

Washington, Saturday, June 21, 1947

TITLE 6-AGRICULTURAL CREDIT

Chapter II—Production and Marketing Administration (Commodity Credit)

[1947 C. C. C. Seed Bulletin 1 (Loan)]

PART 274-SEED PURCHASE AND LOAN PROGRAM

1947 SEED LOAN PROGRAM

This bulletin states the requirements with respect to the 1947 Seed Loan Program formulated by Commodity Credit Corporation and the Production and Marketing Administration. Loans will be made available on winter cover crop seed (hereinafter referred to as the "commodity") produced in 1947 in ac-cordance with this bulletin.

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Schedules of rates and specifications.

AUTHORITY: \$\$ 274.60 to 274.85, inclusive, Issued under authority contained in Article Third, par. (b) of the Corporate Charter of the Commodity Credit Corporation; sec. 7 (a), 49 Stat. 4 as amended, sec. 4 (b), 55 Stat. 498 as amended, sec. 302 (a), 52 Stat. 43; 15 U.S.C., Sup., 713 (a), 713a-8 (b), 7 U.S.C. 1302 (a).

§ 274.60 Administration of program. The program will be administered at the county level by the county agricultural conservation committees under the general supervision of the respective State committees.

Forms may be obtained from county committees in areas where loans are available, or from the office of Commod-ity Credit Corporation serving the area. State and county committees will determine or cause to be determined the quantity and grade of the commodity and the amount of the loan. All docu-ments will be completed and approved by the county committee, which will retain copies of all documents: Provided, however, That the county committee may designate in writing certain employees of the county agricultural conservation association to execute such forms on behalf of the committee.

The county committee will furnish the borrower with the names of local lending agencies approved for making disbursements on loan documents, or with the address of the Grain Branch office to which loan documents may be forwarded for disbursement.

§ 274.61 Availability of loans. (a) Seed loans shall be available in the areas where the seed is produced. Insofar as is practicable, warehouse rather than farm storage shall be required by the county committee in all areas.

(b) Seed loans shall be available after the 1947 harvest season begins and loan documents must be completed prior to August 16, 1947, for blue lupine and March 1, 1948, for Austrian Winter Pea seeds.

§ 274.62 Approved lending agencies. An approved lending agency shall be any bank, cooperative marketing association. corporation, partnership, individual, or other legal entity with which the Commodity Credit Corporation has entered into a Lending Agency Agreement (Form PMA-97) or other lending agency agreement prescribed by Commodity Credit Corporation.

§ 274.63 Eligible producer. An eligible producer shall be any individual, partnership, association, corporation, or other legal entity producing the commodity in 1947, as landowner, landlord, tenant, share cropper, or custom harvester.

§ 274.63 Eligible seed. Any seed specified in the attached schedule of specifications and loan rates (Table 1) which is harvested in 1947 by an eligible producer,

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which can be or is cleaned to meet the specifications, and which does not contain noxious weeds or seeds of White Top, Canada Thistle, Dodder, Quackgrass, Johnson Grass, Bindweed, Russion Knapweed, Perennial Sox Thistle, or Leafy Spurge singly or combined in excess of 45 seeds per pound is eligible for a loan when placed in proper storage, if the beneficial interest is and always has been in the eligible producer, or now is in the custom harvester.

§ 274.65 Eligible storage—(a) Farm. Only inspected and approved structures will qualify. Farm storage is applicable only to blue lupine seed and only in areas designated by the Production and Marketing Administration. Farm storage shall consist of farm buildings which are of such substantial and permanent constructions as determined by the county agricultural conservation committee to afford safe storage of the seed for a period of 2 years and permit effective fumigation for the destruction of insects and afford protection against rodents, other animals, thieves, and weather.

(b) Warehouse. Seed shall be stored in a warehouse which has executed a Seed Cleaning and Storage Agreement on CCC Seed Form A (revised May 11, 1947) and which complies with other provisions of the instructions in \$\$274.60-274.85. Upon delivery of the provisions seeds to producers on payment of their loans, warehousemen shall label all seed as required by the Federal Seed Act and the applicable State seed law. Upon delivery of the seed to CCC, warehousemen shall label all seed as required by the Federal Seed Act and the seed law of the State or county into which shipment is directed by CCC.

\$274.66 Approved forms. The approved forms constitute the loan documents which together with the provisions of the instructions in \$\$274.60-274.85 govern the rights and responsibilities of the producer, and should be read carefully. Any fraudulent representation made by a producer in obtaining a loan or in executing any of the loan docu-

ments will render him subject to prosecution under the United States Criminal Code.

(a) Farm storage. Approved forms shall consist of producer's notes on CCC Commodity Form A, secured by chartel mortgages on CCC Commedity Form AA.

(b) Warchouse storeac. Approved forms shall consist of note and lean agreements, CCC Commodity Form B, secured by negotiable warehouse receipts representing the commodity stored in approved warehouses.

(c) Note and loan agreements. Notes and note and loan agreements must be executed in accordance with the instructions in \$ 274 60–274 85, with State and documentary revenue stamps aff.xed thereto where required by law. Notes and note and loan agreements executed by an administrator, executor, or trustee will be acceptable only where legally valid.

\$ 274.67 Determination of quantity. The actual weight of the seed shall constitute the quantity of seed to be under loan; except that the quantity of blue lupine seed in farm storage may be determined by multiplying the number of net cubic feet in the bin times 47, times the percent of pure seed as determined by the analysis, and the preduct shall be the pounds of seed to be placed under loan. Measurements and computation shall be according to instructions in Commodity Loan-2, Part 1.

§ 274.68 Determination of quality. All determinations of germination and purity shall be on the basis of an official test of a representative sample. An official test shall be an analysis made by a seed-testing laboratory approved by the State PMA committee. A representative sample of bagged seed shall consist of equal portions taken from evenly distributed parts of the lot of seed to be sampled. In quantities of five bags or less, each bag shall be sampled; in quantitles of more than five bags, at least every fifth bag but not less than five bags shall be sampled. A probe or trier shall be used in drawing these samples. Bulk seed shall be sampled by inserting a long probe or thrusting the hand into the bulk as circumstances require in at least seven uniformly distributed parts of the quantity being sampled. Samples of Austrian Winter Pea and blue lupine seed shall be at least 2 pounds in weight.

§ 274.69 *Liens*. The commodity must be free and clear of all liens and encum-brances, or if liens or encumbrances exist on the commodity, proper waivers must be obtained.

\$274.70 Charges to be paid by producer—(a) Service Jees. Where the commodity is farm-stored the producer shall pay a service fee of 2 cents per hundredweight but not less than \$3,00; and where the commodity is warehouscstored the producer shall pay a service fee of 1 cent per hundredweight but not less than \$1.50.

(b) Other charges. Costs of cleaning, bags and baggage, testing, tagging, fumigating if necessary, and transportation to approved warehouses are to be borne by the producer. Such costs should not exceed the charges provided in the CCC cleaning and storage agreement for seed processors. In case of warehouse storage in bulk or otherwise where the seed is not ready for merchandising, the cost of the above items not paid for by the producer shall be deducted from the amount of the loan.

\$ 274.71 Set-offs. A producer who is listed on the county AAA debt register as indebted to any agency or corporation of the United States Department of Agriculture shall designate the agency or corporation to which he is indebted as the payee of the proceeds of the loan to the extent of such indebtedness, but not to exceed that portion of the proceeds remaining after deduction of the service fees and amounts due prior lien-holders. Indebtedness owing to the Commodity Credit Corporation shall be given first consideration after claims of prior lienholders.

§ 274.72 Loan rates. Loan and settlement rates for the designated qualities of seed are set out in Tables I and II.

§ 274.73 Interest rate. Loans shall bear interest at the rate of 3 percent per annum; and interest shall accrue from the date of disbursement of the loan, notwithstanding the printed provisions of the note.

§ 274.74 Transfer of producer's equity. The right of the producer to transfer either his right to redeem the commodity or his remaining interest may be restricted by Commodity Credit Corporation.

§ 274.75 Safeguarding of the commodity. The producer is obligated to maintain the farm storage structures in good repair, and to keep the commodity in good condition.

\$ 274.76 Insurance. Commodity Credit Corporation will not require the producer to insure the commodity placed under farm storage loan; however, if the producer does insure such commodity such insurance shall inure to the benefit of Commodity Credit Corporation to the extent of its interest, after first satisfying the producer's equity in the commodity involved in the loss.

§ 274.77 Loss or damage to the commodity. The producer is responsible for any loss in quantity or quality to farmstored commodity, except that uninsured physical loss or damage occurring without fault, negligence, or conversion on the part of the producer resulting solely from an external cause other than insect infestation or vermin will be assumed by the Corporation, Provided, The producer has given the county committee immediate notice in writing of such loss or damage, and Provided, There has been no fraudulent representation made by the producer in the loan documents or in obtaining the loan.

§ 274.78 Personal liability. The making of any fraudulent representation by the producer in the loan documents or in obtaining the loan, or the conversion or unlawful disposition of any portion of the commodity by him, shall render the producer personally liable for the amount of the loan and for any resulting expense incurred by any holder of the note.

§ 274.79 Maturity and satisfaction. Loans mature on demand but not later than September 1, 1947, for blue lupine, and April 30, 1948, for Austrian Wipter Pea seed. In the case of farm storage loans, the producer is required to pay off his loan on or before maturity date. or to deliver the mortgaged commodity within 60 days after maturity date. Credit will be given for the total quantity delivered, provided it was stored in the bins in which the commodity under loan was stored, at the applicable settlement rate, according to quality. If the settlement value of the commodity delivered exceeds the amount due on the loan, the amount of the excess shall be paid to the producer. If the settlement value of the commodity is less than the amount due on the loan, the amount of the deficiency, plus interest, shall be paid by the producer to the Corporation, and may be set off against any payment which would otherwise be made to the producer under any agricultural programs administered by the Secretary of Agriculture, or any other payments which are due or may become due to the producer from Commodity Credit Corporation or any other agency of the United States. In the event the farm is sold or there is a change of tenancy, the commodity may be delivered before the maturity date of the loan upon prior approval by the county committee.

§ 274.80 Removal of the commodity. If the loan is not satisfied upon maturity by payment, or delivery, the holder of the note may remove the commodity and sell it, either by separate contract or after pooling it with other lots of the same commodity similarly held. The producer has no right of redemption after the commodity is pooled, but shall share ratably in any overplus remaining upon liquidation of the pool. The Commodity Credit Corporation shall have the right to treat a pooled commodity as a reserve supply to be marketed under such sales policies as the Corporation determines will promote orderly marketing. protect the interests of producers and consumers, and not unduly impair the market for the current crop of the commodity, even though part or all of such pooled commodity is disposed of under such policies at prices less than the current domestic price for such commodity. Any sum due the producer as a result of the sale of the commodity or of insurance proceeds thereon, or any ratable share resulting from the liquidation of a pool. shall be payable only to the producer without right of assignment by him.

§ 274.81 Release of the commodity. A producer may obtain release of the cominodity by paying to the holder of the note, or note and loan agreement, the principal amount thereof, plus interest. If the note is held by an out-of-town lending agency or by Commodity Credit Corporation, the producer may request that the note be forwarded to a local bank for collection. In such case, where Commodity Credit Corporation is the holder of the note, the local bank will be instructed to return the note if payment is not effected within 15 days. All charges in connection with the collection of the note shall be paid by the producer. Upon payment of a farm storage loan, the county committee should be requested to release the mortgage by filing an instrument of release or by a marginal release on the county record. Partial releases of the commodity may be arranged with the county committee by paying to the holder of the note the amount of the loan, plus charges and accrued interest, represented by the quantity of the commodity to be released. In case of warehouse storage loans, each partial release must cover all of the commodity under one warehouse receipt number.

§ 274.82 Storage allowance. On farmstored blue hupine seed a storage allowance of 10 cents per 100 pounds on the quantity of seed shown on the loan document less any amount owing the Corporation will be paid borrowers if the seed is delivered to Commodity Credit Corporation after September 1, 1947, provided there has been no fraudulent representation or conversion of any part of the collateral by the producer, and the collateral has not been abandoned or has damaged or impaired not become through the fault or negligence of the The storage allowance will producer. also be paid if, pursuant to demand by the Corporation or agreement for repayment of the loan, the seed is delivered to the Corporation before September 1. 1947, Provided, The demand for repayment was not due to any fraudulent representation on the part of the borrower or was not made because the seed was damaged, threatened with damage, abandoned, or otherwise impaired.

For warehouse-stored seeds, the maximum warehousing charges that may be paid by Commodity Credit Corporation if the seed becomes the property of CCC are stated in CCC Seed Form A, Supplement 1–1947.

§ 274.83 Purchase of notes. Commodity Credit Corporation will purchase. from approved lending agencies, notes evidencing approved loans which are secured by chattel mortgages or negotiable warehouse receipts. The purchase price to be paid by Commodity Credit Corporation will be the principal sums remaining due on such notes, plus accrued interest from the date of disbursement to the date of purchase at the rate of 112 percent per annum. Lending agencies are required to submit a weekly report to the Corporation and to the county committee on 1940 CCC Form F or such other form as the Corporation may prescribe, of all payments received on producers' notes held by them, and are required to remit promptly to Commodity Credit Corporation an amount equivalent to 112 percent interest per annum, on the amount of the principal collected, from the date of disbursement to the date of payment. Lending agencies should submit notes and reports to the CCC office serving the area.

§ 274.84 Offices of Commodity Credit Corporation. The area offices of Commodity Credit Corporation, and the areas served by them, are shown below:

Address of Director and Area

623 South Wabash Avenue, Chicago 3, Ill .: Connecilcut, Delaware, Illinois (except E. St. Louis), Indiana, Iowa, Kentucky, Maryland, Maine, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, Tennessee, Vermont, Virginia, and West Virginia. Mutual-Interstate Building, 13th and Oak

Streets, Kansas City, Mo.: Alabama, Arkan-

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sas. Colorado, Georgia, Florida, Kansas, Louisiana, Mississippi, Missouri (also E. St. Louis), Nebraska, New Mexico, Oklahoma, South Carolina, Texas, and Wyoming.

Eastern Outfitting Building, Portland 5, Oreg.: Arizona, California, Idaho, Nevada, Oregon, Utah, and Washington.

326 McKnight Building, Minneapolis 1, Minn.: Minnesota, Montana, North Dakota, South Dakota, Wisconsin.

§ 274.85 Schedules of rates and specifications.

TABLE I-SCHEDULE OF LOAN RATES WITH BASIC SPECIFICATIONS FOR WINTER COVER CROP SEEDS

PERCENTAGE OF SEED FURITY, GERMINATION, MAXIMUM WEED CONTENT, AND MAXIMUM MIXTURE OF OTHER CROPS FOR THE VARIOUS SEEDS

		specifi-						Percentage discount in loan rate for specified percentage below-basic specification			
K lnd of seed	cations		Loan rate 1	Maxl- mum, weed	m, mun,	un, mum,	nın, mum,	Pure seed		Germination	
	Pure seed	Germi- nation ²		seed	eed crops seed		nation ²	Percent below	Per- cent dis- count	Percent below	l'er- cent dls- connt
Winter peas, Anstrian Blue hipine ⁵	Per- cent 4 907 99	Per- cent 4 90 90	Cents per lb.	Per- cent 1 1	Per- cent 2 5	Per- cent \$ 70 \$ 95	Per- cent 75 75	Per- cent 5 1	Per- cent 1 5 3	Per- cent 5 5	Per- cent 7 7

Loan rates are also settlement rates if the commodity is delivered to CCC.
Percentage of germination includes hard seed.
Total winter legnmes 98 percent.
For mixtures of winter legnme seed the weighted average germination may be used.
Blue hupdre seed shall have not more than 14 percent moleture content.
Loans will be made on farm-stored blue hupdre seed on the basis of the pure seed content at the following rate per 100 pounds - Germination 90 to 700 percent @ \$3; \$5, to 89 percent @ \$2.79; 80 to 84 percent @ \$2.58; and 75 to 79 percent @ \$2.58; will be made on farm-stored blue hupdre seed only in approved major producing areas.

Loans will be made on farm-stored blue luplne seed only in approved major producing areas.

TABLE 11-SCHEDULE OF SEED LOAN RATES FER 100 POUNDS AND SEED SPECIFICATIONS

Kind of seed	Pure	Germination and hard seed (percent)					
	seed	90 to 100	85 to 89	80 to 84	75 to 79		
	Percent						
Bine hupine	99	\$4.00	\$3.72	\$3.44	\$3.16		
Maxhmun	200	3.85	3.60	3.32	3.04		
I percent weed seed	117	3.76	3.4%	3, 20	2.92		
5 percent other crop seed.		3.64	3.36	3.08	2.80		
14 percent moisture	\$15	3 52	3.24	2, 96	2.65		
Blue hipline, farm-stored: Maximum	•••••	3. (0)	2.79	2.58	2.37		
Austrian winter peas	\$(1)	4.00	3.72	3.44	3.16		
Minimum: Total winter legume 98 percent	5.5	3.94	3,66	3. 3N	3.10		
Maximum	50	3. 85	3.60	3, 32	3 04		
I percent word seed.	75	3.52	3. 54	3, 26	2.95		
2 percent other crop seed	70	3.76	3.46	3.20	2.92		

Approved: June 12, 1947.

C. C. FARRINGTON. SEAL] Vice President, Commodity Credit Corporation. [F. R. Doc. 47-5895;" Filed, June 20, 1947: 8:47 a. m.1

TITLE 7-AGRICULTURE

Chapter I—Production and Marketing Administration (Standards, Inspections, Marketing Practices)

PART 29-TOBACCO INSPECTION

DESIGNATION OF FAYETTEVILLE, N. C., TOBACCO MARKET

Upon a referendum conducted, pursuant to prior notice (12 F. R. 3305), during the period June 5 through June 7, 1947, among tobaceo growers who, during the 1946 marketing season, sold tobacco at auction on the market at Fayetteville, North Carolina, it is found that more than two-thirds of the growers voting in such referendum favor the designation of such market under section 5 of the Tobacco Inspection Act (49 Stat. 731; 7 U. S. C. 511 et seq.) for the mandatory inspection and certification of tobaeeo sold on such market. Therefore, pursuant to the authority vested in the Secretary of Agriculture, and for the purposes of said act, the orders of designation of tobaeeo markets (7 CFR, Cum. Supp., 29.301; 9 F. R. 11571; 10 F. R. 11104; 11 F. R. 7967; 11 F. R. 8712; and 11 F. R. 13099) are amended by adding thereto at the end thereof the following paragraph (aa):

§ 29.301 Designation of tobacco markets. .

(aa) The tobacco market at Fayetteville, North Carolina. Effective 30 days after June 24, 1947, no tobacco of any type shall be offered for sale at auction on the market at Fayetteville, North Carolina, until such tobacco shall have been inspected and certified by an authorized representative of the U.S. Department of Agriculture according to

standards established under the Tobaceo Inspection Act (49 Stat. 731; 7 U. S. C. 511 et seq.): Provided, however, That such requirement of inspection and eertification may be suspended at any time when it is found impractieable to provide inspection or when the quantity of tobaceo available for inspection is not sufficient to justify the eost of such service. No fee or charge shall be imposed or collected for the inspection and certification of tobaceo sold or offered for sale at auction on the market designated in this paragraph.

(49 Stat. 731; 7 U. S. C. 511 et seq.; E. O. 9280, Dec. 5, 1942, 7 F. R. 10179; E. O. 9322, March 26, 1943, 8 F. R. 3807; E. O. 9334, Apr. 19, 1943, 8 F. R. 5423; E. O. 9392, Oct. 28, 1943, 8 F. R. 14783; E. O. 9577, June 29, 1945, 10 F. R. 8087)

Issued this 17th day of June 1947.

CLINTON P. ANDERSON, SEAL

Secretary of Agriculture.

[F. R. Doc. 47-5896; Filed, June 20, 1947; 8:48 a. m.

Chapter IX-Production and Market-Administration (Marketing ing Agreements and Orders)

[Orange Reg. 123]

PART 933-ORANGES, GRAPEFRUIT. AND TANGERINES GROWN IN FLORIDA

LIMITATION OF SHIPMENTS

§ 933.349 Orange Regulation 123-(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 33, as amended (7 CFR, Cum. Supp., 933.1 et seq.; 11 F. R. 9471), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Aet of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of oranges, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that the compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Proeedure Aet (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this regulation is based became aavilable and the time when this regulation must become effeetive in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) Order. (1) During the period beginning at 12:01 a.m., e. s. t., June 23, 1947, and ending at 12:01 a.m., e. s. t., June 30, 1947, no handler shall ship:

(i) Any oranges, except Temple oranges, grown in the State of Florida, which grade U. S. Combination Russet, U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade (as such grades

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are defined in the United States standards for citrus fruits, as amended (11 F. R. 13239; 12 F. R. 1)); or

(ii) Any oranges, except Temple oranges, grown in the State of Florida, which are of a size larger than a size that will pack 126 oranges, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid amended United States standards), in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09)).

(2) As used herein, "handler" and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order.

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

Done at Washington, D. C., this 18th day of June 1947.

[SEAL]

S. R. SMITH, Director, Fruit and Vegetable Branch, Production and Markcting Administration.

[F. R. Doc. 47-5894; Filed, June 20, 1947; 8:47 a. m. j

[Lemon Reg. 227]

PART 953-LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 953.334 Lemon Regulation 227-(a) Findings. (1) Pursuant to the marketing agreement and Order No. 53 (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Adestablished ministrative Committee, under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) Order. (1) The quantity of lemons grown in the State of California or

RULES AND REGULATIONS

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in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., June 22, 1947, and ending at 12:01 a. m., P. s. t., June 29, 1947, is hereby fixed at 625 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handled," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said marketing agreement and order. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 19th day of June 1947.

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

PROBATE BASE SCHEDULE

Storage Date: June 15, 1947 [12:01 a. m. June 22, 1947. to 12:01 a. m. July 6, 1947]

		ate base
Handler		ercent)
Total		100.000
Allen-Young Citrus Packing Co-		. 000
American Fruit Growers, Fullert	on_	. 699
American Fruit Growers, Lindsa		. 000
American Fruit Growers, Upland		. 390
Consolidated Citrus Growers		. 000
Corona Plantation Co		. 472
Hazeltine Packing Co		. 508
Leppla-Pratt, Produce Distribute	ors.	
Inc		. 000
Inc McKellips, C. HPhoenix Citrus	Co_	. 000
McKeliips Mutual Citrus Grow	ers	
Inc		. 000
Phoenix Citrus Packing Co		. 000
Ventura Coastal Lemon Co		1.014
Ventura Pacific Co		1.337
Total A. F. G		4.420
Arizona Citrus Growers		. 000
Desert Citrus Growers Co., Inc		. 000
Mesa Citrus Growers		.000
Elderwood Citrus Association		. 000
Klink Citrus Association		. 000
Lemon Cove Association		. 000
Glendora Lemon Growers Assoc		1
tion		1.445
La Verne Lemon Association		. 78.
La Habra Citrus Association		1.973
Yorba Linda Citrus Association, T		1.108
Alta Loma Heights Citrus Asso		
tion		. 969
Etiwanda Citrus Fruit Associatio		. 37
Mountain View Fruit Association		. 552
Old Baldy Citrus Association		1.16
Old Daldy Citlus Association		A. 10

Upland Lemon Growers Association_ Central Lemon Association..... Irvine Citrus Association, The..... Placentia Mutual Orange Associa-

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tion . Corona Citrus Association_____ Corona Foothill Lemon Co_____ Jameson Co Ariington Heights Fruit Co-----

y be	PRORATE BASE SCHEDULE-Continu	led
ng at	Prore	te base
and		cent)
e 29,	Coliege Heights Orange & Lemon	
ls, or	Association	2.969
	Chuia Vista Citrus Association, The-	1.282
ndler	El Cajon Valley Citrus Association	. 133
or, as	Escondido Lemon Association Fallbrook Citrus Association	3 . 293 1 . 642
gree-	Lemon Grove Citrus Association	. 482
n ac-	San Dimas Lemon Association	2.016
edule	Carpinteria Lemon Association	2.415
de a	Carpinteria Mutuai Citrus Associa-	0.540
The	Goleta Lemon Association	2.565
e, in	Johnston Fruit Co	2 . 725 4 . 795
f the	North Whittier Heights Citrus Asso-	4. 190
order,	ciation	. 985
mons	San Fernando Heights Lemon Asso-	
han-	ciation	. 865
sub-	San Fernando Lemon Association	. 571
	Sierra Madre-Lamanda Citrus Asso- ciation	1 000
dled,"	Tulare County Lemon & Grapefruit	1.909
orate	Association	. 000
ng as	Briggs Lemon Association	2.871
said	Cuibertson Investment Co	. 582
(48	Culbertson Lemon Association	1.359
601 et	Filimore Lemon Association	1.818
	Oxnard Citrus Association No. 1	3.099
19th	Oxnard Citrus Association No. 2	2.943
19(11	Rancho Sespe Santa Paula Citrus Fruit Associa-	1.057
	tion	3.771
Γ,	Saticoy Lemon Association	3.532
ble	Seaboard Lemon Association	3.428
ar-	Somis Lemon Association	2.879
	Ventura Citrus Association	1.161
	Limoneira Co	3.322
	Teague-McKevett Association	1.156
	East Whittier Citrus Association Leffingwell Rancho Lemon Associa-	. 821
. m.	tion	. 896
	Murphy Ranch Co	1.933
e base	Whittier Citrus Association	. 861
cent)	Whittier Select Citrus Association	. 697
00.000	-	
	Total C. F. G. E.	87.346
. 000	Arizona Citrus Products Co	000
. 000	Chula Vista Mutual Lemon Associa-	. 000
. 390		
	tion	. 764
. 000	tion Escondido Cooperative Citrus Asso-	. 761
. 472	Escondido Cooperative Citrus Asso- ciation	. 764
	Escondido Cooperative Citrus Asso- ciation	. 369
. 472	Escondido Cooperative Citrus Asso- ciation Giendora Cooperative Citrus Asso- ciation	. 369
. 472 . 508 . 000	Escondido Cooperative Citrus Asso- ciation Giendora Cooperative Citrus Asso- ciation Index Mutual Association	. 369
. 472	Escondido Cooperative Citrus Asso- ciation. Giendora Cooperative Citrus Asso- ciation. Index Mutual Association. La Verne Cooperative Citrus Asso-	. 369 . 102 . 382
. 472 . 508 . 000	Escondido Cooperative Citrus Asso- ciation. Giendora Cooperative Citrus Asso- ciation. Index Mutual Association. La Verne Cooperative Citrus Asso- ciation.	. 369 . 102 . 382 1. 622
. 472 . 508 . 000 . 000	Escondido Cooperative Citrus Asso- ciation Giendora Cooperative Citrus Asso- ciation Index Mutual Association La Verne Cooperative Citrus Asso- ciation Libbev Fruit Packing Co	. 369 . 102 . 382
. 472 . 508 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation. Giendora Cooperative Citrus Asso- ciation. Index Mutual Association. La Verne Cooperative Citrus Asso- ciation.	. 369 . 102 . 382 1. 622
. 472 . 508 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation. Giendora Cooperative Citrus Asso- ciation. Index Mutual Association. La Verne Cooperative Citrus Asso- ciation. Libbey Fruit Packing Co. Orange Cooperative Citrus Associa- tion. Pioneer Fruit Co.	. 369 . 102 . 382 1. 622 . 000 . 219 . 000
. 472 . 508 . 000 . 000 . 000 1. 014 1. 337	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219
.472 .508 .000 .000 .000 .000 1.014	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000
. 472 . 508 . 000 . 000 . 000 1. 014 1. 337 4. 420	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000
. 472 . 508 . 000 . 000 . 000 1. 014 1. 337 4. 420 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333
. 472 . 508 . 000 . 000 . 000 1. 014 1. 337 4. 420	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333 . 242 6. 033
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 2. 333 . 242 6. 033 . 000
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 2. 333 . 242 6. 033 . 000 . 000
$\begin{array}{c} .472\\ .508\\ .000\\ .000\\ .000\\ 1.014\\ 1.337\\ \hline 4.420\\ .000\\ $	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .000 .000
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 2. 333 . 242 6. 033 . 000 . 000
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000 . 000 . 000 . 000 . 000 . 000 . 000 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333 . 242 6. 033 . 000 . 000 . 000 . 000 . 000
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .000 .000 .000 .000 .000 .000 .00
. 472 . 508 . 000 . 000 1. 014 1. 337 4. 420 . 000 . 000	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 000 2. 333 . 242 6. 033 . 000 . 000 . 000 . 000 . 000 . 000 . 000 . 000
$\begin{array}{c} .472\\ .508\\ .000\\ .000\\ .000\\ .000\\ 1.014\\ 1.337\\ 4.420\\ .000\\ .0$	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333 . 242 6. 033 . 000 . 000 . 000 . 000 . 000 . 000 . 000 . 016 . 070 . 000 . 038
$\begin{array}{r} .472\\ .508\\ .000\\ .000\\ .000\\ .000\\ .000\\ .014\\ 1.337\\ \hline 4.420\\ .030\\ .000\\ .$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 2.333 .242 6.033 .000 .000 .000 .000 .000 .000 .00
$\begin{array}{c} .472\\ .508\\ .000\\ .000\\ .000\\ .000\\ .000\\ .000\\ .014\\ 1.337\\ 4.420\\ .00$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .000 .000 .000 .000 .000 .000 .00
$\begin{array}{c} .472\\ .508\\ .000\\$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .242 6.033 .000 .000 .000 .000 .000 .000 .00
$\begin{array}{r} .472\\ .508\\ .000\\ .000\\ .000\\ .000\\ .000\\ .014\\ 1.337\\ \hline 4.420\\ .030\\ .000\\ .$	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333 . 242 6. 033 . 242 6. 033 . 242 6. 033 . 000 . 0000 . 000 . 000 . 000 . 0000 . 0000 . 0000 . 0000 . 000 . 000 . 000 . 000 . 0000 . 000 . 000
$\begin{array}{c} .472\\ .508\\ .000\\$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 2.333 .242 6.033 .242 6.033 .000 .000 .000 .000 .000 .000 .00
$\begin{array}{r} .472\\ .508\\ .000\\$	Escondido Cooperative Citrus Asso- ciation	. 369 . 102 . 382 1. 622 . 000 . 219 . 000 . 000 2. 333 . 242 6. 033 . 242 6. 033 . 242 6. 033 . 000 . 0000 . 000 . 000 . 000 . 0000 . 0000 . 0000 . 0000 . 000 . 000 . 000 . 000 . 0000 . 000 . 000
$\begin{array}{r} .472\\ .508\\ .000\\$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .000 .000 .000 .000 .000 .000 .00
$\begin{array}{r} .472\\ .508\\ .000\\$	Escondido Cooperative Citrus Asso- ciation	. 369 .102 .382 1.622 .000 .219 .000 .000 2.333 .242 6.033 .000 .000 .000 .000 .000 .000 .00

Sun Vailey Packing Co.....

Sunny Hills Ranch, Inc

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PRORATE BASE SCHEDULE-Continued

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ercent)
. 000
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F. R. Doc. 47-5949; Filed, June 20, 1947; 9:48 a. m.]

[Peach Order 2, Amdt. 1]

PART 962-FRESH PEACHES GROWN IN GEORGIA

REGULATION BY SIZE

Findings. (1) Pursuant to the marketing agreement and Order No. 62 (7 CFR, Cum. Supp., 962.1 et seq.), regu-lating the handling of 'fresh peaches grown in the State of Georgia, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the Industry Committee, established under the aforesaid marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of peaches, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Pro-cedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impraeticable and contrary to the public interest in that the time intervening between the date when information upon which this regulation is based became available and the time when this regulation must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

Peach Order 2, as amended. Effective at 12:01 a. m., e. s. t., June 23, 1947, the provisions in § 962.302 (b) (1) of Peach Order 2 (12 F. R. 3601) shall read as follows

(b) Order, as amended. (1) During the period beginning at 12:01 a. m., e. s. t., June 23, 1947, and ending at 12:01 a. m., e. s. t., July 7, 1947, no handler shall ship any peaches of any variety of a size smaller than 1% inches in diameter (as "diameter" is defined in the United States Standards for Peaches, 12 F. R. 3798), except that not more than ten (10) pereent, by count, of the peaches contained in any bulk lot or in any lot of packages may be of a size smaller than 1% inches in diameter, as aforesaid, but not more than fifteen (15) percent, by count, of the peaches contained in any individual package in any lot may be of a size smaller than 1% inches in diameter, as aforesaid.

Nothing contained herein shall be construed (1) as affecting or waiving any right, duty, obligation, or liability which has arisen or which, prior to the effective time of the provisions hereof, may arise in connection with any provision of said Peach Order 2, or (2) as releasing or extinguishing any violation of said

FEDERAL REGISTER

Peach Order 2 which has occurred or which, prior to the effective time of the provisions hereof, may occur.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.; 7 C. F. R. Cum. Supp., 962.1 et seq.)

Done at Washington, D. C., this 18th day of June 1947.

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

[F. R. Doc. 47-5893; Filed, June 20, 1947; 8:47 a. m.]

[Orange Reg. 183]

PART 966-ORANGES GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 966.329 Orange Regulation 183-(a) Findings. (1) Pursuant to the provisions of Order No. 66 (7 CFR, Cum, Supp., 966.1 et seq.) regulating the handling of oranges grown in the State of California or in the State of Arizona. effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the deelared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Proeedure Act (Pub. Law 404, 79th Cong., 2d Sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the deelared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) Order. (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., June 22, 1947, and ending at 12:01 a. m., P. s. t., June 29, 1947, is hereby fixed as follows:

(i) Valencia oranges. (a) Prorate District No. 1, unlimited movement; (b) Prorate District No. 2, 1500 earloads; and (c) Prorate District No. 3, unlimited movement.

(ii) Oranges other than Valencia oranges. (a) Prorate Districts Nos. 1, 2, and 3, no movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference. The Orange Administrative Committee, in accordance with the provisions of the said order, shall ealculate the quantity

of oranges which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handled," "handler." "earloads," and "prorate base" shall have the same meaning as is given to each such term in the said order; and "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No. 3" shall have the same meaning as is given to each such term in § 966.107 of the rules and regulations (11 F. R. 10258) issued pursuant to said order. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 19th day of June 1947.

