
 Roanoke Stockyards—Roanoke.

ARIZONA

Yuma Livestock Auction, Inc.—Araby.

ARKANSAS

Brown Livestock Comm. Co.—De Queen.
 De Queen Livestock Commission—De Queen.

Farmers Auction Co.—Marianna.
 Harrison Sales Co.—Harrison.
 Huntsville Livestock Auction—Huntsville.
 Logan County Livestock Auction—Booneville.
 Randolph County Sale Co.—Pocahontas.

CALIFORNIA

Modoc Auction Yard—Alturas.

COLORADO

Arkansas Valley Livestock Commission Co.—Lamar.
 Hess Livestock Commission Co.—Pueblo.
 Shultz Sales Yard—Grand Junction.
 Sunset Livestock Commission Co.—Greeley.

DELAWARE

Carroll Sales Co., J. C.—Dover.
 Rudnick's Livestock Sales Co.—Dover.

GEORGIA

Bainbridge Stockyard—Bainbridge.
 Coffee County Livestock Co.—Douglas.
 Hudson-Holmes Livestock Auction, Inc.—Fitzgerald.
 Jack's Union Provision Co.—Dalton.
 Peoples Livestock Market, Inc.—Cuthbert.
 Smith Stockyard No. 3—Thomson.
 Thomson Stockyard, Inc.—Thomson.

IDAHO

Pocatello Livestock Auction Co., Inc.—Pocatello.

ILLINOIS

Carlson & O'Connor—Bushnell.
 Champaign Co. Livestock Market Association, Inc.—Urbana.
 Charleston Livestock Auction—Charleston.
 Illinois Producers Livestock Market Association—Dieterich.
 Illinois Producers Livestock Market Association—Warren.
 Worrell Cattle Co., Artie—Milledgeville.
 Bates, Elmer—Galveston.
 Clawson, Wayne L.—Delphi.
 Talbert, L. S.—Greentown.
 Reynolds Sale Barn—Reynolds.

IOWA

Carpenter Livestock—Carpenter.
 Carroll Livestock Market—Carroll.
 Farm Bureau Livestock Marketing Center—Waukon.
 Farmers Sale Co., Inc.—Carroll.
 Hampton Auction Co.—Hampton.
 Harlan Auction Co.—Harlan.
 La Porte City Livestock Auction—La Porte.
 Marvel Livestock Market Center, Inc.—Webster City.
 Northeast Iowa Sales Commission—Decorah.
 O'Neil Livestock Auction—Eldora.
 O & W Auction Market—Wadena.
 Ogden Sales Barn—Ogden.
 Waukon Sales Commission—Waukon.
 Traer Livestock Market—Traer.

KANSAS

A. T. & S. F. Stockyards—Emporia.
 Belleville Sale Co.—Belleville.
 Dumler Bros. Livestock Comm. Co.—Russell.
 Hansen Livestock Auction—Beloit.
 Hugoton Livestock Comm. Co., Inc.—Hugoton.
 Junction City Livestock Commission—Junction City.
 Koenig Sale Co., Inc.—Manhattan.
 Lenexa Community Sale—Lenexa.
 Minneapolis Sales Pavilion—Minneapolis.
 Mound City Sales Co.—Mound City.
 Newton Livestock Auction Co.—Newton.
 Ottawa Livestock Comm. Co.—Ottawa.
 Pratt Livestock Commission Co.—Pratt.
 S & J Livestock Comm. Co., Inc.—Norton.
 Syracuse Sale Company—Syracuse.

KENTUCKY

Berry & Son Stockyards, R. B.—Clinton.
 Brown & Whayne Stockyards—Clinton.

Tompkinsville Livestock Market—Tompkinsville.
 Watwood Stockyards—Bardwell.

LOUISIANA

Gordon Stockyards—Lacassine.
 Lake Charles Livestock Commission Co.—Lake Charles.

MARYLAND

Eyler's Livestock Market—Thurmont.
 Friend's Stockyard, Inc., Blaine H.—Accident.

MICHIGAN

Hanchett Livestock Yards, Inc.—Leslie.
 Marlette Livestock Sales Co.—Marlette.
 Sturgis Livestock Auction Market—Sturgis.

MISSISSIPPI

Ballew's Stockyards—Liberty.
 Batesville Sale Co.—Batesville.
 Clay County Stockyards, Inc.—West Point.
 Corinth Livestock Auction Co.—Corinth.
 Deer Creek Livestock Sale—Hollandale.
 Hernando Auction Co.—Hernando.
 Hinds County Livestock Auction—Edwards.
 W. H. Hodges & Co. of Miss.—Liberty.
 Leake County Commission Co.—Carthage.
 Lum Brothers Stockyards—Natchez.
 Owen Brothers Stockyard—Meridian.
 Owen Brothers Stockyards—Hattiesburg.
 Peelers Livestock Sales—Kosciusko.
 Richton Stockyards—Richton.
 Shaw & Gray Commission Co.—Oxford.

MISSOURI

Cassville Auction—Cassville.
 Crocker Sales Barn—Crocker.
 E 66 Auction—Springfield.
 Lamar Community Sale—Lamar.
 Malden Sale Co.—Malden.
 Marshfield Auction Co.—Marshfield.
 Wheaton Community Sale—Wheaton.

NEBRASKA

Benkelman Sales Co., Inc.—Benkelman.
 Deshler Livestock Commission Co.—Deshler.
 Ericson Livestock Market—Ericson.
 Kimball Livestock Auction—Kimball.
 McCook Livestock Commission Co.—McCook.
 National Co-Op Association—Plattsmouth.
 Nebraska City Sales Barn—Nebraska City.
 North Bend Livestock Sales Co.—North Bend.
 O & O Commission Co.—Kearney.
 Plattsmouth Sale Barn—Plattsmouth.
 Schuyler Livestock Pavilion—Schuyler.
 Sutton Sales Pavilion—Sutton.
 Syracuse Sales Pavilion Co.—Syracuse.
 Third City Livestock Commission Co.—Grand Island.
 Tilden Livestock Market—Tilden.
 Zimmerman Stockyards—Blair.

NEVADA

Midwest Livestock Commission Co.—Fallon.

NEW JERSEY

Flemington Auction Market—Flemington.

NEW MEXICO

Albuquerque Livestock Auction—Albuquerque.

NEW YORK

Empire Livestock Marketing Cooperative, Inc.—Green.
 Horseheads Livestock Market, Inc.—Horseheads.
 Kessler & Gentner—Springfield.
 Neverett & Sons, H. L.—Malone.

NORTH CAROLINA

Farmer's Livestock Exchange—Marshville.

NORTH DAKOTA

Beulah Livestock Sales—Beulah.
 Dobler Livestock Sales & Co.—Ashley.
 Dobler & Smith Livestock Auction Co.—Ellendale.

Fraser Livestock Auction Market—Harvey.
Harrington Livestock Auction—Mayville.
Hettinger Livestock Sales Co.—Hettinger.
Jamestown Livestock Sales Co., Inc.—
Jamestown.
Stanley Livestock Auction Market—Stan-
ley.
Willston Sales Co.—Willston.

OHIO

Pickaway Livestock Co-op Association—
Circleville.

OKLAHOMA

Buffalo Livestock Commission Co.—Buf-
falo.
Guymon Livestock Commission Co.—Guy-
mon.

Holton Brothers Stockyards—Hugo.
Hominy Sale Co.—Hominy.
Leslie Livestock Commission Co.—Hugo.
Owen Brothers Livestock Auction Co.—
Idabel.

Pawhuska Auction—Pawhuska.
Perry Auction Sale—Perry.
Pope, Raymond Livestock Sales Pavilion—
Vinita.
Ranchers Livestock Commission Co.—
Antlers.

OREGON

Klamath Cattle Sales—Klamath Falls.
Midway Auction Co.—Medford.

PENNSYLVANIA

Blairville Auction—Blairville.
Greenville Livestock Market, Inc.—Green-
ville.
Jamestown Livestock Market—Jamestown.
Westmoreland Auction Barn—Norvelt.

SOUTH CAROLINA

Lenox Stock Yard—Bennettsville.
Darlington Auction Market, Inc.—Dar-
lington.
Union County Stockyard—Union.
Edgefield County Stockyard—Edgefield.
Harper Livestock Co.—Estill.
William Livestock Yard—Tabor City.
Johnston Stockyard—Honea Path.
Neeses Livestock Market—Neeses.
Nichols Auction Market—Nichols.
Peoples Livestock Market—Orangeburg.

SOUTH DAKOTA

Anderson Livestock Sales Yard—Yankton.
Burke Livestock Auction Co.—Burke.
Cresbard Sales Co.—Cresbard.
Martin Livestock Sales, Inc.—Martin.
Philip Livestock Auction—Phillip.
Sioux Falls Livestock Auction—Sioux Falls.
Stockman's Commission Co., Inc.—Rapid
City.

TENNESSEE

Franklin Auction Market—Franklin.
Kirk Livestock Auction—Athens.
Middle Tennessee Livestock Sales—Law-
renceburg.
Patterson and McCaleb Salebarn—Brad-
ford.
Philip Livestock Auction, Inc.—Phillip.
Tri-County Stockyard—McKenzie.
Viola Stockyard—Viola.

TEXAS

Branham Livestock Auction, Inc.—Martin.
Farmers & Ranchers Livestock Exchange—
Shamrock.
Heart of Texas Commission Co., Inc.—
Brady.
H C & H Cattle Co.—Douglassville.
Meridian Livestock Commission Co.—Meri-
dian.
Mills Commission Co.—Douglasville.
North Texas Livestock Commission Co.—
Whitesboro.

VERMONT

Chickering Commission Sale—Westminster.

VIRGINIA

Covington Stockyard, Inc.—Covington.

NOTICES

WISCONSIN

Antigo Auction Sales Livestock Market—
Antigo.

WYOMING

Sheridan Livestock Commission Co.—
Sheridan.
Wheatland Livestock Commission Co.—
Wheatland.

Slaughtering Establishments

ALABAMA

Blue Bell Packing Co.—Decatur.
Brock-Mosley Packing Co.—Loxley.
Hansen Slaughter House—Prichard.

ARIZONA

Beverly Meat Co.—Tucson.

ARKANSAS

Boswell, Wholesale & Retail, R. O.—Cam-
den.
Clough's Country Market—Lowell.
Cooper Packing Co.—Melbourne.
Dumas Packing Co.—El Dorado.
Dunn Slaughter House—De Queen.
Finks Meat Co.—Springdale.
Hi-Lo Provision Co.—El Dorado.
Hightower Packing Co.—Newport.
Hoover's Slaughter House, Jack—Murfree-
boro.

Hughes Sausage Co.—North Little Rock.
Hylton Slaughter—Springfield.
Lawhon Meat Company, C. L.—North Little
Rock.

Linaker Company, C. A.—McGehee.
Lowell Packing Co.—Lowell.
Lowery Brothers—North Little Rock.
Malone Packing Co.—Texarkana.
Mann Slaughtering & Processing—Piggott.
Morrilton Packing Co.—Morrilton.
Newport Packing Company—Newport.
North Side Packing Co.—North Little Rock.
Person Provision Co.—Jacksonville.
Rogers Packing Co.—Jonesboro.
Southwestern Packing Co.—Hope.
Steed Packing Co.—Judsonia.
Ward Packing Co.—Stamps.
Williams Slaughter Plant—Nashville.

CALIFORNIA

Auburn Meat and Livestock Co.—Auburn.
Brennan Meat Co.—Tulare.
Cuyamaca Meat Co.—El Cajon.
Klubniken Packing Co.—Los Angeles.
Pacific Packing Co. (Establishment No.
116)—Gazelle.
Rosen Meat Co.—Los Angeles.
Santa Ana Packing Co.—Santa Ana.
Smith Packing Co.—San Bernardino.
Sonoma Meat Co., Inc.—Sonoma.
Talone Packing Co.—Escondido.
Wright Packing Co.—National City.

COLORADO

Arvada Packing Co., Inc.—Arvada.
Samett Packing Co.—Denver.

CONNECTICUT

Beit Brothers—Norwich.
Block, Benjamin—Shelton.
Freeman & Company, M.—New London.
Hartford Provision Co.—Hartford.
Hertz Brothers—Norwich.
New Britain Slaughter House—New Britain.
Zeffiro, Frank—New Hartford.

FLORIDA

A & A Meat Co.—Jacksonville.
Central Packing Co.—Center Hill.

GEORGIA

Eastside Provision Co.—Dalton.
Union Provision Co.—Dalton.
Valdosta Abattoir, Inc.—Valdosta.

IDAHO

Custom Packing Co.—Twin Falls.

McKibbens Custom Butchering Establish-
ment—Idaho Falls.
Meridian Meat Packers—Meridian.
Moscow Meat Co.—Moscow.
Peoples Market Plant—Pocatello.

ILLINOIS

Cowperthwaite Super Market—Bushnell.
Hauffe's Meat Market—Lincoln.
Ingalls Frozen Food Center—Milford.
Jones, Marshall E.—Springfield.
Lyetta Meats, Inc.—Coulterville.
Magelli Bros., Inc.—Marseilles.
Noble Locker—Noble.
Pasquo Podeschi—Taylorville.
Wessel Bros., Inc.—Belleville.

INDIANA

Boone County Packing Co.—Lebanon.
Clyde Packing Co.—Angola.
Daniel Brothers Packing Co.—Columbia
City.
Dufrene Slaughter & Packing Co., Inc.—
Des Allemands.
Hickory Hills Processing Plant—Spencer.
Franklin Slaughter House—Wabash.
Lutz Packing Co.—Indianapolis.
Snelly's Market—Angola.
Ward Brothers Packing Co.—Monon.

IOWA

Buffalo Pack—Davenport.
City Meat Locker—Little Rock.
Glasgow's Meat Market—Keokuk.
Hawkeye Pack—Sioux City.
Kane's Dressed Beef—Hawarden.
Karzarlich Pack—Rathbun.
Ledyard Locker—Ledyard.
Meyer Packing Co.—Sioux City.
Milton Locker Service—Milton.
Otranto Locker—Otranto.
Romann & Liebbe Co.—Muscatine.
Sergeant Bluff Produce Co.—Sergeant
Bluff.
Smith Packing Co.—Sioux City.
White's Locker—Estherville.

KANSAS

Moore's Packing House Market—Parsons.

KENTUCKY

Gibson Livestock, Inc.—Providence.
Quality Packing Co.—Lexington.
Spring Packing Co.—Louisville.

LOUISIANA

Adam's Slaughter House—Amite.
Allen's Super Market—Kentwood.
Crumpler's Packing House—DeRidder.
Ferriday Packing Plant—Ferriday.
Morris Slaughter House—Kentwood.
Northside Packing House—Lake Charles.
Swiftly Meat Packing Co.—Opelousas.
Sulre's Slaughter House, Bill—Kaplan.
Villa Meat Co.—Olla.
Up-to-Date Market and Slaughter House—
Sulphur.

MAINE

Hanson & Smith—St. Albans.

MARYLAND

County Butchers, Inc.—Granite.
Brewer's, H. W.—Williamsport.
Harden's Meat Market—Eckart Mines.
Howard County Meat Market—Ellicott
City.
Lotz Wholesale Meats—Frostburg.
Miller, Charles—Manchester.
Nichols & Smith Meat Market—Federal-
sburg.
Thompson's Food Market—Maryland Line.
Wolf's Slaughter House—Cumberland.

MASSACHUSETTS

Bickford's—Cheshire.
Cramers, Louis—North Adams.
Grasso's Slaughterhouse—Boston.
Harris Slaughterhouse, George A.—Win-
chendon.

Hurburt Slaughterhouse, Ronald—West Orange.
 Independent Packing Co.—Brockton.
 Judkins, F. H.—Athol.
 Kabatchnick, Mark Sidney—Chester.
 McAdoo, Harold A.—Bolton.
 Rellins Packing Co.—Milford.
 Robbins, Richard—Ashby.
 Strycharz Slaughterhouse—Blackstone.

MICHIGAN

S. Loewenstein & Son—Detroit.
 Costello Packing Co.—Detroit.
 Hudson Locker Service—Hudson.
 Pleasant Valley Packing Co.—Detroit.
 Peet Packing Co.—Chesaning.
 Christie Packing Co.—Schoolcraft.
 Richmond Packing Co.—Richmond.
 Isaac Tamaren Beef Co.—Detroit.
 Hillsdale Packing Co.—Hillsdale.
 Foster's Market—Quincy.

MISSISSIPPI

B & B Packing Co.—Byram.
 Barnett Sausage Co.—North Biloxi.
 Bethze Brothers Packing Co.—Meridian.
 Cochran Frozen Food & Locker Plant—Waynesboro.
 Counce Curing Plant, H. R.—Corinth.
 Delta & Pineland Co.—Scott.
 Dunn, B. T., Slaughter House—Walnut.
 Happy Acres—Petal.
 Isabell & Son Meat Curing Plant, A. H.—Corinth.
 Isbell Distributing Co.—Corinth.
 Bounds, Slaughter Establishment, John R.—Piscataway.
 Lauderdale Cold Storage—Meridian.
 Mallett, F. S.—North Biloxi.
 Michel Packing Co., C.—Meridian.
 McComb Frozen Food & Locker Plant—McComb.
 Old Hickory Sausage Plant—Magnolia.
 Orman's Sausage Co.—Ellisville.
 Sam's Slaughter House—Waynesboro.
 Waller, Slaughter House—Waynesboro.
 Willoughby's Slaughter House—Komonon.
 Wise & Wise Packing Co.—Greenville.

MISSOURI

Dan Baum Packing Co.—St. Louis.
 General Meat Co.—St. Louis.
 M. F. A. Packing Division—Springfield.
 Reinhardt Packing Co.—St. Louis.
 Reitz Meat Products Co.—Raytown.
 Roseville Packing Co.—Springfield.
 Schneider Packing Co.—St. Louis.
 Stanley Meat Co.—St. Louis.
 Volz Packing Co.—St. Louis.
 Walter Wick's Slaughter House—Pierce City.

NEBRASKA

Gude, O. A.—Nebraska City.
 Roode Packing Co., Inc.—Fairbury.
 Vanderheiden's Slaughter House—Valentine.

NEVADA

Harlacher Meat Co.—Fallon.
 Mori Slaughterhouse—Fallon.

NEW HAMPSHIRE

Hoffman, Fred—Hooksett.

NEW JERSEY

Monmouth County Abattoir—Asbury Park.
 Schein, Inc.—Hopelawn.

NEW MEXICO

Addington Lockers—Clayton.
 Belen Locker & Slaughter Pen—Belen.
 Dick's Slaughter House—Clovis.
 Oliver Packing Co.—Raton.
 Taos Locker Plant, Inc.—Taos.
 Snell Packing Co., Inc.—Taos.
 Valley Packing Co.—Fairview.
 Valley Packing House—Albuquerque.
 Williams' Slaughterhouse—Socorro.

NEW YORK

A. J. Aust—Otto.
 Bertch's Slaughter House—Almond.
 Dembo's—Troy.
 Eckman, Albert M. Slaughterhouse—Frewsburg.
 Farber, Murray—Goshen.
 Kingston Beef Corp.—Kingston.
 Legters Bros.—Clymer.
 Seven Valley Beef, Inc.—Cortland.
 Smith, Bernard G.—Troy.
 Valentine, Vincent V.—Kennedy.

NORTH CAROLINA

Bryan Packing Corp.—Asheville.
 Chadbourn Packing Co.—Chadbourn.
 Circle "F" Abattoir—Lexington.
 City Abattoir—Shelby.
 McDaniel's Abattoir—Fayetteville.
 Shelby Abattoir & Processing, Inc.—Shelby.
 Wilmington Packing Co.—Wilmington.

NORTH DAKOTA

Bean, Loyd—Williston.
 Delaney Meat Co.—Williston.
 Williston Meat Co.—Williston.

OHIO

Berry Slaughtering Establishment, S. P.—Winchester.
 Henderson Meats—Waterloo.
 Lorain-Elyria Packing Co.—Elyria.
 Montenery Provision—Tiltonville.
 Schmidt Provision Co.—Toledo.

OKLAHOMA

Big Pastures Packing Co.—Grandfield.
 Bittings Slaughtering Establishment, John—Tulsa.
 Clarks Meat Slaughtering Establishment—Perry.

OREGON

Gardner Midway Meats, Donald R.—Medford.
 Crane Slaughtering Establishment, Ralph W.—Perkins.
 Hamilton Slaughtering Establishment—Medford.
 McCreary Packing Co.—Enid.
 Montgomery Brothers—Hugo.
 O'Brien Meat Co.—Tulsa.
 OK Packing Co.—Tumecseh.
 Sooner Packing Co.—Collinsville.
 Southeastern Slaughtering Establishment—Durant.
 Thomas, Earl C.—Moore.
 Van Cleve, C. L.—Tulsa.
 Ward Slaughtering Establishment, John—Woodward.
 Whittet, Billy W.—Dacoma.

PENNSYLVANIA

A. Green & Son—Berwick.
 Aliquippa Packing Co.—Aliquippa.
 Beatty Farm Meat Products—Turtle Creek.
 Becks Welfare Farms—West Leesport.
 Bethlehem Packing Co.—Bethlehem.
 Biderman & Moss, Inc.—Philadelphia.
 Bonanno, Jake—Germantown.
 Brenzovich's Meat Market—Jefferson.
 Bryan, John L.—Dushare.
 Bubbemoyer, C. V.—Bernville.
 Bull Run Packing Co.—Homestead.
 Burkholder Brothers—Lebanon.
 Cappuccio—Philadelphia.
 Charles C. Anspach—Womelsdorf.
 Charles Meat Market—Liverpool.
 Clapper, Dewey—Dillsburg.
 C. & J. Packing Co.—Vandergrift.
 Darling, Lester W.—LaPlume.
 Davidek, M. J.—Bracemridge.
 Delta Farm Products—Harrisburg.
 Denholm Packing Co.—Pittsburgh.
 Donnie's Food Market—East Berlin.
 D. & K. Meat Co.—Philadelphia.
 Dysinger & Sons—Mifflintown.

Earl S. Wenrich, Jr.—Sinking Spring.
 Eblings Meat Market—Myerstown.
 Engle Brothers—Markleysburg.
 Fisher, Ralph—Yellow House.
 Fox, Henry J.—Mertztown.
 Gassert, John A.—Myerstown.
 Gentzler, Wilfert N.—Dover.
 Gillette Livestock Auction Co.—Gillette.
 Godfrey Brothers—Felton.
 Godfrey, M. Melvin—York.
 Grecek, Frank—Portage.
 Grissinger Bros.—McConnellsburg.
 Gross Meats—Eureka.
 Hawkeye Meat Market—Mount Pleasant.
 Helm, Ralph E.—Waynesboro.
 Hoffer, Frank L.—Carlisle.
 Honsaker, Bros.—Roaring Springs.
 Hooversville Supply Co.—Hooversville.
 Hutchinson's Custom Butchering—Hydettown.
 Imgrund, D. E.—New Baltimore.
 Imler, Roy S.—Altoona.
 Imperial Packing Co.—Imperial.
 Innerst Bros.—Dallastown.
 Janke's Slaughtering Establishment—Winburne.
 Keeney, H. Z.—Hungerford.
 Kirkpatrick's Meat Market—Scotland.
 Kling, Arthur C.—Landisburg.
 Knepp, Albert A.—Mifflintown.
 Kohn & Henderl—Philadelphia.
 Kottcamp, Homer S.—York.
 Kressler, Herbert M.—Quakertown.
 Kreisl Brothers, Inc.—Harrisburg.
 Lorditch, Geo. J.—Johnstown.
 Lower's Store—Biglerville.
 Luckenbill, Curtis T.—Kutztown.
 Mamie S. Wike—Robesonia.
 Manbeck, Lloyd H.—Bernville.
 Manierl Inc.—Robesonia.
 McCall Packing Company—Rimersburg.
 McClure Locker Plant—Felton.
 McLaughlin & Fickes—Fayetteville.
 Millerton, Jess A.—Gloe.
 Mowry & McKean Super Market—Sandy Lake.
 Moyer, Maurice J.—Flowville.
 Musser Company, Clayton—Mohnton.
 Mutzabaugh's Meat Market—Duncannon.
 Myers Meat Market—Codorus.
 Newman's Market—Fairfield.
 New Mexico Meat & Provision Co.—Albuquerque.
 Northside Packing Co.—Pittsburgh.
 Oswald & Hess Co.—Pittsburgh.
 Paul E. Adams—Jonesville.
 Petruzzi's Abattoir—Drums.
 Pierson, Leslie R.—Lewisville.
 Pottelger, R. L.—New Kingston.
 Pudliner, Charles J., Jr.—Johnstown.
 Quality Meat Market—Johnsonburg.
 Reimold, Ed.—Transfer.
 Rhodes, Glen J.—Martinsburg.
 Rosen, Max—Pittsburgh.
 Rosen, Meyer—Creighton.
 Roth & Son, C. R.—Shiremanstown.
 Roth, Ivan J.—Shiremanstown.
 Rouman, Abram—Lansdale.
 Reichert, Melvin N.—Bechtelsville.
 Ritter, Charles D.—Boyetown.
 Rupert, Edgar B., Sr.—Chambersburg.
 Russell Gum—Pen Argyl.
 Shaffer, Fred—Hooversville.
 Silver Lake Packing Company—Dunmore.
 Snowberger Bros.—East Freedom.
 Smith's Quality Super Market—Glen Rock.
 Snyder, Lloyd J.—Fleetwood.
 Sprecher, Chester A.—Fleetwood.
 Stairs, James—Confluence.
 Starry & Shultz—Carlisle.
 Steely, Harry N.—Lewistown.
 Strunk Bros.—Hereford.
 Stueben's Meat Market—Saxonburg.
 Swan's Super Market—Shade Gap.
 Tavernini, Alex.—Portage.
 Varano & Troutman—Kulpmont.
 Walborn, R. A.—Hershey.
 Wills, Ambrose—Punxsutawney.