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

PRORATE BASE SCHEDULE

[12:01 a. m. June 22, 1947 to 12:01 a. m. June 29, 19471

VALENCIA ORANGES

Prorate District No. 2

p.	orate base
Handler	percent)
	100.0000
A. F. G. Alta Loma	. 0676
A. F. G. Fullerton	. 8924
A F G Orange	6519
A. F. G. Redlands	. 2385
A, F. G. Riverside	. 12^6
A. F. G. San Juan Capistrano	, 8420
A. F. G. Santa Paula	
Corona Plantation Co	
Hazeltine Packing Co	
Signal Fruit Association	
Azusa Citrus Association	
Azusa Orange Co., Inc.	
Damerel-Allison Co	
Glendora Mutual Orange Associa-	
tion	
Irwindale Citrus Association	
Puente Mutual Citrus Association	
Valencia Heights Orchards Associa-	
tion Glendora Citrus Association	
Glendora Heights Orange and	
Lemon Growers Association	
Gold Buckle Association	
La Verne Orange Association	
Anaheim Citrus Fruit Association.	
Anaheim Valencia Orange Associa-	
tion	
Eadington Fruit Co	
Fullerton Mutual Orange Associa-	
tion	
La Habra Citrus Association	1.1769
Orange County Valencia Associa-	
tion	
Orangethorpe Citrus Association	1. 0189
Placentia Cooperative Orange Asso-	
ciation	. 7309
Yorba Linda Citrus Association	
The	
Alta Loma Heights Citrus Associa-	
tion	
Citrus Fruit Growers	. 1699
Cucamonga Citrus Association	. 1705
Etiwanda Citrus Fruit Association.	
Mountain View Fruit Association	. 0000
Old Baldy Citrus Association	1351
Railto Heights Orange Growers	. 0791
Upland Citrus Association	4116
Upland Heights Orange Associa- tion	1546
Consolidated Orange Growers	1.9123
Frances Citrus Association	
Garden Grove Citrus Association_	
Goldenwest Citrus Association, The	

PRORATE BASE SCHEDULE-Continued VALENCIA ORANGES-continued

Prorate	District	NO.	2—Continued
			Prorate base

. 1794

. 1671

. 2247

. 0838 .1849

. 3960

. 4388

. 4084

3179

5090

1.0208

. 4037

. 2540

.0519

. 6623

.8795

. 9532

. 4452

. 9499

4004

1.5071

3. 5885

2.4282

. 9878

2.4561

	orate base
Handler (7	percent)
Irvine Valencia Growers	2.3756
Olive Heights Citrus Association	1.6528
Santa Ana-Tustin Mutual Citrus	
Association	
Santiago Orange Growers Associa-	
tion	
Tustin Hills Citrus Association	
Villa Park Orchs. Association, The_	1.8186
Bradford Bros., Inc	. 6457
El Modena Citrus, Inc	
Placentia Mutual Orange Associa-	
tion	
Placentia Orange Growers Associa-	
tion	
Call Ranch	. 0683
Corona Citrus Association	. 4672
Jameson Company	. 0370
Orange Heights Orange Association.	. 3746
Break & Son, Allen	. 0577
Bryn Mawr Fruit Growers Associa-	
tion	. 2693
Crafton Orange Growers Associa-	
tion	. 3888
E. Highlands Citrus Association	
Fontana Citrus Association	. 0855
Highland Fruit Crowers Associa- tion	
tion	. 0516
Krinard Packing Co	. 2666
Mission Citrus Association	. 2000
Redlands Cooperative Fruit Asso-	. 1459
Regianus Cooperative Fruit Asso-	
ciation	. 4140
Redlands Heights Groves	2561
Redlands Orange Growers Associa-	
tion	. 2660
Redlands Orangedale Association	. 2885
Redlands Select Groves	. 1642
Rialto Citrus Association	. 1533
Rialto Orange Company	. 1528
Southern Citrus Association	
United Citrus Growers	. 2054
Zilen Citatie Co	. 1481
Zilen Citrus Co	. 1036
Arlington Heights Fruit Co	. 1031
Brown Estate, L. V. W.	1342
Gavilan Citrus Association	. 1572
Hemet Mutual Groves	. 1141
Highgrove Fruit Association	.0789
McDermont Fruit Co	1889
Mentone Heights Association	1059
Monte Vista Citrus Association	
Notional One of G	. 2266
National Orange Co	0415
Riverside Growers, Inc	. 0969
Riverside Heights Orange Growers	5
Association	0.0890
Sierra Vista Packing Association	0596
Victoria Avenue Citava Association	

Victoria Avenue Citrus Association_ Claremont Citrus Association ... College Heights Orange and Lemon

Association El Camino Citrus Association_____ Indian Hill Citrus Association_____ Pomona Fruit Growers Exchange___ Walnut Fruit Growers Exchange___ West Ontario Citrus Association El Cajon Valley Citrus Association___ Escondido Orange Association ... San Dimas Orange Growers Asso-

ciation Covina Citrus Association.... -----Covina Orange Growers Association. Duarte-Monrovia Fruit Exchange-Santa Barbara Orange Association_ Ball & Tweedy Association Canoga Citrus Association ____ N. Whittier Heights Citrus Asso-

ciation San Fernando Fruit Growers Association .

San Fernando Heights Orange Association _____

Sierra Madre-Lamanda Citrus Association

Camarillo Citrus Association Fillmore Citrus Association_____ Mupu Citrus Association Ojai Orange Association

RULES AND REGULATIONS

PRORATE BASE SCHEDULE-Continued

VALENCIA ORANGES-continued

Prorate District No. 2-Continued Prorate base Handler (percent) Piru Citrus Association ___ 2.0204 ----Santa Paula Orange Association ____ 1.0942 1, 1152

0568

. 2813

. 0672

. 2034

1.1919

. 7671

1.0410

, 4492

1668

. 0682

. 9432

. 1759

. 4916

2963

. 5469

. 6793

4316

. 1007

. 2713

. 0553

. 6502

. 2231

. 0633

Tapo Citrus Association Limoneira Co._ ____ E. Whittier Citrus Association El Ranchito Citrus Association Murphy Ranch Co Rivera Citrus Association Whittier Citrus Association Whittier Select Citrus Association. Anaheim Cooperative Orange Association Bryn Mawr Mutual Orange Association ____ Chula Vista Mutual Lemon Association _ Escondido Cooperative Citrus Association . Euclid Avenue Orange Association_ Foothill Citrus Union, Inc_____ Fullerton Cooperative Orange Association_ Garden Grove Orange Cooperative Inc__ Glendora Cooperative Citrus Association . Golden Orange Groves, Inc. Highland Mutual Groves_____ Index Mutual Association.

La Verne Cooperative Citrus Association_____ Olive Hillside Groves_____ Orange Cooperative Citrus Association_. -----Redlands Foothill Groves_. Redlands Mutual Orange Association . Riverside Citrus Association Ventura County Orange and Lemon Association Whittier Mutual Orange and Lemon Association _____ Babijuice Corp. of California_____ Banks Fruit Co..... Banks, L. M..... Borden Fruit Co_____ California Fruit Distributors_____ Cherokee Citrus Co., Inc_____

Chess Company, Meyer W_____ Escondido Avocado Growers_____ Evans Brothers Packing Co-----Gold Banner Association_____ Granada Hills Packing Co_____

PRORATE BASE SCHEDULE-Continued VALENCIA ORANGES-continued

d	Prorate District No. 2-Contin	ued
e base		rate base
ent)	Handler (p	ercent)
2.0204	Granada Packing House	2.4917
1.0942	Hill, Fred A	. 0772
1.1152	Inland Fruit Dealers	. 0505
. 4002	Mills, Edward	. 1079
. 4064	Orange Belt Fruit Distributors	1.9853
1.3869	Panno Fruit Company, Carlo	.1118
. 4541	Paramount Citrus Association	. 4136
. 5500	Placentia Orchards Co	. 4040
. 6971	Placentia Pioneer Valley Growers	
. 4686	Association	. 6539
	San Antonio Orchards Co	. 4815
1.1586	Santa Fe Groves Co	. 0310
	Snyder & Sons Co., W. A	1.0915
.0897	Stephens, T. F	. 0830
	Sunny Hills Ranch, Inc	.1192
. 0925	Verity & Sons Co., R. H	.0363
	Wall, E. T.	.1236
. 3357	Webb Packing Co	. 2566
. 4248	Western Fruit Growers, Inc (Ana.)_	.0495
. 0334	Western Fruit Growers, Inc.,	
	(Reds.)	. 6633
. 3529	Yorba Orange Growers Association_	. 6328
. 7281	[F. R. Doc. 47-5948; Filed, June	20, 1947;

iled, June 20, 1947; [F. R. Doc. 47-9:48 a. m.]

TITLE 9-ANIMALS AND ANIMAL PRODUCTS

Chapter I—Bureau of Animal Industry

Subchapter F—Animal Breeds

[B. A. I. Order 365, Amdt. 16]

PART 151-RECOGNITION OF BREEDS AND PUREBRED ANIMALS

DOGS; BOOK OF RECORD RECOGNITION

Pursuant to the authority vested in the Secretary of Agriculture by paragraph 1606, section 201, Title II, of the act of June 17, 1930 (46 Stat. 673; 19 U. S. C. 1201, par. 1606), paragraph (a) of § 151.6, Chapter I, Title 9, Code of Federal Regulations, as amended (par. 1, sec. 2, reg. 2, B. A. I. Order 365), is amended by adding to the subdivision of said paragraph relating to dogs the following breeds and book of record:

Docs

Name of breed	Book of	record		By whom published
Various recognized breeds	Newfoundland Register.	Live	Stock	Department of Natural Resources, Kenneth J. Carter, secretary, St. John's Newfoundland.

This amendment shall become effective on publication in the FEDERAL REGISTER.

Note: Whereas the importation into the United States of purebred animals for breeding purposes benefits the public by improv-ing the breeds of animals in the United ing States, and Congress has recognized this fact in paragraph 1606, section 201 of the act of June 17, 1930 (19 U. S. C. 1201, par. 1606) under which purebred animals imported by United States citizens may be imported dutyfree if they are certified by the Department of Agriculture as registered in a book of rec-ord recognized by the Secretary of Agriculture for the particular breed; and whereas, pending issuance of such certificate, the im-porter is required by regulations of the United States Customs Bureau to post a bond valid for a limited period and subject to forfeiture unless the certificate is obtained and submitted to the Customs Bureau within such time: and whereas certificates have

been requested from the Department of Agriculture for purebred dogs registered in the book of record specified above which has not heretofore been recognized by the Secretary of Agriculture in his regulations under said act; and whereas the Secretary of Agriculture has determined that the regulations should be amended to recognize such book of record and thereby to relieve restrictions upon the importation of such dogs; and whereas the foregoing amendment to accomplish this purpose should be made effective as soon as possible in order to be of maximum benefit to the public and in order to prevent unnecessary hardship to importers through forfeiture of their bonds, it is found, upon good cause, that compliance with the notice and hearing requirements of section 4 of the Administrative Procedure Act would be impracticable, unnecessary and contrary to the public interest, and good cause is found to exist for issuance of the foregoing amend-

ment effective less than thirty days after publication.

Issued this 17th day of June 1947.

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

[SEAL] CLINTON P. ANDERSON, Secretary of Agriculture. [F. R. Doc. 47-5897; Filed, June 20, 1947;

8:48 a. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter VII—Personnel

PART 708—DECORATIONS, MEDALS, RIBBONS AND SIMILAR DEVICES

PART 709-PRESCRIBED SERVICE UNIFORM

MISCELLANEOUS AMENDMENTS

Part 708, Chapter VII, Title 10, Code of Federal Regulations is amended in the following respects:

1. In § 708.1 paragraph (a) (2) is revoked and paragraphs (b) and (c) are superseded by the following:

§ 708.1 Decorations. (a) • • • • (2) [Revoked]

(b) War Department military decorations. An Oak-Leaf Cluster is awarded in lieu of an additional decoration and its precedence is that of the decoration it represents. Order of precedence of military decorations is as follows:

- (1) Medal of Honor.
- (2) Distinguished-Service Cross.
- (3) Distinguished-Service Medal.
- (4) Silver Star.(5) Legion of Meril
- (5) Legion of Merit.(6) Distinguished-Flying Cross.
- (7) Soldier's Medal.
- (8) Bronze Star Medal.
- (9) Air Medal.
- (10) Army Commendation Ribbon.(11) Purple Heart.

(c) Duplication of awards. Not more than one decoration will be awarded for the same act of heroism, the same meritorious achievement, or the same period of meritorious service.

2. In § 708.2 paragraphs (a) (3) and (b) (3) are added as follows:

\$ 708.2 To whom decorations awardcd—(a) Medal of Honor. * * * (3) Description. A bronze five-

pointed start 1% inches in diameter. surrounded by a laurel wreath in green enamel, suspended by two links from a bronze bar bearing the inscription "Valor," and surmounted by an eagle. In the center of the star is the head of Minerva surrounded by the inscription "United States of America." Each ray of the star bears an oak leaf in green enamel. On the reverse of the bar are stamped the words "The Congress to," and on the reverse of the medal are engraved the grade, name, and organization of the recipient, with the place and date of the act for which the medal is awarded. The medal is suspended by a hook to a ring fastened behind the eagle. The hook is attached to a neckband of ribbon 20 inches in length. The neckband is of light blue watered silk 13/1a inches in width and midway between the ends of the neckband are 13 white stars arranged in the form of a triple chevron,

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consisting of two chevrons of 5 stars each and one of 3 stars.

(b) Distinguished-Service Cross. • • • (3) Description, A cross of bronze 2 inches in height and $1\frac{3}{16}$ inches in width with an eagle on the center, and a scroll below the eagle bearing the inscription "For Valor." On the reverse, in the center of the cross, is a space for the name of the recipient (which is to be engraved within a wreath). The cross is suspended by a ring from a watered silk ribbon $1\frac{3}{6}$ inches in length and $1\frac{3}{6}$ inches in width, composed of a band of red ($\frac{1}{6}$ inch), white ($\frac{1}{16}$ inch), and red ($\frac{1}{6}$ inch).

3. In § 708.2 revise paragraph (c) (1) and add (c) (4) as follows:

(c) Distinguished-Service Medal. (1) The Distinguished-Service Medal is awarded to members of the armed forces who, while serving in any capacity with the Afmy, distinguished themselves by exceptionally meritorious service to the Government in a duty of great responsibility. (See act July 9, 1918 (40 Stat. 871; 10 U. S. C. 1407, 1408; M. L. 1939, sec. 906)

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(4) Description: The coat of arms of the United States in bronze surrounded by a circle of dark blue enamel $1\frac{1}{2}$ inches in diameter, bearing the inscription "For Distinguished Service MCMXVIII." On the reverse is a scroll for the name of the recipient (which is to be engraved) upon a trophy of flags and weapons. The medal is suspended by a bar from a watered silk ribbon $1\frac{3}{6}$ inches in length and $1\frac{3}{6}$ inches in width, composed of a band of scarlet ($\frac{5}{16}$ inch), a stripe of dark blue ($\frac{1}{16}$ inch), a band of white ($\frac{5}{6}$ inch), a stripe of dark blue ($\frac{1}{16}$ inch) and a band of scarlet ($\frac{5}{16}$ inch).

4. Revise § 708.2 (d) (1) (i), add paragraph (d) (1) (iii), and in paragraph (d) (2) (i) where the word "personnel" appears, substitute the word "members" in lieu thereof; add paragraph (d) (2) (iii) as follows:

(d) Legion of Merit—(1) United States armed forces. (i) The Legion of Merit, without degree, is awarded to members of the armed forces of the United States who, while serving in any capacity with the Army, distinguish themselves by exceptionally meritorious conduct in the performance of outstanding services. See sec. 2, act July 20, 1942 (56 Stat. 662; 10 U. S. C. 1408b; M. L. 1939, Supp. III, sec. 924a), and E. O. 9260, October 29, 1942 (sec. 1 WD Bul. 54, 1942).

* * * *

(iii) A five-pointed American white star of heraldic form bordered in purplish red enamel 1% inches circumscribing diameter with 13 white stars on a blue field emerging from a circle of clouds; backing the star a laurel wreath with modeled crossed arrows pointing outward between each arm of the star and the wreath. On the bronze reverse is a disk (which is to be engraved with the name of the recipient) surrounded by the words "Annuit Coeptis" (He (God) has favored our undertakings) and "MDCCLXXXII," on the scroll the words "United States of America." The

pendant is suspended by a silk ribbon 1% inches in length and 1% inches in width, composed of a band of purplish red (1% inches), with edges of white (% inch).

(2) Armed forces of foreign nations.
(i) The Legion of Merit, in four degrees, is awarded to members

(iii) Description — (a) Chief Commander. A domed five-pointed American white star plaque of heraldic form bordered in purplish red enamel 2^{15} (ii) inches circumscribing diameter with 13 white stars on a blue field emerging from a circle of clouds; backing the star a laurel wreath with pierced crossed arrows pointing outward between each arm of the star and the wreath. The reverse is engraved with the words "United States of America" and the name of the recipient.

A five-pointed (b) Commander. American white star of heraldic form bordered in purplish red enamel 21/4 inches circumscribing diameter with 13 white stars on a blue field emerging from a circle of clouds, backing the star a laurel wreath with pierced crossed arrows pointing outward between each arm of the star and the wreath. A bronze wreath connects an oval suspension ring to neck ribbon. The reverse of the fivepointed star is enameled in white, bordered in purplish red enamel, in the center of a disk (which is to be engraved with the name of the recipient) surrounded by the words "Annuit Coeptis" and "MDCCLXXXII," on the scroll the words "United States of America." The neck ribbon is 211/4 inches in length, 115/16 inches in width composed of a band of purplish red $(1^{13}_{16} \text{ inches})$ with edges of white (1/16 inch).

(c) Officer. Same as subparagraph (1) (iii) of this paragraph with the addition of an all-bronze device of same design as the pendant, ³/₄ inch in diameter, on the center of suspension ribbon.

(d) Legionnaire. Same as subparagraph (1) (iii) of this paragraph.

5. Revise § 708.2 (e) (2) and add paragraph (e) (3) as follows:

(e) Silver Star. * * *

(2) Those individuals who, prior to December 7, 1941, have been cited for gallantry in action in orders issued by the headquarters of a force commanded by a general officer, may make application for the Silver Star to The Adjutant General, Washington 25, D. C.

(3) Description: A bronze star $1\frac{1}{2}$ inches in circumscribing diameter. In the center thereof is a $3\frac{1}{16}$ inch diameter raised silver star, the center lines of all rays of both stars coinciding. The reverse has the inscription "For gallantry in action" and a space for the name of the recipient (which is to be engraved). The star is suspended by a rectangularshaped metal loop with corners rounded from a silk moire ribbon $13\frac{2}{6}$ inches in length and $1\frac{3}{6}$ inches in width, composed of stripes of blue $(\frac{3}{32}$ inch), white $(\frac{3}{61}$ inch), blue $(\frac{5}{32}$ inch) white $(\frac{3}{61}$ inch), and blue $(\frac{3}{32}$ inch).

6. So much of the text following the headnote of \$ 708.2 (f) (1) is amended, and paragraph (f) (4) is added as follows:

(f) Distinguished-Flying Cross. (1) The Distinguished-Flying Cross is awarded to members of the armed forces who, while serving * * *.

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(4) On a bronze $1\frac{1}{2}$ inch cross patee a four-bladed propeller $1^{11}\frac{1}{16}$ inches across blades; in the reentrant angles, rays forming a 1 inch square. On the reverse is engraved the name of the recipient. The cross is suspended by a plain straight link from a silk moire ribbon $1\frac{3}{6}$ inches in length and $1\frac{3}{6}$ inches in width, composed of stripes of blue ($\frac{1}{6}$ inch), white ($\frac{1}{3}$ inch), blue ($1\frac{1}{32}$ inch), white ($\frac{1}{32}$ inch), red ($\frac{3}{322}$ inch), white ($\frac{1}{32}$ inch), red ($\frac{3}{322}$ inch), white ($\frac{1}{32}$ inch), and blue ($\frac{1}{6}$ inch).

7. Paragraph (g) of § 708.2 is superseded by the following:

(g) Soldier's Medal. (1) The Soldier's Medal is awarded to members of the armed forces who, while serving in any capacity with the Army, distinguish themselves by heroism not involving actual conflict with the enemy and not in aerial flight. See sec. 11, act July 2, 1926 (44 Stat. 789; 10 U. S. C. 1428).
(2) The Soldier's Medal may be

(2) The Soldier's Medal may be awarded to an individual for performance of an act or acts of heroism involving voluntary risk of life under conditions other than those of conflict with an enemy and while not in aerial flight. The same degree of heroism is required as for the Distinguished-Flying Cross.

(3) Description: On a 13's inch bronze octagon and eagle displayed, standing on a fasces, between two groups of stars of six and seven, above the group of six a spray of leaves. On the reverse is a shield paly of 13 pieces on the chief, the letters "U. S." supported by sprays of laurel and oak, around the upper edge the inscription "Soldier's Medal" and across the face the words "For Valor." In the base is a panel for the name of the recipient (which is to be engraved). The medal is suspended by a rectangularshaped metal loop with corners rounded from a silk moire ribbon 13's inches in length and 1_8^3 inches in width composed of two outside stripes of blue 3/8 inch in width, the center containing 13 white and red stripes of equal width (7 white and 6 red).

8. Paragraph (h) of § 708.2 is superseded by the following:

(h) Purple Heart. (1) The Purple Heart, established by General George Washington at Newburgh, August 7, 1782. during the Revolutionary War, is awarded to members of the armed forces of the United States and to civilian citizens of the United States, who, while serving with the Army, are wounded in action against an enemy of the United States, or as a direct result of an act of such enemy, provided the wound necessitates treatment by a medical officer.

(2) A wound is defined as an injury to any part of the body from an outside force, element, or agent sustained as the result of a hostile act of the enemy or while in action in the face of the enemy. One award is authorized for each such wound, except that only one award is authorized for two or more wounds received at the same instant. The word "element" refers to weather and permits award to personnel severely frostbitten while actually engaged in combat. Trench foot will not be considered as meriting award. The phrase "at the same instant" prohibits duplicate awards of the Purple Heart for two or more injuries or wounds received from one missile, force, explosion, or agent.

(3) Description: On a purple enameled heart within a bronze border, a profile head in relief of General George Washington in military uniform. Above the enameled heart is the shield of Washington's coat of arms between two sprays of leaves in green enamel. On the reverse below the shield and leaves without enamel, is a raised bronze heart with the inscription, "For Military Merit," with a space for the name of the recipient (which is to be engraved). The entire device is 1^{11}_{16} inches in length. The medal is suspended by a rectangularshaped metal loop with corners rounded from a silk moire ribbon 13% inches in width and 1% inches in length, consisting of a purple (pansy) center with $\frac{1}{8}$ inch white edges.

(4) Those individuals who, as members of the Army of the United States, prior to December 7, 1941, were awarded a meritorious services citation certificate in World War I, or were authorized to wear a wound chevron, or received wounds in action which would have entitled them to wear a wound chevron under regulations existing at that time, may make application to The Adjutant General, Washington 25, D. C., for award of the Purple Heart in lieu of the meritorious service citation certificate or wound chevron.

(5) Those individuals who, on or after December 7, 1941, were awarded a Purple Heart for meritorious achievement or meritorious service in connection with military operations against the enemy may make application to The Adjutant General, Washington 25, D. C., for an appropriate award in lieu of the Purple Heart.

9. Paragraph (i) (3) is added to § 708.2 as follows:

(i) Air Medal. • •

(3) Description. A bronze compass rose 1 11/16 inches circumscribing diameter suspended by the pointer and charged with an eagle volant carrying two lightning flashes in its talons. The points of the compass rose on the reverse are modeled with the central portion plain for the name of the recipient (which is to be engraved). The medal is suspended from a moire silk ribbon $1\frac{3}{8}$ inches in length and $1\frac{3}{8}$ inches in width, composed of a band of ultramarine blue ($\frac{1}{8}$ inch), a band of golden orange (1/4 inch), a band of ultramarine blue (5% inch), a band of golden orange $(\frac{1}{4} \text{ inch})$, and a band of ultramarine blue ($\frac{1}{8}$ inch) by a ring engaging the pointer.

10. Paragraphs (j) and (k) of 708.2 are superseded by the following:

(j) Oak-Lcaf Cluster—(1) Award. No military decoration will be awarded more than once to any one person, but for each succeeding act of heroism, meritorious achievement, or period of meritorious service justifying an award, a bronze Oak-Leaf Cluster will be awarded in lieu. A silver Oak-Leaf Cluster may be worn in lieu of five bronze Oak-Leaf Clusters.

(2) Description. A bronze or silver twig of four oak leaves with three acorns on the stem 13/32 inch in length for the suspension ribbon and $_{15}^{56}$ inch in length for the service ribbon. (3) Replacement. The provisions of

(3) Replacement. The provisions of (1) above do not preclude the issuance of a duplicate decoration or a replacement to the next of kin or to the person to whom it was awarded whenever the decoration previously presented has been lost, destroyed, or rendered unfit for use without fault or neglect on the part of the person to whom it was awarded (see § 708.7).

(k) Bronze Star Medal—(1) Heroism.
(i) The Bronze Star Medal is awarded to persons who, while serving in any capacity with the Army, on or after December 7, 1941, distinguish themselves by heroism in combat against the armed enemy, in operations not involving participation in aerial flight. See E. O. 9419, February 4, 1944 (9 F. R. 1495).

(ii) The Bronze Star Medal may be awarded to recognize minor acts of heroism in actual ground combat against the enemy where the award of a Silver Star is not warranted.

(2) Meritorious achievement or meritorious service. (i) The Bronze Star Medal is awarded to members of the armed forces who, while serving in any capacity with the Army, on or after December 7, 1941, distinguish themselves by meritorious achievement or meritorious service, not involving participation in aerial flight, in connection with military operations against an enemy of the United States. See E. O. 9419, February 4, 1944 (9 F. R. 1495).

(ii) The required meritorious achievement or meritorious service for award of the Bronze Star Medal is less than that required for the Legion of Merit, but must nevertheless be accomplished with distinction. The Bronze Star Medal may be awarded to recognize meritorious service or single acts of merit.

(3) Description. (i) A bronze star $1\frac{1}{2}$ inches in circumscribing diameter. In the center thereof is a $\frac{3}{16}$ inch diameter raised bronze star, the center line of all rays of both stars coinciding. The reverse has the inscription "Heroic or meritorious achievement" and a space for the name of the recipient (which is to be engraved). The star is suspended by a rectangular-shaped metal loop with corners rounded from a silk moire ribbon $1\frac{3}{6}$ inches in length and $1\frac{3}{6}$ inches in width composed of stripes of white ($\frac{1}{22}$ inch), red ($\frac{9}{16}$ inch), white ($\frac{1}{32}$ inch), red ($\frac{9}{16}$ inch), and white ($\frac{1}{32}$ inch).

(ii) Letter "V" device: A bronze block letter "V" ¼ of an inch in height, with serifs at the top of the members.

(4) Letter "V" device. The letter "V" device is authorized for wear on the suspension ribbon and the service ribbon of the Bronze Star Medal to indicate that an award was made for heroism (valor) rather than for meritorious achievement or meritorious service. Only one letter "V" will be worn. All additional awards whether for heroism, meritorius achievement, or meritorious service will be designated by Oak-Leaf Clusters. All orders awarding the Bronze Star Medal will specifically state whether the award was for heroism, meritorious achievement, or meritorious service.

11. Paragraph (1) of § 708.2 is revoked and paragraph (m) of the same section is added as follows:

(1) United States America Typhus Commission Medal. [Revoked]

(m) Army Commendation Ribbon. (1) The Army Commendation Ribbon is awarded to members of the armed forces who, while serving in any capacity with the Army, on or after December 7, 1941, distinguish themselves by meritorious achievement or meritorious service, not in connection with military operations against the enemy.

(2) The meritorious achievement or mcritorious service required is less exceptional than that required for the Legion of Merit, but nevertheless must be accomplished with distinction. Exactly the same degree of meritorious achievement or meritorious service is required as that for which the Bronze Star Medal and/or the Air Medal are awarded. It is particularly desired that the Army Commendation Ribbon be awarded to outstanding company-grade officers, warrant officers, and enlisted men whose achievement or service meets the standards prescribed. An Army Commendation Ribbon will not be awarded for the same period of service or achievement for which the Bronze Star or Air Medal has been awarded.

(3) The Army Commendation Ribbon will not be awarded for meritorious achievement or meritorious service rendercd during World War II within the following operational areas between the inclusive dates indicated below:

(i) December 7, 1941 through May 8, 1945: European, Mediterranean, and North African Theaters of Operations: United States Forces in Africa and Middle East; and Persian Gulf Command.

(ii) December 7, 1941 through Sep-tember 2, 1945: United States Army Forces in Pacific; and China and India-Burma Theaters.

(iii) June 3, 1942 through August 24, 1943: Alaskan Department in the area west of longitude 165 degrees west, and south of latitude 55 degrees north, which is the area of the Aleutian Islands west of Fort Mears (inclusivc).

(4) Those individuals who, as members of the armed forces of the United States, on or after December 7, 1941 and prior to January 1, 1946, were commended in a letter of commendation or certificate of commendation by a major general, or officer occupying the position vacancy of a major general, for meritorious achievement or meritorious service, not in connection with military operations against the enemy (see subparagraph (3) of this paragraph) may make application for the Army Commendation Ribbon to The Adjutant General, Washington 25, D. C.

12. Section 708.4 is rescinded and the following substituted therefor;

§ 708.4 Time limits. (a) Except as prescribed in paragraph (b) of this section when the decoration is to be awarded in lieu of another decoration previously awarded, or on the basis of an existing letter, certificate, or citation in orders (see paragraph (e) (2), (h) (4), (h) (5)and (m) (4) of § 708.2), no military decoration will be awarded to any person after more than 3 years from the date of the heroism, meritorious achievement or meritorious service justifying an award, nor unless the recommendation was submitted through military channels within 2 years from the date of the heroism, meritorious achievement, or meritorious service.

(b) As an exception, military decorations may be awarded when the heroism. meritorious achievement, or meritorious service justifying the award was performed between December 7, 1941 and December 31, 1946, both datcs inclusive, providing a recommendation is submitted through official channels prior to July 1, 1947.

13. In § 708.5 amend the last portion of the text to read as follows:

§ 708.5 Posthumous awards. • Widow or widower, eldest son, eldest daughter, father, mother, eldest brother, eldest sister, eldest grandchild.

14. Section 708.7 is rescinded and the following substituted therefor:

§ 708.7 Replacement. Whenever a decoration and/or appurtenance is lost, destroyed, or rendered unfit for usc without fault or neglect on the part of the person to whom it was awarded, it will be replaced without charge upon application to The Adjutant General, Washington 25. D. C.

15. Add § 708.11 as follows:

§ 708.11 Medal of Freedom-(a) Citizens and habitual residents of the United States. (1) The Medal of Freedom without degree, is awarded to citizens or habitual residents of the United States not in the armed forces who, on or after December 7, 1941, distinguish themselves by meritorious achievement or meritorious service to the United States in the prosecution of the war against an enemy. See E. O. 9586, July 6, 1945 (10 F. R. 8523)

(2) The Medal of Freedom will not be awarded to any citizen or habitual resident of the United States for any meritorious achievement or meritorious service performed within the continental limits of the United States. The dcgree of meritorious achievement or meritorious service required is the same as that for which the Bronze Star Medal is awarded to members of the armed forces.

(b) Citizens of foreign nations. (1) The Medal of Freedom, in four degrees, is awarded to persons, not citizens or habitual residents of the United States nor members of the armed forces, who distinguish themselves by meritorious achievement or meritorious service which has aided the United States in the prosecution of the war against the enemy

(2) The degree of the Medal of Frcedom and corresponding degrees of the Legion of Merit are:

Medal of Freedom (i) Gold palm Chief Commander. (ii) Silver palm Commander (iii) Bronze palm Officer and Legionnaire,

(3) The Medal of Freedom without palm is equivalent to the Bronze Star Medal awarded members of the armed forces.

Legion of Merit

(c) Description. (1) The medal of bronze is $1\frac{1}{4}$ inches in diameter. On the obverse is the head, shoulders, and headdress of freedom (taken from the statue on the top of the United States Capitol dome). In the lower portion in an arc is the inscription "Freedom." On the rcversc is the "Liberty Bell" without carriage, within a circle composed of the words "United States of America." The medal is suspended by a ring from a silk moire ribbon 13% inches in length and 138 inches in width composed of red $(\frac{7}{16}$ inch), white $(\frac{1}{32}$ inch), red $(\frac{1}{8}$ (γ_{16} inch), white (γ_{32} inch), red (γ_{8} inch), white (γ_{32} inch), red (γ_{8} inch), white (γ_{32} inch), and red (γ_{16} inch).

(2) Palm. A gold, silver, or bronze palm $1\frac{1}{8}$ inches in length.

(d) Time limits. Sec § 708.4.
(e) Additional awards. No more than one Mcdal of Freedom will be awarded to any one person. For each additional meritorious achievement or meditorious service warranting an additional award to a citizen or habitual resident of the United States, an Oak-Leaf Cluster will be awarded in lieu. For each additional meritorious achievement or meritorious scrvice warranting an additional award to a citizen of a foreign nation, the Medal of Freedom in higher degree will be awarded in lieu. A subsequent award in a lesser degree is not authorized.

[AR 600-45, Sept. 22, 1943 as amended by C 11, May 19, 1947] (40 Stat. 870-872, 41 Stat. 398, 44 Stat. 789; 10 U. S. C. 1403, 1409, 1411, 1429)

16. Sections 709.31 to 709.38b, inclusive are hereby rescinded. Subject matter contained in above mentioned sections is now published under Part 708 which prescribes regulations pertaining to decorations, medals, ribbons and similar devices.

[AR 600-35, March 31, 1944 as amended by AR 600-45, C 11, May 19, 1947] (R. S. 1296; 10 U. S. C. 1391)

[SEA	L]	EDWA	RD F. V Major			
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F.	R.	Doc.	47-5852;	Filed,	June	20,	1947;

8:49 a. m.]

TITLE 14-CIVIL AVIATION

Chapter I—Civil Aeronautics Board

[Reg., Serial No. 392]

PART 301-ORGANIZATION, DELEGATIONS OF AUTHORITY AND PUBLIC INFORMATION

DESCRIPTION OF ORGANIZATION

At a session of the Civil Aeronautics Board held at its office in Washington, D. C. on the 13th day of June 1947.

The Civil Aeronautics Board, acting pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 205 (a) and 1001 thereof, and pursuant 4022

hereby amends § 301.1 Description of organization, of Title 14 of the Code of Federal Regulations as follows, effective immediately. 1. Subparagraph (2) The Office of the

General Counsel, of paragraph (b) Principal office and organization, of § 301.1 is amended by striking therefrom the following: "(iii) Safety Legal Division." 2. Section 301.1 (b) (5) is amended to

read as follows:

(5) The Office of Trial Examiners.

(i) Economic Proceedings Division. (ii) Safety Enforcement Proceedings Division.

(iii) Docket Section.

(iv) Editorial Unit.

(52 Stat. 984, 1017, as amended, secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244; 49 U. S. C. 425, 641)

By the Civil Aeronautics Board.

M. C. MULLIGAN. [SEAL] Secretary.

[F. R. Doc. 47-5908; Filed, June 20, 1947; 8:53 a. m.]

[Regs., Serial No. 393]

PART 302-DESCRIPTION OF FUNCTIONS; COURSE AND METHOD BY WHICH FUNC-TIONS ARE CHANNELED; SCOPE AND CON-TENTS OF DOCUMENTS

MISCELLANEOUS AMENDMENTS

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 13th day of June 1947.