Winbrook Farms—Paul Winnick—New Castle.

Wolfes Meat Market—Myerstown.

Yost, Fred—Newville.

York Springs Meat Market—York Springs.

RHODE ISLAND

Carter Beef Co., Inc.—Johnston.

Concord Dressed Beef & Veal Co.—Pawtucket.

Rhody Trading Corp.—Pawtucket.

Ricci Packing Co., J.—Johnston.

Starlite Packing Co.—Pawtucket.

SOUTH CAROLINA

Southland Provision Co.—Orangeburg.

TENNESSEE

Brantley and Tillett—Shelbyville.

Brothers Seafood—Winchester.

Carey Packing Co.—Morristown.

Castellaw's Slaughterhouse—Alamo.

Charlie's Slaughterhouse—Trenton.

Cook's Slaughterhouse—Dyersburg.

Hickory Valley Packing Co.—Hickory Valley.

Rakes Slaughterhouse—Watertown.

Randolph Produce Co.—Crossville.

Sunnydale Meat Products, Inc.—Nashville.

VERMONT

Gibbs Slaughtering Establishment—Bradford.

VIRGINIA

Harrisonburg Wholesale Meat Co.—Harrisonburg.

WEST VIRGINIA

Bell Slaughtering Establishment, N. J.—Blackville.

Neibergall & Martini, Inc.—Wheeling.

WISCONSIN

Goldberg Packing Co.—Wentworth.

Schaiders Meat Market—Shawano.

Shubert's Market—Oshkosh.

Super Locker Co.—Amery.

WYOMING

Draney & Son Slaughtering Establishment, Dell—Afton.

Jim's Place Slaughtering Establishment—Cheyenne.

Pilch Slaughtering & Processing Service—Acme.

Ranchester Slaughtering Service—Ranchester.

Schneiders Meat Services—Shawano.

Shubert's Market—Oshkosh.

Super Locker Co.—Amery.

S & S Packing Co.—Cheyenne.

Effective date. The foregoing notice shall become effective upon publication in the FEDERAL REGISTER.

Certain additional stockyards and slaughtering establishments have been added to the list of those heretofore specifically approved under the regulations in 9 CFR Part 78. It has been determined that the inspection and handling of livestock or carcasses or products thereof at such stockyards or establishments are adequate to effectuate the purposes of such regulations. Certain stockyards and slaughtering establishments have been removed from the list of those heretofore specifically approved under said regulations, because it has been determined that such stockyards and establishments no longer qualify for specific approval under the regulations. This action, therefore, imposes certain restrictions necessary to prevent the spread of brucellosis and relieves certain restrictions presently

imposed. It should become effective promptly in order to accomplish its purpose in the public interest and to be of maximum benefit to persons subject to the restrictions which are relieved hereby. Accordingly, 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 this action are impracticable and contrary to the public interest, and good cause is found for making this notice effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 27th day of October, 1964.

E. E. SAULMON,
*Acting Director, ADE Division,
Agricultural Research Service.*

[F.R. Doc. 64-11308; Filed, Nov. 5, 1964;
8:45 a.m.]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[AA 643.3-b]

BREAD IN LOAVES FROM CANADA Purchase Price and Foreign Market Value

NOVEMBER 2, 1964.

Pursuant to section 201(b) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(b)), notice is hereby given that there is reason to believe or suspect, from information presented to me, that the purchase price of bread in loaves imported from British Columbia, Canada, is less, or likely to be less, than the foreign market value, as defined by sections 203 and 205, respectively, of the Antidumping Act, 1921, as amended (19 U.S.C. 162 and 1964).

Customs officers are being authorizing to withhold appraisement of entries of bread in loaves from British Columbia, Canada, pursuant to § 14.9 of the Customs Regulations (CFR 14.9).

The allegation in this case was received on July 6, 1964, and was made by Congressman Bill Stinson.

[SEAL] LESTER D. JOHNSON,
Acting Commissioner of Customs.

[F.R. Doc. 64-11355; Filed, Nov. 5, 1964;
8:47 a.m.]

DEPARTMENT OF THE INTERIOR

National Park Service

[Order 5]

ASSISTANT SUPERINTENDENT ET AL.

Delegation of Authority With Respect to Certain Contracts

SEPTEMBER 17, 1964.

1. *Assistant Superintendent, Administrative Officer and Procurement and Property Management Officer.* The Assistant Superintendent, Administrative Officer and Procurement and Property Management Officer may execute and

approve contracts not in excess of \$50,000 for supplies, equipment or services in conformity with applicable regulations and statutory authority and subject to availability of appropriations.

2. *Procurement Assistant.* The Procurement Assistant may execute and approve contracts not in excess of \$10,000 for supplies, equipment or service in conformity with applicable regulations and statutory authority and subject to availability of appropriations.

3. *Revocation.* This order supersedes Order No. 4 issued November 20, 1959.

(National Park Service Order No. 14 (19 F.R. 8824), as amended; 39 Stat. 535, 16 U.S.C., sec. 2; Western Region Order No. 3 (21 F.R. 1495))

JOHN A. RUTTER,
Superintendent,

Mount Rainier National Park.

[F.R. Doc. 64-11348; Filed, Nov. 5, 1964;
8:46 a.m.]

Office of the Secretary

[Order 2884]

DI GIORGIO FRUIT CORP.; CALIFORNIA

Regional Director, Bureau of Reclamation, Sacramento, Calif.

OCTOBER 29, 1964.

SECTION 1. Delegation. The Regional Director, Bureau of Reclamation, Sacramento, California, is authorized to act, in substitution of the Secretary of the Interior, as the true and lawful attorney for the Di Giorgio Fruit Corporation in connection with the sale of excess lands under the terms of the April 9, 1952 agreement between the United States of America (Regional Director, Bureau of Reclamation) and the Di Giorgio Fruit Corporation (R. Di Giorgio, Vice President), recorded in the official records of Tulare and Kern Counties, California (Recordable Contract No. 175r-4703).

SEC. 2. Redelegation. This authority may not be redelegated.

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

OCTOBER 29, 1964.

[F.R. Doc. 64-11350; Filed, Nov. 5, 1964;
8:46 a.m.]

DEPARTMENT OF COMMERCE

Office of the Secretary

CARL W. HASEK, JR.

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: No change.
- B. Additions: No change.

This statement is made as of October 9, 1964.

CARL W. HASEK, JR.

Dated: October 9, 1964.

[F.R. Doc. 64-11369; Filed, Nov. 5, 1964; 8:49 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration
DOW CHEMICAL CO.

Notice of Filing of Petition for Food Additives Polybutadiene Rubber Modified Polystyrene Resins

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 (FAP 4B1282) has been filed by The Dow Chemical Company, Midland, Michigan, 48640, proposing the issuance of a regulation to provide for the safe use of polybutadiene rubber modified polystyrene

resins as the food-contact surface of articles that contact food.

Dated: October 29, 1964.

MALCOLM R. STEPHENS,
Assistant Commissioner
for Regulations.

[F.R. Doc. 64-11367; Filed, Nov. 5, 1964; 8:48 a.m.]

ELANCO PRODUCTS CO.

Notice of Filing of Petition Regarding Food Additive Chlormadinone Acetate

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 (FAP 5D1515) has been filed by Elanco Products Company, A Division of Eli Lilly and Company, Indianapolis, Indiana, 46206, proposing the issuance of a regulation to provide for the safe use of chlormadinone acetate (6-chloro- Δ^4 -17-acetoxyprogesterone) in animal feeds as follows:

Principal ingredient	Quantity	Limitations	Indications for use
Chlormadinone acetate..	10 mg. per head per day.	For beef and dairy heifers and beef cows; animals not to be slaughtered within 28 days of last dosage.	For synchronization of estrus (heat).

Publication of this notice in no way constitutes actual or implied approval of the named additive and use recommended by the petitioner.

Dated: October 29, 1964.

MALCOLM R. STEPHENS,
Assistant Commissioner
for Regulations.

[F.R. Doc. 64-11368; Filed, Nov. 5, 1964; 8:48 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-229]

GENERAL ATOMIC DIVISION OF
GENERAL DYNAMICS CORP.

Notice of Issuance of Facility Export License

Please take notice that no request for a formal hearing having been filed following the publication of notice of proposed action in the FEDERAL REGISTER on October 8, 1964 (29 F.R. 13913), the Atomic Energy Commission has issued License No. XR-55 to General Atomic Division of General Dynamics Corporation, authorizing export of a 250 kilowatt TRIGA Mark II research reactor to the Institute Josef Stefan, Ljubljana, Yugoslavia. The export of this reactor to Yugoslavia is within the purview of the present Agreement for Cooperation between the Government of the United States of America and the International Atomic Energy Agency.

Dated at Bethesda, Md., this 30th day of October 1964.

For the Atomic Energy Commission.

EBER R. PRICE,
Director, Division of
State and License Relations.

[F.R. Doc. 64-11334; Filed, Nov. 5, 1964; 8:45 a.m.]

[Docket No. 50-159]

TEXAS TECHNOLOGICAL COLLEGE Notice of Termination of Construction Permit

Please take notice that Texas Technological College, having requested cancellation of the permit authorizing construction of a 10-kilowatt, pool-type nuclear reactor on the College's campus in Lubbock, Texas, the Atomic Energy Commission has granted the request and has terminated Construction Permit No. CPRR-60 without prejudice to the filing of a new application at a later date.

For further details, see a copy of the request dated September 17, 1964, on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

Dated at Bethesda, Md., this 30 day of October 1964.

For the Atomic Energy Commission.

ROGER S. BOYD,
Chief, Research and Power Reactor Safety Branch, Division of Reactor Licensing.

TERMINATION OF CONSTRUCTION PERMIT

[No. CPRR-60]

In accordance with the request dated September 17, 1964, Construction Permit No. CPRR-60 issued to Texas Technological College for the construction of a 10-kilowatt, pool-type nuclear reactor on the College's campus in Lubbock, Texas, is hereby terminated without prejudice to the filing of a new application at a later date.

Date of issuance: October 30, 1964.

For the Atomic Energy Commission.

ROGER S. BOYD,
Chief, Research and Power Reactor Safety Branch, Division of Reactor Licensing.

[F.R. Doc. 64-11335; Filed, Nov. 5, 1964; 8:45 a.m.]

FEDERAL AVIATION AGENCY

[OE Docket No. 64-SO-18]

TENNESSEE STATE BOARD OF EDUCATION

Notice of Petition for Public Hearing

The Tennessee State Board of Education, Nashville, Tennessee, has timely filed a petition for public hearing pursuant to § 77.39 [New] (27 F.R. 10352), Part 77, Federal Aviation Regulations, in appeal to Determination of Hazard to Air Navigation issued in OE Docket No. 64-SO-18 (29 F.R. 13843), for the proposed construction of a television antenna structure near Rogersville, Tennessee.

Therefore, pursuant to the authority delegated to me by the Administrator (§ 77.37 [New]), the determination issued in OE Docket No. 64-SO-18 (29 F.R. 13843) is not and will not be a final determination pending final disposition of the petition.

Issued in Washington, D.C., on October 30, 1964.

GEORGE R. BORSARI,
Chief,

Obstruction Evaluation Branch.

[F.R. Doc. 64-11339; Filed, Nov. 5, 1964; 8:45 a.m.]

FEDERAL MARITIME COMMISSION

A. P. MOLLER-MAERSK LINE AND
SEA-LAND SERVICE, INC.

Notice of Agreements Filed for Approval

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San

Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the **FEDERAL REGISTER**. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

A. J. Bruno, Traffic Supervisor,
Sea-Land Service, Inc.,
Puerto Rican Division,
Post Office Box 1050,
Elizabeth, N.J., 07207.

Agreement 8885-2, between the carriers comprising the A. P. Moller-Maersk Line joint service (operating pursuant to approved Agreement 7622, as amended), and Sea-Land Service, Inc., modifies Agreement 8885 between the parties which covers a through billing arrangement on cargo from Japan, Hong Kong, Formosa, Philippines, Federation of Malaya, Colony of Singapore, Thailand, Indonesia, Ceylon, Cambodia, and Viet Nam to Puerto Rico, with transshipment at New York. The purpose of the modification is to change the name of Federation of Malaya and Colony of Singapore to Malaysia (excluding Sabah, Sarawak), the present day designation of those countries, in the description of the trading area of the agreement.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11357; Filed, Nov. 5, 1964;
8:47 a.m.]

NORTH ATLANTIC ISRAEL EAST- BOUND FREIGHT CONFERENCE

Notice of Agreements Filed for Approval

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the **FEDERAL REGISTER**. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

B. Katz, Secretary,
North Atlantic Israel Eastbound Freight
Conference,
42 Broadway,
New York, N.Y. 10006.

Agreement 8220-2 between the member lines of the North Atlantic Israel Eastbound Freight Conference (Agreement 8220) in the trade from United States North Atlantic Ports to ports in Israel on the Mediterranean Sea. The purpose of the modification is to describe conference procedures for the disposition of shippers' requests and complaints.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11358; Filed, Nov. 5, 1964;
8:47 a.m.]

PACIFIC WESTBOUND CONFERENCE AND CARRIERS COMPRISING FERN LINE JOINT SERVICE

Notice of Agreements Filed for Approval

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the **FEDERAL REGISTER**. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement for approval, and notice of cancellation of agreement, filed by:

Mr. W. C. Galloway, Chairman,
Pacific Westbound Conference,
465 California Street,
San Francisco, Calif. 94104.

Agreement 57-84, between the member lines of the Pacific Westbound Conference (Agreement 57, as amended), and six (6) Norwegian carriers under the direction and control of Fearnley & Eger (operating as the "Fern Line" pursuant to approved joint service Agreement 9346), covers the admission of the joint service carriers to participation in the conference as an associate member. Under the agreement, the carriers comprising the "Fern Line" will (1) be obligated to observe all rates, rules, regulations and decisions of the conference, (2) have no vote in conference affairs, (3) not share in the general expenses of the conference as do regular members, and (4) not be

required to post the usual surety bond required of full members, but will be liable for liquidated damages for violations of the terms and conditions of the conference agreement as provided therein. Agreement 57-84, has been filed to supersede and cancel approved associate membership Agreement 57-74, between the member lines of the Pacific Westbound Conference and the Fearnley & Eger and A. F. Klaveness & Co. A/S carriers, operating as the "Fern-Ville Lines" under approved joint service Agreement 8512, as amended.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11359; Filed, Nov. 5, 1964;
8:47 a.m.]

SEATRAN LINES, INC., AND AMER- ICAN EXPORT ISBRANDTSEN LINES, INC.

Notice of Agreements Filed for Approval

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the **FEDERAL REGISTER**. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Seatrains Lines, Inc.,
595 River Road,
Edgewater, N.J.

Agreement 9395 between Seatrain Lines, Inc., and American Export Isbrandtsen Lines, Inc., covers a through billing arrangement for cargo transported from India, Pakistan, Ceylon, Persian Gulf, Red Sea and Gulf of Aden ports, ports in Egypt, Lebanon, Syria, Turkey and Greece to Puerto Rico with transshipment at the port of New York, New York, under terms and conditions set forth in said agreement.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11360; Filed, Nov. 5, 1964;
8:47 a.m.]

SEATRAN LINES, INC., AND AMERICAN EXPORT ISBRANDTSEN LINES, INC.**Notice of Agreements Filed for Approval**

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Seatrains Lines, Inc.,
595 River Road,
Edgewater, N.J.

Agreement 9396 between Seatrain Lines, Inc. and American Export Isbrandtsen Lines, Inc., covers a through billing arrangement for cargo, except refrigerated, garlic and other perishables or semi-perishables, transported from France, Italy, North Africa, Spain and Portugal to Puerto Rico with transshipment at the port of New York, New York, under terms and conditions set forth in said agreement.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11361; Filed, Nov. 5, 1964;
8:47 a.m.]

SEATRAN LINES, INC., AND A. P. MOLLER-MAERSK LINE JOINT SERVICE**Notice of Agreements Filed for Approval**

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement includ-

ing a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Seatrains Lines, Inc.,
595 River Road,
Edgewater, N.J.

Agreement 9393 between Seatrain Lines, Inc. and A. P. Moller-Maersk Line Joint Service, operating under approved Agreement 7622, covers a through billing arrangement for cargo transported from Japan, Hong Kong, Formosa, Philippines, Malaysia (excluding Sabah, Sarawak), Thailand, Indonesia, Ceylon, Cambodia, and Viet Nam to Puerto Rico with transshipment at the port of New York, N.Y., under terms and conditions set forth in said agreement.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11362; Filed, Nov. 5, 1964;
8:47 a.m.]

SEATRAN LINES, INC., AND A. P. MOLLER-MAERSK LINE JOINT SERVICE**Notice of Agreements Filed for Approval**

Notice is hereby given that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement(s) at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 301; or may inspect agreements at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter), and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Seatrains Lines, Inc.,
595 River Road,
Edgewater, N.J.

Agreement 9394 between Seatrain Lines, Inc. and A. P. Moller-Maersk Line Joint Service, operating under approved Agreement 7622, covers a through billing arrangement for cargo transported from

India to Puerto Rico with transshipment at the port of New York, New York, under terms and conditions set forth in said agreement.

Dated: November 3, 1964.

By order of the Federal Maritime Commission.

THOMAS LISI,
Secretary.

[F.R. Doc. 64-11363; Filed, Nov. 5, 1964;
8:48 a.m.]

FEDERAL POWER COMMISSION

[Docket No. G-2598 etc.]

TENNECO OIL CO. AND CONTINENTAL OIL CO.**Findings and Order**

OCTOBER 27, 1964.

Findings and order after statutory hearing issuing certificates of public convenience and necessity, amending orders issuing certificates, substituting applicants, consolidating proceedings, substituting respondents, redesignating proceedings, and accepting agreements and undertakings for filing.

On April 27, 1964, Tenneco Oil Company (Tenneco) filed in Docket No. G-2598, et al., an application pursuant to section 7(c) of the Natural Gas Act to amend the certificates heretofore issued in said dockets to Delhi-Taylor Oil Corporation (Delhi-Taylor) by substituting Tenneco in lieu of Delhi-Taylor as certificate holder, all as more fully set forth in the application and in Appendix I hereto.

On April 29, 1964, Continental Oil Company (Continental) filed in Docket No. CI64-1285, et al., an application pursuant to section 7(c) of the Natural Gas Act for certificates of public convenience and necessity authorizing the sale of natural gas in interstate commerce for resale as successor in interest to Delhi-Taylor, all as more fully set forth in the application and in Appendix II hereto.

By agreement dated February 12, 1964, Tenneco and Continental have each acquired as of January 1, 1964, an undivided one-half interest in the producing properties and assets of Delhi-Taylor, and they propose to continue the sales of natural gas heretofore made by Delhi-Taylor. Tenneco has filed its application in the dockets in which certificates have heretofore been issued to Delhi-Taylor, and Continental has filed in new dockets for its portion of the acquired interest. The pertinent facts with respect to each docket are set forth in the appendixes hereto.

The FPC gas rate schedules of Delhi-Taylor have been redesignated as those of Tenneco as set forth in Appendix I hereto. The FPC gas rate schedules submitted by Continental have been accepted for filing and designated as set forth in Appendix II hereto.

Tenneco and Continental have filed separate motions to be substituted as

¹ Additional dockets are listed in the appendixes.

parties respondent in Delhi-Taylor's pending rate proceedings and each has filed agreements and undertakings to assure the refund of one-half of any amounts in excess of the amounts determined to be just and reasonable in said proceedings. One of the pending rate proceedings listed in both motions was stated to be in Docket No. RI60-513, related to Delhi-Taylor's FPC Gas Rate Schedule No. 26. The correct designation is Docket No. RI62-513 and the motions and agreements and undertakings will be so construed. In addition to those dockets listed in the motions; all of which are set forth in the appendixes hereto, Delhi-Taylor is respondent in a rate proceeding pending in Docket No. RI64-790. Accordingly, Tenneco and Continental will be substituted as parties respondent in Delhi-Taylor's pending rate proceedings, including Docket Nos. RI62-513 and RI64-790; said proceedings will be redesignated; and the agreements and undertakings will be accepted for filing.

Temporary certificates have been issued in all dockets listed in Appendixes I and II hereto. In addition to those dockets in which permanent certificates have been issued to Delhi-Taylor, temporary certificates have been issued to Tenneco and Continental in pending dockets, and related rate schedules have been redesignated and accepted for filing and designated, all as set forth below:

Delhi-Taylor and Tenneco docket No.	Continental docket No.	Rate schedule		
		Delhi-Taylor	Tenneco	Continental
G-18223	CI64-1307	27	150	265
CI60-325	CI64-1310	34	154	269
CI63-869	CI64-1309	55	165	281
CI63-1315	CI64-1311	56	166	282

Tenneco will be substituted in lieu of Delhi-Taylor as applicant in each proceeding with respect to Tenneco's one-half interest, and Continental will be applicant for the remaining one-half interest. Docket Nos. G-18223, CI60-325, and CI63-1315 are consolidated with Turnbull & Zoch Drilling Co., et al., Docket No. G-17960, et al., and Continental's applications filed in Docket Nos. CI64-1307, CI64-1310, CI64-1311 will be consolidated in said proceeding.

After due notice, no petition to intervene, notice of intervention, or protest to the granting of the applications has been received.

At a hearing held on October 23, 1964, the Commission on its own motion received and made part of the record in this proceeding all evidence, including the applications and exhibits thereto, submitted in support of the respective authorizations sought herein, and upon consideration of the record,

The Commission finds:

(1) Applicant, Continental Oil Company, is engaged in the sale of natural gas in interstate commerce for resale and is a "natural-gas company" within the meaning of the Natural Gas Act as heretofore found by the Commission.

(2) The sales of natural gas hereinbefore described, as more fully described

in the application filed by Continental in the Dockets listed in Appendix II hereto, will be made in interstate commerce, subject to the jurisdiction of the Commission, and such sales by Continental, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, are subject to the requirements of subsections (c) and (e) of section 7 of the Natural Gas Act.

(3) The sales of natural gas by Continental, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, are required by the public convenience and necessity, and certificates therefor should be issued as hereinafter ordered and conditioned.

(4) Continental is able and willing properly to do the acts and to perform the service proposed and to conform to the provisions of the Natural Gas Act and the requirements, rules, and regulations of the Commission thereunder.

(5) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act and the public convenience and necessity require that the orders issuing certificates to Delhi-Taylor in the dockets listed in Appendix I hereto should be amended by substituting Tenneco in lieu of Delhi-Taylor as certificate holder and by deleting therefrom authorization to sell natural gas from the undivided one-half interest assigned to Continental.

(6) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Tenneco should be substituted in lieu of Delhi-Taylor as applicant in the certificate proceedings pending in Docket Nos. G-18223, CI60-325, CI63-869, and CI63-1315 with respect to its one-half interest in the properties involved.