The Civil Aeronautics Board, acting pursuant to the Civil Aeronautics Act of 1938 as amended, particularly sections 205 (a) and 1001 thereof, and pursuant to the Administrative Procedure Act, particularly sections 3 and 12 thereof, hereby amends Part 302 of Title 14 of the Code of Federal Regulations as follows, effective immediately:

1. Paragraph (b) The Office of the General Counsel, of § 302.2 is amended by striking therefrom all of subparagraph (4) The Safety Legal Division, of such section:

2. Paragraph (e) of § 302 2 is amended to read as follows:

§ 302.2 Functions of officers and bu-

reaus. • • • (e) The Office of the Trial Examiners. The Chief Examiner is directly responsible to the Board for the conduct and disposition of all formal proceedings before the Board arising under Titles IV and VI, and section 1002 of the Civil Aeronautics Act. The following activities within the Office of Trial Examiners are performed under the administrative supervision and direction of the Chief Examiner:

(1) The Economic Proceedings Division. The Examiners assigned to this division of the Office of Trial Examiners preside at prehearing conferences and hearings in all formal economic proceedings. All matters concerning the conduct of a hearing and motions and requests arising in connection with any such proceeding are referred to the Examiner assigned to the proceeding. Such examiner acts upon such matters as may

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be disposed of by him and prepares recommendations to the Chief Examiner or to the Board respecting disposition of such matters as require action by the Chief Examiner or the Board. Recommended decisions are made by the examiners in all economic proceedings other than those for the fixing of passengers, cargo, and mail rates. The final decision in such economic proceedings is also drafted by the examiner pursuant to instructions from the Board.

(2) The Safety Enforcement Proceedings Division. This division handles all formal proceedings under sections 602 and 609 of the Civil Aeronautics Act of 1938. In addition to the regular functions of examiners, the regional examiners supervise the regional dockets. maintain a calendar of cases for the region, conduct correspondence relating to regional cases and in general conduct the business essential to the handling of safety enforcement proceedings in their regions. An examiner does not prepare any review on exceptions or appeal of any initial decision made by him. The division drafts opinions and orders for the Board as instructed by the Board.

(3) The Docket Section. The Docket Section receives, dockets, and maintains all documents in formal proceedings before the Board; makes official service of notices, orders, rules, reports, and decisions in economic proceedings; and issues periodic statements and reports respecting the status of all formal proceedings.

(4) The Editorial Unit. The Editorial Unit edits and prepares for printing: reports decisions, and opinions; and prepares the index digest for the bound volumes of the Board's official reports.

3. Paragraph (a) of § 302.5° Channeling of complaints, is amended by strik-ing out the words "Informal complaints" appearing as the heading thereof and inserting in lieu thereof the words "Informal complaints in economic matters."

4. Paragraph (b) of § 302.5 is amended by striking out the words "Formal complaints" appearing as the heading thereof and inserting in lieu thereof the words "Formal complaints in economic matters."

5. Section 302.5 is amended by adding thereto a new paragraph (c) reading as follows:

(c) Complaints and petitions in safety enforcement matters. Formal complaints in safety matters are filed by the Administrator of Civil Aeronautics with the Docket Section of the Board in Washington, or in the Regional Docket in which the case arises. Informal complaints should be filed with the legal staff of the Administrator. Any person whose application for the issuance or renewal of an airman certificate or rating has been denied may petition the Board for a review of the action of the Administrator. All such formal complaints or petitions for review are referred to the Office of Trial Examiners and are handled by the Safety Enforcement Proceedings Division. Proceedings are conducted as provided for in dPart 97 of the Civil Aair Regulations of this chapter.

6. Section 302.7 (c) (3) of this chapter is amended to read as follows:

§ 302.7 Channeling of formal proceedings

(c) Suspension and revocation of salety certificates.

(3) A Trial Examiner is designated by the Chief Trial Examiner or an Assistant Chief Trial Examiner: where a Regional Examiner has been assigned, he will ordinarily be designated for all cases within his region.

7. Paragraph (c) of § 302.7 is amended by adding subparagraph (9), to read as follows

(9) Proceedings for a review of the action of the Administrator in denying the issuance or renewal of an airman certificate or rating also follow the requirements of and the procedure described in Part 97 of the Civil Air Regulations of this chapter. Such proceeding may be instituted by an informal request by a party whose interests have been adversely affected by the action of the Administrator.

(52 Stat. 984, 1017, as amended, Secs. 3. 12, Pub. Law 404, 79th Cong., 60 Stat. 238. 244; 49 U. S. C. 425, 641, 60 Stat. 238, 244)

By the Civil Aeronautics Board. [SEAL] M. C. MULLIGAN,

Secretary.

[F. R. Doc. 47-5909; Filed, June 20, 1947; 8:53 a. m.]

Chapter II—Administrator of Civil Aeronautics, Department of Commerce

PART 550-FEDERAL AID TO PUBLIC AGEN-CIES FOR DEVELOPMENT OF PUBLIC AIR-PORTS

CONSTRUCTION COST ALLOWANCES

Acting pursuant to the authority vested in me by the Federal Airport Act (60 Stat. 170; Pub. Law No. 377, 79th Cong.), I hereby amend Part 550 of the regulations of the Administrator of Civil Aeronautics, as follows:

By adding a new subdivision, to be numbered (iii), to § 550.9 (a) (2):

\$ 550.9 Allowable project costs. • • (a) Classification of project costs.

(2) Construction costs: contract

(iii) Sponsor's stock-pile materials and supplies. Stock-pile items of appropriate materials and supplies owned by the sponsor or furnished from a source of supply owned by the sponsor, when incorporated into an approved airport project by the contractor: Provided, That such materials and supplies shall not have been appropriated to the project prior to the date of execution of the Grant Agreement relating to such project

This amendment shall become effective upon publication in the FEDERAL REGISTER. Pub. Law No. 377, 79th Cong. 60 Stat.

170)

T. P. WRIGHT.

Administrator of Civil Aeronautics. |F. R. Doc. 47-5865; Filed, June 20, 1947; 8:56 a. m.]

TITLE 21-FOOD AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency

PART 141—TESTS AND METHODS OF ASSAY FOR ANTIBIOTIC DRUGS

CRYSTALLINE PENICILLIN TABLETS

By virtue of the authority vested in the Federal Security Administrator by the provisions of section 507 of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1040, 1055, as amended by 59 Stat. 463 and Pub. Law 16, 80th Cong., 1st Sess.; 21 U. S. C. Sup. 357) the regulations for tests and methods of assay of antibiotic drugs (12 F. R. 2215) are hereby amended by adding the following new section:

§ 141.21 Crystalline penicillin tablets—(a) Potency. Proceed as directed in § 141.1 except paragraph (i) thereof, and in lieu of the directions in paragraph (d) of § 141.1 prepare sample as follows:

Dissolve 12 tablets in sterile distilled water to make an appropriate stock solution. The average potency of the tablets is satisfactory if it contains not less than 85% of the number of units per tablet it is represented to contain.

(b) Microorganism count. Accurately weigh from 3 to 5 tablets in a test tube and add sufficient sterile penicillinase contained in a total volume of 15 ml. to inactivate the penicillin present. Let stand one hour. Thoroughly shake the mixture and transfer aseptically onethird the amount to each of three sterile petri dishes. Pour into the petri dish 20 ml. of nutrient agar, described in § 141.1 (b) (1), which has been melted and cooled to 48° C. Thoroughly mix, allow the agar to solidify, invert the petri dish, and incubate for 48 hours at 37° C. Count the number of colonies appearing on the plates and calculate therefrom the number of viable microorganisms per gram.

(c) Toxicity. Proceed as directed in § 141.4.

(d) Moisture, pH, microscopical test for crystallinity, stability, penicillin G content and penicillin K content. Proceed as directed in § 141.5.

This order, which provides for the marketing of a new penicillin product, crystalline penicillin tablets, shall become effective upon publication in the **FEDERAL REGISTER**, since both the public and the penicillin industry will benefit by the earliest effective date, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order and would be contrary to the public interest, and I so find, since it was drawn in collaboration with interested members of the affected industry, and since it would be against public interest to delay the marketing of a new penicillin product. (Sec. 507, 52 Stat. 1040, as amended by 59 Stat. 463 and Pub. Law 16, 80th Cong., 21 U. S. C. and Sup. 357)

Dated: June 16, 1947.

[SEAL] MAURICE COLLINS, Acting Administrator.

[F. R. Doc. 47-5863; Filed, June 20, 1947; 8:56 a. m.] PART 146—CERTIFICATION OF BATCHES OF PENICILLIN- OR STREPTOMYCIN-CONTAIN-ING DRUGS

MISCELLANEOUS AMENDMENTS

By virtue of the authority vested in the Federal Security Administrator by the provisions of section 507 of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1040, 1055, as amended by 59 Stat. 463 and Public Law 16, 80th Cong., 1st Sess.; 21 U. S. C., Sup. 357) the regulations for the certification of penicillincontaining drugs and streptomycin-containing drugs are hereby amended as indicated below:

1. Paragraph (a) of § 146.25, *Penicillin oil and wax*, is amended by deleting the last two sentences of the paragraph and substituting therefor the following: "The peanut oil, sesame oil, and the white wax used conform to the standards prescribed therefor by the U. S. P."

2. Part 146 is amended by adding the following new section:

§ 146.39 Crystalline penicillin tablets—(a) Standards of identity, strength, quality, and purity. Crystalline penicillin tablets are molded, freely soluble tablets of crystalline penicillin. It is tableted without the addition of diluents, binders, lubricants, colorings, or flavorings. The potency of each tablet is not less than 50,000 units; it conforms to the requirements of § 146.24 (a) for crystalline penicillin except subparagraphs (2), (4), and (7) of § 146.24 (a), but its content of viable microorganisms is not more than 50 per gram.

(b) Packaging. Each tablet is enclosed in a foil or plastic film or other container each of which is a tight container as defined by the U. S. P. except the provision that it shall be capable of tight reclosure. The composition of the container shall be such as will not cause any change in the strength, quality, or purity of the contents beyond any limit therefor in applicable standards, except that minor changes so caused which are normal and unavoidable in good packaging, storage, and distribution practice shall be disregarded.

(c) Labeling. Each package of crystalline penicillin tablets shall bear, on its label or labeling as hereinafter indicated, the following:

(1) On the outside wrapper or container and the immediate container:

(i) The batch mark;

(ii) The number of units in each tablet of the batch;

(iii) The statement "Warning-Not for injection";

(iv) The statement "Expiration date _____", the blank being filled in with the date which is 36 months after the month during which the batch was certified;

(v) The statement "Caution: To be dispensed only by or on the prescription of a _____", the blank being filled in with the word "physician" or "dentist" or both, as the case may be;

(vi) A reference specifically identifying a readily available medical publication containing directions and precautions (including contraindications and possible sensitization) adequate for the use of such tablets; or a reference to a brochure, or other printed matter containing such directions and precautions, and a statement that such brochure and printed matter will be sent on request.

(d) Requests for certification; samplcs. (1) In addition to complying with the requirements of § 146.2, a person who requests certification of a batch of crystalline penicillin tablets shall submit with his request a statement showing the batch mark, the number of packages of each size in such batch, the batch mark and (unless it was previously submitted) the date on which the latest assay of the penicillin used in making such batch was completed, the number of units in each tablet, the quantity of crystalline penicillin used in making the batch, and the date on which the latest assay of the tablets comprising such batch was completed.

(2). Such person shall submit in connection with his request results of the tests and assays listed after each of the following, made by him on an accurately representative sample of the batch: Average potency per tablet, toxicity, average moisture, pH, microorganism count, penicillin K content (unless it is crystalline penicillin G), crystallinity, heat stability, and the penicillin G content if it is crystalline penicillin G.

(3) Such person shall submit in connection with his request accurately representative samples of the batch: One tablet for each 5,000 tablets in the batch, but in no case less than 40 tablets or more than 120 tablets, collected by taking single tablets at such intervals throughout the entire time the tablets are being made that the quantities made during the intervals are approximately equal.

(e) *Fccs*. The fee for the services rendered with respect to each batch of crystalline penicillin tablets under the regulations in this part shall be:

(1) 1.00 for each tablet in the sample submitted in accordance with paragraph (d) (3) of this section; and

(2) If the Commissioner considers that investigations, other than examination of such tablets, are necessary to determine whether or not such batch complies with the requirements of § 146.3 for the issuance of a certificate, the cost of such investigations.

The fee prescribed by subparagraph (1) of this paragraph shall accompany the request for certification unless such fee is covered by an advance deposit maintained in accordance with § 146.8 (d).

This order, which provides for the marketing of a new penicillin product, crystalline penicillin tablets, and new and amended standards for peanut oil, sesame oil, and white wax shall become effective upon publication in the FED-ERAL REGISTER since both the public and the penicillin industry will benefit by the earliest effective date, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order and would be contrary to the public interest, and I so find, since it was drawn in collaboration with interested members of the affected industry and since it would be against public interest to delay the marketing of a new penicillin product and revising the standards for peanut oil, sesame oil, and white wax.

(Sec. 507, 52 Stat. 1040, as amended by 59 Stat. 463 and Pub. Law 16, 80th Cong., 21 U. S. C. and Sup. 357)

Dated: June 16, 1947.

[SEAL] MAURICE COLLINS, Acting Administrator.

[F. R. Doc. 47-5864; Filed, June 20, 1947; 8:56 a. m.]

TITLE 30—MINERAL RESOURCES Chapter II—Geological Survey, Department of the Interior

PART 200-ORGANIZATION AND PROCEDURE

DELEGATION OF AUTHORITY; POWER SITE CLASSIFICATIONS

CROSS REFERENCE: For an addition to the list of delegations of authority contained in \$ 200.50 to 200.53, see \$ 4.623 under Title 43, *infra*, authorizing the Director of the Geological Survey to classify public domain lands as power sites valuable for power purposes and to modify or revoke such classifications.

TITLE 32-NATIONAL DEFENSE

Chapter VII—Sugar Rationing Administration, Department of Agriculture

[3d Rev. RO 3,1 Amdt. 55]

PART 707-RATIONING OF SUGAR

SUGAR

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Third Revised Ration Order 3 is amended in the following respects:

1. Section 2.8 (b) (2) is amended to read as follows:

(2) All sugar (other than sugar which was included in his present inventory and sugar acquired under the provisions of section 8.9) received without giving up evidences.

2. Section 2.10 (b) is amended by adding a sentence to read as follows: "However, an industrial user who acquires sugar under the provisions of section 8.9 may use such sugar in excess of his allotment for the period in which such sugar was acquired, or any subsequent period."

3. Section 8.9 is added to read as follows:

SEC. 8.9 Ration-free delivery of sugar manufactured for own use. (a) Any person who manufactures sugar for his own use, or has it manufactured for his own use by another person, from (1) an imported sugar-containing product, or from (2) a sugar-containing product for which ration evidences have been surrendered for the amount of sugar contained in such product, may acquire and use such sugar in his registered industrial user

¹11 F. R. 177, 14281.

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establishment without the surrender of ration evidences.

4. Section 17.2 (a) is amended by adding a sentence to read as follows: "However, the provisions of this section do not apply to sugar acquired under the provisions of section 8.9."

This amendment shall become effective June 20, 1947.

Issued this 18th day of June 1947.

CLINTON P. ANDERSON, Secretary of Agriculture.

Rationalc Accompanying Amendment No. 55 to Third Revised Ration Order 3

Under the present regulations, a person who manufactures sugar is a primary distributor and he may not make an industrial use of sugar he produces unless he is also a registered industrial user. As an industrial user, he must give up evidences to his primary distributor establishment for any sugar he acquires or uses in such operations. Thus, a person who manufactures sugar from a product containing sugar for which ration evidences have been surrendered, or from an imported sugar-containing product, may not thereafter make an industrial use of the sugar recovered from such products unless he is a registered industrial user and unless he surrenders ration evidences covering the amount of the sugar.

Sugar-containing products and imported sugar-containing products which are used by an industrial user to make another product and which are damaged in the course of manufacture, may have no commercial value unless the sugar contained therein is recovered. However, under the present provisions of the regulations he may not recover the sugar from such products and make an industrial use of it without surrendering ration evidences. Since it is desirable to provide for the use of such recovered sugar without requiring the surrender of ration evidences, this amendment permits a person who, for his own use, manufactures, or has another person manufacture for him, sugar from a sugar-containing product for which ration evidences have been surrendered, or from an imported sugar-containing product, to acquire and use such sugar in his registered industrial user establishment without the surrender of ration evidences

[F. R. Doc. 47-5959; Filed, June 20, 1947; 10:45 a. m.]

TITLE 36-PARKS AND FORESTS

Chapter I—National Park Service, Department of the Interior

PART 01-ORGANIZATION AND PROCEDURE

ORGANIZATION; MISCELLANEOUS AMENDMENTS

1. Section 01.6 General description, is amended to read as follows:

§ 01.6 Director's Office. The Director of the National Park Service is in charge of the Service. The headquarters organization consists of the Director, Associate Director, and Assistant Director, four staff divisions, and eight technical branches. Under the supervision of the Director, the headquarters staff formulates policies for the protection, preservation, and use of the national park areas. It supervises the interpretive services in natural sciences, history, and archeology rendered for the public, provides for museum developments, and investigates proposed additions to the National Park System.

Staff offices and divisions consist of the Fiscal Division, the Personnel Division, the Safety Division, and the Office of the Chief Clerk.

2. Section 01.8 Branch of Engineering, is amended to read as follows:

§ 01.8 Branch of Development. The Branch of Development supervises all architectural and landscape design, engineering, planning, construction, and maintenance: prepares master plans and construction programs for the control of physical developments; collaborates with the Public Roads Administration regarding the location, design and construction of major roads and parkways; supervises sanitation control and water rights; has charge of engineering construction, surveys, maps, plans, codes, standards, designs, estimates, specifications, road maintenance, minor road construction, hydraulic structures, materials research, radio research and installation, construction bid invitations, and construction contract preparation; reviews conces-sioners' building plans; and directs the Historic American Buildings Survey.

3. Section 01.13 Branch of Plans and Design, is amended to read as follows:

§ 01.13 Office of the Chief Counsel. The Office of the Chief Counsel performs all legal services for the National Park Service; including rendition of legal advice concerning land acquisition, water rights, contracts, and other matters; preparation and interpretation of legislation and regulations relating to the National Park System; and advises the Director on legal aspects of concession policies.

4. A new § 01.15 Office of Information, is added, reading as follows:

\$ 01.15 Office of Information. The Office of Information supervises public relations, informational, and editorial work, including the presentation of information concerning the policies and objectives of the Service, and preparation of reports and manuscripts for publication; advises authors and editors concerning demands for publications; represents the Director in interviews with the press, meetings with Government agencies, Congressional committees, and civic organizations.

(Secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244)

Issued this 13th day of June 1947.

[SEAL] OSCAR L. CHAPMAN,

Under Secretary of the Interior.

[F. R. Doc. 47-5850; Filed, June 20, 1947: 8:48 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans' Administration

PART 5-Adjudication; Dependents' Claims

MISCELLANEOUS AMENDMENTS

The following amendments are made to Part 5:

§ 5.2591 Conditions under which apportionment may be made. No change in paragraphs (a) and (b).

(c) (1) Rates payable. (i) Apportionment of death compensation or pension under any law administered by the VA, except as provided in subdivisions (ii) and (iii) of this subparagraph, shall be computed as follows: The share for all children for whom claim is filed will be that amount to which they would be entitled if there were no widow. The widow's share will be the difference between the children's share and the total amount payable on account of the widow and all children for whom claim is filed. In all instances, the amount payable to or for the children will be divided equally among the children. The share for any children in the widow's custody will be added to the widow's share. If, in the application of this rule, the widow's share would be increased to an amount greater than the amount to which she would be entitled if there were no children, then her share will be the amount to which she would be entitled if there were no children and the difference between the amount of such widow's share and the entire amount payable for the widow and children will be the children's share. If, however, in the application of this rule, the widow's share would be reduced to an amount lower than 50 percent of that to which she would be entitled if there were no children, then her share will be 50 percent of the amount to which she would be entitled if there were no children, and the difference between the amount of such widow's share and the entire amount payable for the widow and children will be the children's share.

No change in remainder of section.

§ 5.2592 Changing prior apportionments; discontinuance of apportion-ments, effective dates—(a) (1) When change may be made. If an award has been made pursuant to a prior apportionment regulation, and a retroactive increase in the total amount payable is in order, the awards will be adjusted in accordance with § 5.2591 (c), effective as of the commencement date of the prior apportionment or the date of the increase in the total amount payable, whichever is the later, provided no overpayment to any payee will result. If an overpayment to any payee will result, the amount of the retroactive increase will be divided equally among the children from the effective date of such increase to the last day of the month in which the action is taken, thereafter applying the rates prescribed in § 5.2591 (c).

No change in remainder of section. (60 Stat. 931)

[SEAL] OMAR N. BRADLEY, General, U. S. Army, Administrator of Veterans' Affairs.

JUNE 19, 1947.

[F. R. Doc. 47-5847: Filed, June 20, 1947; 8:48 a. m.]

PART 25-MEDICAL

MISCELLANEOUS AMENDMENTS

The following amendments are made to Part 25:

§ 25.6047 Eligibility for hospital treatment or domiciliary eare of persons discharged or retired from Military or Naval Service. Within the limits of Veterans' Administration facilities, hospital treatment or domiciliary care may be furnished the following applicants in the specified order of preference:

No change in paragraphs (a) and (b). No change in paragraph (c) (1). Paragraph (c) (2) is amended to read as follows:

(2) Domiciliary care for persons enumerated in paragraph (c) (1) of this section, when suffering from a permanent disability or tuberculous or neuropsychiatric ailment and who are incapacitated from earning a living and who have no adequate means of support. If a member is discharged on his own request or at the expiration of seven days following an authorized pass or leave of absence, it will be presumed he no longer regards himself as incapacitated from earning a living. Under such circumstances he will not be furnished hospitalization or domicilary care until the expiration of one month from the date of such discharge, except when requiring readmission in a medical emergency.

No change in paragraphs (d) (1) and (d) (2).

(3) If a member is discharged on his own request or at the expiration of seven days following an authorized pass or leave of absence it will be presumed he no longer regards himself as incapacitated from earning a living. Under such circumstances he will not be furnished hospitalization or domiciliary care until the expiration of one month from the date of such discharge except when requiring readmission in a medical emergency.

(60 Stat. 908)

[SEAL] OMAR N. BRADLEY, General, U. S. Army, Administrator of Veterans' Affairs.

JUNE 19, 1947.

[F. R. Doc. 47-5848; Filed, June 20, 1947; 8:48 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Subtitle A—Office of the Secretary of the Interior

[Order 2333]

PART 4-DELEGATIONS OF AUTHORITY

GEOLOGICAL SURVEY; POWER SITE CLASSIFICATIONS

The following new section is added to Subpart H, Geological Survey, Part 4:

§ 4 623 Power site classifications, modifications, and revocations. Effective immediately, the Director of the Geological Survey is authorized, without prior Secretarial approval, to classify public domain lands as power sites valuable for power purposes and to modify or revoke such classifications. (R. S. 161, 20 Stat. 394, sec. 24, 41 Stat. 1075, as amended; 5 U. S. C., sec. 22, 43 U. S. C., sec. 31, 16 U. S. C., Supp. V, sec. 818)

OSCAR L. CHAPMAN, Acting Secretary of the Interior.

JUNE 10, 1947.

[F. R. Doc. 47-5849; Filed, June 20, 1947; 8:48 a. m.]

[Order 2335]

PART 4-DELEGATIONS OF AUTHORITY

BUREAU OF INDIAN AFFAIRS, FUNCTIONS RELATING TO TRIBAL ORDINANCES AND RESOLUTIONS

Section 4.716 Functions relating to tribal ordinances and resolutions, as added by Order No. 2326 (12 F. R. 3567) is redesignated § 4.717.

(R. S. 161, secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244, 5 U. S. C. 22)

WARNER W. GARDNER,

Assistant Secretary of the Interior.

[F. R. Doc. 47-5851; Filed, June 20, 1917; 8:48 a. m.]

TITLE 47—TELECOMMUNI-CATION

Chapter I—Federal Communications

Commission

[Docket No. 6768]

PART 3-RADIO BROADCAST SERVICES

MISCELLANEOUS AMENDMENTS

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 12th day of June 1947.

The Commission having under consideration proposed amendments to Part 3, Subpart B, §§ 3.203 and 3.204 of the Commission's rules governing Standard and FM Broadcast Stations, and to sections 1, 2 and 4 of the Commission's Standards of Good Engineering Practice Concerning FM Broadcast Stations;

It appearing, that the existing rules provide for the assignment to Class A FM stations of channels 281 through 300 (104.1 to 107.9 mc) and to Class B FM stations of channels 221 through 280 (92.1 to 103.9 mc); for a normal minimum separation for Class A stations of 50 miles on the same channel and 35 miles on adjacent channels; for the availability for assignment of all Class A channels in cities which are not the central city or cities of a metropolitan district, and for the availability for assignment of ten such channels in central cities of metropolitan districts which have fewer than six Class B stations; and for the reservation from assignment until July 1, 1947, of Class A channels 297, 298, 299 and 300;

It appearing, that under the existing FM standards the term "antenna height above average terrain" is defined as meaning the height of the radiation center of the antenna above the terrain 10 miles from the antenna in casc of Class A stations, and as the height of the radiation center of the antenna above the average terrain 2 to 10 miles from the antenna in case of Class B stations; that Class A stations normally will not be required to determine their contours, while Class B stations shall determine the extent of their 1000 uv/m and 50 uv/m contours; and that objectionable interference is not considered to exist when the channel separation is 400 kc or greater, and, accordingly, FM broadcast stations in the same city or same area may be assigned channels 400 kc apart:

It appcaring, that the application of the forcgoing rules and standards tended to group stations 400 kc apart in most cities, resulting in some interference between stations located in the same city and difficulty in identifying stations close together on the FM receiver dial; and

It appearing, that the proposed amendments to the rules and standards are designed to resolve these interference and related problems by providing for the interspersing of Class A and Class B FM stations throughout the FM frequency band in order to provide a normal minimum separation of 800 kc between stations in the same city, and a minimum of 400 kc separation between stations in nearby cities in a few areas where the demand for such facilities so requires; and

It appearing, that the proposed amendments, in order to effectuate the forcgoing design, further provide for the allocation of Class A stations in the same manner as Class B stations; for the availability for assignment of all Class A channels in cities which arc not the central city or cities of a metropolitan district and in central cities of metropolitan districts which have fewer than six Class B stations; and for the reservation from assignment until July 1, 1947, of Class A channels 224, 240, 272 and 288; and

It appearing, that the adoption of the proposed amendments would make possible the issuance by the Commission of a revised tentative allocation plan for Class B FM broadcast stations (as proposed on April 10, 1947) under which additional Class B FM channels could be made available in many cities and areas to meet the recently developed demand for FM facilities in such cities and areas: and

RULES AND REGULATIONS

It appearing, that on April 17, 1947, a general notice of proposed rule-making with respect to the proposed amendments was published in accordance with section 4 of the Administrative Procedure Act; that such notice provided that any interested party of the opinion that the proposed amendments should not be adopted might file on or before May 1. 1947, a brief or written statement setting forth his comments; that such notice scheduled a hearing before the Commission on May 8 and 9; 1947, to permit persons filing briefs or written statements to submit evidence or argument; and

It appearing, that statements in opposition to the proposed amendments have been filed only (1) by Richard Field Lewis, Jr., pcrmittec of WINC-FM, a class B station at Winchester, Virginia, who subsequently advised the Commission that he desired to withdraw his appearance at the scheduled hearing, but who has requested by letter to the Commission that Channel No. 260 be assigned to WINC-FM under the proposed revision to the tentative allocation plan for class B FM broadcast stations (issued April 10, 1947); and (2) by Hearst Radio, Inc., The Tower Realty Company, and Radio-Television of Baltimore, Inc., jointly, whose applications for new class B FM stations at Baltimore, Maryland, have been heard in a comparative hearing upon issues which include whether three additional channels should be allocated to the Baltimore area, and whose statement in opposition requested, in the alternative, that Channel No. 260 be allocated to the Baltimorc area in the proposed revision to the tentative allocation plan for class B FM broadcast stations (in addition to the two additional Class B channels allocated to the Baltimore area in the proposed plan), or that Channel No. 260 be held available for assignment in the event the Commission concludes in the Ealtimorc hearing that an additional channel should be assigned to that area; and

L appearing, that the Commission on May 7, 1947 announced that the hearing then scheduled for May 8 and 9, 1947 had been cancelled, since the question of the allocation of Channel No. 260, raised by both Lewis and the Baltimore applicants. was an issue between these parties, which did not affect the general mcrits of the proposed amendments, and which issue could be more appropriately determined at a later date without the necessity of delaying the adoption of the proposed amendments or proposed revision to the tentative allocation plan (which as proposed does not allocate Channel No. 260 in either the Baltimore or Winchester areas); and since, accordingly, no useful purpose would have been served by holding the hearing;

It appearing, that the adoption of the proposed amendments would not reduce the total number of FM channels heretofore assigned or presently available for assignment in any city or area, and would permit an increase in the total number of such channels available for assignment in certain citics and areas where the demand appears to exceed the channels presently available; that no substantial objection to the adoption of the proposed amendments has been made;

Now, therefore, It is ordered, That \$\$ 3.203 and 3.204 of the Commission's rules governing Standard and FM Broadcast Stations be, and they are hereby, amended in the following respects:

1. Sections 3.203 (a), (b) and (d) are amended to read as follows:

§ 3.203 Class A stations. (a) A Class A station is a station which operates on a Class A channel and is designed to render service primarily to a community or to a city or town other than the principal city of an area, and the surrounding rural area. The transmitter power and antenna height of a Class A station shall normally be capable of coverage equivalent' to a minimum of 100 watts and a maximum of 1 kw effective radiated power and antenna height of 250 feet above average terrain, as determined by the methods prescribed in the Standards of Good Engineering Practice Concerning FM Broadcast Stations. Class A stations will not be authorized with more than 1 kw effective radiated power. Standard power ratings of transmitters used for Class A stations shall be not less than 250 watts nor more than 1 kilowatt. Class A stations will normally be protected to the 1 my/m contour: however, assignments will be made in a manner to insure, insofar as possible, a maximum of service to all listencrs, whether urban or rural, giving consideration to the minimum signal capable of providing scrvice.

(b) The following frequencies are designated as Class A channels and are assigned for use by Class A stations:

Frequency	Channel	Frequency	Channel
(mc)	No.	(7.10)	No.
92.1	221	100.1	261
92.7	224	100.9	265
93,5	228	101.7	269
94.3	232	102 3	272
95.3	237	103.1	276
95.9	240	103 9	280
96.7	244	104.9	285
97.7	249	105.5	288
98.3	252	106.3	292
99.3	257	107.1	296

These channels are available for assignment (1). in cities which arc not the central city or cities of a metropolitan district, and (2) in central cities of metropolitan districts which have fewer than six Class B Stations.^{*}

* . . . (d) No assignments will be made on channels 224, 240, 272 and 288 until July 1. 1947.

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2. Section 3.204 (b) is amended to read as follows:

§ 3.204 Class B stations. * * * (b) The following frequencies are designated as Class B channels and are assigned for use by Class B Stations:

¹For the purpose of determining equivalent coverage, the 1 mv m contour should be used.

² For the time being, until more FM broadcast stations are authorized, the Commission will not authorize Class A stations in central cities of metropolitan districts having four or more standard broadcast stations.

Frequency	Channel	Frequency	Channel
(mc)	No.	(mc)	No.
92.3	222	100.3	262
92.5	223	100.5	263
92.9	225	100.7	264
93.1	226	101.1	266
93.3	227	101.3	267
93.7	229	101.5	268
93.9	230	101.9	270
94.1	231	102.1	271
94.5	233	102.5	273
94.7	234	102.7	274
94.9	235	102.9	275
95.1	236	103.3	277
95.5	238	103.5	278
95.7	239	103.7	
96.1	241	104.1	281
96.3	242	104.3	282
96.5	243	104.5	283
969	245	104.7	284
97.1	246	105.1	286
97.3	247	105.3	287
97.5	248	105.7	289
97.9		105.9	
98.1		106.1	
98.5		106 5	
98-7		106.7	294
93.9		106.9	
99.1		107.3	
99.5	258	107.5	298
99.7		107.7	299
90.9		107.9	

It is further ordered, That sections 1, 2 and 4 of the Commission's Standards of Good Engineering Practice Concerning FM Broadcast Stations be, and they are hereby, amended in the following respects:

1. Definitions. * * *

M. Antenna height above average terrain. (1) The term "antenna height above average terrain" means the height of the radiation center of the antenna above the terrain 2 to 10 miles from the antenna. (In general a different antenna height will be determined for each direction from the antenna. The average of these various heights is considered as the antenna height above average terrain.)

(2) Where eireular or elliptical polarization is employed the antenna height above average terrain shall be based upon the height of the radiation eenter of the antenna which transmits the horizontal component of radiation.

2. Engineering standards of allocation. A. Sections 3.202 to 3.206 inelusive of the rules and regulations describe the basis for allocation of FM Broadcast Stations, including the division of the United States into Areas I and II.

B. FM broadcast stations shall determine the extent of their 1 mv m and 50 uv/m contours in accordance with the methods prescribed in these Standards.

C. Although some service is provided by tropospherie waves, the service area is considered to be only that served by the ground wave. The extent of service is determined by the point at which the ground wave is no longer of sufficient intensity to provide satisfactory broadcast service. The field intensity considered necessary for service is as follows:

TABLE I

A median field intensity of 3 to 5 mv/mshould be placed over the principal city to be served and for Class B stations, a median field intensity of 1 mv/m should

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be placed over the business district of cities of 10,000 or greater within the metropolitan district served. A field intensity of 5 mv/m should be provided over the main studio of a Class B station except as otherwise provided in § 3.205 of the rules. The location of the main studio of a Class A station is speeified in § 3.203 of the rules. These figures are based upon the usual noise levels encountered in the several areas and upon the absence of interference from other FM stations.

E. The service area is predicted as follows: Profile graphs must be drawn for at least eight radials from the proposed antenna site. These profiles should be prepared for each radial beginning at the antenna site and extending to 10 miles therefrom. Normally the radials are drawn for each 45° of azimuth; however, where feasible the radials should be drawn for angles along which roads tend (The latter method may be to follow. helpful in obtaining topographical data where otherwise unavailable, and is partieularly useful in connection with mobile field intensity measurements of the station and the correlation of such measurements with predicted field intensities.) In each case one or more radials must include the principal city or cities to be served, particularly in cases of rugged terrain, even though the eity may be more than 10 miles from the antenna site. The profile graph for each radial should be plotted by contour intervals of from 40 to 100 feet and, where the data permits, at least 50 points of elevation (generally uniformly spaced) should be used for each radial. In instances of very rugged terrain where the use of eontour intervals of 100 feet would result in several points in a short distance, 200or 400-foot contour intervals may be used for such distances. On the other hand, where the terrain is uniform or gently sloping the smallest contour interval indieated on the topographie map (see below) should be used, although only a relatively few points may be available. The profile graph should accurately indicate the topography for each radial, and the graphs should be plotted with the distance in miles as the abseissa and the elevation in feet above mean sea level as the ordinate. The profile graphs should indicate the source of the topographical data employed. The graph should also show the elevation of the center of the radiating system. The graph may be plotted either on reetangular eoordinate paper or on special paper which shows the eurvature of the earth. It is not neeessary to take the eurvature of the earth into eonsideration in this procedure, as this factor is taken care of in the chart showing signal intensities (fig. 1).

The average elevation of the 8-mile distance between 2 and 10 miles from the antenna site should then be determined from the profile graph for each radial. This may be obtained by averaging a large number of equally spaced points, by using a planimeter, or by obtaining the median elevation (that exceeded for 50 per cent of the distance) in sectors and averaging these values.

To determine the distance to a particular contour, figure 1 concerning the 4027

range of FM broadeast stations should be used. This ehart has been prepared for a frequency in the center of the band and is to be used for all FM broadeast channels, since little change results over this frequency range. The distance to a contour is determined by the effective radiated power and the antenna height. The height of the antenna used in connection with figure 1 should be the height of the center of the proposed antenna radiator above the average elevation obtained by the preceding method. The distances shown by figure 1 are based upon an effeetive radiated power of 1 kilowatt; to use the ehart for other powers, the sliding seale associated with the chart should be trimmed and used as the ordinate scale. This sliding seale is placed on the ehart with the appropriate gradation for power in line with the lower line of the top edge of the chart. The right edge of the scale is placed in line with the appropriate antenna height graduations and the ehart then becomes direct reading for this power and antenna height. Where the antenna height is not one of those for which a scale is provided, the signal strength or distance is determined by interpolation between the eurves eonneeting the equidistant points.

The foregoing process of determining the extent of the required contours shall be followed in determining the boundary of the proposed service area. The areas within the required contours must be determined and submitted with each application for these classes of FM broadeast stations. Each application shall inelude a map showing these contours, and for this purpose sectional aeronautical eharts or other maps having a convenient seale may be used. The map shall show the radials along which the profile eharts and expected field strengths have been determined. The area within each contour should then be measured (by planimeter or other approximate means) to determine the number of square miles therein. In computing the area within the contours, exclude (1) areas beyond the borders of the United States, and (2) large bodies of water, such as ocean areas, gulfs, sounds, bays, large lakes, ete., but not rivers.

In eases where the terrain in one or more directions from the antenna site departs widely from the average elevation of the 2 to 10 mile sector, the applieation of this prediction method may indicate contour distances that are different from those which may be expected in practice. In such cases the prediction method should be followed, but a showing may be made if desired eoneerning the distance to the contour as determined by other means. Such showing should include data concerning the proeedure employed and sample ealcula-For example, a mountain ridge tions. may indicate the practical limit of serviee although the prediction method may indicate the contour elsewhere. In cases of such limitation, the map of predicted coverage should show both the regular predicted area and the area as limited or extended by terrain. Both areas should be measured as previously described; the area obtained by the regular prediction method should be given in the applica-

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tion form, with a supplementary note giving the limited or extended area. In special cases the Commission may require additional information as to the terrain in the proposed service area.

In determining the population served by FM broadcast stations, it is considered that the built-up city areas and business districts in cities having over 10,000 population and located beyond the 1 mv/m contour do not receive adequate service. Minor civil division maps (1940 census) should be used in making population counts, excluding cities not receiving adequate service. Where a contour divides a minor division, uniform distribution of population within the division should be assumed in order to determine the population included within the contour, unless a more accurate count is available. . 18 184 .

4. Interference standards. Field intensity measurements are preferable in predicting interference between FM broadcast stations and should be used, when available, in determining the extent of interference. (For methods and procedure, see section 5.) In lieu of measurements, the interference should be predicted in accordance with the method described herein.

Objectionable interference is considered to exist when the interfering signal exceeds that given by the ratios of Table II. In Table II the desired signal is median field and the undesired signal is the tropospheric signal intensity exceeded for 1 per cent of the time.

TABLE II

	Ratio of desired to undesired
Channel separation:	signals
Same channel	10:1
200 kc	
400 kc	(1)
600 kc	(1)
800 kc and above	No restriction ²

¹ To be determined.

^a Intermediate frequency amplifiers of most FM broadcast receivers are designed to operate on 10.7 megacycles. For this reason the assignment of two stations in the same area, one with a frequency 10.6 or 10.8 megacycles removed from that of the other, should be avoided if possible.

Standards have not been established for channel separations in excess of 200 kc; various types of present FM receivers are under study by the Commission to provide data for determining such standards. Pending the completion of such studies and the promulgation of such standards, stations normally will not be authorized to operate in the same city or in nearby cities with a frequency separation of less than 800 kc, Provided, That stations may be authorized to operate in nearby cities with a frequency separation of not less than 400 kc where necessary in order to provide an equitable and efficient distribution of facilities, and Provided further, That class B stations will not be authorized in the same metropolitan district with a frequency separation of less than 800 kc. In the assignment of FM broadcast facilities the Commission will endeavor to provide the optimum use of the channels in the band, and accordingly may assign a channel different than that requested in an application.

In predicting the extent of interference within the ground wave service area of a station, the tropospheric signal intensity (from co-channel and adjacent channel stations) existing for 1 per cent of the time shall be employed. The 1 per cent values for 1 kilowatt of power and various antenna heights are given in figure 2, and values for other powers may be obtained by use of the sliding scale as for figure 1. The values indicated by figure 2 are based upon available data, and are subject to change as additional information concerning tropospheric wave propagation is obtained.¹

In determining the points at which the interference ratio is equal to the values shown in Table II, the field intensities for the two interfering signals under consideration should be computed for a considerable number of points along the line between the two stations. Using this data, field intensity versus distance curves should be plotted (e. g., crosscurves on graph paper) in order to determine the points on this path where the interference ratios exist. The points established by this method, together with the points along the contours where the same ratios are determined, are considered to be generally sufficient to predict the area of interference. Additional points may be required in the case of irregular terrain or the use of directional antenna systems.

The area of interference, if any, shall be shown in connection with the map of predicted coverage required by the application form, together with the basic data employed in computing such interference. The map shall show the interference within the 50 uv/m contour.

It is further ordered, That the said amendments shall be effective immediately.

(Sec. 303 (c), 48 Stat. 1082, 303 (r), 50 Stat. 191, 307 (b), 49 Stat. 1475; 47 U. S. C. 303 (c), 303 (r), 307 (b))

[SEAL] FEDERAL COMMUNICATIONS

COMMISSION,

T. J. SLOWIE,

Secretary.

[F. R. Doc. 47-5904; Filed, June 20, 1947; 8:50 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 93, Amdt. 11]

PART 95-CAR SERVICE

GIANT REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June A. D. 1947.

Upon further consideration of Service Order No. 93 (7 F. R. 8903) as amended, (8 F. R. 13752, 13925; 9 F. R. 2481, 11208; 10 F. R. 15175; 11 F. R. 561, 2189, 14271, 14469, 12 F. R. 46, 104) and good cause appearing therefor: it is ordered, that:

Section 95.301 Giant type refrigerator cars, of Service Order No. 93, as amended,

³ Figure 2 will be available at some future date when sufficient measurements of tropospheric signals are available. Until that time, interference should be predicted on the basis of the ground wave chart (fig. 1). be, and it is hereby, further amended by substituting the following paragraph (g) for paragraph (g) thereof:

(g) *Expiration date*. This section shall expire at 11:59 p. m., December 31, 1947, unless otherwise modified, changed, suspended or annulled by order of this Commission.

It is further ordered, that this amendment shall become effective at 12:01 a. m., June 29, 1947; that a copy of this amendment and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402; 41 Stat. 476, 485; sec. 4, 10; 54 Stat. 901, 912; 49 U. S. C. 1 (10)-(17), 15 (4))

By the	Commission, Division	1 3.
[SEAL]	W. P. B/	RTEL,

Secretary.

[F. R. Doc. 47-5860; Filed, June 20, 1947; 8:55 a. m.]

[4th Rev. S. O. 180, Amdt. 14]

PART 95-CAR SERVICE

DEMURRAGE ON REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June A. D. 1947.

Upon further consideration of Fourth Revised Service Order No. 1&0 (10 F. R. 14970) as amended (11 F. R. 1627, 1991, 3605, 4038, 6983, 9453, 10092, 11707, 12395, 12 F. R. 1421, 3032, 3672) and good cause appearing therefor: *It is ordered*, That: • Fourth Revised Service Order No. 180, (49 CFR § 95.330), as amended, be, and it is hereby, further amended by substituting the following paragraph (e) for paragraph (e) thereof:

(e) Expiration date. This section shall expire at 7:00 a. m., December 31, 1947, unless otherwise modified, changed, suspended or annulled by order of this Commission.

It is further ordered, That this amendment shall become effective at 12:01 a. m., June 29, 1947; that a copy of this order and direction be served upon each State railroad regulatory body, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U. S. C. 1 (19-(17))

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 47-5861; Filed, June 20, 1947; 8:56 a. m.]

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[S. O. 369. Amdt. 13]

PART 95-CAR SERVICE

DEMURRACE CHARGES ON CLOSED BOX CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June, A. D. 1947.

Upon further consideration of Service Order No. 369 (10 F. R. 14030), as amended (10 F. R. 15073; 11 F. R. 639, 2383, 7857, 8453, 10304, 11013, 14522; 12 F. R. 1606, 1724, 2053, 2453), and good cause appearing therefor: It is ordered. that:

Section 95.369, Demurrage charges on closed box cars, of Service Order No. 369, as amended, be, and it is hereby, further amended by vacating and setting aside the following paragraph (c) (5) thereof:

(c) Application. * * *

(5) Demurrage charges substituted for charges for storage of freight in closed box cars. (i) The operation of all tariff rules, regulations, and charges for storage of freight in closed box cars at or short of ports consigned or reconsigned for export, coastwise or intercoastal movement is suspended insofar as they provide charges lower than the charges provided in this section.

(ii) In lieu of the charges for storage of freight in closed box cars at or short of ports suspended in subparagraph (5) (i) of this paragraph, the applicable charges for detention of closed box cars held at or short of ports, for unloading freight consigned to or reconsigned for export, coastwise or intercoastal movement shall be the demurrage charges prescribed in paragraphs (a) and (b) of this section.

It is further ordered, that this amendment shall become effective at 7:00 a.m.. June 23, 1947, and the provisions of this amendment shall apply only to cars arriving at, or held at ports on or after the effective date hercof.

It is further ordered, that a copy of this order and direction shall be served upon each State railroad regulatory body, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 47-5853; Filed, June 20, 1947; 8:49 a. m.]

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[S. O. 396, Amdt. 9]

PART 95-CAR SERVICE

RESTRICTIONS ON RECONSIGNING OF PERISHABLES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June A. D. 1947.

Upon further consideration of Service Order No. 396 (10 F. R. 15008), as amended (11 F. R. 1627, 4038, 9453; 12 F. R. 1235, 2238, 2479, 3673), and good cause appearing therefor: It is ordered, that.

Service Order No. 396, Perishables; restrictions on reconsigning (codified as 49 CFR, § 95.396), as amended, be, and it is hereby, further amended by substituting the following paragraph (a) for paragraph (a) thereof:

(a) Definitions. (1) The term "perishables" as used in this section means fruits and vegetables, fresh or green, other than cold pack, including citrus fruit; potatoes; ohions; bananas; berries, other than cold pack; cantaloupes; cocoanuts; corn, fresh or green, other than cold pack; cranberries; melons; and pineapples.

(2) The term "arrival" as used in this section means the actual time a refrigerator car loaded with perishables is made available for inspection; is placed on a hold track for diversion or reconsignment; or is actually or constructively placed for unloading. Whenever any one of the three events occur the other two shall have no application to that car at that point.

It is further ordered, that this amendment shall become effective at 12:01 a.m., June 20, 1947, and it shall apply only on cars to be diverted or reconsigned on or after the effective date hereof.

It is further ordered, that a copy of this order and direction be served upon each State railroad regulatory body, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington. D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C.1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL.

Secretary.

[F. R. Doc. 47-5859; Filed, June 20, 1947; 8:55 a. m.]

PART 95-CAR SERVICE

DEMURRAGE CHARGES ON GONDOLA, OPEN AND COVERED HOPPER CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June A. D. 1947.

Upon further consideration of Service Order No. 653 (11 F. R. 14572), as amended (12 F. R. 128, 1606, 1816, 1952, 2093), and good cause appearing therefor: It is ordered, that:

Section 95.653 Demurrage charges on gondola, open and covered hopper cars, of Service Order No. 653, as amended, be, and it is hereby, further amended by vacating and setting aside the following paragraph (c) (5) thereof:

(c) Application. * * *
(5) Demurrage charges substituted for charges for storage of freight in closed box cars. (i) The operation of all tariff rules, regulations, and charges for storage of freight in gondola, open or covered hopper cars at or short of ports consigned or reconsigned for export. coastwise or intercoastal movement is suspended insofar as they provide charges lower than the charges provided herein.

(ii) In lieu of the charges for storage of freight in gondola, open or covered hopper cars at or short of ports suspended in subparagraph (5) (i) of this paragraph, the applicable charges for detention of gondola, open or covered hopper cars held at or short of ports, for unloading freight consigned to or reconsigned for export, coastwise or intercoastal movement shall be the demurrage charges prescribed in paragraphs (a) and (b) of this section.

It is further ordered, that this amendment shall become effective at 7:00 a.m., June 23, 1947, and the provisions of this amendment shall apply to cars arriving at, or held at ports on or after the effective date hereof.

It is further ordered, that a copy of this order and direction be served upon each State railroad regulatory body, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402: 41 Stat. 476, sec. 4: 54 Stat. 901; 49 U.S.C.1 (10)-(17))

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 47-5854; Filed, June 20, 1947; 8:49 a. m.]

[S. O. 758]

PART 95-CAR SERVICE

FREE TIME AT PORTS ON GONDOLA, OPEN AND COVERED HOPPER CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of June A. D. 1947.

IS. O. 653, Amdt. 61

It appearing, that there is a critical shortage of gondola, open and covered hopper cars and that free time published in tariffs for unloading such cars shortage at ports aggravates the thereof; in the opinion of the Commission an emergency exists requiring immediate action at all ports of the country. It is ordered, that:

\$ 95 758 Free time at ports on gondola, open and covered hopper cars-(a) Free time reduced on gondola and hopper cars. No common carrier by railroad, subject to the Interstate Commerce Act, shall allow, grant or permit more than a total of 7 days' free time on gondola, open and covered hopper cars held for unloading in coastwise, intercoastal or foreign commerce at the point of transshipment from car to vessel or when held short of such transfer point. The provisions of this paragraph shall not be constructed to require or permit the increase of any free time published in tariffs lawfully on file with this Commission.

(b) Computation of free time. (1) All Sundays and legal holidays shall be included in computing the free time provided in paragraph (a) of this section.

(2) The free time provided in paragraph (a) of this section shall be computed continuously from the first 7:00

RULES AND REGULATIONS

a. m. after actual or constructive placement until final release, less actual time required to move a constructively placed car to point of unloading.

(c) Description of cars. This section shall apply to cars suitable for interchange described under the headings Class G-Gondola Car Type, Class H-Hopper Car Type, also covered hopper cars having a mechanical designation prefixed by "LO" in the current Official Railway Equipment Register.

(d) Exemptions. This order shall not apply to cars described in paragraph '(c) of this section loaded with coal or coke.

(e) Extreme weather. During the period when weather conditions exist as described in Rule 8, section A, Agent B. T. Jones' Tariff I. C. C. No. 3963, the provisions of this order are suspended. In lieu thereof the rules, regulations, and charges provided in lawfully published tariffs shall apply.

(f) Effective date. This section shall become effective at 7:00 a. m., June 23, 1947

(g) Expiration date. This section shall expire at 7:00 a. m., December 1, 1947, unless otherwise modified, changed. suspended or annulled by order of this Commission.

(h) Tariff provisions suspended. The operation of all tariffs, rules and regulations, insofar as they conflict with the

NOTICES

provisions of this section is hereby suspended.

(i) Announcement of suspension. Each railroad, or its agent shall publish, file, and post a supplement to each of its tariffs affected thereby, in substantial accordance with the provisions of Rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k) of this chapter) announcing the suspension of the operation of any of the provisions therein, and establishing the substituted provisions set forth in this section.

It is further ordered, that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4. 54 Stat. 901; 49 U.S.C.1 (10)-(17))

By the Commission, Division 3.

[SEAL]

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W. P. BARTEL. Sccretary.

[F. R. Doc. 47-5862; Filed, June 20, 1947; 8:56 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

TERMINATION OF FM CHANNEL RESERVA-TION POLICY ON JULY 1, 1947; WAIVER AS TO CLASS B FM APPLICANTS OF RULE AGAINST REPETITIOUS APPLICATIONS

JUNE 13, 1947.

The Commission announced today¹ that the reservation of certain Class A and Class B FM channels from assignment will automatically terminate on July 1, 1947, under §§ 3.203 (d) and 3.204 (c) of the Commission's rules, and that the Commission will consider and act upon applications for such facilities as promptly as possible after that date.

Commission also announced The today the adoption of an order waiving the requirements of 1.363 (a)² of the Commission's rules with respect to any applicant for Class B FM facilities whose application has been denied, or may hereafter be denied, in a comparative hearing (where the applicant was not found to be disgualified), to permit the applicant to file an application for any reserved Class B FM channel prior to the expiration of one year from the effective date of the Commission's order or decision denying his prior application.

Under the FM channel reservation policy, one out of every five Class B

² See F. R. Doc. 47-5904, Title 47, Chapter I, supra.

² This waiver (F. R. Doc. 47-5937) will appear in the issue of Tuesday, June 24, 1947, under Title 47, Chapter I, Part 1. channels tentatively indicated as available to an area to which at least five Class B channels have been assigned, has been withheld from assignment since July 17, 1946, and Class A channels Nos. 297, 298, 299 and 300 have been withheld from assignment since April 3, 1947. On July 1. 1947 all of these reserved channels will again become available for assignment to qualified applicants. Since the Commission will consider and act upon applications for such reserved channels as promptly as possible after July 1, persons desiring to make application for either Class A or Class B reserved channels should file their applications promptly, and, if possible, should have them on file on or before July 1, 1947. In this connection, it is pointed out that under § 1.304 of the Commission's rules all FM applications filed on or after July 1, 1947 must specify the particular channel desired.

Commissioner Durr takes the position that the Commission should take steps looking towards further extension of reservation of FM channels.

Listed below are the additional Class B FM channels that will become available for assignment in the cities or vicinities mentioned upon July 1, 1947: Alabama:

Arizona:

Arkansas:

labama :		California:
Birmingham	1	Fresno
Mobile	1	Los Angeles
rizona:		Sacramento
Phoenix	1	Salinas
rkansas:		San Diego
Fort Smith	1	San Francisco
Little Rock	1	

Colorado:	Nebraska:
Denver 2	Omaha 1
Connecticut:	New York:
Hartford 1 District of Colum-	Albany 2 Buffalo 2
bia.	New York 4
Washington 2	Rochester 1
Florida:	Svracuse 1
Jacksonville 1	Syracuse 1 North Carolina:
Miami 1	Raleigh 1
Goorgia	Ohio:
Atlanta 1	Cincinnati and 1
Illinois:	Cleveland1
Chicago 3	Columbus 1
Peoría 1	Dayton 1
Indiana:	Oklahoma:
Evansville 1	Oklahoma City_ 1
Indianapolis 1	Tulsa 1
Iowa:	Oregon:
Des Moines 1	Portland 2
Kansas:	Pennsylvania:
Wichita 1	Harrisburg 1
Kentucky:	Philadelphia 2
Louisville 1	Pittsburgh 1
Louisiana:	Scranton1
New Orleans	Sharon 1
Shreveport 1	Rhode Island:
Maryland:	Providence 1
Baltimore 2	Tennessee:
Massachusetts:	Chattanooga 1
Boston 2	Knoxville 1
Holyoke 1	Memphis 1
Michigan:	Nashville 1
Detroit 2	Texas:
distantia stufferingen s	Brownsville 1
Minnesota:	Corpus Christi_ 1
Minneapolis 2	Dallas1
Mississippi:	Fort Worth 1
Jackson 1	Houston 1
Missouri:	San Antonio 1
Kansas City 1	Utah:
St. Louis 2	Salt Lake City 2
Springfield 1	

Virginia: Norfolk Richmond Washington: Seattle Spokane Tacoma	1 1 2 1 1	West Virginia: Charleston 1 Clarksburg 1 Huntington 1 Wisconsin: Milwaukee 2	
C	. SL	Communications ission, owie, ecretary.	

[F. R. Doc. 47-5907; Filed, June 20, 1947; 8:51 a. m.]

CLASS B FM BROADCAST STATIONS

NOTICE OF AMENDMENTS TO FM RULES AND STANDARDS AND ADOPTION OF REVISED TEN-TATIVE ALLOCATION PLAN

JUNE 13, 1947.

The Commission announces adoption of an order 1 making final the amendments to the rules and engineering standards concerning FM broadcast stations which were proposed on April 10, 1947, and adoption of the revised tentative allocation plan for Class B FM broadcast stations,² which was issued as a proposed revision on April 10, 1947. Also released today is a list of the new channel assignments in accordance with the reviscd rules and standards for all FM licensees, construction permit holders, and those conditional grantees authorized for interim operation, as of June 9, 1947.

The amended rules and engineering standards, and the revised tentative allocation plan, were made effective immediately.

The amendments to the rules affect §§ 3.203 (a), (b) and (d); and 3.204 (b). The amendments to the standards affect sections 1-M; 2-A, B, C and E; and 4.

The amendments to the rules are identical with those proposed on April 10, 1947. The amendments to the standards are identical with those proposed on April 10, 1947, except that a change has been made in proposed section 4 to conform to the purposes of the amendments as stated in the Commission's Public Notice of April 10, 1947. The change modifies section 4 by adding the provision at the beginning of the paragraph which follows Table II to provide that pending the determination by the Commission of interference ratios for 400 kc and 600 kc channel separation "stations normally will not be authorized to operate in the same city or in nearby cities with a frequency separation of less than 800 kc. Provided, That stations may be authorized to operate in nearby cities with a frequency separation of not less than 400 kc where necessary in order to provide an equitable and efficient distribution of facilities, and, Provided further, That class B stations will not be authorized in the same metropolitan district with a frequency separation of less than 800 kc." The change also explains that the Commission is studying various types of pres-

³ See F. R. Doc. 47-5904, Title 47, Chapter I, supra.

² See F. R. Doc. 47-5903, immediately following this document.

ent FM receivers to provide data for determining such interference ratios.

The revised tentative allocation plan is the same as that proposed on April 10 1947, except that a relatively few changes in the particular channels allocated to certain cities or areas have been made to provide a better use of the frequencies in those cities and areas. No change has been made in the total number of Class B channels allocated to any city or area. The changes in channel assignments affect the following cities

reet the ronowing	cities.
California: Fresno. Los Angeles. Salinas. San Diego. Santa Barbara. Stockton.	Indiana: Hammond. Evansville. Iowa: Burlington. Kentucky: Bowling Green.
Connecticut:	Massachusetts:
Hartford.	Fall River.
New Britain.	North Adams.
Florida:	Michigan:
Fort Lauderdale.	Ann Arbor.
Orlando.	Minnesota:
Palm Beach.	Albert Lea.
Georgia:	Nebraska:
Savannah.	Grand Island.
Illinois:	Hastings.
Aurora.	Norfolk.
Carthage.	West Virginia:
Chicago.	Berkley.
Waukegan.	Charleston.
Galesburg.	

Outstanding construction permits and licenses will not be reissued at this time to specify the changed frequency assignments, but instead these changes will be included in succeeding instruments of authorization. In order to minimize the possibility of interference during the transition period, stations which will change frequency must request Commission approval prior to beginning operation on the new frequency. In some metropolitan areas it may be neccssary to set a date on which all stations in the area will be required to change simultaneously to the new frequency assignments. The Commission will assist in resolving any conflicts which may arise in particular areas. It appears, however, that conflicts will be few and that stations now operating may for the most part schedule the change in frequency to meet their particular requirements. It is expected that all changes will have taken place by October 1, 1947.

FEDERAL COMMUNICATIONS [SEAL] COMMISSION, T. J. SLOWIE. Secretary.

[F. R. Doc. 47-5905; Filed, June 20, 1947; 8:50 a. m.]

CLASS B FM BROADCAST STATIONS

REVISED TENTATIVE ALLOCATION PLAN

JUNE 13, 1947.

Revised Tentative Allocation Plan for Class B FM Broadcast Stations

The attached revised tentative allocation plan for FM broadcast stations is based on the amendments to the FM rules and engineering standards adopted on this date. The former tentative al-location plan, as revised by the Commission on September 3, 1946 was based on assignments in a general area which were

for the most part, on alternate channels (400 kilocycles apart). Recent developments appear to indicate that such operation resulted in interference in many of the receivers being produced at the present time. As a result, the revised plan provides for a minimum frequency separation of class B stations in the same general area of 800 kilocycles In no case has the number of class B channels in an area been reduced in this revision from that listed in the previous plan. In addition, in instances where the need has developed, channels have been added where possible, to provide assignments for applications which are now on file with the Commission. This revision of the tentative allocation plan is subject to further revisions in the future as the development of FM broadcasting might require, in the same manner as the previous allocation plan has been revised from time to time.

The revised tentative allocation plan is subject to § 3.204 (c) of the Commission's rules which provides for the reservation of certain class B channels until July 1. 1947. As in previous plans, it is emphasized that this allocation plan is tentative only and that deviations will be made wherever desirable or necessary. Conscquently, the lack of a channel listing for a particular locality does not necessarily mean that a channel cannot be made available there. For example, a channel listed for a particular area may be assigned to any of several cities within that same general area, provided that the geographical change will not result in objectionable interference.

While the allocation plan is based on stations employing an effective radiated power of 20 kilowatts and antenna height of 500 feet above average terrain. stations in most areas of the United States are not limited to this power. The separation of stations varies from that required by ground wave interference (principally in the eastern United States) to the separation required for freedom from tropospheric interference one percent of the time or less (principally in the western areas). In general. the separation of stations increases toward the western part of the country where the expected demand for channels will be less and where added protection for weak signals will be provided. Since, under the rules, Class B stations may vary considerably in power and antenna height, the interference may be more or less than that which would be indicated by this allocation plan. It will be noted that only a few channels have been designated for a number of small cities, particularly in the West, since it appears that these will supply the probable demand. In such cases, more channels are available and will be provided as required. Examination will also reveal that in some sections of the country more channels are designated for certain areas than for others therein having comparable or larger populations. This results from the fact that areas near large centers of population usually contain a number of cities which require channels, while other areas are farther from dense population centers and thus involve no objectionable interference by the allocation of more channels in its section.

4032	2	70, 279,	NOTICE 88: 389 380: 380		208, 275,	, 211, 288.
Channel No.	236, 256. 229, 273. 225, 297. 254, 295. 264, 286. See Salinas.	255, 260. 222, 227, 243, 274. 231, 239, 247, 253, 258, 262, 270, 279, 286, 294. 235, 278. 235, 298. 235, 290. 282, 300. 282, 300. 245, 282.	248 2329 2329 2329 2329 2329 2329 2329 232	286, 290, 297. 233, 248. 245, 256. 278, 293. 281, 297. 229, 236. 238, 263.	239, 295. 226, 230, 235, 242, 247, 260, 268, 275, 286. 286. 226, 267. 2256, 267. 2259, 298. 2250, 298. 2233, 255, 266. 2233, 255, 291. 2256, 279. 226, 279. 226, 279. 226, 279. 226, 279. 226, 279.	
CALIFORNIA-Continued	al area	Watsonville CoLORADO Alamosa	Connection ref (includes Danbury)	Pron	ach ach Clty la ustine srsburg ssee	Tampa
	Channel No. 263. See Birmingham. 229, 250, 258, 273, 284, 295. 223. 290.	248, 260, 271, 300. 298.	226, 262. 231, 279. 238, 245, 253, 276, 295. 229, 284. 234, 258, 270, 289. 234, 258, 270, 289. 236, 267. 236, 287. 236, 287. 237. 238. 247. 238. 247. 259. 259. 259. 259. 259. 259. 259. 259			
		lle		-	Bakersfield	Redding

Groneral area	Channel No.	General area	Channel No.
Dalton	See Cedartown and Rome.	Hammond	222.
Dublin	234, 251.	Indianapolis (includes Anderson)	222, 226, 234, 238, 242, 246, 250, 254,
Gainesville	- 300.		260 200
Griffin	- 268.		. SAS. 002
Ta Grange	- 281.	Lalayere	230, 206.
Macon	245, 256, 264, 201.	Marion	
	- 278, 286.	Muncle	273, 281.
	- 222.	Richmond	258.
	- 293, 297.		267.
ah la	- 238, 243, 247, 262.		267.284.
-	- 250, 294.	Terre Haute	260, 266.
	_ 275.	Vincennes	239, 293.
	223. 239.	West Lafayette	256.
	283.299.		
Waycross	287	IOWA	
West Folint		Ames	238.
Трано		the	293.
	222. 251. 291.	DAMMA	251 295
	920 277	Burlington	225
	947 992	Ladar Danide	945 903
	- 471, 200.	Cual Mapius	410°
Nampa	- 400, 410.		223 2770
Pocatello	- 243, 200.	Davenport (see also Kock Island, 111.)	233, 219.
Twin Falls	- 236, 208, 284.	Decorah	223, 230.
Wallace	- 238, 263.	Des Moines	222, 231, 247, 253, 262, 283.
TIMUTI			236, 263, 277.
	260	Fort Dodge	274, 287.
8	728 2K6	Iowa City	229, 259.
10eg 1011er)	- 200 201	Keokuk	274.
Bloomington	- 200, 201.	Marshalltown	270, 291.
e Girardeau,	- 408.	Mason City	266, 281.
Carbondale	- 222	Ottumwa	242.264.
Contibuge	- 203, 280.	Shenandoah	277, 289, 297.
Champalgn		Stour City	235, 256, 271.
Chicago	m –	Spancer	223. 259.
	258, 262, 266, 270, 274, 278, 282,	Waterloo	254 298
	286, 290, 300.		
Decatur	- 254, 271.	KANGAS	
East St. Louis	- See St. Louis, Mo.	Atchison	239, 255.
Elgin			236, 266.
ton	- See Chicago.	Tride City	234. 293.
	- 273.		923 945
	247.281.		047 770 047 770
	260 264		241, 210.
mg	949 953	Great Bend	242, 287.
Herrin and a second seco		Hutchinson	.226, 289.
Jackson ville		Kansas City	See Kansas City, Mo.
	- Dee Aurora.	Lawrence	243, 286.
Kankakee	- 40%.	Manhattan	247, 267.
Mount Vernon	000 001 000	McPherson	277.
Peoria	- 223, 221, 231, 239, 243, 299.	Pittsburg	256, 273.
Quincy	- 208, 286.	Salina	233, 238.
Rockford	- 248.		231, 258, 273.
Rock Island (see also Davenport, Iowa)	- 255.	Wirhits	250. 262. 271. 284. 297.
Springfield	- 275, 279, 283.		
	- 245, 287.	KENTUCKY	~
(includes Champaten)	- 248, 277, 284.		See Huntington, W. Va.
	- 204.	Doubling Chaom	251 266
		00	238
INDIANA	A. Andlennandla	The decomponent of the second	See Evansville Ind.
Anderson	- See Indianapolis.	Itemptionally	230 254
	- 222	Township VIIIS	205 233
Connersville	- 202	LGALLING UOIL	938 948 950 984 968 984 300
Crawfordsville	- 275.		Cas Distriction Ind
Elkhart		Owensbord	DOT DAE DED
Evansville (includes Henderson and Owensboro, Ky.)		Paducah	221.240,202.
Fort Wayne	- 241, 279, 287. 291.	Winchester	. 241, 201.

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al area e Marie ty	WINNESOTA	Moorhead (see also Fargo, N. D.)	g g ardeau (see also Cairo, III.)- Missouri	Hannibal Jefferson City- Joplins City (includes Kansas City, Kans.)- Foplar Bluff St. Jouis (includes Clayton)- St. Jouis (includes Clayton)- St. Louis (includes Clayton)- St. Louis (includes Clayton)- Beringfield
annel No.	262, 274, 287, 298. 298.	230, 275. 250, 270, 300. 242, 290. 222, 226, 234, 238, 250, 256, 270. 274, 268. 268. 248, 268.	225, 233, 241, 245, 253, 273, 277, 281, 289, 294. 247, 251, 279. 284. 226, 234, 246, 250, 254, 262, 270, 283. 228. 229. 229. 229. 229. 229. 229. 229	e. Saginaw. 3. 3. 268. 6. 234. 238, 242, 246, 250, 258, 262, 266, 270, 278, 282, 290, 298. 266, 270, 278, 282, 290, 298. 14, 281. 14, 281. 16, 280. 264, 300. 16, 220, 245, 373, 278, 286. 10, 290. 22. 22. 22. 22. 23. 256, 284. ee Frint. 23. 238. 30. 256. 33. 257. 36. 258. 25. 238. 25. 238. 25. 238. 25. 238. 25. 238. 25. 238. 26. 258. 27. 258. 28. 256. 28. 273. 28. 284. 28. 284. 28. 284. 29. 284. 29. 284. 29. 284. 29. 284. 20. 298. 20. 298. 20. 258. 20. 258. 20. 298. 20. 298. 20. 298. 20. 298. 20. 258. 20. 284. 20. 298. 20. 208. 20.
Ch 245, 259, 273.	241, 268, 29, 221, 268, 268, 248, 269, 289, 289, 289, 289, 289, 286, 266, 262, 283, 243, 266, 275, 298, 233, 244, 287, 285, 276, 287, 295, 295, 295, 295, 295, 295, 295, 295	250, 275. 250, 270, 300. 242, 290. 282, 294, 300. 282, 294, 300. 282, 295. 284. 288. 288. 288.	225, 233, 241, 24 289, 294, 24 247, 251, 279. 284. 226, 234, 246, 2 228. 228. 228. 248. 248. 248. 248. 248	See Saginaw. 260. 226, 288. 226, 288. 226, 234, 338, 242, 2 266, 270, 278, 282 266, 270, 278, 282 236, 260, 264, 300. 234, 260, 264, 373, 2 223, 229, 245, 273, 2 223, 229, 244, 273, 2 223, 229, 244, 273, 2 223, 229, 244, 273, 2 223, 229, 244, 273, 2 223, 229, 238, 2 230, 256, 284. 256, 284. 256. 256. 256. 256. 256. 256. 256. 256

F'emont (see also Onaha) formul Island	245. Channel No.	General area NFW York-Continued		
Kearney	271, 279.	Oneonta	- 238, 264.	
	256, 294.	Oswego	- 256, 282.	
Forfolk North Distance	229, 250, 275, 287. 258 973	Pourhkenste	- 204.	
Omaha (see also Eron att	238.274	Rochester	- 284.	
Scottsbluff	225, 241, 254, 260 266 201 200		- 223, 243, 250, 255, 267 970	
	241, 277.	Saranac Lake	- 239.	
Rould on City		Syracuse (includes Auburn)	. 225, 247.	
	229.270.	Utics	- 220, 233, 241, 253, 273, 281, 297.	
	250, 262, 289.	Watertown	229, 245, 277, 289	
	226, 238, 262.		251, 263.	
iont		Ahoskie North Carolina		
	291.		270.	
	300.	1	268, 273, 282, 291.	
	491. 230 288	(see also Gastonia)	266,	
Portsmonth	235, 255, 983, 909	(see also Salisbury)	260, 278, 284, 299.	
	297.		243.	
Atlantic Cot-			231. 266	
	253.244	De also Charlottan	251.	
			270.	
	See Philadelphia	(see also High Point and www.e.	227.	
Greenbrook Township	See Trenton.	Salem	222, 247, 254, 262.	
Trenton (includes Ewing Townshin)	256.	Henderson2	250, 256.	
	248, 268, 284.	1	28 I. 776 206	
Albuquerque		Kinston (see also New Poor) and Winston-Salem) 2	238.258	
	225, 242, 264, 287.	ee also Kinston)	236, 245.	1
	220, 202.	/ille	279.	10
	222.279		225, 200.	
gas	235, 266.		233. 241, 208, 273, 277.	LE
	230, 275.		264.282	3
	246, 277.		291.	
	253, 295.		293.	
	239, 270.		289	
Afbany (includes Schenerteda and MEW YORK		gton	275.	
antitaction and Troy)	- 22	1	230, 242.	
	Ł, 298	Winston-Salem (see also Greensboro and High Doint)	290, 294, 300.	
	- See Syracuse.	(JUIDJ HEIT NIM	226, 281.	
Binghamton	- 235, 259.	udes Mandan) Nowrry Dakora		
Dunalo (includes Niagara Fails)	- 201, 263, 299.	Lake	229, 260, 273, 204.	
Coram	- *40, 429, 241, 245, 253, 273, 277, 281, 293, 297	o Moorhead, Minn.)	6, 266. 	
	- See New York or possible See		24, 260.	
(see also Elmira)	ticut Channels.		230 984. 478,288.	
	- 291.		e Bismarrik	
Elmira (see also Corning)	. 233.	City	243, 290.	
Uluversville	. 490.	246,	8, 270.	
	287	Akron (includes Talimodac) OHIO		
	230. 247.	(includes Canton)	239, 243, 248.	
	227, 284.	· · · · · · · · · · · · · · · · · · ·	223, 231, 235.	
Massena	235.	13	267, 273.	
New York (includes numerous adjacent citize)	287, 295.	Autens See Pallaire See 200	See Erie, Pa.	
	222, 226, 230, 234, 238, 242, 246, 250,		See Wheeling W 17	
Magara Fulls	282. 286 200 204 200, 274, 278,	lati (includes Hamilton)	See Alliance.	
Ogdensburg	See Buffalo.	240) 266,	270, 274, 278, 282, 286, 290, 294.	
	279.291.	Cieveland (Includes Lorain)		
		201	297, 238, 204, 271, 277, 281, 289, 293, 2	100
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	-	LEN NOI FOUND	Channel No.
OHIO-Continued			256, 271.
eral area	222. 226. 234, 238, 242, 240, 230, 201.	Includes Clearfield)	See Allentown.
Columbus	-	tabula, Ohio)	246, 250, 200, 2 %.
			297.
		311	235, 247, 255, 259, 293, 298.
	See Cincinnati.		227.
Hamilton	271, 277, 293.		238, 287.
	See Cleveland.		245, 201.
Lorain	218, 201, 201.	Lancaster	201. 098 250.
	209.		See Sharon.
Manuark (includes Zanesville)	See Huntington, W. Va		See Sharon.
portamouth	Dayton.		See Pittsburgh.
			290, 299.
Steubenville	See Akron.	Oil City Candan N. J.)_	223, 227. 231, 239, 243, 201, 211, 211,
	260, 268, 284, 300.	Philadelphia (includes Glenside, Pa. allu Canton	279, 287, 291, 295.
Toledo (includes Freemont)	227, 300.	remeinston Reaver Falls and	225, 229, 233, 241, 410, 401, 401,
Warren (see also Sharon, Pa.)	260, 283.	Pittsburgh (includes New Kelland, Control of the Pittsburgh (includes New Kelland, Con	
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0	222. 267, 284.	Charlottesville (includes Staunton)	213, 293.
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	230, 270.	Clarksburg (includes Fairmont and Morgantown)	222, 230, 210, 201, 300.
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Waxahachie	See Dallas and For Worth.	Huntington (includes Ashland, Ky., and Follomouth,	VAU, VOO, VOO, VOO, VOO, VOO, VOO
Weslaco	See Browitsville.	Ohio).	777 904
Wichita Falls	- ZOI, ZTI, ZOO, 400.	Logan	See Clarksburg.
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La Crosse	226, 233.
Madison (includes Greenfield Township)	255, 268, 290.
Manitowoc	233, 241.
Marinette	286, 298.
Medford	260, 300.
Milwaukee	223, 227, 231, 239, 243, 251, 271, 275, 279, 287, 291, 299.
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[SEAL]	FEDERAL	COMMUNICATIONS
	COMM	ISSION,
	T. J. SL	OWIE,
		Secretary.