(7) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Tenneco and Continental should be substituted in lieu of Delhi-Taylor as respondent in each of the pending rate proceedings listed in Appendixes I and II hereto and in the proceeding pending in Docket No. RI64-790, that said proceedings should be redesignated accordingly, and that the agreements and undertaking submitted by Tenneco and Continental should be accepted for filing.

(8) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the applications filed by Continental in Docket Nos. CI64-1307, CI64-1310, and CI64-1311 should be consolidated in the proceeding Turnbull & Zoch Drilling Co., et al., Docket No. G-17960, et al.

The Commission orders:

(A) Certificates of public convenience and necessity be and the same are hereby issued, upon the terms and conditions of this order, authorizing the sales by Continental of natural gas in interstate commerce for resale, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary for such sales, all as hereinbefore described and as more fully described in the application in this consolidated proceeding.

(B) The certificates granted in paragraph (A) above are not transferable and shall be effective only so long as Continental continues the acts or operations hereby authorized in accordance with the provisions of the Natural Gas Act and the applicable rules, regulations and orders of the Commission.

(C) The grant of the certificates issued in paragraph (A) above shall not be construed as a waiver of the requirements of section 4 of the Natural Gas Act or of Part 154 or Part 157 of the Commission's regulations thereunder, and is without prejudice to any findings or orders which have been or may hereafter be made by the Commission in any proceeding now pending or hereafter instituted by or against Continental. Further, our action in this proceeding shall not foreclose nor prejudice any future proceedings or objections relating to the operation of any price or related provisions in the gas purchase contracts herein involved. Nor shall the grant of the certificates aforesaid for service to the particular customers involved imply approval of all of the terms of the respective contracts, particularly as to the cessation of service upon termination of said contracts, as provided by section 7(b) of the Natural Gas Act. Nor shall the grant of the certificates aforesaid be construed to preclude the imposition of any sanctions pursuant to the provisions of the Natural Gas Act for the unauthorized commencement of any sales of natural gas subject to said certificates.

(D) The orders issuing certificates to Delhi-Taylor in the dockets listed in Appendix I hereto be and the same are hereby amended by substituting Tenneco in lieu of Delhi-Taylor as certificate holder with respect to Tenneco's one-half interest in the subject properties and by deleting therefrom authorization to sell natural gas from the one-half interest in the subject properties assigned to Continental by Delhi-Taylor; and in all other respects said orders shall remain in full force and effect.

(E) Tenneco be and it is hereby substituted in lieu of Delhi-Taylor as applicant in the certificate proceedings pending in Docket Nos. G-18223, CI60-325, CI63-869, and CI63-1315.

(F) The certificate applications filed by Continental in Docket Nos. CI64-1307, CI64-1310, and CI64-1311 be and the same are hereby consolidated in the proceeding Turnbull & Zoch Drilling Co., et al., Docket No. G-17960, et al.

(G) The authorization issued to Tenneco in Docket Nos. G-10475 and G-14308 determines only the payments which legally may be made by Tennessee Gas Transmission Company to Tenneco and does not estop the Commission from considering the appropriate costs to be attributed to these sales should the purchased gas cost of Tennessee Gas Transmission Company be in issue in a future rate proceedings under sections 4(e) or 5(a) of the Natural Gas Act.

(H) Tenneco and Continental be and they are hereby substituted in lieu of Delhi-Taylor as respondent in the rate proceedings pending in the dockets list-

ed in Appendixes I and II hereto and in the proceeding pending in Docket No. RI64-790; said proceedings are redesignated accordingly; and the agreements and undertakings submitted by Tenneco and Continental in said proceedings are hereby accepted for filing.

(I) Tenneco and Continental shall comply with the refunding and reporting procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder, and the agreements and undertakings filed by Tenneco and Continental in the rate proceedings listed in

Appendixes I and II hereto shall remain in full force and effect until discharged by the Commission.

By the Commission.

[SEAL]

JOSEPH H. GUTRIDE,
Secretary.

APPENDIX I

Certificate docket No.	Tenneco Oil Co.			Delhi-Taylor Oil Corp. rate schedule	Purchaser	Location	Related rate proceeding docket No. ¹
	Rate schedule	Supplement ¹	Conveyance ²				
G-2598	141	1-7	8	1	Trunkline Gas Co.	McAllen Field, Hidalgo County, Tex.	
G-6306	142	1-6	7	14	Southern Union Gathering Co.	Blanco Field, San Juan County, N. Mex.	RI64-105, RI64-484.
G-10475	143	1	2	17	Tennessee Gas Transmission Co.	San Ramon Field, Hidalgo County, Tex.	G-19857. ⁴
G-12834	144	1-4	5	19	El Paso Natural Gas Co.	Blanco-Pictured Cliffs Field, San Juan County, N. Mex.	RI64-89, RI64-482.
G-14308	145	1	2	21	Tennessee Gas Transmission Co.	Coastal Field, Starr County, Tex.	G-19857. ⁴
G-15324	146	1-3	4	22	El Paso Natural Gas Co.	South Andrews and Wemac Fields, Andrews County, Tex.	RI60-322, ⁵ G-19728. ⁶
G-12834	147	1-4	5	23	do.	Blanco-Pictured Cliffs Field, San Juan County, N. Mex.	RI64-89, RI64-482.
G-10901	148	1	2	24	Florida Gas Transmission Co.	Bay Natchez Field, Assumption and Iberville Parishes, La.	RI62-506. ⁶
G-10263	149	1-9	10	26	do.	South McAllen Field, Hidalgo and Starr Counties, Tex.	RI62-513. ⁴
G-20154	161	1-4	5	51	El Paso Natural Gas Co.	Huerfano Unit, San Juan County, N. Mex.	RI64-89, RI64-484.
G-18623	151	1-2	3	28	do.	Rinco Unit, Rio Arriba County, N. Mex.	RI64-89, RI64-484.
G-19973	152	1-2	3	31	do.	Bisti Area, San Juan County, N. Mex.	RI64-89, RI64-484.
CI62-1101	163	1-3	4	53	do.	Blanco Field, San Juan County, N. Mex.	RI64-89, RI64-482.
CI62-1096	162	1-4	5	52	do.	do.	RI64-105, RI64-482.
G-6669	155	1-7	8	35	Mississippi River Fuel Corp.	Woodlawn Field, Harrison County, Tex.	RI62-539, RI64-70.
G-6669	156	1-7	8	38	El Paso Natural Gas Co.	Jalmat Field, Lea County, N. Mex.	
G-6669	157	1-3	4	45	do.	Blanco Field, San Juan County, N. Mex.	RI64-89, RI64-484.
G-6669	158	1-5	6	47	do.	do.	RI64-89, RI64-482.
G-14800	159	1-3	4	49	do.	Aneth Field, San Juan County, Utah.	
CI62-1427	160	1-4	5	50	do.	Jalmat Field, Lea County, N. Mex.	RI60-278, ⁴ RI64-89.
CI63-651	164	1-2	3	54	do.	Ignacio-Blanco Field, La Plata County, Colo.	RI64-453.
G-20564	153	1-2	3	33	do.	Bisti Area, San Juan County, N. Mex.	RI64-89, RI64-484.

¹ The numbers of the supplements to the predecessor's and successor's rate schedules are the same.

² Rate schedule supplement number of the conveyance of the subject properties.

³ In each case the rates are in effect subject to refund.

⁴ Consolidated with Docket No. AR64-2, et al.

⁵ Consolidated with Docket No. AR61-1, et al.

⁶ Consolidated with Docket No. AR61-2, et al.

APPENDIX II

Continental certificate docket No.	Continental Oil Co.		Description and date of instrument	Purchaser	Location	Delhi-Taylor certificate docket No.	Related rate proceeding docket No. ¹
	Rate schedule	Supplement					
CI64-1285	256		Notice of succession ²	Trunkline Gas Co.	McAllen Field Hidalgo County, Tex.	G-2598	
	256		Contract 11-3-54				
	256	1	Letter agreement 11-3-54				
	256	2	Letter agreement 4-27-54				
	256	3	Letter agreement 10-2-56				
	256	4	Letter agreement 1-10-58				
	256	5	Letter 2-16-59				
	256	6	Supplemental agreement 3-16-59				
	256	7	Letter agreement 7-20-60				
	256	8	Letter agreement 6-8-61				
	256	9	Letter agreement 12-7-61				
	256	10	Letter 12-14-61				
CI64-1286	256		Supplemental agreement 2-10-64	Southern Union Gathering Co.	Blanco Field, San Juan County, N. Mex.	G-6306	RI64-105, RI64-484.
	257		Conveyance ³ undated				
	257		Notice of succession ²				
	257		Contract 8-31-53				
	257	1	Supplemental agreement 11-5-53				
	257	2	Supplemental agreement 4-22-55				
	257	3	Letter agreement 12-14-56				
	257	4	Supplemental agreement 4-23-57				
	257	5	Supplemental agreement 8-15-57				
	257	6	Supplemental agreement 4-8-59				
	257	7	Supplemental agreement 4-28-59				
	257	8	Supplemental agreement 8-18-59				
257	9	Supplemental agreement 7-18-60					
257	10	Supplemental agreement 9-20-60					
257	11	Supplemental agreement 11-11-60					
257	12	Conveyance ³ undated					
CI64-1287	258		Notice of succession ²	Tennessee Gas Transmission Co.	San Ramon Field, Hidalgo County, Tex.	G-10475	G-19857. ⁴
	258		Contract 4-25-56				
CI64-1288	258	1	Conveyance ³ undated	El Paso Natural Gas Co.	Blanco-Pictured Cliffs Field, San Juan County, N. Mex.	G-12834	RI64-89, RI64-482.
	259		Notice of succession ²				
	259		Contract 4-9-57				
	259	1	Supplemental agreement 4-9-57				
	259	2	Supplemental agreement 4-23-59				
	259	3	Letter agreement 7-5-60				
	259	4	Conveyance ³ undated				

See footnotes at end of table.

APPENDIX II—Continued

Continental certificate docket No.	Continental Oil Co.		Description and date of instrument	Purchaser	Location	Delhi-Taylor certificate docket No.	Related rate proceeding docket No. ¹
	Rate schedule	Supplement					
CI64-1280	260		Notice of succession ² Contract 11-12-57	Tennessee Gas Transmission Co.	Coastal Field, Starr County, Tex.	G-14306	G-19657, ⁴
CI64-1290	260	1	Conveyance ³ undated	El Paso Natural Gas Co.	South Andrews and Wemac Fields, Andrews County, Tex.	G-15324	G-19728, ³ RI60-322, ⁴
	261		Notice of succession ² Contract 12-3-57				
	261	1	Supplemental agreement 1-23-58				
CI64-1291	261	2	Supplemental agreement 10-26-59	do.	Blanco-Pictured Cliffs Field, San Juan County, N. Mex.	G-12834	RI64-89, RI64-482.
	261	3	Conveyance ³ undated				
	262		Notice of succession ² Contract 6-18-58				
CI64-1292	262	1	Conveyance ³ undated	Florida Gas Transmission Co.	Bay Natchez Field, Assumption and Iberville Parishes, La.	G-10901	RI62-506, ⁴
	263		Notice of succession ² Contract 6-25-56				
	263	1	Letter agreement 3-29-62				
CI64-1293	263	2	Letter agreement 5-22-63	do.	South McAllen Field, Hidalgo and Starr Counties, Tex.	G-10263	RI62-513, ⁴
	263	3	Conveyance ³ undated				
	264		Notice of succession ² Contract 12-30-55				
CI64-1294	264	1	Letter agreement 5-15-59	El Paso Natural Gas Co.	Rinco Unit, Rio Arriba County, N. Mex.	G-18623	RI64-89, RI64-484.
	264	2	Letter agreement 10-8-59				
	264	3	Letter agreement 8-1-60				
	264	4	Letter agreement 12-15-60				
	264	5	Letter agreement 7-20-62				
	264	6	Letter agreement 1-18-63				
	264	7	Letter agreement 3-27-63				
	264	8	Letter agreement 8-13-63				
	264	9	Conveyance ³ undated				
CI64-1295	266		Notice of succession ² Contract 7-1-58	do.	Bisti Area, San Juan County, N. Mex.	G-19973	RI64-89, RI64-484.
	266	1	Conveyance ³ undated				
CI64-1308	267		Notice of succession ² Contract 9-28-59	do.	do.	G-20564	RI64-89, RI64-484.
	267	1	Conveyance ³ undated				
CI64-1296	268		Notice of succession ² Contract 12-16-59	Mississippi River Fuel Corp.	Woodlawn Field, Harrison County, Tex.	G-6660	RI62-539, RI64-70.
	268	1	Conveyance ³ undated				
CI64-1298	270		Notice of succession ² Ratification 4-3-51	El Paso Natural Gas Co.	Jalmat Field, Lea County, N. Mex.	G-6669	RI64-89, RI64-484.
	270	1	Contract 4-3-51				
	270	2	Conveyance ³ undated				
	272		Notice of succession ² Contract 3-14-51				
	272	1	Letter agreement 6-28-52				
	272	2	Letter agreement 3-30-53				
CI64-1299	272	3	Letter agreement 5-6-54	do.	Blanco Field, San Juan County, N. Mex.	G-6669	RI64-89, RI64-484.
	272	4	Letter agreement 9-29-54				
	272	5	Supplemental agreement 12-9-60				
	272	6	Conveyance ³ undated				
	273		Notice of succession ² Contract 8-19-53				
	273	1	Conveyance ³ undated				
CI64-1300	274		Notice of succession ² Contract 10-7-53	do.	do.	G-6669	RI64-89, RI64-482.
	274	1	Letter agreement 8-31-54				
	274	2	Letter agreement 1-18-55				
	274	3	Supplemental agreement 4-1-59				
CI64-1301	274	4	Conveyance ³ undated	do.	Aneth Field, San Juan County, Utah.	G-14800	
	275		Notice of succession ² Contract 9-2-57				
	275	1	Letter agreement 10-24-57				
	275	2	Letter agreement 11-22-57				
CI64-1302	275	3	Letter agreement 1-8-58	do.	Jalmat Field, Lea County, N. Mex.	CI62-1427	RI60-278 ³ RI64-89.
	275	4	Conveyance ³ undated				
	276		Notice of succession ² Contract 5-20-54				
	276	1	Supplemental agreement 5-31-56				
CI64-1303	276	2	Supplemental agreement 10-26-59	do.	Huerfano Unit, San Juan County, N. Mex.	G-20154	RI64-89, RI64-484.
	276	3	Supplemental agreement 4-19-63				
	276	4	Conveyance ³ undated				
	277		Notice of succession ² Contract 6-26-59				
CI64-1304	277	1	Supplemental agreement 9-24-59	do.	Blanco Field, San Juan County, N. Mex.	CI62-1096	RI64-105, RI64-482.
	277	2	Supplemental agreement 11-2-61				
	277	3	Conveyance ³ undated				
CI64-1305	278		Notice of succession ² Contract 1-4-54	do.	do.	CI62-1101	RI64-89, RI64-482.
	278	1	Letter agreement 6-3-54				
	278	2	Supplemental agreement 2-4-57				
CI64-1306	278	3	Conveyance ³ undated	do.	Ignacio-Blanco Field, La Plata County, Colo.	CI63-651	RI64-453.
	279		Notice of succession ² Contract 8-6-58				
	279	1	Conveyance ³ undated				
CI64-1306	280		Notice of succession ² Contract 5-18-62	do.			
	280	1	Letter agreement 11-9-62				
	280	2	Conveyance ³ undated				

¹ In each case the rates are in effect subject to refund.
² Succession to 50 percent of the interests of Delhi-Taylor Oil Corp.
³ Sale of properties to Continental and Tennessee Oil Company.

⁴ Consolidated with Docket No. AR64-2, et al.
⁵ Consolidated with Docket No. AR61-1, et al.
⁶ Consolidated with Docket No. AR61-2, et al.

[Docket No. G-4274 etc.]

KIRBY PETROLEUM CO. ET AL.

Order Amending Orders

OCTOBER 29, 1964.

Order amending orders issuing certificates, redesignating FPC gas rate schedules, accepting notices of succession and supplements to FPC gas rate schedules for filing, substituting applicant, substituting respondents, redesignating proceedings, accepting agreement and undertaking for filing, and requiring filing of agreements and undertakings.

On April 27, 1964, as amended on July 13, 1964,¹ Kirby Petroleum Co. (Applicant) filed an application pursuant to section 7(c) of the Natural Gas Act to amend the certificates heretofore issued to Kirby Production Company by changing the certificate holder to Kirby Petroleum Co. Applicant has acquired all of the producing properties of Kirby Production Company effective as of December 1, 1963, including all interest in gas contracts in which Kirby Production Company is seller. The pertinent facts with respect to the certificates heretofore issued to Kirby Production Company are set forth in the Appendix hereto and are more fully set forth in the application.

Kirby Production Company has received permanent certificates for the sale of natural gas in all of the dockets involved herein except Dockets Nos. CI61-30,² and CI62-6,² and CI63-85.⁴ Temporary certificates have been issued in Dockets Nos. CI61-30 and CI62-6 to Kirby Production Company. Applicant will be substituted as holder of the permanent or temporary certificate in each instance and will be substituted as applicant in the proceedings pending in Dockets Nos. CI61-30, CI62-6, and CI63-85. The notices of succession and assignments submitted by Applicant will be accepted for filing and the related FPC gas rate schedules will be redesignated as those of Applicant.

Applicant proposes to sell natural gas pursuant to several rate schedules under which the presently effective rates are in effect subject to refund, as follows:

FPC gas rate schedule		Related rate proceeding
Kirby Production Co.	Kirby Petroleum Co.	
1.....	14.....	RI64-249.
2.....	15.....	RI63-29. ⁵
3.....	16.....	RI63-29. ⁵
4.....	17.....	RI60-310. ⁶
5.....	20.....	RI60-311. ⁶
10.....	21.....	RI63-29. ⁵
11.....	22.....	RI64-283.
12.....	23.....	RI63-29. ⁵
13.....	24.....	RI63-29. ⁵
14.....	25.....	RI63-29. ⁵

Kirby Production Company also collected increased rates under its FPC Gas Rate Schedules Nos. 1 and 9 which were subject to refund in Dockets Nos. RI63-200 and G-13838, respectively. An increased rate under Kirby Production Company, et al., FPC Gas Rate Schedule No. 19 has been suspended in Docket No. RI64-128 and has not been made effective. On April 27, 1964, as amended² on July 13, 1964, Applicant and Kirby Production Company filed in all of the above dockets a joint motion to substitute Applicant in lieu of Kirby Production Company as respondent in each proceeding and to relieve Kirby Production Company of any refund obligation. On April 27, 1964, as amended² on July 13, 1964, Applicant filed an agreement and undertaking in Dockets Nos. G-13838, RI60-310, RI63-29, and RI63-200 to assure the refund of any amounts collected in excess of the amount determined to be just and reasonable in said dockets. Accordingly, Applicant will be substituted as respondent in all of the proceedings; the proceedings will be redesignated; and the agreement and undertaking, as amended, will be accepted for filing. In addition, Applicant will be required to file agreements and undertakings in Dockets Nos. RI60-311, RI64-249, and RI64-283.

After due notice, no petition to intervene, notice of intervention or protest to the granting of the certificate application has been received.

The Commission finds:

(1) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act and the public convenience and necessity require that the orders issuing temporary and permanent certificates of public convenience and necessity to Kirby Production Company, as set forth in the appendix hereto, should be amended by substituting Applicant as certificate holder.

(2) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act in the appendix hereto, should be substituted in lieu of Kirby Production Company as applicant in the proceedings pending in Dockets Nos. CI61-30, CI62-6, and CI63-85.

(3) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the notices of succession and supplements to FPC gas rate schedules submitted by Applicant should be accepted for filing and that the FPC gas rate schedules of Kirby Production Company should be redesignated as those of Applicant.

(4) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Applicant should be substituted in lieu of Kirby Production Company as respondent in the various rate proceedings involved herein, that said proceedings should be redesignated accordingly, that the agreement and under-

taking submitted by Applicant should be accepted for filing, and that Applicant should be required to file agreements and undertakings in the proceedings pending in Dockets Nos. RI60-311, RI64-249, and RI64-283.

The Commission orders:

(A) The orders issuing temporary and permanent certificates of public convenience and necessity to Kirby Production Company, as set forth in the Appendix hereto, be and the same are hereby amended by substituting Applicant as certificate holder, and in all other respects said orders shall remain in full force and effect.

(B) Applicant be and is hereby substituted in lieu of Kirby Production Company as applicant in the proceedings pending in Dockets Nos. CI61-30, CI62-6, and CI63-85.

(C) The notices of succession and supplements to FPC gas rate schedules submitted by Applicant be and the same are hereby accepted for filing, effective December 1, 1963, and designated as set forth in the Appendix hereto, and the FPC gas rate schedules of Kirby Production Company be and the same are hereby redesignated as those of Applicant as set forth in the appendix hereto.

(D) Applicant be and it is hereby substituted in lieu of Kirby Production Company as respondent in the rate proceedings in Dockets Nos. G-13838, RI60-310, RI60-311, RI63-29, RI63-200, RI64-128, RI64-249, and RI64-283; said proceedings are redesignated accordingly; and the agreement and undertaking, as amended, submitted by Applicant in Dockets Nos. G-13838, RI60-310, RI63-29, and RI63-200 should be accepted for filing.

(E) Within 30 days from the issuance of this order, Applicant shall execute, in the form set out below, and shall file with the Secretary of the Commission, acceptable agreements and undertakings in Dockets Nos. RI60-311, RI64-249, and RI64-283 to assure refunds of any amounts, together with interest at the rate of seven percent per annum, collected in excess of the amounts determined to be just and reasonable in said dockets. Unless notified to the contrary by the Secretary of the Commission within 30 days from the date of submission, such agreements and undertakings shall be deemed to have been accepted for filing.

(F) Applicant shall comply with the refunding and reporting procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder, and all of Applicant's agreements and undertakings shall remain in full force and effect until discharged by the Commission.

By the Commission.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

¹ Other dockets are listed in the appendix.
² "Amendment to Notice of Succession and Other Related Documents".

³ Consolidated with Docket No. G-4281, et al.

⁴ Consolidated with Docket No. CP62-243, et al.

⁵ Consolidated with Docket No. AR64-1, et al.

⁶ Consolidated with Docket No. AR61-1, et al.

Docket No.	New designation		Former designation and description and date of instrument	Purchaser	Location
	Kirby Petroleum Co.				
	Rate schedule	Supplement			
G-10533	*14		Kirby Production Co., et al., FPC Gas Rate Schedule No. 1 and Supplements Nos. 1-3 thereto. Notice of succession, undated. Assignment, 12-1-63.	Colorado Interstate Gas Co.	Keyes Field, Cimarron County, Okla.
	14	1-3			
G-11044	14	4	Kirby Production Co., FPC Gas Rate Schedule No. 2 and Supplements Nos. 1-4 thereto. Notice of succession, undated. Assignment, 2-11-64.	Natural Gas Pipeline Co. of America.	Camrick Southeast Field, Texas County, Okla.
		15			
G-12605	15	5	Kirby Production Co., FPC Gas Rate Schedule No. 3 and Supplements Nos. 1-5 thereto. Notice of succession, undated. Assignment, 12-1-63.	do	Camrick Southeast Field, Beaver County, Okla.
		16			
G-13706	16	6	Kirby Production Co., FPC Gas Rate Schedule No. 4 and Supplements Nos. 1-5 thereto. Notice of succession, undated. Assignment, 2-11-64.	do	Camrick Southeast Field, Texas County, Okla.
		17			
G-4277	**18		Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 5 and Supplements Nos. 1-5 thereto. Notice of succession, undated. Assignment, 12-1-63.	Lone Star Gas Co.	Blg Mineral Creek Field, Grayson County, Tex.
		18			
G-4274	**19		Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 8 ¹ and Supplements Nos. 1-3 thereto. Notice of succession, undated. Assignment 12-1-63.	Panhandle Eastern Pipe Line Co.	Hugoton Field, Grant County, Kans.
		19			
G-4276	**20		Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 9 and Supplements Nos. 1-4 thereto. Notice of succession, undated. Assignment 12-1-63.	El Paso Natural Gas Co.	Eunice-Monument Field, Lea County, N. Mex.
		20			
G-16477	20	5	Kirby Production Co., FPC Gas Rate Schedule No. 10 and Supplements Nos. 1-5 thereto. Notice of succession, undated. Assignment 12-1-63.	Natural Gas Pipeline Co. of America.	Camrick Southeast Field, Beaver County, Okla.
		21			
G-15531	**21		Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 11 and Supplement No. 1 thereto. Notice of succession, undated. Assignment 12-1-63.	Panhandle Eastern Pipe Line Co.	Greenwood Field, Morton County, Kans.
		22			
G-16366	22	2	Kirby Production Co., FPC Gas Rate Schedule No. 12 and Supplements Nos. 1-4 thereto. Notice of succession, undated. Assignment 2-11-64.	Natural Gas Pipeline Co. of America.	Camrick Southeast Field, Beaver County, Okla.
		23			
G-17584	23	5	Kirby Production Co., FPC Gas Rate Schedule No. 13 and Supplements Nos. 1-3 thereto. Notice of succession, undated. Assignment, 2-11-64.	do	Do.
		24			
G-17943	24	4	Kirby Production Co., FPC Gas Rate Schedule No. 14 and Supplements Nos. 1-4 thereto. Notice of succession, undated. Assignment, 2-11-64.	do	Camrick Southeast Field, Beaver County, Okla.
		25			
CI61-30 ²	25	5	Kirby Production Co., FPC Gas Rate Schedule No. 15. Notice of succession, undated. Assignment, 12-1-63.	Michigan-Wisconsin Pipe Line Co.	Laverne Field, Harper County, Okla.
		26			
CI62-6 ³	26	1	Kirby Production Co., FPC Gas Rate Schedule No. 17 and Supplements Nos. 1-4 thereto. Notice of succession, undated. Assignment, 12-1-63.	Cimarron Transmission Co.	Southwest Enville Field, Love County, Okla.
		27			
G-4274	**28		Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 18 ³ and Supplement No. 1 thereto. Notice of succession, undated. Assignment, 12-1-63.	Panhandle Eastern Pipe Line Co.	Hugoton Field, Grant County, Kans.
		27			
CI64-191	*29		Kirby Production Co., et al., FPC Gas Rate Schedule No. 19 and Supplements Nos. 1-2 thereto. Notice of succession, undated. Assignment, 12-1-63.	Colorado Interstate Gas Co.	Greenwood Field, Morton County, Kans.
		28			
CI63-85 ⁴	29	3		Oklahoma Illinois Gas Pipeline Co.	Red Oak Field, Latimer County, Okla.
		29			