[F. R. Doc. 47-5903; Filed, June 20, 1947; 8:50 a. m.]

[Docket No. 8404]

GLENS FALLS PUBLICITY CORP. (WGLN)

ORDER DESIGNATING APPLICATION FOR HEAR-ING ON STATED ISSUES

In re application of Glens Falls Publicity Corporation (WGLN), Glens Falls, New York, Docket No. 8404, File No. BML-1247; For Modification of License.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 11th day of June 1947;

The Commission having under consideration the above-entitled application requesting a modification of license of Station WGLN, Glens Falls, New York, to change the facilities of said station from 1230 kc, 100 w power, unlimited time, to 1230 kc, 250 w power, unlimited time, and a petition by Vermont Broadcasting Corporation, licensee of Station WJOY, Burlington, Vermont, requesting that the above entitled application be designated for hearing and that petitioner be made a party to the proceeding:

It is ordered, That the petition of Vermont Broadcasting Corporation be, and it is hereby, granted; and

It is further ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application of Glens Falls Publicity Corporation be, and it is hereby, designated for hearing, at a time and place to be designated by subsequent order of the Commission, upon the following issues: 1. To determine the areas and populations which may be expected to gain or lose primary service from the operation of Station WGLN as proposed and the character of other broadcast service available to those areas and populations.

2. To determine whether the operation of Station WGLN as proposed would involve objectionable interference with Stations WJOY, Burlington, Vermont; WSNY, Schenectady, New York; and WHUC, Hudson, New York, or with any other existing broadcast stations, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

3. To determine whether the operation of Station WGLN as proposed would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

It is further ordered, that Vermont Broadcasting Corporation, licensee of Station WJOY, Burlington, Vermont; Western Gateway Broadcasting Corporation, licensee of Station WSNY, Schenectady, New York; and Robert P. Strakos and John F. Kearney, d/b as The Colgren Broadcasting Company, permittee of a construction permit for a new standard broadcast station, WHUC, Hudson, New York, be, and they are hereby, made parties to this proceeding.

Notice is hereby given that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding.

By the Commission.

[S]

EAL]	Τ.	J.	SLOWIE,
			Secretary.

[F. R. Doc. 47-5898; Filed, June 20, 1947; 8:49 a. m.]

[Docket No. 8416]

PAWTUCKET BROADCASTING CO. (WFCI)

ORDER DESIGNATING APPLICATION FOR HEAR-ING ON STATED ISSUES

In re application of Pawtucket Broadcasting Company (WFCI), Pawtucket, Rhode Island, Docket No. 8416, File No. BML-1249; for Modification of License.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 11th day of June 1947.

The Commission having under consideration the above-entitled application requesting a modification of license for Station WFCI to move its main studios from 450 Main Street, Pawtucket, Rhode Island, to 11 Dorrance Street, Providence, Rhode Island;

It is ordered, That, pursuant to section 30) (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the comparative needs of the cities of Pawtucket and Providence, Rhode Island, for broadcast service originating in local studios, and, in view thereof, whether a grant of this application would contribute to a fair, efficient and equitable distribution of radio service to each.

2. To determine whether the operation of Station WFCI as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations with particular reference to whether satisfactory service would be rendered to the business and industrial district of Providence, Rhode Island.

Notice is hereby given that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding.

By the Commission.

[SEAL] T. J. SLOWIE, Secretary.

[F. R. Doc. 47-5902; Filed, June 20, 1947; 8:49 a. m.]

FM BROADCAST STATIONS

FREQUENCY ASSIGNMENTS

JUNE 12, 1947.

In accordance with the revised FM rules and standards adopted June 12, 1947, in Docket No. 6768,¹ the Commission announces frequency assignments for all FM broadcast station licensees, construction permit holders, and those holders of conditional grants which are authorized for interim operation, as of June 9, 1947. These frequency assignments are shown in the following list.

Operation prior to March 1, 1948, on channel assignments indicated by asterisks (*) will be contingent on clearance of image frequency interference in present aeronautical navigational aid receivers.

¹See F. R. Doc. 47-5904, Title 47, Chapter I, supra.

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State and city	Call letters	Licensee or permittee	Fre- queney me.	Chan- nel No.	State and city	Call letters	Licensee or permittee	Fre- quency me.	Chan- nel No.
Alabaina: Anuiston Birmlnghain	WIIMA-FM WAFM. WBRC-FM	Birmingham Broadcasting	100, 5 99, 5 102, 5	263 258 273	Californla—Con. San Luis Obispo. San Mateo Santa Ana	KVEC-FM KSMO-FM KVOE-FM	The Valley Electric Co Amphlett Printing Co The Voice of the Orange Em-	99. 9 93. 3 96. 7	260 227 211
Gadsden	WDXE WSGN-FM WJBY-FM	Co., Inc. Johnston Broadcasting Co The Birmingham News Co Gadsden Broadcasting Co.,	104.7 93.7 103.7	284 229 279	Santa Maria Stoekton Connecticut:	KRJM KGDM-FM	pire, Inc. Santa Maria Daily Times E. F. Petter	$\begin{array}{c}103,1\\92,9\end{array}$	276 225
		Ine	95.1	236	Danbury	WLAD	The Berkshire Broadcusting Corp.	98 3	252
Mobile		Mobile Daily Newspapers, Inc.	t07 9	300	Hartford	WDRC-FM WTIC-FM	WDRC, Ine The Travelers Broadcasting Service Corp.	93.7 96.5	*213
Montgoinery .	WALA-FM WKRG-FM WMOB-FM WMGY-FM	Pape Broadcasting Co Giddens & Rester	102.1 99.9 97.5 107.5	$271 \\ 260 \\ 248 \\ 298$	Meriden New Britain	WONS-FM WMMW-FM WKNB-FM	The Yankie Network, Inc Silver City Crystal Co The New Britain Brondcast- ing Co.	102-9 95,7 t03.7	275 270 270 270 270
	WSFA-FM	Montgomery Broadcasting Co., Inc.	103, 3	277	New Haven	WBIB WNHC-FM	Colony Broadcasting Corp Elm City Broadcasting Corp.	100.7	264 256
Fort Smith.	KPFW-FM KFSA-FM	Southwestern Hotel Co Douald W. Reynolds	94, 9 107, 7	235 299	New London Stamford	WNLC-FM WSTC-FM	Thames Broadcasting Corp. The Western Connecticut Broadcasting Co.	99, 5 96, 7	258 211
	KRKN-FM	Arkansas-Oklahoma Broad- casting Corp.	102.1	271	Waterbury Delaware:	WBRY-FM	American Republican, Inc.	102.5	275
Cilour Proven	KWHN FM KUOA-FM	KWHN Broadcasting Co., Inc.	104 t	281 289	Wilmington	WILM-FM WTUX-FM	Delaware Broadcasting Co Port Frere Broadcasting Co., Inc.	99.5 t07.3	208 297
Siloam Springs California:					District of Colum-		Inc.		
Alameda Bakersfield Berkeley.	KONG KERN-FM KRE FM	McClatchy Broadcasting Co Central California Broadcast-	104.9 94.1 102,9	285 231 275	Washington	WASH	Commercial Radio Equip- ment Co.	97.1	246
Beverly Hills	KIIRB	ers, Inc. Beverly Hills Broadcasting	103.9	250		WHMB WINX-FM	Theodore Granik WINX Broadcasting Co	100.3	262 242
Chico		Co. Golden Empire Broadcasting	101.1	266		WMAL-FM	The Evening Star Broadcast- Ing Co.	107.3	297
Eureka		ing Co. Redwood Broadcasting Co.,	96.3	242		WOL-FM WPOB	Cowles Brondeasting Co Potomac Broadcasting Coop-	98.7 99.5	251 255
Fresno		Inc. KARM, The Geo. Harm Sta-	101 9	270		WQQW-FM	erative, Inc. Metropolitan Broadcasting	103.5	278
Fresno	KRFM	tion. J. E. Rodinan	97.9	250		WRC-FM	Corp National Broadcasting Co.,	93.9	2:0
Hollywood .	KNX-FM	tem, Inc.	93.1	226		WWDC-FM	⁺ Ine. Capital Broadcasting Co	101.1	265
Los Angeles .	KCLI KECA-FM	Cannon & Callister, Inc American Broadcasting Co., Inc.	105 1 95, 5	286 238	Florida: Daytona Beach . Fort Lauderdale	WNDB	News-Journal Corp	94.5 106.5	233 293
	KFAC-FM	Los Angeles Broadcasting	104.3	282	Jaeksonville	WGOR. WJAX-FM WJHP-FM	City of Jacksonville The Metropolis Co	95.1 96.9	236 245
	KFI-FM KFVD-FM	Co., Inc. E. C. Anthony Standard Broadcasting Co	105.9 99.5	290 258		WMBR-FM WPDQ-FM	Florida Broadcasting Co- Jacksonville Broadcasting	96. t 99. 7	24t 259
	KHJ-FM KKLA	Don Lee Broadcasting System	101. t 97. 1	256 246	MiamI	WIOD-FM	Corp. Isle of Dreams Broadcasting	97.3	207
	KMGM	ciation. Metro-Goldwyn-Mayer Stu-	95.7	254		WWPB-FM	Co. Paul Brake	101.5	21.8
	KMPC-FM	dios, Inc. KMPC, The Station of the Stars, Inc.	100.3	262		WMIM. WQAM-FM	Everglades Broadcasting Co Miami Broadcasting Co	99.9 94.9	260 235
	комв	Consolidated Broadcasting	101.9	270	Miami Beach Orlando	WKAT-FM WIIOO-FM	A. Frank Katzentine Orlando Daily Newspapers,	93. t 96. 5	226 243
	KRKD-FM KTML	Corp., Ltd. Radio Broadcasters, Inc The Times Mirror Co	96.3 103.5	242 278	Palm Beach	WWPG-FM	Inc. Palm Beach Broadcasting Corp.	97. 9	250
	KVUN	Unity Broadcasting Corp. of America.	94.7	234	Pensacola St. Petersburg	WCOA-FM WTSP-FM	Pensacola Broadcasting Co Pinellas Broadcasting Co	98, 9 102, 5	255 273
Marysville	KSVA	Marysville-Yuba City Broad- casters. Saeramento Valley Broad-	99, 9 101, 5	260 268	Tallahassee Tanıpa	WTAL-FM WFLA-FM	Capital City Broadensting Corp. The Tribune Co	103.9 93.3	280 227
Merced.		Merced Broadcasting Co.	97.5 94.5	248 233	W, Palm Beach Georgia:	WDAE-FM WJNO-FM	Tampa Times Co WJNO, Inc	105.7 98.7	289 254
Oakland	KLX-FM	casting Co. Tribune Building Co.	101.3	207	Athens	WOAU-FM WCOM-FM	J. K.Patrick Co. The Constitution Publishing	99-5 98-5	258 253
Ontarlo	KWBR-FM	The Daily Report	93.5	247 228	Angusta	WFMV	Co. The Augusta Chronical Broad	103.7	279
Palo Alto Pasadena		Rose Bowl Broadcasters, Ltd. Southern California Broad-	101.7 98.3 102.7	269 252 274	Čedartown	WRDW-FM WGAA-FM	casting Co. Augusta Broadcasting Co Northwest Georgia Broadcast-	105.7 96.1	289 *241
Redding	KVCV-FM	casting Co. Golden Empire Broadcasting Co.	103. 9	250	Columbus	WDAK-FM WGBA	ing Co. Radio Columbus, Inc Georgia-Alabama Broadcast-	107. 9 95. 1	300 236
Richmond	KRCC	Contra Costa Broadcasting	100.1	261		WRBL-FM	Ing Corp. Columbus Broadcasting ('o	93, 3	227
Riverside		The Broadcasting Corp. of America.	97.5	248	Macon	WBML-FM	Middle Georgia Broadcasting	100.7	264
Sacramento		Co.	96. I	*241	Moultrie	WMAZ-FM WMGA-FM	Southeastern Broadcasting Co. John F. Pideock	99.1 103.5	256 278
	KFBK-FM KROY-FM	Harmeo, Inc.	94.5	245 233	Rome	WRGA-FM WSAV-FM WTOC-FM	Rome Broadcasting Corp WSAV, Inc	100.3	293 262
Salinas.	KXOA-FM KSLI	Luther E. Gibson	96.9	300 245	/Foccoa	WTOC-FM WRLC-FM	Savannah Broadcasting Co R. G. LeTourneau		217 275
San Bernardino.		dipo	99. 9	260	Idaho: Boise	KIDO-FM	Boise Broadcast Station	106.1	291
San Bruno	KFXM-FM KSBR KFSD-FM	Radio Diablo, Inc Airfan Radio Corp., Ltd	95. I 100. 5 94. 1	236 263 231	Pocatello Twin Falls	KFXD-FM KSEI-FM KTFI-FM	Frank E. Hurt & Son Radio Service Corp Radio Broadcasting Corp	96.5	270 243 226
•	KFMB-FM	The Jack Gross Broadcasting	101.5	268	Illinois: Bloomington	WJBC-FM	Bloomington Broadcasting	t0t.5	268
San Francisco	KIBS-FM	Studebaker Broadcasting Co KJBS Broadcasters Paeific Agricultural Founda-	104.7 98.9 103.7	284 255 279	Brookfield Carbondale	WRGK WCIL-FM	Corp. George M. Ives Southern Illinois Broadcasting	103.1 92.9	276 225
	KRON.	tion, Ltd. The Chronicle Publishing Co.		243	Champaign	WDWS-FM	Partnership, Inc. The Champaign News-Ga-	97.5	2)5
	KSFH. KSFO-FM	Pacific Broadcasting Co The Associated Broadcasters,	94. 9 98. I	235	Chicago	WBBM-FM	columbia Broadcasting Sys-	97.1	246
	KGO-FM	Inc. American Broadcasting Co.,	105. 3	287		WDLM	tem, Inc. Moody Bible Institute of Chi-	95. 5	238
San Jose	KLOK-FM	Inc. Valley Broadcasting Co	98.5	253		WEFM	cago. Zenith Radio Corp	99.5	258
	KPRO KSJO-FM	FM Radio & Television Coru	92.3 95.3	222 237	9	WEHS WGNB	WIIFC, Inc.	97.9	250 254

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lllnois-Con. Decatur Elmwood Park	WSOY-FM WLEY	Commodore Broadcasting, Inc. Elmwood Park Broadcasting	98.7 107.1	254 296	Malne: Bangor	WGUY-FM	Portland Broadcasting Sys- tem, Inc.	• 93. 1	220
Evanston		Corp. North Shore Broadcasting Co.,		244	Lewiston	WCOU-FM	Twin City Broadcasting Co., Inc.	93.9	2.9
Freeport		Inc.	102.5	273	Portland	WGAN-FM	Portland Broadeasting Sys- tem, Inc.	101.9	27
Harrisburg		Publishing Co.	99, 9	260	Maryland:	WMNE	The Yankee Network, Inc	100.5	26
Herrin Kankakee Mt. Vernon	WJPF-FM WKIL	Kankakee Dally Journal Co	98.5 100.7 103.3 94.1	253 264 277 231	Annapolis. Baltimore	WJWD. WASA WCBM-FM WCAO-FM WFBR-FM	The Capital Broadcasting Co- The A. S. Abell Co- Baltimore Broadcasting Corp. The Monumental Radio Co- The Baltimore Radio Show,	97.9	25 25 22 27 27 27
Peoria	WEEK-FM WMBD-FM WMMJ WMXL-FM	West Central Broadcasting Co. Peorla Broadcasting Co Mid-State Broadcasting Co Central Illinols Radio Corp	92.5 96.5 94.1	227 223 243 231	Cumberland	WMCP WITH-FM WTSH	Inc. Belvedere Broadcasting Corp. Maryland Broadcasting Co The Trl-State Broadcasting	94.7 104.3 102.9	2:1 25 27
	WTAZ	Co.	95.7	239	Frederick	WFMD-FM	Co. The Monocacy Broadcasting Co.	101.5	26
Quincy Rockford	WQDI. WTAD-FM WROK-FM	Lee Broadcasters, Inc	105. I 99. 5 97. 5	286 258 248	Ilagerstown Salisbury	WJEJ-FM WBOC-FM	Hagerstown Broadcasting Co The Peninsula Broadcasting	104.7	24
Rock Island	WHBF-FM WCVS-FM	Rock Island Broadcasting Co. WCBS, Inc.	98.9	255 275	Silver Spring	WGAY-FM	Co. Tri-Suburban _Broadcasting	103.9	25
Waukegan	WTAX-FM	WTAX, Inc	103. 7 106. 7	279 294	Massachusetts: Boston	WBZ-FM	Corp. Westinghouse Radio Stations,	92.9	22
ndiana: Columbus	WCSI	Syndicate Theatres, Inc	93.7	229	Brockton	WAZV.	Inc. Cur-Nan Co The Fall River Broadcasting	107.1	29
Connersville Elkhart	WCNB. WTRC-FM	News-Examiner Co Truth Publishing Co., Inc Tri-State Broadcasting Corp Evansville on the Air, Inc	100.3 100.7 102.5	262 264 273	Fall River	WSAR-FM WFRN	Co., Inc. Narragansett Broadcasting Co.	103.7 100.9	27
Evansville	WMLL WFTW-FM WGL-FM	Fort Wayne Broadcasting, Inc. Farnsworth Television &	94.5 103.7 105.3	233 279 287	Fitchburg	WEIM-FM	Mitchell G. Meyers, Reuben E. Aronhelm, and Milton H. Meyers.	104.7	25
	WKJG-FM	Northeastern Indiana Broad- casting Co., Inc.	106.1	291	Greenfield Haverhill Holyoke	WHAI-FM WHAV-FM WHYN-FM	John W. Haigis. The Haverhill Gazette Co The Hampden-Hampshire	98.3 92.5 93.1	25 22 22
Hammond	WOWO-FM WJOB-FM	Inc. South Shore Broadcasting	96.1 92.3	241 222	Lawrence Lowell	WLAW-FM WLLH-FM	Corp. Hildreth & Rogers Co Merrimac Broadeasting Co., Inc.	93.7 99.5	21 25
Indianapolis Kokomo		Corp. Associated Broadcasters, Inc Kokomo Broadcasting Corp	94.7	234 260	New Bedford	WBIL	Southeastern Mass. Broad- ing Corp.	99.3	23
Lafayette	WFAM	WFAM, Inc	95.1	236 281		WBSM WFMR	Bay State Broadcasting Co E. Anthony & Sons, Inc	97.3 98.1	2:
Muneie	WCTW	Courier-Times, Inc	103.1	276	North Adams	WMFM WESX-FM	James A. Hardman. North Shore Broadcasting Co.	97.5	22
Shelbyville South Bend Terre Haute	WSBF	Banks of the Wabash, Inc	101.3 101.3 101.1 99.9	267 267 266 260 260	Salem	WBZA-FM	Westinghouse Radio Stations, Inc.	97.1	2
owa:		Corp.		200	Worcester	WGTR. WTAG-FM	WMAS, Inc. The Yankee Network, Inc WTAG, Inc	99.1 100.7	24 24
Burlington Cedar Rapids		The Gazette Co	92.9 96.9 104.7	245	Ann Arbor Battle Creek	WPAG-FM WELL-FM	Washtenaw Broadeasting Co Federated Publications, Inc	98.7 102.1	2:22
Davenport	K10A	Independent Broadcasting Co	98.5	253	Bay City Benton Harbor	WBCM-FM WIIFB-FM	Bay Broadeasting Co., Inc The Palladium Publishing Co.	96.1	1 24 24
	KRNT-FM KSO-FM	Murphy Broadcasting Co	97.3	283 247	Dearborn	WRAM. WWJ-FM	Herman Radner. The Evening News Association	103.9	2
Dubuque	WHO-FM WDBQ KDTH-FM		100.3 103.3	262 277	Detroit	WDLW WJR-FM	Knight Radio Corp.	95.5	2
Mason City	KDTH-FM KGLO-FM KSCJ-FM	Lee Radio, Inc	. 101.1	263 266 235		WJR-FM	WJR, The Goodwill Station, Inc. James F. Hopkins, Inc.	96.3 93.1	
ansas: Hutehlnson		Hutchinson Publishing Co	105.7	289	Flint	WJLB-FM WAJL	Booth Radio Station, Inc Advertiser Press, Inc.	1 91.9	2 22
	KWBW-FM	Nation's Center Broadcasting Co.	93.1	226	Graud Rapids	WLAV-FM WFRS	Leonard A. Versluis The Grand Rapids Broadcast-	96.9 92.5	
Kansas City		tein.		290	Luchann	WGRH. WIBM-FM	lug Corp. Lear, Inc	103.5	22
Lawrence		The World Company. The Topeka State Jounal, Inc		286 258	Lansing	WJIM-FM	W1BM, Inc. WJIM, Inc. Macomb Publishing Co	96.7 97.5 106.3	2
Wichlta		tion, Inc. The Radio Station KFH Co.	100.3	273 262 250	Muskegon	WMLN. WKBZ-FM WMUS-FM	Ashbacker Radio Corp. Greater Muskegon Broadcast ers, Inc.	106.5	2
Centucky:		Co.			Owosso Pontiac	WQDV WCAR-FM	The Argus-Press Co. Pontiac Broadcasting Co	103.5	2222
Henderson		Inc.		258	Port Huron Royal Oak	WTTH. WEXL-FM	The Times Herald Co The Royal Oak Broadeasting Co.	99.1 104.3	22
Hopkinsville		Co., Inc.		254 *233	Saginaw Wyandotte	WSAL	Saginaw Broadcast Co Wyandotte News Co	98. I 103. 1	2 2
Lexington		of Ken. '	1	236	Minnesota: Duluth	WDUL.	Head of the Lakes Broadcasting	92.3	
200151110	WBOX	Courier-Journal & Louisville	100.7		Mankato	KYSM-FM	Co. Sonthern Minnesota Supply Co.	103.5	
Owensboro	WOMI-FM	Times Co. Owensboro Broadcasting Co., Inc.	92.5	223	Minneapolis	WLOL-FM	Independent Merchants Broadcasting Co.	101.3	2
Paducah	WVJS-FM WKYC WPAD-FM	Owensboro On the Alr, Inc Paducah Newspapers, Inc	. 93.3		Rochester	WTCN-FM KROC-FM	Minnesota Broadcasting Corp Sonthern Minnesota Broad- easting Co.	94.7	2
Winchester		Ine.		261	St. Cloud St. Paul	KFAM-FM WM1N-FM KSTP-FM	The Times Publishing Co WM1N Broadcasting Co KSTP, Inc	104.7	2
Alexandria	KALB-FM	Alexandria Broadcasting Co.,		245	Winona.	KSTP-FM KWNO-FM	Winona Radio Service	102.1 97.5	
	KPDR-FM	Inc. Central Louisiana Broadcast-		259	Mississippl: Jackson	WJDX-FM	Lamar Life Insurance Co	102.9	2
Baton Rouge	WBRL	Baton Rouge Broadcasting	98.1	251	Missouri: Cape Girardeau	KEVS-EM	Oscar C. Hirsch	101.3	
New Orleans	WDSU-FM	Co., Inc. Stephens Broadcasting Co	92.3		Jefferson City	KFUO-FM	Evangelical Lutheran Synod of Missouri. Capital Broadeasting Co		
	WRCM WSMB-FM WTPS-FM	tem, Inc. WSMB, Inc.	. 93.7	246 229 239	Joplin	KNEU WMB11-FM KCFM KCST	Joplin Broadcasting Co KCMO Broadcasting Co The Kansas City Star Co	96.1 104.3	2 22
		Ing Co.		1		KMBC-FM	Midland Broadcasting Co	100.5	1 .

FEDERAL REGISTER

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State and city	Call letters	Licensee or permittee	Fre- quency mc.	Chan- nel No.	State and elty	Call letters	Licensee or permittee	Fre- quency me.	Chat nel No.
Ilssourl—Cou, Kansas City	KOZY	Commercial Radio Equip- ment Co.	96.1	251	N. Carolina-Con. Burlington	WBBB-FM	Alamance Broadcasting Co., Inc.	101. 1	20
St. Joseph St. Louis	WHB-FM KFEQ-FM KSD-FM KUBR	WIIB Broadcasting Co KFEQ, Inc.	102.1 92.3 102.5 106.7	271 222 273 294	Charlotte	WFNS-FM WAY8-FM WBT-FM	Burlington Graham Broad- casting Co. Inter-City Advertising Co. Southeastern Broadcasting Co.	93, 5 107, 7 99, 9	11 12 12 12 12 12 12 12 12 12 12 12 12 1
	KWGD KXOK-FM KWK-FM	Globe Democrat Publishing	98.1 93.7 99.1	251 229 256	Durham Fayetteville	WIST WSOC-FM WDNC-FM WFNC-FM	Surety Broadcasting Co Radio Statlon WSOC, Inc Durham Radio Corp Cape Fear Broadcasting Co	104, 7 103, 5 105, t 98, 1	2122
ebraska:	WEW-FM	St. Lonis University Missouri Broadcasting Corp KFAB Broadcasting Co	95.1 97.3 97.9	236 247	Gastonia Goldsboro	WGNC-FM WGBR-FM	F. C. Todd Eastern Carolina Broadcasting Co., Inc. North Carolina Broadcasting	101, 9 93, 3	22
Lincoln Oinaha	KFAB-FM KFOR-FM KBON-FM KOAD	Combeit Broadcasting Co Inland Broadcasting Co World Publishing Co		$ \begin{array}{r} 250 \\ 275 \\ 254 \\ 225 \end{array} $	Greensboro	WBIG-FM WGBG-FM	Co., Inc. Greensboro Broadcasting Co., Inc.	92. 3 100. 3	2
evada: Las Vegas Reno	KENO-FM KSAV	Nevada Broadcasting Co Saviers Electrical Products Corp.	103. 9 103. 9	280) 290	- Llickory	WFMY WDPM WHKY-FM	Greensboro News Co., Capitol Broadcasting Co., Inc. Catawba Valley Broadcasting	97.3 98.7 102.9	1 1 1
ew Hampshire:	KWRN	Reno Newspapers, Inc	95.5	238	High Point	WHPE-FM	Co., Inc. High Point Enterprise, Inc	95.5	
Claremont Portsmouth ew Jersey:	WLOB WFMI	WILEB, Inc.	107.3	291 297	Raleigh	WMFR-FM WRAL-FM WNAO-FM	Radio Station WMFR Capitol Broadcasting Co., Inc. The News Observer Pub. Co	99, 5 101, 5 96, 1	
Alpine . Asbury Park	WFMN WJLK WCAP-FM	Edwin II. Armstrong. Asbury Park Press, Inc. Radio Industries Broadcast- ing Co.	93.1 94-3 107.1	226 232 296	Roanoke Rapids. Rocky Mount Satisbury	WCBT-FM WCEC-FM WSTP-FM WSIC-FM	WCBT, Inc Josh L. Horne Piedmont Broadcasting Corp. Statesville Broadcasting Co.,	98, 5 100, 7 106, 5 105, 7	
Atlantic ('ity Bridgeton	WFPG-FM WBAB-FM WSNJ-FM	Neptund Broadcasting Corp Press-Union Publishing Co Eastern States Broadcasting	98.5 100.7 95.9	$253 \\ 264 \\ 255$	Washington	WRRF-FM	Inc. Tar Heel Broadcasting Sys- teni, Inc.	102. 9	
Elizabeth	WPOE	Corp. Radio Elizabeth, Inc	96.7	244	Wilmington	WLDX. WMFD-FM	Wilmington Star News Co Richard Austin Dunlea	93, 9 96, 3	
Jersey City	WAAW WFMO WHNM	Fidelity Media Broadcasting Corp.	101. 9 103. 1 93. 5	270 276 228	Wilson Winston-Salem Hickory Winston-Salem	WGTM-FM WAIR-FM WMIT. WSJS-FM	Penn Thomas Watson. WAIR Broadcasting Co Gordon Gray. Pledmont Publishing Co	93.1	
Paterson ew York:	WWDX	The Passale Daily News	107.1	296	North Dakota: Fargo	KVOX-FM	KVOX Broadcasting Co		
A ibany		Hudson Valley Broadcasting Co., Inc.	93. 9	230	Ohio: Alliance	WFAH	Review Publishing Co	101.7	
		Champlain Valley Broadcast- ing Corp.	95, 5	2:38	Ashland Athens	WATG. WAMS	Beer & Koehl. The Messenger Publishing Co.	101.3 107.3	
Binghamton Buffaio	WNBF-FM WEBR-FM	Clark Associates, Inc.	100, 5	263 245	Bellaire	WTRF. WAND-FM	Tri-City Broadcasting Co.	100.5	
	WBEN-FM WBNY-FM	WBEN, Inc.	106.5	293		WCMW-FM WIIBC-FM	P. C. Wilson Stark Broadcasting Corp The Ohio Broadcasting Co	94.9 94.1	
Coram	WFSS.	Suffolk Broadcasting Corp	103.1	225 276 291	Cinelunati	WCKY-FM WCTS	L. B. Wilson, Inc The Cincinnatl Times Star Co.	105.9	
Corning Hempstead	WKNP WHNY	Elias T. Godofsky The W. H. Greenhow Co	98.3	252		WLWA	The Crosley Corp Buckeye Broadcasting Co	101.9	
Ilornell Ithaca	WWIIG. WHCU-FM	Cornell University	97.3	257	Cleveland Hts	WSAI-FM WSRS-FM	Buckeye Broadcasting Co Samuel R. Sague	95.3	
Jamestown Massena	WJTN-FM WMSA-FM	James Broadcasting Co., Inc.	93.3 105.3	227 287	Columbus	WCOL-FM WELD.	The Pixleys. RadioIIio, Inc	02 3	
Mount Vernon	WHBJ		106.3	292	Thuman .	WHKB	United Broadcasting Co	98.7	
New York	WABF	Metropolitan Broadcasting &	94.7	234	Findlay	WFIN-FM	The Tuscora Broadcasting Co Findlay Radio Co	100.5	
	WBAM	Television, Inc. Bamberger Broadcasting Serv-	96.7	254-	Fostoria. Fremont	WFOB WFRO	Lawrence W. Harry Robert F. Wolfe Co	100.9	
	WCBS-FM	ice, Inc.	100.3	262	Ilamilton		ing (o	107.5	
	WGHF	tem, Inc Wm G. H. Finch	101.1	256	Lakewood Lima	WLAL. WNXC	United Garage & Service Corp Northwestern Ohio Broad-		
	WGYN WMGM WNBC-FM	WGYN, Inc. Marcus Loew Booking Agency	97.9	250	Marion	WMRN-FM	casting Corp. The Marion Broadcasting Co.		
		National Broadcasting Co., Inc.	97.1	246	Newark. Portsmouth	WCLT. WPAY-FM	The Advocate Printing Co The Seioto Broadcasting Com-	100.3	
	WNYC-FM	City of New York Municipal Broadcasting System.	93. 9 96. 3	230	Steubenville	WSTV-FM	pany. The Valley Broadcasting Co	103.5	
Niagara Falls	WQXQ WHLD-FM	Interstate Broadcasting Co The Niagara Falls Gazette Publishing Co.	96.3	24 2 25 3	Tiffin Toledo	WTFM. WSPD-FM	Jay R. David The Fort Industry Co	98.3 101.5	
Ogdensburg	WSLB-FM	St. Lawrence Broadcasling	106.1	291		WTRT. WTOL-FM	Unity Corporation, Inc. Community Broadcasting Co.	99.9 104.7	
Onconta Oswego	WDOS WOPT	Onconta Star, Inc.	99.1 104.7	256 284	Warren Wooster	WRRN-FM WWST	Nied & Stevens The Wooster Republican Printing Co.	107.9 104.5	
Poughkeepsie	WHVA WHEF	Poughkeepsle Newspapers, Inc. WHEC, Inc.	104.7	284 243	Youngstown Oklahoma:	WFMJ-FM WKBN-FM	The WFMJ Broadcasting Co WKBN Broadcasting Corp	105. 1 98. 9	
Rome	WIIFM WRNY-FM WKAL-FM	Stromberg-Carlson Co Monroe Broadcasting Co., Inc Copper City Broadcasting	. 98.9	255 230 257	Ardmore Durant. Muskogee	KVSO-FM KSEO-FM KMUS	John F. Easley Democrat Printing Co Muskogee Broadcasting Co.	93.7 107.3 101.5	
Schenectady.	WBCA	Corp. Capitol Broadcasting Co., Inc		266	Oklahoma City	KMUS KBIX-FM KOCY-FM KOMA-FM	Oklahoma Press Publishing Co. Plaza Court Broadcasting Co.	98.5	
Syracuse	WGFM. WAGE-FM WFBL-FM	General Electric Co WAGE Inc. Onondago Radio Broadcasting	99.5	258 253 226	Okianoma City	KTOK-FM	KTOK, Inc.	105, 9 101, 9 100, 5	
	WNDR-FM WOLF-FM WRPA.	Syracuse Broadcasting Corp.	102.5	273 281 297	Shawnee Tulsa	WKY-FM KGFF-FM KAKC-FM KFMJ-FM	WKY Radiophone Co KGFF Broadcasting Co Public Radio Corp	98.9 97.5 95.5	1
	WRPA. WSYR-FM	Radio Projects, Inc. Central New York Broadcast- ing Corp.	94.5		Oregon:	KTUL-FM	Tulsa Broadcasting Co.		
Troy	WTNY	ing Corp. The Troy Record Co Troy Broadcasting Co., Inc	92.3	222 274	Albany	KWHL-FM		101.7	
Utica	WIBX-FM	WIBX, Inc.	. 96. 9	245	Ashland	KSBO.	casting Co. Siskiyou Broadcasting Co	103.1	
Watertown White Plains	WRUN WWNY-FM WFAS-FM	Westchester Broadcasting	105.7 100.8 103.9	289 263 280	Eugene Grants Pass	KWIN-FM KUGN-FM	Rogue Valley Broadcasting Co., Inc. Valley Broadcasting Co.	103. 9 99. 1	
Sorth Carolina:		Corp.					ing Co.	96.9	
Ahoskie. Ashevilie	WPBN WISE-FM WLOS-FM	Parker Bros., Inc. Radlo Statlon WISE, Inc Skyway Broadcasting Corp	101.9 102.5 104.8	270 273 282	Medford	KMED-FM KYJC-FM KALE-FM	Mrs. W. J. Virgin Medford Printing Co	93.7	1
	WSKY-FM	Radlo Asheville, Inc.	104. 8 106. I	282	Portland	KGW-FM	KALE. Inc. Oregonian Publishing Co	98.7	

NOTICES

State and city	. Call letters	Licensee or permittee	Fre- quency mc.	Chan- nel No.	State and city	Call letters	· Licensee or permittee	Fre- queney mc.	Chan nel No.
Dregon-Con. Portland	KOIN-FM KPFM	KOIN, Inc Broadcasters Oregon, Ltd	93.1 97.1	226 246	Texas—Con. Dailas	KERA. KIXL-FM	A. II. Belo Corp. Variety Broadcasting Co., Inc.	97.9 104.5	25 25
8	KPRA KXL-FM	Pacific Radio Advertising Serv ice. KXL Broadcasters	95.5 103.5	238 278	Denton	KRLD-FM WRR-FM KDNT-FM	KRLD Radio Corp City of Dalias Harweil V. Shepard Lone Star Building Co	92.5 101.1 106.1	22 26 29
ennsylvania: Allentown	WFMZ	Penn-Allen Broadcasting Co	95. 9	240	Denton Fort Worth	WBAP-FM	Carter Publications, Inc.	105.3 100.5	25 26
	WKAP-FM WSAN-FM	Alientown Broadcasting Co Lehigh Valley Broadcasting	100.7 99.9	264 260	Galveston	KLUF-FM	The KLUF Broadcasting Co., Inc.		25
Aitoona Bethiehem	WFBG-FM WGPA-FM	Co. The Gable Broadcasting Co The Bethiehem's Globe Publ.	103.7 95.1	279 236	Harlingen	KGBS-FM KPRC-FM	Harbenito Broadcasting Co., Inc. Houston Printing Corp	94.7 102.9	23
Bradford	WESB-FM	Co. Bradford Publications, Inc	97.5	248		KTRII-FM.	Lee Segall Broadcasting Co KTRII Broadcasting Co	105.'1 101.1	25
Clearfield DuBois	WCLR	Airpiane & Marine Instru- ments, Inc. Tri-County Broadcasting Co.,	99.1 102.1	256 271		KOPY KXYZ-FM	Texas Star Broadcasting Co Harris County Broadcasting Co.	97.9 96.5	2! 24
Erie	WERC-FM	Ine. Presque Isle Broadcasting Co.	99.9	260	Longview Lufkin	KLTI	R. G. Le Tourneau Darreli E. Yates	105.9 95.5	21 23
Forks Township near Easton. Harrisburg	WEEX	Easton Publishing Co Harold O. Bishop	98.3	252 * 296	San Angelo San Antonio	KGKL-FM KISS	KGKL, Incorporated The Waimae Co	99.5	23
	WCOY. WHP-FM	The Patriot Co	94.9 97.3	235 247		KSBL. KTSA-FM. KYFM	Sunshine Broadcasting Co Express Publishing Co	100.5	20
Johnstown Lancaster	WJKT WLAN-FM WGAL-FM	Peoples Broadcasting Co	95.5 96.9 101.3	238 245 267	Temple	KTEM-FM	Southiand Industries, Inc Beii Broadcasting Co., Inc	102.5	22
Lewistown McKeesport	WMRF-FM WMCK-FM	Lewistown Boradcasting Co Mon-Yough Broadcasting Co.	97.9	250 285	Texarkana Tyler Vernon	KCMC-FM KGKB-FM KVWC-FM	KCMC, Ine East Texas Broadcasting Co. Northwestern Broadcasting	98.1 101.5 98.7	21
Meadville New Castle	WNJD WKST-FM	WKST, Inc	100.3	262 266	Wichita Fails	KTRN.	Co. Times Publishing Co. of		2
Philadelphia	KYW-FM WCAU-FM	Inc.	92.5	223	Utah:	KWFT-FM	Wiehita Falls, Wichita Broadcasters	99.9	2
	WFIL-FM WIBG-FM	Seaboard Radio Broadcasting	102.1 94.1	271 231	Salt Lake City	KDYL-FM	Intermountain Broadcasting Corp.	98.7	
	WIP-FM	Corp. Pennsylvania Broadcasting Co.	93. 3	227	Vermont:	KSL-FM	Radio Service Corp. of Utah.		
Pittsburgh	WPEN-FM KDKA-FM	Wm. Penn Broadcasting Co. Westinghouse Radio Stations,	. 98.1 92.9	251 225	Rutiand Virginia: A iexandria	WSYB-FM WPIK-FM	Philip Weiss Music Co Potomac Broadcasting Corp.		
	KQV-FM WCAE-FM WJAS-FM	WCAE, Inc	96.1	•241	Danviile Harrisonburg	WBTM-FM	Piedmont Broadcasting Corp Shenandoah Vailey Broad- casting Corp.	- 97.9 100.7	22
	WPIT-FM	Ilouse. Liberty Broadcasting Co	101. 5	268	Lynchburg	WLVA-FM WWOD-FM	Lynchburg Broadcasting Corp Oid Dominion Broadcasting Corp.	97.5	
Dottoville	WMOT. WKJF. WPAM-FM	W. Virginia Radio Corp	93.7	229	Newport News	WGH-FM	Hampton Roads Broadcasting Corp. WTAR Radio Corp.	96.5	
Pottsviiie Reading Scranton	WEEU-FM	Hawley Broadcasting Co	92.9	225 289	Norfolk	WTAR-FM WSAP-FM WPOV	WTAR Radio Corp. Portsmouth Radio Corp. Portsmouth Star Pub. Corp.	99.7	2
Sharon	WGBI-FM	Sharon Herald Broadcasting	- 101. 3 102. 9		Richmond	WCOD WLEE-FM	T. G. Tinsley, Jr.	98.1	2
Sunbury Uniontown	WKOK-FM WMBS-FM	Co. Sunbury Broadcasting Corp. Fayette Broadcasting Corp.	94.1			WRNL-FM WRVA-FM	Larus & Bros. Co., Inc	- 102.1	2
Wiikee Barre	WNIQ WBRE-FM	Louis G. Baitimore	106. 5 98. 5	253	Roanoke	WDBJ-FM WROV-FM WSLS-FM	Times-World Corp. Radio Roanoke, Ine. Roanoke Broadcasting Corp.	103.7	2
Williamsport	WIZZ WRAK-FM	Lon Broadcasting Co., Inc.	103.3		Suffoik Winehester	WLPM-FM WINC-FM	Suffolk Broadcasting Corp	107.7	2
York		White Rose Broadcasting Co.	. 98.5	253	Washington: Longview Seattic	KWLK-FM KING. KIRO-FM	Twin City Broadcasting Corp Western Waves, Inc Queen City Broadcasting Co.,	94.9) 2
Puerto Rico: San Juan South Carolina:	WSJN	Radio Americas Corp	- 97.7	249		KOMO-FM	Inc. Fisher's Blend Station, Inc.	98.9	2
Anderson	WCAC	Wilton E. Hail. Atlantic Coast Broadcasting	- 101.1 95.1		West Virginia:	KRSC-FM	Radio Sales Corp.		
Columbia Greenville	WISP. WFBC-FM	. The Greenville News Pied-	94.5		Beckley Bluefield	WCFC WJLS-FM WIIIS-FM	Beekley Newspapers Corp. Joe L. Smith, Jr. Daily Telegraph Printing Co Greater Huntington Radio	99.5	5 2
_	WMRC-FM	mont Co. Textile Broadcasting Co Grenco, Inc.	95.1		Huntington	WHTN-FM WPLH-FM	Corp. Huntington Broadcasting		
Greenwood Lancaster Spartanburg	WLSC	Lancaster Broadcasting Co Spartanburg Broadcasting Co	_ 107.3	297		WKYO	Mayflower Broadcasting Co.	-	
Tennessee:	WSPA-FM	. Spartanburg Advertising Co.	98. 9		Logan	WLOG-FM	Inc. Clarence E. Frey and Robt. O Greever.	. 103.3	3 2
Bristoi	WAPO-FM	tion WOPI, Inc. WAPO Broadcasting Service.		1	Morgantown Wheeling	WKWK-FM	West Virginia Radio Corp Community Broadcasting, Inc	97.3	3 2
C nattanooga	WDOD-FM WVUN	WIDOD Broadcasting Corp Unity Broadcasting Corp. of Tennessee.	96.5	243 251	Wisconsin:	WWVA-FM	- West Virginia Broadcasting Corp.	3 98.7	
Ciarksviiie	WJZM-FM	Leaf Chronicle Co	. 101.8	270	Beloit Green Bay	LWTAO-FM	WIIBY Inc	101.1	1 2
Jackson Johnson City Kingsport	. WJIIL-FM	WJIIL, Inc	100.7 100.7 98.5	7 264	Greenfieid Janesvilie	WWCF WCLO-FM	Wm. C. Forrest Gazette Printing Co	- 94.9	
Knoxville	WKPB	Ine. Knoxvilie Publishing Co	. 93. 3	227	LaCrosse	WKBH-FM WIBA-FM	WKBII, Ine Badger Broadcasting Co.	93.1	5
Memphis	WROL-FM W1111M-FM	Ilerbert Herff	. 106.8	295	Miiwaukee	WEMP-FM WPAW WTMJ-FM	Midwest Broadcasting Co	. 102.1	i i
Nashville	WMC-FM	Memphis Publishing Co The National Life & Accident	99.7	259	Oshkosh	WOSH-FM	waukee Journai). Oshkosh Broadeasting Co	92.8	9
	WSIX-FM	Co.			Racine. Rice Lake	WJMC-FM	Racine Broadcasting Corp. WJMC, Inc Press Publishing Co.		3 :
Texas: Abiiene	KRBC-FM	The Reporter Broadcasting	96. 9	245	Wausau		Record-Herald Co	97.1	0 3
Amariilo	KGNC-FM	Amarilio Broadcasting Corp. Piains Radio Broadcasting Co	104.3	3 282			Inc.	100. 1	7 3
Beaumont Belton College Station	KRIC-FM	KRIC, Ine Mary Hardin-Baylor Coilege	99.1	5 258 246	Wisconsin Rapid Wyoming: Cheyenne	s WFHR-FM	Wm. E. Huffman	103. 8	

FEDERAL REGISTER

NON-COMMERCIAL EDUCATIONAL FM BROADCAST STATIONS

State and city	Cail letters	Licensee or permittee	Fre- quency mc.	Chan- nel No.	State and city	Call letters	Licensee or permittee	Fre- quency mc.	
Alabama:					New Jersey:				
Tuscaloosa	WUOA	The Board of Trustees of the University of Alabama.	91.7	219	Newark South Orange	WBGO WSOU	Board of Education Setou Hall College	91.1 89.5	21) 131 -
`alifornia: Los Angeles	KUSC	University of Southern Cali- fornia.	91.5	218	New York: Floral Park	wsiis	Board of Education, Sewan- haka High School.	90, 3	21.
Sacramento	K8CU	Sacramento City Unified School District.	90. 9	215	Bronx Brooklyn	WFUV. WNYE	Fordham University Board of Education, City of	90.7 91.5	21
San Francisco	KALW	Board of Education of the San Francisco Unified School District.	91.7	219	New York	wcuv	New York. Columbia University	89.9	211
Santa Monica Stockton Florida:		Santa Monica School Board College of the Pacific	89.9 91.3	210 217	Ohlo: Cleveland	WBOE	Cleveland City Board of Edu- eation (Chas. H. Lake, Superintendent).	90-3	21.
Mlanii	WTHS	Technical High School, Dade County Board of Public Instruction.	91.7	219	Toledo Oklahoma:	WTDS	Board of Education, Toldeo City School District.	91-3	213
lliinois:					Norman	KOKU	State University of Oklahoma .	90,9	21
Chicago		Board of Education, City of Chicago.	91.5	218	Okiahoma City	кокн	Board of Education of the City of Oklahoma City, State of	90. t	21
Urbana ndiana:	WIUC	University of Illinois	91.7	219	Stillwater	KOAG	Oklahoma.	91.7	21
Bloomington	WFIU		90.9	215			chanical College.		
lowa:		versity.			Tulsa Oregon:	KWGS	The University of Tulsa	90.5	21:
Iowa City Kentucky:	KSUI	The State University of Iowa.	91.7	219	Eugene	KRVM	School District No. 4, Lane County, Oreg.	90.1	21
Lexington	WBKY	University of Kentucky	. 91.3	217	Pennsylvania:	WJUN		01.7	
Louislana: Baton Rouge	WLSU	iana State University &	91.7	219	Philadelphia State College	WEHR	Junto, Inc The Pennsylvania State Col- lege.	91.7 90.9	21
		Agricultural & Mechanical College.			Rhode Island: Providence	WPTL.	Providence Bible Institute.	91.5	21
Michigan:					Texas:				
Ann Arbor		Regents of the University of Michlgan.	91.7	219	Ei Paso	KIDE	The Independent School Dis- trict of the City of El Paso.	91.7	21
Detroit	WDTR	Board of Education of the School District of the City of Detroit.		215	Wisconsin: Delafield	WHAD	State of Wisconsin, State Radio Council.	90.7	21
E. Lansing			90.5	213	Madison	WIIA-FM	State of Wisconsin, State Radio Council.	91.7.	21

[SEAL] FEDERAL COMMUNICATIONS COMMISSION, T. J. SLOWIE,

Secretary.

.[F. R. Doc. 47-5906; Filed, June 20, 1947; 8:51 a. m.]

[Docket Nos. 8129, 8130, 8405]

COMMUNITY BROADCASTING CO. ET AL.

ORDER DESIGNATING APPLICATIONS FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re applications of Community Broadcasting Company, St. Cloud, Minnesota, Docket No. 8405, File No. BP-6027; Harry Willard Linder, St. Cloud, Minnesota, Docket No. 8129, File No. BP-5650; Max H. Lavine, St. Cloud, Minnesota, Docket No. 8130, File No. BP-5678; For Construction Permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 11th day of June 1947.

The Commission having under consideration the above-entitled application of Community Broadcasting Company requesting a construction permit for a new standard broadcast station to operate on 1240 kc., with 250 watts power, unlimited time, at St. Cloud, Minnesota; and

It appearing, That the Commission on February 20, 1947, designated for hearing in a consolidated proceeding the above-entitled applications of Max H. Lavine and Harry Willard Linder each requesting a construction permit for a new standard broadcast station to operate on 1240 kc., with 250 watts power, unlimited time, at St. Cloud, Minnesota;

It is ordered, That, pursuant to section

be, and it is hereby, designated for hearing in the above consolidated proceeding at a time and place to be designated by subsequent order of the Commission, upon the following issues:
1. To determine the legal, technical, financial and other qualifications of the complete the direct direct

applicant corporation, its officers, directors and stockholders to construct and operate the proposed station. 2. To determine the areas and popula-

309 (a) of the Communications Act of

1934, as amended, the said application

of Community Broadcasting Company

tions which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

It is further ordered, That the orders of the Commission dated February 20, 1947, designating the above-entitled application of Max H. Lavine and Harry Willard Linder for hearing in a consolidated proceeding be, and they are hereby, amended to included the said application of Community Broadcasting Company and to change the word "either," appearing in issue No. 7 thereof, to "any."

Notice is hereby given, that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding.

By the Commission.

SEAL]

T. J. SLOWIE. Secretary.

[F. R. Doc. 47-5899; Filed, June 20, 1947; 8:49 a. m.]

[Docket No. 8406]

BEAUFORT BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Beaufort Broadcasting Company, Washington, North Carolina, Docket No. 8406, File No. BP-5673, For Construction Permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 11th day of June 1947;

No. 122----5

The Commission having under consideration the above-entitled application requesting a construction permit for **a** new standard broadcast station to operate on 1400 kc, with 250 w power, unlimited time, at Washington, North Carolina:

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with station WGBR Goldsboro, North Carolina, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

It is further ordered, That, Eastern Carolina Broadcasting Company, Inc., licensee of Station WGBR, Goldsboro, North Carolina, be, and it is hereby, made a party to this proceeding.

Notice is hereby given, that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding.

By the Commission.

[SEAL] T. J. SLOWIE, Secretary.

[F. R. Doc. 47-5900; Filed, June 20, 1947; 8:49 a. m.]

[Docket Nos. 8407, 8408]

N. K. BROADCASTING CO. AND ROY C. Kelley

ORDER DESIGNATING APPLICATIONS FOR CON-SOLIDATED HEARING ON STATED ISSUES

In re applications of Nicholas William Kuris and Steven Claud Garcia, a partnership d/b as N.-K. Broadcasting Company, Muskegon, Michigan, Docket No. 8408, File No. BP-6071; Roy C. Kelley, Muskegon, Michigan, Docket No. 8407, File No. BP-4914; For Construction Permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 11th day of June 1947.

The Commission having under consideration the above-entitled applications each requesting a construction permit for a new standard broadcast station to operate on 1490 kc., with 250 w. power, unlimited time, at Muskegon, Michigan;

It is ordered, That, pursuant to Section 309 (a) of the Communications Act of 1934, as amended, the said applications be, and they are hereby, designated for hearing in a consolidated proceeding at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant partnership and the partners and of the applicant Roy C. Kelley to construct and operate their respective proposed stations.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed stations and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed stations would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed stations would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed stations would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine the overlap, if any, that will exist between the service areas of the operation proposed by the applicant Roy C. Kelley and of station WOOD at Grand Rapids, Michigan the nature and extent thereof, and whether such overlap, if any, is in contravention of \S 3.35 of the Commission's rules.

8. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

Notice is hereby given, that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding. By the Commission.

[SEAL] T. J. SLOWIE, ^o Secretary.

[F. R. Doc. 47-5901; Filed, June 20, 1947; 8:49 a. m.]

INTERSTATE COMMERCE COMMISSION

[S. O. 396, Special Permit 215]

RECONSIGNMENT OF POTATOES AT OMAHA, NEBR.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Omaha, Nebr., June 14, 1947, by Gamble Robinson Co., of following cars, now on the Union Pacific:

Car No.	То
PFE 51043, potatoes	Esterville, Ia. (RI)
PFE 40379, potatoes	Minneapolis, Minn. (M&StL)
MDT 5558, potatoes	Fargo, N. D. (Q-GN)
PFE 95495, potatoes	Fountain City, Minn. stop off Winona, Minn. (Q)
PFE 44327, carrots	Mason City, Ia. stop off Ft. Dodge, Ia. (CGW)
PFE 95398, carrots	Esterville, Ia. stop off Waterloo, Ia. (IC- RI)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of June 1947.

V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 47-5855; Filed, June 20, 1947; 8:49 a. m.]

[S. O. 396, Special Permit 216]

RECONSIGNMENT OF POTATOES AT DES MOINES, IOWA

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Des Moines, Ia., June 12, 1947, by C. H. Robinson, of car PFE 25546, potatoes, now on the CRI&P to Chicago, Ill. (RI).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of June 1947.

V. C. CLINGER, Director, Bureau of Service. [F. R. Doc. 47-5856; Filed, June 20, 1947; 8:49 a. m.]

[S. O. 396, Special Permit 217]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Kansas City, Mo., June 14, 1947, by Gamble Robinson Co., of following cars potatoes, now on the Santa Fe:

Car No. To NRC 6877--- Mankato, Minn. stop off at Windom, Minn. (MP-Omaha)

SFRD 34392_ Ladysmith, Wis. (MP-Soo) SFRD 24167_ Minneapolis, Minn. (MP-IC-M&StL)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of June 1947.

V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 47-5857; Filed, June 20, 1947; 8:55 a. m.]

[S. O. 396, Special Permit 218]

RECONSIGNMENT OF TOMATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill. (Wab), June 16, 1947, by J. Trankina Co., of car PFE 73832, tomatoes, now on the Chicago Produce Terminal, to Leone Fruit & Produce Co., Pittsburgh, Pa. (PRR).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of June 1947.

V. C. CLINGER, Director, Bureau of Service.

Bureau of Service.

[F. R. Doc. 47-5858; Filed, June 20, 1947; 8:55 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-1505]

MIDDLE WEST CORP.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 16th day of June, A.D. 1947.

The Middle West Corporation ("Middle West"), a registered holding company, having filed a declaration, and amendments thereto, pursuant to section 12 (d) of the Public Utility Holding Company Act of 1935 and Rule U-44 promulgated thereunder regarding the following proposed transactions: Public Service Company of Indiana,

Inc. ("Service Company"), a subsidiary of Middle West and parent of Indiana Gas & Water Company, Inc. ("Gas-Water") has adopted a program of distributing to its own common stockholders, in lieu of cash dividends, the shares of common stock of Gas-Water at the quarterly rate of 1/20 share of Gas-Water common on each share of Service Company common. Middle West, as the owner of 224,586 shares Service (approximately 20.27%) of the common stock of Service Company has received two such quarterly dividends aggregating 22,4583/5 shares of Gas-Water common stock representing 3.74% of the total of such shares outstanding.

Middle West proposes to sell such 22,-458% shares of Gas-Water common stock to certain of the directors of Gas-Water and Service Company, or to members of their families, and to a business enterprise, of which one of such directors is President, as set forth in said declaration, as amended, for investment and not for resale or distribution, at a price of \$14 per share, for a total consideration of \$314,420,40.

Said declaration having been filed on April 18, 1947 and amendments thereto subsequently having been filed, and notice of filing having been duly given in the manner and form prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to said declaration, as amended, that the requirements of the applicable provisions of the act and the rules thereunder are satisfied and deeming it appropriate in the public interest and in the interest of investors and consumers that said declaration, as amended, be permitted to become effective; and

The declarant having requested that the Commission's order with respect to said declaration, as amended, become effective as soon as may be reasonably practicable:

It is ordered, Pursuant to Rule U-23 and the applicable provisions of said act, and subject to the terms and conditions prescribed in Rule U-24, that the said declaration, as amended, be, and hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-5868; Filed, June 20, 1947; 8:57 a. m.]

[File No. 70-1520]

KENTUCKY UTILITIES CO. ET AL.

ORDER PERMITTING APPLICATIONS-DECLARA-TIONS TO BECOME EFFECTIVE AND RESERV-ING JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 16th day of June A. D. 1947.

In the matter of Kentucky Utilities Company, Old Dominion Power Company, and The Middle West Corporation. File No. 70–1520.

Joint applications-declarations, and amendments thereto, having been filed pursuant to the Public Utility Holding Company Act of 1935, and the applicable rules thereunder, by The Middle West Corporation, a registered holding company, Kentucky Utilities Company, a subsidiary of The Middle West Corporation, and Old Dominion Power Company, a subsidiary of Kentucky Utilities Company, proposing a recapitulation of Kentucky Utilities Company and of Old Dominion Power Company and related transactions; and

A hearing having been held in such matter and the Commission having considered the record and having made and filed its findings herein:

It is ordered, That said applicationsdeclarations, as amended, be, and hereby are, granted and permitted to become effective, subject, however, to the terms and conditions prescribed in Rule U-24 of the general rules and regulations under the Public Utility Holding Company Act of 1935 and subject further to the following terms and conditions:

(a) That the proposed issue and sale of bonds and preferred stock by Kentucky Utilities Company, pursuant to Rule U-50, shall not be consummated until the results of competitive bidding have been made a matter of record in this proceeding and a further order entered by this Commission in the light of the record so completed, which order may contain such further terms and conditions as may then be deemed appropriate, jurisdiction being reserved for this purpose.

(b) That in respect of the application for exemption pursuant to section 6 (b) of the issue and sale of securities by Old Dominion Power Company, 'the granting thereof shall become effective upon receipt by this Commission of a certified copy of an appropriate order of the State Corporation Commission of Virginia authorizing such issue and sale.

It is further ordered, That, in accordance with the request of Kentucky Utilities Company, the ten-day period for inviting bids as provided in Rule U-50, be, and hereby is, shortened to a period of not less than six days.

It is further ordered, That, except as indicated by the foregoing, this order become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-5866; Filed, June 20, 1947; 8:56 a. m.]

[File No. 70-1523]

NEW ENGLAND POWER ASSN. ORDER PERMITTING DECLARATION TO BECOME

EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 16th day of June A. D. 1947.

New England Power Association, a registered holding company, having filed a declaration, pursuant to section 12 (b) of the Public Utility Holding Company Act.of 1935 and Rule U-45 promulgated thereunder, with respect to the following transactions:

New England Power Association proposes to guarantee performance of a lease to be entered into between Dartmouth Corporation, a non-affiliated company, and New England Power Service Company, a wholly owned subsidiary of declarant, of certain premises located at 441 Stuart Street, Boston, Massachusetts, which declarant now occupies. The proposed new lease is for a term of 15 years commencing July 1, 1947, with an option to renew for a further period of 5 years or 10 years, as New England Power Service Company elects by July 1, 1961 with the assent of New England Power Asso-The stipulated rental for the ciation. initial 15-year term is to be \$207,000 annually and thereafter \$207,000 plus any amount by which the then fair yearly rental value of the space, as determined

by appraisers, exceeds such yearly rental during the initial term.

Said declaration having been filed May 13, 1947 and notice of said filing having been given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to said declaration that the requirements of the applicable provisions of the act and rules thereunder are satisfied, that no adverse findings are necessary thereunder, and deeming it appropriate in the public interest and in the interest of investors and consumers that said declaration be permitted to become effective, and deeming it appropriate to grant a request of declarant that the order become effective forthwith:

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of the act, and subject to the terms and conditions prescribed in Rule U-24, that the declaration be, and the same hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-5870; Filed, June 20, 1947; 8:58 a. m.]

[File No. 70-1542]

MILWAUKEE ELECTRIC RAILWAY & TRANS-PORT CO. AND WISCONSIN ELECTRIC POWER CO.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 16th day of June, 1947.

Notice is hereby given that a joint declaration and application has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("act") by The Milwaukee Electric Railway & Transport Company ("Transport"), a wholy-owned subsidiary of Wisconsin Electric Power Company ("Electric"), a subsidiary holding company of The North American Company, a registered holding company. Declarants-applicants have designated section 12 (c) and Rule U-42 as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than June 25, 1947, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest and the issues of fact or law raised by said declaration-application which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. At any time after June 25, 1947 said joint declaration-application, as filed or as amended, may be permitted to become effective or be granted as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt all of the proport transactions or any of them as provided in Rule U-20 (a) and Rule U-100 thereef. All interested persons are referred to said joint declaration-application which is on file in the offices of this Commission for a statement of the transactions therein proposed which are summarized as follows:

Transport proposes to redeem prior to January 1, 1948, at the principal amount thereof plus accrued interest, the balance, aggregating \$4,000,000 in principal amount, of its First Mortgage 4% Bonds, held by Electric. Such redemption is contingent upon and will be made simultaneously with the receipt of the proceeds from the proposed sale by Transport of substantially all of its operating properties, consisting principally of its Milwaukee Metropolitan System, its bus lines operated in the City of Milwaukee and known as Wisconsin Motor Bus Lines, its local suburban railway service and certain properties incidental to such operations.

The proposed sale of such transportation properties is to be made pursuant to the terms and conditions of a competitive bidding procedure adopted by the company, under the terms of which procedure sealed written proposals for the purchase of such properties are to be submitted to the company not later than 12:00 noon, central standard time, July 21, 1947, at Room 444, Public Service Building, 231 West Michigan Street, Milwaukee 1, Wisconsin.

With respect to the proposed sale of the transportation properties by Transport, declarants-applicants state that they do not feel that any section of the act or rules of the Commission requires the approval of the Commission for such sale, but if the Commission should determine that the provisions of subdivision (c) of Rule U-44 are applicable, then their application shall be deemed to be a notice of intention by Transport to invite competitive bids and to sell such properties as described therein. In connection with such sale the declarants-applicants have requested that the proposed sale be exempted from the provisions of Rule U-44 (c) under the provisions of Rule U-100, in the event the Commission deems the provisions of Rule U-44 applicable to such sale.

Electric seeks authorization to surrender the bonds to Transport upon the basis above described.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-5867; Filed, June 20, 1947; 8:57 a. m.]

[File No. 812-498]

BANKERS SECURITIES CORP. AND ALBERT M. GREENFIELD & CO.

NOTICE OF APPLICATION, STATEMENT OF ISSUES, AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 17th day of June A. D. 1947.

Notice is hereby given that Bankers Securities Corporation ("Bankers"), and Albert M. Greenfield & Co. ("Greenfield & Co.") have filed an application pursuant to section 6 (c) of the Investment Company Act of 1940 ("act") for an order of the Commission exempting from section 17 (e) (1) of the act, the proposed receipt of \$37,000 by Greenfield & Co. as a real estate brokerage fee for services rendered in negotiating the sale of No. 315-31 North Broad Street, Philadelphia, Pennsylvania.

Bankers is a closed-end management non-diversified investment company and is registered under the Investment Company Act of 1940.

Greenfield & Co. is a fully licensed real estate broker under the laws of Pennsylvania. Greenfield & Co. and Bankers are affiliated persons.

Greenfield & Co. as agent negotiated an agreement of sale of the aforesaid real estate beneficially owned by Bankers to Woodmen of the World Life Insurance Society for \$740,000. Bankers agreed to pay Greenfield & Co. a commission of 5% of the selling price, or \$37,000 of which Greenfield & Co. has agreed to pay \$8,000 to a non-affiliated cooperating broker and to pay \$5,000 for certain expenses. Payment of such commission is prohibited by section 17 (e) (1) of the act unless an exemption therefrom is granted by the Commission pursuant to section 6 (c). The applicants assert that an exemption is necessary or appropriate within the standards set forth in section 6 (c) of the act.

All interested persons are referred to said application which is on file in the office of this Commission for a more detailed statement of the matters of fact and law asserted.

The Corporation Finance Division of the Commission has advised the Commission that, upon a preliminary examination of the application, it deems the following issues to be raised thereby without prejudice to the specification of additional issues upon further examination: Whether and the extent to which an exemption from section 17 (e) (1) of the act so as to permit the receipt by Greenfield & Co. of a commission of 5% of the selling price in connection with the transaction hereinbefore referred to is necessary or appropriate in the public interest and consistent with the protection of investors and with the purposes fairly intended by the policy and provisions of the Act.

It appearing to the Commission that a hearing upon the application is necessary and appropriate:

It is ordered, Pursuant to section 40 (a) of the said act, that a public hearing on the aforesaid matter be held on June 30, 1947 at 9:30 a. m. eastern daylight saving time in Room 318 in the Securities and Exchange Commission building, 18th and Locust Streets, Philadelphia 3, Pennsylvania;

It is further ordered, That Robert P. Reeder or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing and any officer or officers so designated to preside at any such hearing are hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to hearing officers under the Commission's rules of practice.

Notice of such hearing is hereby given to the above-named applicants, Bankers Securities Corporation and Albert M. Greenfield & Co., and to any other person or persons whose participation in such proceedings may be in the public interest or for the protection of investors. Any person desiring to be heard or otherwise desiring to participate in said proceeding should file with the Secretary of the Commission, on or before June 27, 1947 his application therefor as provided by Rule XVII of the rules of practice of the Commission, setting forth therein any of the above issues of law or fact which he desires to controvert and any additional issues he deems raised by the aforesaid applications.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-5869; Filed, June 20, 1947; 8:58 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 9068]

EXPORTKREDITBANK A. G.