*et al.
 ** (Operator), et al.
¹ Superseded by Kirby Production Co. (Operator), et al., FPC Gas Rate Schedule No. 18 with respect to formations above the base of the Chase Group.
² This is a pending proceeding. Kirby Production Co. has received a temporary certificate.
³ This rate schedule covers sales of gas produced from formations above the base of the Chase Group.
⁴ This is a pending proceeding.

BEFORE THE
 FEDERAL POWER COMMISSION
 (Name of Respondent)
 Docket No. -----

AGREEMENT AND UNDERTAKING OF (NAME OF RESPONDENT) TO COMPLY WITH REFUNDING AND REPORTING PROVISIONS OF SECTION 154.102 OF THE COMMISSION'S REGULATIONS UNDER THE NATURAL GAS ACT

(Name of Respondent) hereby agrees and undertakes to comply with the refunding and reporting provisions of section 154.102 of the Commission's regulations under the Natural Gas Act insofar as they are applicable to the proceeding in Docket No. ----- (and has caused this agreement and undertaking to be executed and sealed in its name by its officers, thereupon duly authorized in accordance with the terms of the resolution of its board of directors, a certified copy of which is appended hereto) ¹ this ----- day of -----, 196--.

(Name of Respondent)
 By -----
 Attest:
 [F.R. Doc. 64-11293; Filed, Nov. 5, 1964; 8:45 a.m.]

[Docket No. CP65-69]
AMERICAN LOUISIANA PIPE LINE CO.
Notice of Application
 OCTOBER 30, 1964.

Take notice that on September 14, 1964, American Louisiana Pipe Line Company (American Louisiana), One Woodward Avenue, Detroit, Mich., filed in Docket No. CP65-69 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity to construct, and to operate after construction, a second crossing of the Cumberland River in Trigg and Lyon Counties, Kentucky, consisting of approximately 1.9 miles of 30-inch diameter pipeline paralleling its existing 30-inch pipeline crossing of the river. American Louisiana says that its existing crossing of the Cumberland River is approximately 800 feet in length and was installed in accordance with accepted standards of marine construction, but that it now has been informed by the U.S. Army Corps of Engineers that a dam is under construction downstream from its crossing and that, commencing in the spring of 1965, the lock in this dam will be so operated as to create a lake which will submerge approximately 1.9 miles of its present pipeline. American Louisiana states that, to give increased assurance of continuity of supply, it proposes to install a second river crossing, heretofore described, to conform to accepted standards of marine construction. American Louisiana estimates the cost of the proposed crossing, if installed this fall, at \$498,000, but that the cost of construction will be more than doubled if the crossing is not installed until after the water level is raised next spring. It

¹ If a corporation.

is stated that the cost of construction will be met with cash generated from operations.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that preliminary staff analysis has indicated that there are no problems which would warrant a recommendation that the Commission designate this application for formal hearing before an examiner and that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing may be held without further notice before the Commission on this application provided no protest or petition to intervene is filed within the time required herein. Where a protest or petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before November 24, 1964.

GORDON M. GRANT,
Acting Secretary.

[F.R. Doc. 64-11341; Filed, Nov. 5, 1964;
8:45 a.m.]

[Docket No. CP65-77]

CITIES SERVICE GAS CO.

Notice of Application

OCTOBER 30, 1964.

Take notice that on September 18, 1964, Cities Service Gas Company (Applicant), Post Office Box 1995, Oklahoma City, Okla., filed in Docket No. CP65-77 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction during the balance of the calendar year 1964 and the operation of natural gas facilities to make direct interruptible sales from Cities Service's pipeline system.

The total cost of the projects will not exceed \$65,000, and such cost will be paid out of treasury cash.

Cities Service estimates that it will have approximately twenty requests for such direct sales during the balance of 1964. The application states that deliveries to any one consumer through the facilities to be installed will not exceed 100,000 Mcf annually and will not be used by the consumer for boiler fuel purposes as defined by § 157.7(c) (9). The application further states that the use to be made of the gas sold and delivered to consumers under this application will be for the purposes specified in § 157.7(c) of the Commission's rules and regulations under the Natural Gas Act. The minimum price at which Cities Service proposes to make direct industrial sales under such application is 25¢ per Mcf. The maximum facilities Applicant proposes to install during the balance of

the calendar year 1964 for such direct sales to ultimate consumers are twenty lateral lines, with a maximum length of one mile per line and a maximum diameter of four inches, and twenty taps and meters.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that preliminary staff analysis has found that there are no problems which warrant a recommendation that the Commission designate this application for formal hearing before an examiner and that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing may be held without further notice before the Commission on this application provided no protest or petition for leave to intervene is filed within the time required herein. Where a protest or petition for leave to intervene is filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised it will be unnecessary for the Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before November 24, 1964.

GORDON M. GRANT,
Acting Secretary.

[F.R. Doc. 64-11342; Filed, Nov. 5, 1964;
8:45 a.m.]

[Docket Nos. RI65-292, RI65-293]

H. J. MOSSER AND J. C. TRAHAN, DRILLING CONTRACTOR, INC.

Order Providing for Hearing on and Suspension of Proposed Changes in Rates, Consolidating Proceedings, and Setting Date for Hearing

OCTOBER 30, 1964.

The above-named Respondents have tendered for filing proposed changes in presently effective rate schedules for jurisdictional sales of natural gas to Tennessee Gas Transmission Company (Tennessee) in Texas District No. 4. The proposed changes in rates are, in each instance, a periodic rate increase from 17.24 cents per Mcf to 18.74 cents per Mcf at 14.65 psia.

The proposed changes are designated as follows:

Respondent, H. J. Mosser,¹ Docket No. RI65-292.

Producing area, Mosser Field, Starr County, Tex.

Rate schedule designation, Supplement No. 4 to Mosser's Rate Schedule No. 5.

Notice of change filed, October 1, 1964.

¹ Address is: 1315 Bank of the Southwest Building, Houston, Tex.

Effective date, November 1, 1964.²

Annual increase, \$1,051.

Date suspended until, April 1, 1965.

Respondent, J. C. Trahan, Drilling Contractor, Inc.,³ Docket No. RI65-293.

Producing area, Lopeno Field, Zapata County, Tex.

Rate schedule designation, Supplement No. 7 to Trahan's Rate Schedule No. 17.

Notice of change filed, October 14, 1964.

Effective date, November 14, 1964.²

Annual increase, \$6,786.

Date suspended until, April 14, 1965.

Under section 4(a) of the Natural Gas Act all rates which are not just and reasonable are declared unlawful. If after a hearing the Commission finds the proposed increased rates unjust and unreasonable they must be disallowed.

In Amerada Petroleum Corporation, et al., Opinion No. 422, Docket No. CI62-1544, et al., issued March 23, 1964, mimeo. page 20, we stated:

On February 25, 1964, we issued an order in another proceeding² imposing a moratorium on all price increases in excess of 18 cents per Mcf on sales in District No. 4 on the ground that any rate increase filings to a level higher than that amount would have an adverse impact on the pricing structure in this area through the operation of price redetermination clauses. In our opinion the same moratorium should be applied as a condition to the certificates issued in this proceeding. The accompanying order includes this provision.

² Hassie Hunt Trust, Operator, et al., Docket No. G-19115, et al., Order Granting Application for Reconsideration and Modifying Opinion and Order.

It is therefore clear that if these increased rates are permitted to become effective subject to refund, such increases will affect future rate redeterminations in other producer contracts in the area. Such increases will also trigger favored-nation increases in producer contracts. Accordingly, it is necessary that we set these matters for immediate hearing as hereinafter ordered. In view of the need for expeditious action herein, the hearing examiner is directed to take all steps necessary to make certain that the hearing proceeds with the greatest dispatch. Direct presentations by the Respondents will be incorporated into the record on the first day of hearing and cross-examination thereon will proceed immediately without recess.

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

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the subject proposed changes and that the above-designated supplements be suspended and the use thereof deferred as hereinafter ordered, that the proceedings involved herein be consolidated for the purpose of hearing, and that appropriate hearing procedures be prescribed.

² The stated-effective date is the proposed effective date.

³ Address is: 2625 Line Avenue, Shreveport, La.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4, 15, and 16 thereof, the Commission's rules of practice and procedure and the regulations under the Natural Gas Act (18 CFR Ch. I), the above-styled proceedings are hereby consolidated for the purpose of hearing and a public consolidated hearing shall be held on January 5, 1965, commencing at 10:00 a.m. e.s.t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, D.C., concerning the lawfulness of the subject proposed increased rates and charges contained in the above-designated supplements.

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

(C) On or before December 11, 1964, Respondents shall serve upon staff and all parties to the respective proceedings their direct evidence in support of their proposed increased rates and charges for the subject sales. At the beginning of the hearing, witnesses for Respondents shall adopt their testimony and be cross-examined; the Presiding Examiner shall then determine and order such further procedures as will expedite the determination of the issues in these proceedings.

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

(E) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before November 23, 1964. Answers to petitions to intervene may be filed within 10 days after the date of service of the petition, but in no event later than November 30, 1964.

By the Commission.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 64-11343; Filed, Nov. 5, 1964;
8:45 a.m.]

[Docket No. CP64-255 (Phase I) ¹]

NORTHERN NATURAL GAS CO.**Notice of Application**

OCTOBER 30, 1964.

Take notice that on April 28, 1964, as supplemented on June 29, 1964, September 1 and 24, 1964, and October 1, 5, and 6, 1964, Northern Natural Gas Company (Applicant), 2223 Dodge Street, Omaha, Nebr., filed in Docket No. CP64-255

¹ This application, as supplemented, is divided into two phases. This notice pertains exclusively to Phase I of said application, as supplemented.

(Phase I) an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain pipeline facilities in order to provide initial natural gas service to the Mesabi Iron Range Area of Minnesota, all as more fully set forth in the application, as supplemented (Phase I), on file with the Commission and open to public inspection.

Specifically, Applicant proposes to construct and operate approximately 31.5 miles of mainline loops in Iowa and Kansas and an additional 12,800 compressor horsepower at existing stations in Kansas, Iowa, and Nebraska. Additionally, Applicant will extend its mainline some 48 miles into the Mesabi Area and construct and operate approximately 116 miles of branchlines, together with necessary regulating and metering stations, in Minnesota. These proposed facilities will enable Applicant to sell and deliver an additional 31,116 Mcf of natural gas per day.