In Re: Stock, bonds, and other property owned by and debts or other obligations owing to Exportkreditbank A. G. F-28-180-A-6; F-28-180-C-2; F-28-180-E-7.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

I. That Exportkreditbank A. G., whose last known address is Kanonierstrasse 17-20, Berlin, Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

II. That the propery described as follows:

1. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the names of the persons set forth in the aforesaid exhibit, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in accounts numbered B23944 and B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with all declared and unpaid dividends thereon, 2. Those certain bonds in bearer form described in Exhibit B, attached hereto and by reference made a part hereof, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in accounts numbered B23944 and B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

3. Those certain certificates of deposit described in Exhibit C, attached hereto and by reference made a part hereof, representing the bond issues described in the aforesaid exhibit, which certificates of deposit are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, accounts numbered B23944 and in B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

4. Six (6) coupons, detached from Miag Mill Machinery Company Closed Mortgage Sinking Fund 7% bonds numbered 40 and 2574, each in the amount of \$35.00, having become due December 1, 1939, June 1, 1940 and December 1, 1940, and presently in the custody of the National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B25294 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, Sub-A/C Coupon Dept., together with any and all rights thereunder and thereto,

5. Fifteen coupons, detached from German Central Bank for Agriculture 6% bonds numbered 1239, 7187, 8558, 9536 and 9925, each in the amount of \$30.00, having become due April 15, 1937, September 15, 1937 and April 15, 1938, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

6. Those coupons, detached from Hungarian Municipal 7% bonds numbered 624, 656, and 657, in the aggregate sum of \$577.50, having become due July 1, 1932 through July 1, 1937 inclusive, which coupons are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

7. One (1) New York Title & Mortgage Company mortgage participation certificate, of \$4,000 face value, participating in a $5\frac{1}{2}$ % Series BX15 Guaranteed 1st mortgage, said participation certificate bearing the number 118, registered in the name of Fidelity & Deposit Company of Maryland, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

8. Five (5) Pennsylvania Building Incorporated mortgage participation certificates, participating in a 4% Second Income 20-year mortgage, said participation certificates registered in the name of Friedrich Zimmermann, of the face value, numbered, and in the amounts as follows:

No.	Face value	Number of shares
C 1848	\$100	1
C 1849 C 1850	100 100	
C 1851 M 970	100	

and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

9. One (1) 1404 East Ninth Company participation certificate, for ten,(10) shares of capital stock of no par value, bearing the number 228, registered in the name of Norddeutsche Bank in Hamburg, which participation certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in âccount number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

10. One (1) National Bondholders Corporation participation certificate, of \$1,000.00 face value, participating in a 5% Federal Home C Series mortgage. said participation certificate bearing the number FHC321, registered in the name of Marie Huemmeler and Antoine Huemmeler, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

11. One (1) executed assignment of claim, dated June 10, 1937, signed by St. Louis Union Trust Company, covering two (2) Michigan-Ohio Building Corporation 1st Mortgage Leasehold and Building 6½% Gold bonds, of \$1,000.00 face value each, which executed assignment of claim is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

12. Twenty-five (25) United States of Brazil fractional certificates, for 20-year 5% Funding bonds of 1931, of the face values and numbered as follows:
 Number
 Face value

 GX11488, FX3433, GX597, GX598
 (each)

 (each)
 \$32.50

 BP2843, CP1202, DP986, FP1095,

EP1555, GP771 (each) 16.25 F802 30.00 G7553 20.00

16913, 16914, 16915, 8453, 7904, 7905,

7906, 7907, 2476, 2477, 2478, 2479, 2480 (each) 100.00

which fractional certificates are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

13. One (1) Province of Buenos Aires arrears certificate, for Secured Sinking Fund 7% Bond, of 36¢ face value, in bearer form, bearing the number 3883, which arrears certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

14. One (1) City Bank Farmers Trust Company window receipt, for one German Central Bank for Agriculture Farm Loan Secured Sinking Fund 4% Series A Bond, of \$2,000.00 face value, bearing the number 30722, which window receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

15. Fifty (50) Konversionskasse fur Deutsche Auslandeschulden fractional certificates, for 3% Bonds, of the series, face value, and numbered as follows:

	No.	Face value
B	277562, 283455, 283456, 283457, 285811, 285812, 287171, 287172.	\$20.00
	122482, 122847	10.00
	066387. 035217, 034387	5.00
0	053718, 053717	20.00
*******	025966	10.00
	010608, 010637	5. 00
	005434	2.50
D	027402, 027403	20.00
	018935	10.00
	011219	500.06
	059087, 059088, 059089, 59109, 59110, 59111, 59807, 59808, 59809, 59086,	100.00
	59960, 59961, 59962, 66928, 66962,	
	67328, 69597, 70377, 75818, 76388,	
	76409, 78366, 78449, 78464, 78543,	

which fractional certificates are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, subaccount Special Customers account for Custody, together with any and all rights thereunder and thereto,

16. One (1) National Railways of Mexico scrip certificate, for Secured 3-year 6% note, of \$11.25 face value, bearing the number F23, which scrip certificate is presently in the custody of the National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945, entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

17. One (1) United States of Mexico deposit receipt, for Class A bonds due January 1, 1968, of \$437.40 face value, bearing the number S1356, which deposit receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23945 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

18. One (1) Maxwell Motor Company, Inc. fractional scrip certificate, in bearer form, bearing the number 2357, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, subaccount Special Customers account for Custody, together with any and all rights thereunder and thereto,

19. One (1) Residuum Reclamation Corporation voting trust certificate, representing one hundred (100) shares of no par value common stock, bearing the number A481, registered in the name of R. M. Lowitz, which voting trust certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

20. One (1) St. Louis and O'Fallon Coal Company deposit receipt, for eighteen (18) shares of \$100.00 par value capital stock, bearing the number 33, registered in the name of Johannes (Hans) Kluku, which deposit receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

21. One (1) St. Louis & O'Fallon Railway Company deposit receipt, for fiftyone (51) shares of \$100.00 par value capital stock, bearing the number 36, registered in the name of Johannes (Hans) Kluku, which deposit receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

22. One (1) Seaboard Trust Company voting trust certificate, for one (1) share of capital stock, bearing the number

V97563, registered in the name of Alois Weltinger, which voting trust certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

23. One (1) certificate, representing five (5) International Fire Prevention Company fully paid equities of \$25.00 par value each, bearing the number 31, registered in the name of Frieda Meffert, which certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

24. One (1) St. Louis Southwestern Railway Company receipt, for 1st Mortgage 4% Bond, of \$30.00 face value, in bearer form, bearing the number 1456, which receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,-

25. One (1) St. Louis Southwestern Railway Company receipt, for 2nd Mortgage 4% Income Certificate, of \$250.00 face value, in bearer form, bearing the number 1180, which receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in acount number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

26. One (1) Austin State Bank certificate of beneficial interest, of \$200.46 face value, bearing the number 6603, registered in the name of Mrs. Helene Gerlach, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

27. Two (2) Seaboard Trust Company certificates of beneficial interest, registered in the name of Aloise Weltinger, of the face values and numbered as follows:

No.	Face value
A6970	\$1,250.00
A6968	1.353.86

which certificates of beneficial interest are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

to, 28. One (1) Seaboard Trust Company trust certificate, of \$8.42 face value, bearing the number TC9647, registered in the name of Aloise Weltinger, which trust certificate is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto,

29. One (1) Seaboard Trust Company trust receipt, of \$92.63 face value, bearing the number TR11326, registered in the name of Aloise Weltinger, which trust receipt is presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

30. Five (5) Kreuger & Toll Co. debentures, for 154 shares of American Certificates of Participation, of the par value, certificate numbers, and regiration as follows:

Shares	Certificate No.	Par value	Registered owners
2 5 3 20 124	N Y/O-101745 N Y/O-101746 N Y/O-101747 N Y/O-101748 N Y/O-99818	SC 20 SC 20 SC 20 SC 20 SC 20 SC 20	Tucker & Co. Do. Do. J. & W. Seligmann & Co.

which debentures are presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers account for Custody, together with any and all rights thereunder and thereto.

31. Those certain checks or other credit instruments, endorsed by Export-kreditbank A. G., Berlin, Germany to the order of The National City Bank of New York, 55 Wall Street, New York 15, New York, and presently in the custody of the aforesaid The National City Bank of New York for collection and credit to the aforesaid Exportkreditbank A. G., which checks or other credit instruments are identified in Exhibit D, attached hereto and by reference made a part hereof, together with all rights in, to and under, including particularly, but not limited to, the rights to possession and presentation for collection and payment, of the aforesaid checks or other credit instruments, and any and all rights to demand, enforce and collect the same.

32. One (1) check, dated April 8, 1941, of \$50.00 face value, bearing the number 14647, drawn by Universum Book Export Company, Incorporated, 46 East 17th Street, New York, New York, endorsed to the order of The National City Bank of New York, 55 Wall Street, New York 15, New York by Exportkreditbank A. G., Berlin, Germany, and presently in the custody of the aforesaid The National City Bank of New York, together with all rights in, to and under, including particularly, but not limited to, the rights to possession and presentation for collection and payment, of the aforesaid check, and any and all rights to demand, enforce and collect the same,

33. That certain debt or other obligation owing to Exportkreditbank A. G., by The National City Bank of New York, 55 Wall Street, New York 15, New York, arising out of a clean credit deposit account, account number 296EE, entitled Exportkreditbank A. G., Sub Account Customers A/C for Custody, General Ruling No. 6 A/C, Berlin, Germany, and any and all rights to demand, enforce and collect the same,

34. That certain debt or other obligation owing to Exportkreditbank A. G., by The National City Bank of New York, 55 Wall Street, New York 15. New York, arising out of a clean credit deposit account, account number 295EE, entitled Exportkreditbank A. G., Sub-Account Special Customers A/C for Custody, General Ruling No. 6 A/C, Berlin, Germany, and any and all rights to demand, enforce and collect the same, and

35. That certain debt or other obligation owing to Exportkreditbank A. G., by The National City Bank of New York, 55 Wall Street, New York 15, New York, arising out of a clean credit deposit account, account number 297EE, entitled Exportkreditbank A. G., Sub A/C Customers A/C for Custody, Berlin, Germany, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

III. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 26, 1947.

For the Attorney General.

[SEAL]	DONALD C. COOK,
	Director

NOTICES

EXHIBIT A

		EXHIBIT A		0	-	
Name and address of issuer	Place of incorporation	Type of stock	Par value	Certificate Nos.	Number of shares	Registered owner
Anaconda Copper Mining Co., 25 Broadway, New	Montana	Capital	\$50	F 566230	20	Hurley & Co.
York 4, N. Y. Chicago, Rock Island & Pacific Ry. Co., 139 Van	Illinois, Iowa	6% preferred	\$100	D 42893.	20	Do.
Buren St., Chicago, Ill. Missouri Pacific R. R. Co., Missouri Pacific Bldg.,	Missouri	Preferred	\$100	066056	ō	Do.
St. Louis, Mo.	Pennsylvania	6% cumulative preferred		NR 10078	33	Do.
Philadelphia Co., 435 6th Ave., Pittsburgh 19, Pa. Radio Corp. of America, R. C. A. Bldg., 30 Rocke- feller Plaza, New York 20, N. Y.	Delaware	Common		FR/C 19754	25	Do.
Alleghany Corp., Terminal Tower Bldg., Cleve- land, Ohio.	New Jersey	do	No	C 017900	50	L. D. Pickering & Co.
American Commonwealths Power Corp	Delaware	Class A		NA 021827. CA 084936	1	Sigler & Co.
American Electric Securities Corp., 20 Pine St., New York, N. Y.	do	Common	\$1	C 0227. C 25.	20	L. D. Pickering & Co.
American Power & Light Co., 2 Rector St., New York, N. Y.		do		S 94712 0161137	1950ths 10	Hurley & Co.
American Radiator & Standard Sanitary Corp., 40 West 40th St., New York, N. Y.	Delaware	do		C 094796. C 0400593	15	Gerda Finster Busch.
A merican Telephone & Telegraph Co., 195 Broad- way, New York 7, N. Y.	New York	Capital	\$100	HN 69184. HN 69185. SN 73392.	7 each 5 each 3	
American Window Glass Co., Farmers Bank Bldg., Pitusburgh, Pa.	Pennsylvania	5% cumulative preferred		A 279851 A 5319	40	Ellsworth Jordan an- cillary, administra- tor c. t. a. of the Estate of Leo Breu- ning, deceased.
American Yvette Co., Inc., 111 8th Ave., New York, N. Y.	Delaware	\$2 convertible cumulative pre- ferred.		CP 07774		
Anaconda Copper Mining Co., 25 Broadway, New York 4, N. Y.	Montana	Capital	\$50	F 933104 F 776793	30	Do.
				F 929167	26	
				F 177384. F 341227	20	
The Atchison, Topeka & Santa Fe Ry. Co.,	Kansas	Common	\$100	F 212013	10	Henrich Frugerluit. Otto Rennan.
Topeka, Kans. The Baltimore & Ohlo R. R. Co., B. & O. Bldg.,	Maryland	do	\$100			
Baltimore, Md.				A 534915 A 534914	49	
				A 526479 A 530840	37	Hurley & Co.
				A 533298. A 542222	1	Tucker & Co.
				A 397333.	30	Otto Rennan. Hallgarten & Co.
The Baltimore & Ohio R. R. Co., B. & O. Bldg.,	do	4% nou-cumulative preferred	\$100	D 212235	10	Tucker & Co.
Baltimore, Md. Buzza Co., Minneapolis, Minn.	Delaware	75¢ non-cumulative class A		B 81832	1	Hallgarten & Co.
Castchreagh Corp., 6820 Delmar Ave., St. Louis,	Missouri	Capital		936	8	Hurley & Co.
Mo. Central Coal & Coke Corp., Title & Trust Bldg.,	Delaware	Common		147	1	Do.
Topeka, Kans. Central States Electric Corp., Richmond Trust Bldg., Richmond, Va.	Virginia	6% cumulative preferred		NY 6/SP08422, NY 6/SP08423, NY 6/-	10 each	Tucker & Co.
Chicago, Burlington & Quiney R. R. Co., Chicago,	Hlinois	Capital	\$100	SPO8424. 43640	29	Hurley & Co.
Ill. Chicago & Eastern Illinois Ry. Co., 332 South	Indiana	6% oumulative preferred	\$100	014915	10	Tucker & Co.
Michigan Ave., Chicago, Ill. Chicago, Milwaukee, St. Paul & Pacific R. R.	Wisconsin	Common	No	C 030012	30	Do.
Co., Union Station Bldg., Chicago 6, 111.				C 030013 C 028772	5	Hurley & Co.
Chicago, Milwaukee, St. Paul & Paeific R. R. Co., Union Station Bldg., Chicago 6, Ill.	do	Preferred.		P 019746	10	Do.
Cities Service Co., 60 Wall St., New York 5, N. Y. Comas Cigaret e Machine Co., Salem, Va	Delaware Virginia	Common Capital	\$10 \$50	I/D 37839 280	2	Tucker & Co. Hurley & Co.
				401	100	
Commonwealth & Southern Corp., 902 Market St., Wilmington, Del.	Delaware	Commou		464288	25	Tucker & Co.
Commonwealth Trust Co., St. Louis, Mo Consolidated Corp.	Missouri Nevada	Capital Class B	\$100 No	10780 169	716	Tueker & Co.
Continental Securities Corp., 10 Light St., Balti-	Maryland	\$5 eumulative preferred	\$100	170. NP/X0329	100	Do.
niore, Md. Dallas llotel Co	Texas	Common		357	109	Hurley & Co.
Do Davis Daly Copper Co	Maine.	5% cumulative preferred	\$100 \$1	71. B 21471	345	Do. C. Schlesinger Friet
The Denver & Rio Grande Western RR. Co.,	Delaware	6% cumulative preferred	-	TF 14684, 14447, 14448,	2 each	& Co. Hurley & Co.
Rio Grande Bldg., Denver 2, Colo.				14449. TF 14738, TF 14739, TF 14740, TF 14741, TF 14742.	1 each	Tucker & Co.
				14751 14743, 14744, 14745, 14746, 14747, 14752.	2 5 each	
	201.21	0		14748. 14749, 14750	10 13 each	11
Detroit Ilarbor Terminals, luc., 4461 West Jef- ferson Ave., Detroit, Mich.	Miehigan			CO-1540	5	Henry Kroesmann.
Falcon Lead Mining Co	New York			17540, 17541	100 each	Miss Margaretha Senftleben.
First National Co., Broadway and Locust Sts., St. Louis, Mo.		do	No	2934 3036	457 fooths. 31 fooths.	Hurley & Co. Dr. August Elck.
Florence Avenue Building and Loan Association, Clifton, N. J.	New Jersey	Paid-up; redeemable at \$200 per share.		1314	1	Erich Hogelhumer.
Frink Corp., 23-10 Bridge Plaza South, Long Island City, N. Y.	New York	Common		204	275100ths	Hurley & Co.
Golden Gate Manufacturing Co., Inc. Grisby Grunow Co., 5801 Dickens Ave., Chicago,	do	Capital. Common			40	Do. Hallgarten & Co.
111.			No			

FEDERAL REGISTER

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EXHIBIT A-Continued

Name and address of issuer	Place of Incor- poration	. Type of stock	Par value	Certificate Nos.	Number of shares	Registered owner
Iavana Electric Ry. Co., Havana, Cuba Iavana Electric Ry. Co., Havana, Cuba		6% cumulative preferred	\$100	NY 01268	50	Tucker & Co.
Iavana Eieetric Ry. Co., Havana, Cuba		Common	. No	NY 01506	55	1)0.
ilinois Central R. R. Co., 135 East 11th Pl.,	Iilinois	do	\$100	F 219411	10	Do.
Chicago, 5, 111.				0145464	35	Carl Gelpke, trustees, U/w Adolph W. Far- enhaitz.
nternational Telephone & Telegraph Corp., 67 Broad St., New York 4, N. Y. nternational Telephone & Telegraph Corp., 67 Broad St., New York 4, N. Y. 1119 Busch Estate Corp. Alssouri Pacific RR Co., Missouri Paeifie Bidg., 54 Louis Mo.	Maryland	Capitai	. No	NN/F 475516	10	Werner Nissen.
nternational Telephone & Telegraph Corp.,	do	Capitai (foreign)	. No	NN/AF 1218	10	Hurley & Co.
illy Busch Estate Corp	Missouri	Capitai	. \$1	32	10,000	Do.
fissouri Pacific RR Co., Missouri Paeifie Bidg.	do	5% eumuiative preferred	\$100	077148	51	Do.
St. Louis, Mo.				075728	61	-
				0/7678	18	
				49663 018172	100	Quatava Promote
				077690	40	Gustave Brunner Tucker & Co.
			1 1	077689		I UCKEI & CO.
		·	1 1	032389	20	Haligarten & Co.
				032389. 05845, 05846	1 each	Den Norske Handels
and the second se						bank.
fissourl State Life Insurance Co., 1501 Locust St., St. Louis, Mo.	do	Capital.		D 7607/21		Schmidt & Co.
Vational Hotel of Cuba Corp., 55 Wall St., New York, N. Y.	Delaware	New common		NY/CQ-4041		Hurley & Co.
Sorfoik & Western Railway Co., Roanoke, Va	Virginia	Common	. \$100	129950 M 41723	6	Do.
North American Co., 60 Broadway, New York, 4, N. Y.	New Jersey	do	\$10	191 91/20	16	Do.
Northern Pacifie Ry. Co., St. Paul, Minn	Wisconsin	do	\$100	B 216102	10	Do.
Wither a weine key. Co., but a was, manna	** 100010114			C 363540	5	2.01
				C 362969	5	
orth Texas Compress & Warehouse Co., Grans-	Texas	Capitai	. \$100	90	1	Do.
ville, Tex. Odol Corp						
dol Corp.	Delaware	Common	. No	NO 290	10	Snydam & Co.
hio Copper Co. of Utah, Dooley Bldg., Sait Lake	Maine	Capital	. \$1	84490/95, 84511/12 115824/32	100 each 100 each	Arthur Watjen.
City, Utah. Radio Corp. of America, R. C. A. Bidg., 30 Rocke-	Delaware	Common	No	FR/C 28152	2	Sigler & Co. Huriey & Co.
feller Plaza, New York 20, N. Y.	Delawate	Common		FR/C 31551	1	nulley & Co.
lence I man, seew I bik wo, see I .				FR/C 19759	**********	
				FR/C 19760		
				FR/C 19761	25 each	
led Hand Compositions, Co., Inc	New York	Capital	\$100	253	7	Hedwig He yl
Taula Vinian Grant Ga. 202 Manth Davaduran	Minarral	do	\$20	52. NO 11091	14	Hunland Co.
t. Louis Union Trust Co., 323 North Broadway, St. Louis. Mo.	Missouri			NO 11091	100	Huriey & Co
t. Louis Independent Liquidating Co., St. Louis,	do	Common	. No	NO 486	10	Dr. August Eiek
Mo. St. Louis Refrigerator Car Co, of St. Louis, St.		Capitai	\$100	551	18	Hurley & Co.
Louis, Mo.		Capital		001	10	nuney & Co.
Southern Pacific Co., 165 Broadway, New York,	Kentueky	Common	. No	NB 2075	10	Do.
N.Y.				NC 7872	11.	
				7868		
				7870	3	
				7869	50	
theal Descharte Comp. of America	Delemene	do	No	, 7871 NY 1284	25	R. M. Lowits
Jugo Stinnes Corp. 10 Light St. Baltimore Md	Delaware Maryland		\$5	NY 09798	25	Hurley & Co.
Studebaker Coru Souti Hand 27 Ind	Delaware	Common	No	NY/B 174064	10	Do.
steel Products Corp. of America. Augo Stinnes Corp., 10 Light St., Baltimore, Md. Studebaker Corp., South Hend 27, Ind Fexas Textile Mills, Dallas, Tex	Texas.	New Common	1	503 C	4680 anths	Weber & Co.
United Fruit Co., 1 Federal St., Boston, Mass	New Jersey	Common	No	K 058264	30	Hurley & Co.
				K 057971	20	
inited States Steel Corp., 71 Broadway, New	do	do	_ No	P 129708	1.5	Do.
nited States Steel Corp., 71 Broadway, New York, N. Y. ale & Towne Manufacturing Co., 405 Lexington		0.111		P 192792	. 1	TT I T I T I T I III
ale & Towne Manufacturing Co., 405 Lexington Ave., New York, N. Y. Frow's Nest Pass Coal Co., Ltd., Fernie, British	Connecticut	Capital		KF 21819		Karl Josef Phillipps,
row's Nest Pass Coal Co., Ltd., Fernie, British	Canada	do	\$100	B 07351	36	Hurley & Co.
Columbia, Canada. Rudolph Karstadt Fehrbeliner Piatz 1, Berlin,	Germany	do	RM 275.	N 03922.	30	Tucker & Co.
Wilmersdorf, Germany.						
Wilmersdorf, Germany. Kreuger & Toli Co., Stockholm, Sweden	Sweden	American certificates.	SC 20	NY/097355 NY/139029	68. 100	Huriey & Co.
Lautaro Nitrate Co., Ltd	England	Series A. ordinary	1	7452	86	Do.
Rhine Westphalia Électric Power Corp., Essen,	Germany		RM 100.	0920	10	Do.

Ехнівіт В

Description of issue	Face value	Certificate No.		
Batavian Petroleum Co. 15-year guaranteed debenture 43/2 percent bonds Baltimore & Ohio RR. Co. refunding and general mortgage series A 5 percent bonds Village of Celina, Ohio, street improvement 5 percent bond Chicago Great Western RR. Co. first mortgage 50-year 4 percent bond Denver & Rio Grande Western RR. Co. general mortgage sinking fund 5 percent bonds. German American Stoneware Works first mortgage 5 percent bond Missouri-Kansas-Texas RR. Co. prior lien mortgage series A 5 percent bond Missouri-Kansas-Texas R. R. Co., cumulative adjustment mortgage series A 5 percent St., Louis-San Francisco Ry. Co., prior lien mortgage series A 4 percent bonds	3 @ \$1,000. 2 @ \$1,000. 4 @ \$500. 1 @ \$850. 1 @ \$850. 1 @ \$1,000. 9 @ \$100. 9 @ \$100. 1 @ \$100. 2 @ \$1,000. 1 @ \$1,000. 1 @ \$1,000. 2 @ \$1,000. 2 @ \$1,000. 16 @ \$1,000. 2 @ \$250. 52 @ \$250. 45 @ \$100.	13. 15. 12022. 1783/4, 1790/4, 1781, 1782. 808/14, 798, 816. 19211, 20653, 13599, 13618/2 2. 139. 7054, 7055, 7056, 6121, 6122. C 725.		

NOTICES

EXHIBIT B-	Continued
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Description of issue	Face value	Certificate No.
hicago, Milwaukee, St. Paul & Pacifie R. R. Co. series A 5 percent mortgage bonds	4 @ \$100	C39166, C11558, C11559, C18982.
outhern Pacific Co. (San Francisco Terminal) first mortgage 4 percent bond	1 @ \$500	D2446. 7330.
nited States of Brazil external sinking fund 612 percent bonds of 1927	1 (@ \$500	4920, 20628, 15648.
	2 (a) \$500 5 (a) \$1,000	
madian Facific Ry, Co, consolidated debenture perpetual 4 percent bonds	2 (0. \$1.000	22740, 22741.
public of Chile sinking fund 20-year 7 percent bond	1 (d) \$1,000	6552. 9149.
public of Chile external slnking fund 6 percent bond nlean consolidated municipal ioan 31-year external sinking fund series A 7 percent	1 (@ \$1,000 • 1 (@ \$1,000	10878.
pond. public of Chile railway external refunding sinking fund 6 percent bond	1 @ \$1,000	4477.
public of Chile external sinking fund 6 percent bouds	4 (a. \$1,000 1 (a. \$1,060	10434, 10435, 10406, 10407.
y of Cologue, Germany, sinking fund 6½ percent bond. public of Colombia external sinking fund 6 percent bonds. nsolidated Municipalities of Baden external sinking fund 7 percent bouds	2(a, \$1, 000)	1265.9928.
nsolidated Municipalities of Baden external sinking fund 7 percent bouds	1 (a, \$1,000	2027 .
public of Costa Riea Pacific Railway funding of 1933 5 percent bonds	3 (a. \$5(x) 2 (a. \$300	
public of Costa Riea Paeific Railway funding of 1933 5 percent bonds	2 (a \$300 1 (a \$1,000 1 (a \$1,000	
public of Costa Rica Pacific Railway series D 712 percent bond echosiovak State Loan of 1922 secured external sinking fund series B 8 percent bonds	16 @ \$1,000	268, 1400, 1752, 1753, 1754, 1755, 2957, 2959, 4073, 6277, 6
		7203, 7359, 7360, 7947, 8131.
ngdom of Denmark external sinking fund 34-year 4½ percent bonds	1 (a \$1,000) 4 (a, \$1,000 7 (a \$1,000	50045, 1945, 35315, 47379.
neral Electric Company of Germany sinking fund debenture 20-year 7 percent bonds.	7 @ \$1,000	8094, 1952, 2523, 5827, 7708, 7742, 8994.
rman Central Bank for Agriculture farm loan secured sinking fund first, series, 6	1 @ \$1,000	23231.
ercent bond. rman Central Bank for Agriculture farm loan secured sinking fund of 1927 second	8 (a. \$500)	2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526,
eries, 6 percent bonds	1 (a \$1.000	
eries, 6 percent bonds . rman External Loan of 1924, 7 percent bonds	1 (7 \$1,000 2 (a. \$500	C044419, B7072-B7073.
	5 (d. \$100	A3722, 2768, 2329, 1378, 0095.
y of Heldelberg, Germany, external sinking fund 25-year 7½ percent bond perial Japanese Government external Joan of 1924 sinking fund 30-year 6½ percent	1 (a, \$1,000	284. 50290, 52228, i387i.
onds,	1 @ \$100	5209.
dian Public Utility Credit Institute external secured sinking fund 7 percent bond nversionskasse für Dentsche Auslandsschniden nonInterest bearing certificates of	1 @ \$1.000	10257.
he following issues:		
1934-Series A	7 (a RM 10 10 (a. RM 40	0411735, 0217408, 0217409, 0217410, 0217411, 0217412, 0217412 0260724 0360714 0260715 0360716 0360717 0260718 0260
		1 0369720, 0369721, 0369722,
1934-Series B.	8 @ RM 50	253426, 253473, 253474, 253475, 264053, 264054, 264055, 2534 1433047, 1245917, 1245918, 1245919, 1245920, 1245921, 12459
		1245923, 1245924, 1245925, 1245926, 1245927.
1934-Series C	6 (4, RM 10 3 (4) RM 50	
1934-Serles D	1 (a. R M 5	3355472.
1934-Series E	4 @ RM 10	1353554, 1353555, 1353556, 1353557.
		4137147, 4137148.
1934-Series E	3 (a. RM 10	1521276, 1579671, 1579669. 597837.
1933-Series B	5 @ RM 10	0644989, 0644990, 0644991, 0644992, 0644993.
	9 @ RM 5	1250275, 1250276, 1250277, 1250278, 1250279, 1250280, 1250 1250282, 1250283.
1933-Series D.	1@ RM 40	02\$9511.
1933—Series C. onversionskasse fur Deutsche Auslandsschulden series A 3 percent bond	1 @ RM 5. 1 @ RM 54	
on verslonskasse fur Deutsche Auslandsschulden series B 3 percent bond	1 @ RM 54	07727.
ty of Leipzig (State of Saxony, Republic of Germany) Germany, external sinking und 7 percent bond.	1 @ \$1,000	2099.
lpzig Trade Fair Corporation mortgage sinking fund guaranteed 25-year 7 percent	1 @ \$1,000	1073.
ond. itional Railways of Mexico secured assented 6 percent notes	19 @ \$45	2046, 2947, 27617, 27618, 27619, 27542, 27543, 27544, 27
		27546, 27547, 27548, 27549, 27550, 27551, 27552, 27553, 275
public of Mexico consolidated external loan of 1899 series C 5 percent bond	1 @ £200	29845. 022864.
iag Mill Machinery Co., closed first mortgage sinking fund 30-year 7 percent bonds.	3 (0, \$1,000	40, 2574, 2004.
tte of Minas Geraes secured external loan of 1929 series A 6½ percent bond ortgage Bank of Colombia 20-year of 1926 7 percent bond	1 @ \$1,000. 1 @ \$500.	4084. 696.
ortgage Bank of Colombia 20-year of 1927 sinking fund 7 percent gold bond	1 @ \$500	409.
tional Hotel of Cuba Corp., income debenture 6 percent bond	1 @ \$1,000 3 @ \$1,000	18918, 18919, 29117.
ty of Nuremberg, Germany, external loan sinking fund 25-year 6 percent bond	1 @ \$1.000	3073.
public of Peru (Peruvian national loan) first series sinking fund 6 percent bonds ee State of Prussia sinking fund external loan of 1927 6 percent bonds	2 @ \$1,000. 8 @ \$1,000	17662, 10696, 2186, 2185, 27870, 27509, 28637, 27150.
einelbe Union sinking fuud mortgage assented 3¼ percent bond einelbe Union sinking fund mortgage 7 percent bond	I @ \$1,000. 3 @ \$1,000.	6809.
tine-Main-Danube Corporation sinking fund debenture guaranteed series A 7	2 @ \$1,000.	2206, 2207.
wrount bonds		
ine Westphalia Electric Power Corp., direct mortgage series 7 percent bonds ine Westphalia Electric Power Corp., consolidated mortgage series of 1928 6 per-	4 @ \$1,000 1 @ \$1,000	4930, 7025, 7626, 7756. 8769.
ent bond.	1 @ \$1,000	
tine Westphalia Electric Power Corp. consolidated mortgage series of 1930 6 per- ent bond.		
ty of Rlo de Janiero (Federal District of the United States of Brazil) external secured	5 @ \$1,000	8519, 5039, 27187, 5828, 14070.
inking fund 6½ percent bonds. ngdom of Roumania Monopolies Institute external sinking fund (stabilization and j	1 @ \$500	3168.
levelopment loan of 1929) 7 percent bond. hr Gas Corp. secured sinking fund series A 6½ percent bonds	4 @ \$1,000	
ate of Sao Paulo, Brazil, external sinking fund loan of 1925 25-year 8 percent bonds	10 @ \$1.000	3926, 3927, 3928, 3929, 3930, 3931, 3932, 3933, 3934, 3935.
xon State Mortgage Institution mortgage collateral sinking fund guaranteed 7 per-	2 @ \$500	136, 137.
cent bonds. mens and Halske Aktlengesellschaft sinking fund debenture 334 percent bond	1 @ \$1,000	7785.
ovince of Silesia sinking fund external 30-year of 1928 434 percent bonds	2 @ \$1,000	10676, 10677.
ugo Stinnes Corp. 4 percent gold notes	2 @ \$1,000. 1 @ \$500	1079.
ago Stinnes Industries Incorporated sinking fund debenture 20-year four per-	2 @ \$1,000	9052, 9053.
cent bouds. ity of Vienna Sinking Fund of 1934 30-year series B 6 percent bonds of the	12 @ Sh. 1,000	NR 57212, NR 57213, NR 57214, NR 57215, NR 57216,
Federal Capital of Vienna.		57217, NR 57218, NR 57219, NR 57220, NR 57221, 3 57222, NR 57223.
alted Steel Works Corp. sinking fund debenture 20-year series A 61/2 percent bonds.	7 @ \$1,000	4504, 4505, 4506, 4507, 4508, 4509, 4510.
altimore & Ohlo RR. Co., refunding and general mortgage series F & percent	1 (a. \$1.000)	M 19029.

FEDERAL REGISTER

EXHIBIT B-Continued

	DAUIBIL .	b-continued		
Description of issue			15, 75747, 73816, 73817, 72885, 72886, 72887, 2800, 72891, 72892, 72893, 99375, 98156, 706, 83705, 70943, 77868, 77702, 77703, 70981, 1547, 76239, 76240, 76241, 76242, 42538, 31828, 1831, 31832, 350007, 378462, 72882, 72883, 700, 70571, 70572, 70573, 75727.	
Baltimore & Ohio RR. Co., refunding and general mortgage series D 8 percentbonds. Republic of Mexico external loan 4 percent bonds. Missourl Pacific Railroad Company, General Mortgage 4 percent bonds.				
	Ex	інвіт С		
Description of bond issue	Face value	Certificate No.		Registered owner
Chicago, Rock Island & Pacifie Ry. Co., first and refunding 4 percent mortgage bond. Chicago, Rock Island & Paeifie Ry. Co., first and refunding 4 percent inortgage bond. St. Louis-San Francisco Ry. Co., prior lien mortgage of 1916 serjes A 4 percent bonds. Rudolph Karstadt Inc., mortgage collateral sinking fund 6 percent bond. Rudolph Karstadt Inc., first mortgage collateral sinking fund 6 percent bond.	1 @ \$1,000 1 @ \$1,000 1 @ \$500 4 @ \$1,000 1 @ \$925 1 @ \$925 1 @ \$925 1 @ \$500	CM 415 AD 1704 AM 23033, AM 23034, AM 23035, AM 23036 2951 1717		
Kreuger & Toll Co., sinking fund debenture seeured 5 per- cent bonds. Mortgage Bank of Colombia, sinking fund 632 percent bond				

EXHIBIT D

Date of instru- ment	Drawer	Drawer Drawee		Amount	Number SS	
1/12/40	Hollandsche Bank-Unie-N. V	The Chase National Bank of the City of	Das Illustrierte Blatt	\$8.49	652874.	
2/19/40	Secretary of State, U. S. A	New York. W. H. A. Colentan, special disbursing officer, Berlin.	W. II. A. Coleman, special disbursing officer.	50.00	129.	
1/11/49 2/6/40 12/28/39 5/16/40 2/1/40 1/25/40 1/25/40 7/18/40	Andelsbanken A. m. b. a. Andelsbanken A. m. b. a. Den Norske Creditbank The Bank of the Philippine Islands. Emil Ipsen Sam Smith. Sam Smith. Norddeutscher Lloyd.	Irving Trust Co. Irving Trust Co. The New York Trust Co. The Chase National Bank of New York. Adolf Wertheim, Chicago. Citizens National Trust & Savings Bank. Citizens National Trust & Savings Bank. The Chase National Bank of the City of	Messrs, Wilhelm Dreusieke & Go., Berlin Wilhelm Dreusieke & Co., Berlin Deutsche Bank, Berlin Bearer Berliner Hlustrierte Zeitung Deutsche Allgemeine Zeitung Deutsche Bietrlebogesellschaft für drahtlose	$\begin{array}{c} 1.50\\ 2.40\\ 107.75\\ 120.00\\ 73.00\\ 5.00\\ 5.00\\ 197.32 \end{array}$	79842. 80081. 49305. 40/1035. No: 5. 4. 50693.	
7/16/40	The Yokohama Specie Bank Limited,	New York. The Chase National Bank of the City of	Telegrafie, m. b. H. Messrs, R. Aders	4, 292. 05	6001.	
4/6/40	Iiamburg branch. National City Bank, Panama, R. P.	New York. The Chase National Bank of the City of	Berliner Illustrierte Zeitung	6.50	77655.	
5/31/40 6/3/40	Ageney. Eesti Pank Ostergotlands Enskilda Bauk	New York. National City Bank of New Yorkdo	B. I. Gotze Allianz und Stuttgarter Levensersicherungs- bank Aktiengesellschaft,	5.00 6.72	068148/26557 2. 158957.	
7/3/39 1/22/40 1/27/40 1/2/40 2/2/40 2/2/40 2/11/39	Seaboard Trust Co., trustee Credite Italiane Banque De Bruxelles Societe Anonyme Alfons Stach Diana Lorenz R. A. Cannon	Seaboard Trust Co Royal Bank of Canada (New York) Bank of the Manhattan Co. The National City Bank of New York Corn Exchange Bank & Trust Co. Corn Exchange National Bank & Trust Co.	Auguste Frisch. Detta Bocklenberg & Matte. Deutsche Bank. A. Steinriggl, Eielgraben. Admiral Graf Spee Spende. Progressus Internationale Technische Ver- lagsgesellschaft.	$\begin{array}{c} 1,008.08\\ 74.00\\ 45.00\\ 2.00\\ 50.00\\ 3.00 \end{array}$	2419. 554256. 145754. 35. 6. 5537.	
$\begin{array}{c} 12/14/39\\ 5/22/40\\ 5/22/40\\ 5/22/40\\ 8/22/40\\ 5/29/40\\ 5/29/40\\ 7/8/40\end{array}$	Alexander & Dowell Auheuser Buseh, Ine do. do. Banco Esphito Santo. Perbertizeer.	The Munsey Trust Co Manufacturers Trust Co do	Breitung G. Breitung do do Soeledado de Antlinas. Dentsche Bank Depositenkasse y2, Berlin, Germany.	$\begin{array}{c} 14.50\\ 32.00\\ 32.00\\ 5.90\\ 20.10\\ 152.16\\ 18.25\end{array}$	28728. 2514. 2681. 2735. 2957. 222690/. 29.	
5/1/40 4/15/40	Transmares Corp Ludwig F. Critz	Bank of the Manhattan Co. American Trust Co., (First Berkeley Office,	Neef Irritier. Deutsche Allgemeine Zeitung, Berlin	20, 00 13, 23	397. 3985.	
6/6/40 9/24/40 4/40 9/30/40 7/23/40	Julie Schoder. Banco Di Roma Banco Ceutral de Bolivia. A. W. Klieforth Bank-und-Handels-Gesellschafts in Ham- butz.	Calif.). Bank of the Manhattan Co Guaganty Trust Co. of New York Central Hanover Bank & Trust Co The Riggs National Bánk J. Henry Schroder Banking Corp	Reichsversicherungs Augestelte Deutsche Bank, Berlin Maria Luisa De Herpers Deutsche Bank Norddeutscher Lloyd	$10,00 \\ 104,00 \\ 40,00 \\ 33,54 \\ 23,33$	25025. 266160. 40/426. 98. 14250.	
11/6/39 1/29/40	Roberts, Cushman & Woodbery Handel-Maatsehappij-H. Albert de Bary &	State Street Trust Co	Meffert, Dr. Schl & Dr. Schlumberger Basler Lebensversicherungs-Gesellschaft	$15.00 \\ 426.55$	30876. 31799.	
2/1/40 2/1/40	Co., N. V. Bauque Federale, Basle, Switzerland Aligencine Waren-Finanzierungs-Gesell- schaft, m. b. H.	National City Bank of New York Bank of New York	Deutsche Bank. National Aligemeine Bersieherungs-Aktien- gesellschaft.	$247.87 \\ 98.43$	362950. 100911.	
11/30/39 1/31/40 1/6/40	"Hauek" Sociedad Anonima B. D. Hohenthal (Finance officer, U. S. A.). Alexander & Dowell (by Louisa J. Mills,	The Chase National Bank Treasurer of United States The Munsey Trust Co	Kabel-und Mctallwerke Neumeyer A. G Herbert J. Burgman DiplIng George Weinhausen	389.11 145.79 14.00	726. 237 28753.	
1/31/40	nttorney in fact). Forsikrings Aktieselskabet Skandanavia	The Chase National Bank	Exportkreditbank Aktiengeselisehaft, Ber-	599. 29	387.	
1/30/40	Hammerbrooker Lagerhaus Gesellschaft	Henry Schroder Banking Corp	lin. Europaische Guter-und Reisegepack Ver- sicherungs Aktiengesellschaft, Berlin.	31.10	12728.	
10/23/39 2/1/40 5/21/40	Demand.	The Chase National Bank Guaranty Trust Co. of N. Y The National City Bank of New York American Express Co do do do do do do do do do	E mil Fosen	$\begin{array}{c} 5,80\\ 9,65\\ 173,64\\ 10,00\\ 10,00\\ 10,00\\ 10,00\\ 10,00\\ 20,$	21712. 236. 427704. K 5, 140, 613. K 3, 280, 033. K 3, 280, 034. K 3, 280, 035. P 7281911. H 1200893. H 270707	
	do Demand	do do do	. do Demand	$\begin{array}{c} 20,00\\ 20,00\\ 10,00\\ 10,00\\ \end{array}$	H 3783727, H 3783726, K 5140657, K 3280036	

[F. R. Doc. 47-5873; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9057] HELENE LEXOW ENGELMAN

In re: Estate of Helene Lexow Engelman, deceased. File 017-7041.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Gertrude Engelman, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the sum of \$297.13 was paid to the Attorney General of the United States by Elsa H. Hartung, Administratrix of the Estate of Helcne Lexow Engelman, deceased;

3. That the said sum of \$297.13 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Attorney General of the United States by acceptance thereof on March 7, 1947, pursuant to the Trading with the Enemy Act, as amended.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 26, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK, Director.

[F. R. Doc. 47-5872; Filed, June 20, 1947; 8:58 a. m.]

[Vesting Order 9082]

DEUTSCHE EISENWERKE A. G.

In re: Interests of Deutsche Elsenwerke, Aktiengesellschaft of Gelsenkirchen, Germany, in an agreement relating to U. S. Letters Patent No. 2.239.530.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Deutsche Eisenwerke Aktiengesellschaft of Gelsenkirchen, Germany, is a corporation organized under the laws of, and having its principal place of business in, Germany and is a national of a foreign country (Germany);

2. That the property described as follows: All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Deutsche Eisenwerke Aktiengesellschaft by virtue of an agreement evidenced by a letter dated November 10, 1938, from Deutsche Eisenwerke to U. S. Pipe & Foundry Company and by another letter from the latter company to Deutsche Eisenwerke dated March 22, 1939 (including all modifications of such agreement and supplements to such agreement, if any), by and between Deutsche Eisenwerke Aktiengesellschaft and U. S. Pipe & Foundry Company, which agreement relates, among other things, to United States Letters Patent No. 2.239.530.

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a foreign country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended. Executed at Washington, D. C., on May

May 27, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5874; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9083]

MELCHIOR SPIEGEL AND ALKA MFG. AND SALES CORP.

In re: Interests of Melchior Spiegel in an agreement with Alka Manufacturing and Sales Corporation.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Melchior Spiegel, whose last known address is Budapest, Hungary, is a resident of Hungary and a national of a foreign country (Hungary);

2. That the property described as follows: All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Melchior Spiegel by virtue of an agreement dated March 18, 1941 (including all modifications thereof and supplements thereto, if any) by and between Melchior Spiegel and Alka Manufacturing and Sales Corporation, which agreement relates, among other things. to United States Letters Patent Nos. 2,079,306 and 2,175,000.

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a foreign country (Hungary).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 27, 1947.

For the Attorney General.

STAT.]

DONALD C. COOK, Director.

[F. R. Doc. 47-5875; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9084]

HENRY FRANKEN

In re: Estate of Henry Franken, deceased. File D-28-3836; E. T. sec. 6475.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mrs. Gertrude Sershen, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the estate of Henry Franken, deceased, is property payable or deliverable to, or claimed by the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by Herbert J. Potter. as administrator, acting under the judicial supervision of the Probate Court for the County of Marquette, Michigan; and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a

national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 27, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5876; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9123]

ROSINE AHRENS

In re: Estate of Rosine Ahrens, deceased. File D-28-1755; E. T. sec. 941. Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Heinerich Ahrens, Adolf Ahrens, Louise Ahrens, Heinerich Ahrens, Else Ahrens, Frieda Hagen, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

designated enemy country (Germany); 2. That the children of Heinerich Ahrens, names unknown, and the children of Adolf Ahrens, names unknown, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany):

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the estate of Rosine Ahrens, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by Fred D. Ahrens and Palisades Trust & Guaranty Company, as co-executors under the will of Rosine Ahrens, deceased, acting under the judicial supervision of the Bergen County Orphans' Court, Hackensack, New Jersey:

and it is hereby determined:

5. That to the extent that the above named persons and the children of Heinerich Ahrens, names unknown and the children of Adolf Ahrens, names unknown, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany). All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193 as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5877; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9138]

MASAO NAKAGAWA

In re: Estate of Masao Nakagawa, deceased. File D-39-18395; E. T. sec. 14251.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Shizue Nakagawa, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the heirs at law, devisees, grantees, next of kin, issue, legatees and personal representatives of Shizue Nakagawa, names unknown, and the heirs at law, devisees, grantees, next of kin, issues and legatees of Masao Nakagawa, deceased, names unknown, who there is reasonable cause to believe are residents of Japan, are nationals of a designated enemy country (Japan);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the estate of Masao Nakagawa, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Japan);

4. That such property is in the process of administration by Rulon D. Brooks, as Administrator of the said estate, acting under the judicial supervision of the Cumberland County Orphans' Court, Cumberland County Court House, Bridgeton, New Jersey;

and it is hereby determined:

5. That to the extent that the above named person and the heirs at law, devisees, grantees, next of kin, issue, legatees and personal representatives of Shizue Nakagawa, names unknown, and the heirs at law, devisees, grantees, next of kin, issue and legatees of Masao Nakagawa, deceased, names unknown, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,

Director. [F. R. Doc. 47-5878; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9097] ARTHUR TOROK

In re: Stock owned by Arthur Torok.

F-28-23891-D-1. Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Arthur Torok, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: a. Nine (9) shares of no par value, common capital stock of United States Steel Corporation, a corporation organized under the laws of the State of New Jersey, evidenced by certificate number P23098, registered in the name of Arthur Torok, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York 15, New York, in account number B23944 entitled Exportkreditbank Aktiengesellschaft, Berlin, Germany, sub-account Special Customers Account for Custody, together with all declared and unpaid dividends thereon.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany):

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest, There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 27, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5879; Filed, June 20, 1947; 8:59 a. m.]

[Vesting Order 9154]

HERMANN FREY AND EMIL NOLLER

In re: Stock owned by and debts owing to Hermann Frey and Emil Noller. F-28-22454-D-1/2, F-28-22457-D-1/2.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hermann Frey, whose last known address is Neubergstrass 55, H. F. Wurzburg, Germany, and Emil Noller, whose last known address is Gutbrodstr. 53, Stuttgart W., Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. Thirty-three (33) shares of \$25 par value capital stock of Standard Oil Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of New Jersey, evidenced by the certificates listed below, registered in the names of the persons listed below, in the amounts appearing opposite said names as follows:

Registered owner and Number certificate No. of shares Herman Frey: SC27610____ 6 SC57276_____ SC57277_____ 3 SC57279_____ -1 SC57280_____ 1 Emil Noller: SC42412_____ SC69655_____ 13

together with all declared and unpaid dividends thereon,

b. Two (2) shares of \$15 par value capital stock of Consolidated Natural Gas Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite said names as follows:

Registered owner and	Numb	er,
certificate No.	of shar	res
Herman Frey; 036471		1
Emil Noller: 079604		1

together with all declared and unpaid dividends thereon, and

c. Those certain debts or other obligations owing to Hermann Frey and Emil Noller by Standard Oil Company, a New Jersey corporation, 30 Rockefeller Plaza. New York, New York, in the amounts of \$7.34 and \$9.96 respectively, as of December 31, 1945, arising out of the sale of certain scrip issued by said corporation, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

SEAT]

DONALD C. COOK,

Director. [F. R. Doc. 47-5880; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9155]

K. FUKUSHIMA AND MRS. K. FUKUSHIMA

In re: Bank account, stock owned by and debt owing to K. Fukushima, also known as Kisoji Fukushima, and Mrs. K. Fukushima. F-39-48-A-1, F-39-48-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That K. Fukushima, also known as Kisoji Fukushima and Mrs. K. Fukushima, whose last known address is Osaka, Japan, are residents of Japan and nationals of a designated enemy country (Japan):

2. That the property described as follows: That certain debt or other obligation owing to K. Fukushima, also known as Kisoji Fukushima, and Mrs. K. Fukushima, by Dallas National Bank, 1528 Main Street, Dallas 1, Texas, arising out of a Checking Account, entitled Mr. or Mrs. K. Fukushima, and any and all rights to demand, enforce and collect the`same,

is property within the United States owned or controlled by, payable, or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Japan);

3. That the property described as follows:

a. That certain debt or other obligation owing to K. Fukushima, also known as Kisoji Fukushima, by A. M. Kilder & Co., 1 Wall Street, New York, N. Y., in the amount of \$142.71, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same.

b. Five (5) shares of \$10.00 par value common capital stock of American Crystal Sugar Company, 600 Boston Bldg., Denver, Colorado, a corporation organized under the laws of the State of New Jersey, evidenced by Certificate number CA20286, registered in the name of A. M. Kidder & Co., 1 Wall Street, New York. N. Y., together with all declared and unpaid dividends thereon, and

c. Fifteen (15) shares of No par value common capital stock of Anaconda Copper Mining Company, 25 Broadway, New York 4, New York, a corporation organized under the laws of the State of Montana, evidenced by Certificate number F848004, registered in the name of A. M. Kidder & Co., 1 Wall Street, New York, N. Y., together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, K. Fukushima, also known as Kisoji Fukushima, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used. administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For	the	Attorney	General.	
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[SEAL]	DONALD C. COOK,
	Director.

[F. R. Doc. 47-5881; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9182]

FRIEDRICH ZIMMERMANN AND FRIEDA ZIMMERMANN

In re: Debt owing to and bonds and voting trust certificate owned by Friedrich Zimmermann, and Frieda Zimmermann. F-28-22569-A-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Friedrich Zimmermann, and Frieda Zimmermann, whose last known addresses are Berlin, Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Friedrich Zimmerman and Frieda Zimmermann by The Commercial National Bank and Trust Company of New York, 46 Wall Street, New York, New York, in the amount of \$238.35, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

b. Two (2) Savoy-Plaza, Inc., 3-year 6% mortgage income bonds, of \$1500 aggregate face value, due October 1, 1956, bearing the numbers D1853 and M4452, registered in the names of Friedrich Zimmermann and Frieda Zimmermann, together with any and all rights thereunder and thereto, and

c. One (1) Savoy-Plaza, Inc., voting trust certificate, bearing the number AU3371, for 18 shares Class A \$1.00 par value common stock, registered in the names of Friedrich Zimmermann, and Frieda Zimmermann, together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Friedrich Zimmerman and Frieda Zimmerman, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, havingbeen made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947. For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5884; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9178]

FRITZ WILLE

In re: Debts or other obligations owing to and stocks and bonds owned by Fritz Wille. F-28-6192-E-1, F-28-6192-A-1, F-28-6192-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Fritz Wille, whose last known address is Garten Strasse 9, Salzwedel, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Fritz Wille, by The National Shawmut Bank of Boston, 40 Water Street, Boston, Massachusetts, arising out of a savings account, account number 34981, entitled Fritz Wille, and any and all rights to demand, enforce and collect the same.

b. That certain debt or other obligation owing to Fritz Wille, by The National Shawmut Bank of Boston, 40 Water Street, Boston, Massachusetts, arising out of a demand deposit account, entitled Fritz Wille A 417, and any and all rights to demand, enforce and collect the same.

c. Those certain shares of stock described in Exhibit A, attached hereto, and by reference made a part hereof, registered in the name of Fritz Wille, together with all declared and unpaid dividends thereon, and

d. Those certain bonds described in Exhibit B, attached hereto and by reference made a part hereof, registered in the name of Fritz Wille, together with any and all rights thereunder and there-to.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

DONALD C. COOK, Director.

EXHIBIT A

[SEAL]

Name and address of issuer	Place of Incor- poration	Number of shares	Type of stock	Par value	Certificate No.
American Sugar Refining Co., 120 Wall St., New York, N. Y.	New Jersey	10	Preferred	\$100	J115247.
Consolidated Natural Gas Co., 30 Rockefeller Plaza, New York, N. Y.	Delaware	δ	Capital	15	O116599.
Mission Corp., 15 Exchange Pl., Jersey City, N. J.	Nevada	2	Common	No	O68819.
Standard Oil Co. of New Jersey, 30 Rockefeller Plaza, New York, N. Y.	New Jersey	50 1 1	Capitaldo	25 25 25	C 9259. C 939888. C C 47513.

EXHIBIT B

Name of issuer	Type of bond	Certificate No.	Face value
	5 percent coupon bond, due July 15, 1955 6 percent coupon bond, due May 1, 1952	M34128 M2160	\$1,000 1,000
Germany. Saxon Public Works, Inc., Germany	7 percent coupon bond Feb. 1, 1945	M11862	1,000

[F. R. Doc. 47-5882; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9179]

HATSUMI YOKOMIZO

In re: Stock owned by Hatsumi Yokomizo. D-39-18358-A-1, D-39-18358-D-1 to D-5.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hatsumi Yokomizo, whose last known address is Aza Matsuoda Mizunawa-mura, Ukiha-gun, Fukuoka-ken, Japan, is a resident of Japan and a narequires that such person be treated as a

national of a designated enemy country

All determinations and all action re-

quired by law, including appropriate con-

sultation and certification, having been

made and taken, and, it being deemed

There is hereby vested in the Attorney

General of the United States the property

described above, to be held, used, admin-

istered, liquidated, sold or otherwise dealt with in the interest of and for the benefit

The terms "national" and "designated

Executed at Washington, D. C., on

DONALD C. COOK,

Director.

enemy country" as used herein shall have

the meanings prescribed in section 10 of

Executive Order 9193, as amended.

For the Attorney General.

necessary in the national interest.

of the United States.

May 29, 1947.

[SEAL]

(Japan).

tional of a designated enemy country (Japan);

2. That the property described as follows:

Those certain shares of stock, described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of Mrs. Hatsumi Yokomizo, and presently in the custody of Kaheiji Yokomizo, 881 Athens Avenue, Oakland 7, California, together with all declared and unpaid dividends thereon.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States

EXHIBIT A

Name and address of issuing corporation	State of incor- poration	Par value	Type of stock	Number of shares	Certificate No.
Oliver United Filters Inc., 260 California	Nevada	No par	Class B common	100	C B 8208.
St., San Francisco 11, Calif. Oliver United Filters Inc., 260 California St., San Francisco 11, Calif.	do	No par	Class B common	190	CB8209.
Coty International Corp., 100 West Tenth St., Wilmington, Del.	Delaware	\$1.00	Common	100	N 5244.
Coty, Inc., 423 West 55th St., New York 19, N. Y.	do	\$1.00	Common	100	NY-6836.
Pennsylvania-Dixie Cement Corp., 60 East 42d St., New York 17, N. Y.	do	No par	Common.	100	C-9438.
Western Maryland Railway Co., Stand- ard Oil Bldg., Baltimore 2, Md.	Maryland and Pennsylvania.	\$100	Common	100	43876.
Thompson-Starrett Co., Inc., 444 Madi- son Ave., New York 22, N. Y.	Delaware	No par	Common	100	C 30100.
Blair & Co., Inc., 44 Wall St., New York 5, N. Y.	New York	\$1.00	Capital	100	\$1625.
Blair & Co., Inc., 44 Wall St., New York 5, N. Y.	do	\$1.00	Capital	100	S1626.
Sunray Oil Corp., Philtower Bldg., Tulsa, Okla.	Delaware	\$1.00	Common	100	C85962.
Sunray Oil Corp., Philtower Bldg., Tulsa, Okla.	do	\$1.00	Common	20	C048075.

[F. R. Doc. 47-5883; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9187]

FRED GOETZ

In re: Estate of Fred Goetz, deceased. File D-28-9314; E. T. sec. 12307.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Julia Messer, Sophia Kobald, Regina Gradolph, Rosina Weber and Sophia Messer, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the sum of \$1,099.19 was paid to the Alien Property Custodian by Albert J. Schumacher, Executor of the estate of Fred Goetz, deceased;

3. That the sum of \$1,099.19 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Alien Property Custodian by acceptance thereof on August 20, 1946, pursuant to the Trading with the Enemy Act, as amended.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,

Director.

[F. R. Doc. 47-5885; Filed, June 20, 1947; 9:00 a. m.]

[Vesting Order 9202]

HARDY & CO., G. M. B. H.

In re: Bonds and stock owned by and debt owing to Hardy & Co., G. m. b. H.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hardy & Co., G. m. b. H., the last known address of which is Markgrafenstrasse 36, Berlin W 8, Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Ten (10) National Railroad Company of Mexico prior lien $4\frac{1}{2}\%$ gold bonds, due October 1, 1926, issued in the name of bearer, each of \$1,000 face value, bearing the numbers M8, M57, M141. M146, M522, M788, M861, M959, M1489 and M1210 and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto.

b. Seventeen (17) Institution for Encouragement of Irrigation Works and Development of Agriculture, S. A. (Mexican Irrigation) $4\frac{1}{2}$ % bonds due November 1, 1943, issued in the name of the bearer, of the face values and bearing the numbers set forth in Exhibit A. attached hereto and by reference made a part hereof, and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto,

c. Forty-five (45) shares of \$5 par value common capital stock of The Morris Plan Corporation of America, 420 Lexington Avenue, New York, New York. a corporation organized under the laws of the State of Virginla, evidenced by certificate number F-991, registered in the name of Shepperd & Co. and presently in the custody of Swiss American Corporation, 30 Pine Street, New York. New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with all declared and unpaid dividends thereon and any and all rights of exchange thereof for \$0.10 par value common capital stock of said Th Morris Plan Corporation of America, and

d. That certain debt or other obligation of Swiss American Corporation, 30 Pine Street, New York, New York, in the amount of \$160.59, as of February 28, 1947, constituting a portion of an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all accruals thereto and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Hardy & Co., G. m. b. H., the aforesaid national of a designated enemy country (Germany):

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL]	DONALD C. COOK,
	Director.
	EXHIBIT A
Bond No.:	Face value
M5718	
M5719	1,000
M5488	1,000
M4061	1,000
M3	1,000
M12605	1,000
M12317	1,000
M12156	1,000
M5963	1,000
M8987	1,000
M10837	1,000
M10851	1,000
	1,000
	500
	500
	500
	500

[F. R. Doc. 47-5886; Filed, June 20, 1947; 9:01 a. m.]

[Vesting Order 9203]

HUGO HARDY

In re: Gold notes and bonds owned by the personal representatives, heirs, next of kin, legatees and distributees of Hugo Hardy, deceased.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distributees of Hugo Hardy, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. Fifteen (15) National Railways of Mexico three year 6% secured gold notes, due January 1, 1917, issued in the name of bearer, each of \$45 face value, bearing the numbers 23842/23856 and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto, and

b. Fifteen (15) National Railways of Mexico prior lien $4\frac{1}{2}\%$ 50 year sinking fund gold bonds, due July 1, 1957, issued in the name of bearer, each of \$1,000 face value, bearing the numbers M34612, M48914, M34702/4 and M37442/51 and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the personal representatives, heirs, next of kin, legatees and distributees of Hugo Hardy, deceased, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK. Director.

[F. R. Doc. 47-5887; Filed, June 20, 1947; 9:01 a. m.]

[Vesting Order 9204]

H. M. MAURITZ

to H. M. Mauritz.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That H. M. Mauritz, whose last known address is Niederelfringhausen Via Hattingen (Ruhr), Oberlaakenhof, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Six (6) Mortgage Bank of Chile guaranteed sinking fund 6% gold bonds of 1929, due May 1, 1962, issued in the name of bearer, each of \$1,000 face value, bearing the numbers M1522, M2458, M2459, M2356, M13503 and M10040, and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto, and

b. That certain debt or other obligation of Swiss American Corporation, 30 Pine Street, New York, New York, in the amount of \$688.23, as of February 27, 1947, constituting a portion of an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all accruals thereto and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by H. M. Mauritz, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated., sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

DONALD C. COOK. [SEAL]

Director.

In re: Bonds owned by and debt owing [F. R. Doc. 47-5888; Filed, June 20, 1947; 9:01 a. m.]

[Vesting Order 9207]

MRS. TOKUKO M. NAKANO

In re: Stocks, bank accounts and bond owned by Mrs. Tokuko M. Nakano, also known as Toku Moriwake Nakano. F-39-567-A-1, F-39-567-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mrs. Tokuko Nakano, also known as Toku Moriwake Nakano, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the names of the persons set forth in Exhibit A, and presently in the custody of Empire Trust Co., 120 Broadway, New York 5, N. Y., together with all declared and unpaid dividends thereon.

b. That certain debt or other obligation of The National City Bank of New York, 55 Wall Street, New York 15, New York, arising out of a Compound Interest Account, Account Number 28612, entitled Tokuko Nakano, maintained at the branch office of the aforesaid bank located at 4249 Broadway, New York City, and any and all rights to demand, enforce and collect the same,

c. That certain debt or other obligation of The National City Bank of New York, 55 Wall Street, New York 15, New York, arising out of a Compound Interest Account, Account Number 38389, entitled Tokuko Nakano, maintained at the branch office of the aforementioned bank located at 4249 Broadway, New York City, and any and all rights to demand, enforce and collect the same,

d. That certain debt or other obligation of Empire Trust Co., 120 Broadway, New York 5, N. Y., arising out of a Trust Ledger-Cash Account, entitled Mrs. Tokuko M. Nakano, and any and all rights to demand, enforce and collect the same, and

e. One United States of America $2\frac{1}{2}$ % Treasury Bond, of \$1000.00 face value, bearing the number 164799K in bearer form and presently in the custody of Empire Trust Co., 120 Broadway, New York 5, N. Y., together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

EXHIBIT A

Name and address of issuing corporation	State of incorporation	Num- ber of shares	Certificate Nos.	Par value	Type of stock	Name of registered, owner
Anaconda Copper Mining Co., 25 Broad- way, New York 4, N. Y.	Montana	40	F952645	\$50.00	Common	Bosworth & Co.
Bethlehem Steel Corp., 25 Broadway, New York, N. Y.	Delaware	10	L207116	No par	do	Do.
Commercial Credit Co., Baltimore, Md New York Central Railroad Co., Albany, N. Y.	do New York, Ohio, Illinois, Indiana, Pennsylvanla, and Mlchigan.	20 75	C F30678 L386637	\$10.00 No par	Capital	Do. . Do.
Northern Pacific Railway Co., 176 East Flith St., St. Paul 1, Minn.	Wisconsin	225	A 288004 for 100 shares, A 288005 for 100 shares, C 405816 for 25 shares.	\$100.00	Common	Do,
North American Aviation, Inc., 5701 Imperial Highway, Inglewood, Calif.	Delaware	125	B93-131 for 100 shares, A135-097 for 25 shares,	\$1,00	Capital	Do.
North American Co., 60 Broadway, New York 4, N. Y.	New Jersey	•20	M 54647	\$10.00	Common	Do,
State Savings & Loan Association, 61 W. South Temple, Salt Lake City, Utah.		1	1040			Mrs. Tokuko Nakano.
State Bullding & Loan Association, 61 West South Temple, Salt Lake City, Utah.		1.47	455		Guaranty capitol	Mrs. Tokuko Moriwak Nakano.
		21 1.559 3	575		dodo	Do, Tokuko M, Nakano, Do,
		1.59 235 50	829 251 169		do	Miss Tokuko Moriwak.
United States Steel Corp., 71 Broadway, New York, N. Y.	New Jersey	10	P239214	No par	Conimon	Bosworth & Co.

[F. R. Doc. 47-5890; Filed, June 20, 1947; 9:01 a. m.]

[Vesting Order 9210]

ARNO WEBER

In re: Bond owned by and debt owing to Arno Weber.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Arno Weber, whose last known address is Berlin-Neukoelln, Teupitzerstr. 99, Germany, is a resident of Germany and a national of a designated enemy country (Germany); 2. That the property described as follows:

a. One (1) German American Stoneware Works first mortgage 5% gold bond, issued in the name of bearer, of \$100 face value, bearing the number 104 and presently in the custody of Swiss American Corporation, 30 Pine Street, New York, New York, in an account entitled Credit Suisse, Clients Depot, Basle, Switzerland, together with any and all rights thereunder and thereto, including particularly, but not limited to, the right to all proceeds of the redemption thereof, and

b. That certain debt or other obligation of Swiss American Corporation, 30 Pine Street, New York, New York, in the amount of \$15, as of February 28, 1947, constituting a portion of an account entitled Credit Suisse, Clients Depot, Basle. Switzerland, together with any and all accruals thereto and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Arno Weber, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5892; Filed, June 20, 1947; 9:01 a. m.]

[Vesting Order 9171]

ANNA MARIE SIEGERT

In re: Stock owned by and debts owing to Anna Marie Siegert. F-28-5621-A-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Anna Marie Siegert, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany); 2. That the property described as follows:

a. Twenty-one (21) shares of \$5 par value common capital stock of Booth Fisheries Corporation, 309 W. Jackson Street, Chicago, Illinois, a corporation organized under the laws of the State of Delaware, evidenced by Certificates Numbered NC0565 and NC01447, for 7 and 14 shares respectively, registered in the name of Anna Marie Siegert, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon,

b. Four hundred sixty-four thousandths (464/1000ths) of a share of \$5 par value common capital stock of Booth Fisheries Corporation, 309 W. Jackson Street, Chicago, Illinois, a corporation organized under the laws of the State of Delaware, evidenced by Certificate Numbered CS624, in bearer form, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon,

c. Sixty (60) shares of \$100 par value common capital stock of The Union Pacific Railroad Company, 120 Broadway, New York, New York, a corporation organized under the laws of the State of Utah, evidenced by Certificate Numbered A303336, registered in the name of Anna M. Siegert, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon,

d. That certain debt or other obligation owing to Anna Marie Siegert, by Illinois Timber Co., a corporation organized under the laws of the State of Washington, evidenced by a 6% Promissory Note made by Illinois Timber Co., payable to Anna Marie Siegert and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, and any and all rights to demand, enforce and collect the aforesaid debt or other obligation, and any and all accruals thereto, together with any and all rights in, to and under, including particularly the right to possession of, the aforesaid note.

e. All those debts or other obligations owing to Anna Marie Siegert by City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

e. Sixty (60) shares of capital stock of Louisiana Consolidated Mining Company, registered in the name of Central Trust Company of Illinois, as Trustee under the will of Adolph Uhrlaub, deceased, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon,

f. Forty (40) shares of capital stock of Central Coal Co., evidenced by Certificate Numbered 125, registered in the name of Anna M. Siegert, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon, and,

g. Twenty (20) shares of \$100 par value capital stock of Powell County Land Company, evidenced by Certificate Numbered 22, registered in the name of Anna M. Siegert, and presently in the custody of City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, together with all declared and unpaid dividends thereon.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General. [SEAL] DONALD C. COOK.

Director.

[F. R. Doc. 47-5841; Filed, June 19, 1947; 8:53 a. m.]

[Vesting Order 9172]

BERNHARD STALMANN AND KARL C. WOLFLING

In re: Stock owned by Bernhard Stalmann and Karl C. Wolfling. F-28-22458-D-1/2, F-28-22460-D-1/2.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Bernhard Stalmann, whose last known address is c/o Waried Tankschiff Rhederei G. m. b. H., Hamburg 36, Neuer Jungfernsteig 21, Germany, and Karl C. Wolfling, whose last known address is Tullastrasse 15, Mannheim, Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. Twenty-six (26) shares of \$25 par value capital stock of Standard Oil Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of New Jersey, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite said names as follows:

Registered owner	Certificate No.	Number of shares
Bernhard Stalmann	SC 23301	14
Karl C. Wolfling	SC 29629	12

together with all declared and unpaid dividends thereon, and

b. Two (2) shares of \$15 par value capital stock of Consolidated Natural Gas Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite said names as follows:

Registered owner	Certificate No.	Number of shares
Bernhard Stalmann Karl C. Wolfling	0102143 0115484	1

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof is not within a designated enemy country, the national 'interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on * May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5842; Filed, June 19, 1947; 8:53 a. m.]

[Vesting Order 9175]

UME UYEDA AND SHIGERU UYEDA

In re: Stock owned by Ume Uyeda and Shigeru Uyeda. F-39-3302-D-1, F-39-3302-D-2.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ume Uyeda and Shigeru Uyeda, whose last known addresses are Yokohama, Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the property described as follows: Sixty-five and one-half $(65\frac{1}{2})$ shares of \$2.00 par value capital stock of Transamerica Corporation, 4 Columbus Avenue, San Francisco, California, a corporation organized under the laws of the State of Delaware, evidenced by Certificates numbered SFC76011 for eleven (11) shares; SFA73268 for fifty (50) shares; SFC79670 for four and one-half $(4\frac{1}{2})$ shares, registered in the name of Ume Uyeda, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Ume Uyeda, the aforesaid national of a designated enemy country (Japan);

3. That the property described as follows:

a. One hundred (100) shares of \$25.00 par value 6% cumulative first preferred capital stock of Pacific Gas & Electric Company, 245 Market Street, San Francisco 6, California, a corporation organized under the laws of the State of California, evidenced by a certificate numbered C35921, registered in the name of Ume Uyeda and Shigeru Uyeda—Joint Tenants, together with all declared and unpaid dividends thereon, and

b. Fifty-one (51) shares of \$25.00 par value common capital stock of Pacific Gas & Electric Company, 245 Market Street, San Francisco 6, California, a corporation organized under the laws of the State of California, evidenced by a certificate numbered F138760, registered in the name of Ume Uyeda and Shigeru Uyeda—JT, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable fo, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Ume Uyeda and Shigeru Uyeda, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK, Director.

[F. R. Doc. 47-5843; Filed, June 19, 1947; 8:53 a. m.]

[Vesting Order 9146]

ANNA MARGARET ALBERT -

In re: Bank account and stock owned by Anna Margaret Albert, also known as Anna M. Albert. F-28-19818-E-1, F-28-19818-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Anna Margaret Albert, also known as Anna M. Albert, whose last known address is Hausen Uber Hersfeldt, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Anna Margaret Albert, by The West Side Savings and Loan Association, 2025 West 25th Street, Cleveland 13, Ohio, arising out of a savings account, Account Number 453, entitled Anna Margaret Albert, and any and all rights to demand, enforce and collect the same, and

b. Eighty (80) shares of \$10.00 par value permanent capital stock of The West Side Savings and Loan Association, 2025 West 25th Street, Cleveland 13. Ohio, a corporation organized under the laws of the State of Ohio, evidenced by certificate number P2468, registered in the name of Anna Margaret Albert, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national-of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK. Director.

[F. R. Doc. 47-5844; Filed, June 19, 1947; 8:53 a. m.]