Applicant proposes the following estimated third year peak day sales:

Distributor:	Mcf
Iron Ranges Natural Gas Co.-----	5,823
Peoples Division of Applicant	
Village of Hoyt Lakes.-----	700
Erie Mining Co.-----	14,500
Oglebay-Norton-Ford -----	5,700
Village of Hibbing, Minn.-----	1,180
City of Virginia, Minn.-----	980
Total -----	28,883

The above figures do not take into account unallocated mainline capacity of 2,233 Mcf per day which may subsequently be used for service to the Hanna Mining Company. Applicant has not as yet entered into a contract for service to Hanna. Applicant will not construct and operate the measuring facilities (estimated at \$22,150) required for service to Hanna until such service has been authorized.

The total estimated cost of the proposed facilities including the measuring facilities for Hanna is \$13,843,600, which cost will be financed initially with short-term borrowings. Permanent financing will be by the issuance of sinking fund debentures.

Protests, petitions to intervene or requests for hearing in this proceeding (Phase I) may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before November 30, 1964.

GORDON M. GRANT,
Acting Secretary.

[F.R. Doc. 64-11344; Filed, Nov. 5, 1964;
8:45 a.m.]

[Docket No. CP65-56]

SOUTHERN NATURAL GAS CO.**Notice of Application**

OCTOBER 30, 1964.

Take notice that on August 28, 1964, Southern Natural Gas Company (Applicant) Post Office Box 2563, Birmingham, Ala., 35202, filed in Docket No. CP65-56, an application pursuant to section 7(c) of the Natural Gas Act for a certificate

of public convenience and necessity authorizing the construction and operation of facilities and the transportation of natural gas in interstate commerce to the Triad Oil and Gas Company (Triad) in Smith County, Miss., all as more fully set forth in the application on file with the Commission and open to public inspection.

Applicant proposes to construct and operate a measuring station on its 18-inch South Line at M.P. 23.9 for the purpose of selling and delivering natural gas on an interruptible basis to Triad. Peak day and annual requirements of Triad of 500 Mcf and 129,600 Mcf, respectively, will be purchased at a cost of 33 cents per Mcf, and delivered at a pressure not less than 175 p.s.i.g.

The cost of the proposed facilities is \$4,100.00, and will be refunded to Applicant by Triad.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that preliminary staff analysis has indicated that there are no problems which would warrant a recommendation that the Commission designate this application for formal hearing before an examiner and that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing may be held without further notice before the Commission on this application provided no protest or petition to intervene is filed within the time required herein. Where a protest or petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before November 23, 1964.

GORDON M. GRANT,
Acting Secretary.

[F.R. Doc. 64-11345; Filed, Nov. 5, 1964;
8:46 a.m.]

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILES AND COTTON TEXTILE PRODUCTS UNDER THE LONG TERM AR- RANGEMENT REGARDING INTER- NATIONAL TRADE IN COTTON TEX- TILES

Announcement of ITAC Actions and Restraint Levels

NOVEMBER 2, 1964.

The purpose of this notice is to announce certain actions taken by the

United States Government in furtherance of the objectives of, and under the terms of, the Long Term Arrangement Regarding International Trade in Cotton Textiles, done at Geneva on February 9, 1962.

1. **Bilateral agreements.** A bilateral agreement has been concluded with the Government of Yugoslavia which will become effective January 1, 1965. The United States has also completed discussions with the Hong Kong Government

for the purpose of establishing new ceilings on exports for the year beginning October 1, 1964.

The Governments of the United States and India have agreed to certain changes in the bilateral agreement of April 15, 1964. The Government of India will continue to limit exports in Categories 9, 18, 19, 22, 26, and 31, for the two and one-half year period beginning April 1, 1964, to the levels indicated in the following schedule:

Category	Apr. 1, 1964 to Mar. 31, 1965	Apr. 1, 1965 to Mar. 31, 1966	Apr. 1, 1966 to Sept. 30, 1966
9.....	12,225,000 sq. yds.....	12,607,500 sq. yds.....	6,457,500 sq. yds.
18/19.....	6,112,500 sq. yds.....	6,303,750 sq. yds.....	3,228,750 sq. yds.
22.....	4,584,375 sq. yds.....	4,727,812 sq. yds.....	2,421,563 sq. yds.
26 (duck only).....	2,241,250 sq. yds.....	2,311,375 sq. yds.....	1,183,875 sq. yds.
26 (other than duck).....	17,318,750 sq. yds.....	17,860,625 sq. yds.....	9,148,125 sq. yds.
Aggregate ceiling for above fabric categories.....	37,693,750 sq. yds.....	38,873,125 sq. yds.....	19,910,625 sq. yds.
31.....	2,699,687 pieces.....	2,784,156 pieces.....	1,426,031 pieces.

The only effect of this amendment is to revise the export restraint periods involved in the original agreement.

Consultations are continuing with the Governments of Korea and Pakistan. Consultations concerning cotton textile exports trade from Mexico to the United States were held in Mexico City September 28-30. Consultations with the Government of Spain were held in Madrid during the week of October 12th.

2. **Completed restraint actions.** Discussions have been completed with the Government of Pakistan relating to the following categories:

Category	Restraint level	Date effective
Printcloth in 18/19 and part of 26.....	4,300,000 sq. yds.....	Mar. 31, 1964
Barkcloth in 26.....	1,800,000 sq. yds.....	Sept. 18, 1964
41/42.....	100,000 doz.....	May 23, 1964

These will be restrained for a period of twelve months in the amounts indicated.

3. **Renewal of restraints.** In view of the continuing disruption of the domestic cotton textile market, the United States Government has renewed restraints for a further twelve-month period with respect to imports from Colombia in the categories indicated below:

Category	Restraint level	Effective date of restraint renewal
1.....	2,415,000 lbs.....	Oct. 1, 1964
4.....	52,500 lbs.....	Do.
9.....	1,785,000 sq. yds.....	Do.

Restraints on imports of Category 1 from Mexico which became effective October 1, 1963, and Category 19 from the USSR, which became effective October 19, 1963, will not be renewed for a second twelve-month period.

4. **Pending restraint.** Discussions are continuing with the Government of Brazil on the outstanding restraint request by the United States Government concerning exports of yarn in Category 1. The Long Term Arrangement provides for consultations on such requests. If no agreement is reached, the importing country, at the end of a 60-day consulta-

tion period, may decline to accept imports of the products in question above the requested restraint level.

JAMES S. LOVE, Jr.,
Chairman, Interagency Textile Administrative Committee,
and Deputy to the Secretary of Commerce for Textile Programs.

[F.R. Doc. 64-11356; Filed, Nov. 5, 1964; 8:47 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority No. 30-XII; Amdt. 2]

REGIONAL OFFICES

Delegation of Authority To Conduct Program Activities

Pursuant to the authority delegated to the Regional Director by Delegation of Authority No. 30 (Revision 9) as amended, 29 F.R. 11777, 12570 and 13354; Delegation of Authority No. 30-XII, as amended, 29 F.R. 12497 and 12859 is hereby further amended by revising Items I.C.3., I.K.1., I.K.2.a and II. to read as follows:

1.
 - I. * * *
 - K. * * *
3. To approve the following:
 - a. Business loans
 - (1) Direct not exceeding \$350,000.
 - (2) Participation not exceeding \$350,000.
 - b. Disaster loans
 - (1) Direct not exceeding \$350,000.
 - (2) Participation not exceeding \$350,000.
2.
 - I. * * *
 - K. * * *
 1. To approve the following:
 - a. Direct loans not exceeding \$100,000. (Except Phoenix not exceeding \$50,000.)
 - b. Participation loans not exceeding \$250,000. (Except Phoenix not exceeding \$150,000.)

c. Simplified Bank Participation loans not exceeding \$350,000. (Except Phoenix not exceeding \$250,000.)

d. Simplified Early Maturities Participation loans not exceeding \$350,000. (Except Phoenix not exceeding \$250,000.)

e. Direct disaster loans not exceeding \$350,000. (Except Phoenix not exceeding \$100,000.)

f. Participation disaster loans not exceeding \$350,000. (Except Phoenix not exceeding \$150,000.)

3.

I. * * *

K. * * *

2. To decline the following:

a. Business loans not exceeding \$250,000. (Except Phoenix not exceeding \$200,000.)

4.

II. * * * (Except San Francisco may redelegate to the appropriate positions within the branch office the specific authority in Items I.K.1., I.K.2.a., I.K.7., and I.K.8.)

Effective date: September 14, 1964.

ALVIN P. MEYERS,
Regional Director.

[F.R. Doc. 64-11349; Filed, Nov. 5, 1964; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

NOVEMBER 3, 1964.

Protests to the granting of an application must be prepared in accordance with Rule 1.40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 39366: *Liquefied chlorine gas to Cantonment, Fla.* Filed by O. W. South, Jr., agent (No. A4586), for interested rail carriers. Rates on liquefied chlorine gas, in tank carloads, from Geismar, La., to Cantonment, Fla.

Grounds for relief: Market competition.

Tariff: Supplement 33 to Southern Freight Association, agent, tariff I.C.C. S-397.

FSA No. 39367: *Sulphuric acid to Nashville, Tenn.* Filed by O. W. South, Jr., agent (No. A4587), for interested rail carriers. Rates on sulphuric acid, in tank carloads, subject to minimum of 5 cars per shipment, from Baton Rouge and North Baton Rouge, La., to Nashville, Tenn.

Grounds for relief: Market competition.

Tariff: Supplement 100 to Southern Freight Association, agent, tariff I.C.C. S-162.

FSA No. 39368: *Joint motor-rail rates—Central States.* Filed by Central States Motor Freight Bureau, Inc., agent (No. 85), for interested carriers. Rates on various commodities moving on class

and commodity rates over joint routes of applicant rail and motor carriers, between points in central States territory.

Grounds for relief: Motortruck competition.

Tariff: Supplement 13 to Central States Motor Freight Bureau, Inc., agent, tariff MF-I.C.C. 1087.

FSA No. 39369: *Joint motor-rail rates—Central States.* Filed by Central States Motor Freight Bureau, Inc., agent (No. 86), for interested carriers. Rates on various commodities moving on class and commodity rates over joint routes of applicant rail and motor carriers, between points in central States territory.

Grounds for relief: Motortruck competition.

Tariff: Supplement 13 to Central States Motor Freight Bureau, Inc., agent, tariff MF-I.C.C. 1087.

FSA No. 39370: *Malt from points in Minnesota.* Filed by Southwestern Freight Bureau, agent (No. B-8629), for interested rail carriers. Rates on malt, in carloads, from Minneapolis, Minnesota Transfer and St. Paul, Minn., to specified points in Texas, also Oklahoma City, Okla.

Grounds for relief: Carrier competition.

Tariffs: Supplements 59 and 55 to Southwestern Freight Bureau, agent, tariffs I.C.C. 4496 and 4475, respectively.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 64-11351; Filed, Nov. 5, 1964;
8:46 a.m.]

[Notice 1074]

MOTOR CARRIER TRANSFER PROCEEDINGS

NOVEMBER 3, 1964.

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 67255. By order of October 29, 1964, the Transfer Board approved the transfer to Anthony Schiavo, James Schiavo, and Louis Schiavo, a partnership, doing business as Sky View Pigeon Van Co., Mount Vernon, N.Y., of Corrected Certificate No. MC 115537, issued April 28, 1961, to Joseph Mendelson, doing business as Pigeon Van Service, Bronx, N.Y., authorizing the transportation of homing pigeons, in seasonal operations during the period March 1 to October 31, both inclusive, of each year, over regular routes, between New York, N.Y., and points in Westchester County, N.Y., and points in Fairfield County, Conn., on the one hand, and, on the other, points in Bergen, Essex, Hudson, Mercer, Middlesex, Monmouth, Somerset, and Union Counties, N.J., Martin Werner, 2 West 45th Street, New York, N.Y., 10036, representative for transferor and Nicholas S. Maltese, 111 Broadway, New York, N.Y., 10006, representative for transferee.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 64-11352; Filed, Nov. 5, 1964;
8:47 a.m.]

CUMULATIVE CODIFICATION GUIDE—NOVEMBER

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 November.

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