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TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6—EXCEPTIONS FROM COMPETITIVE SERVICE

ENTIRE EXECUTIVE CIVIL SERVICE

Effective upon publication in the FEDERAL REGISTER, paragraphs (g) and (s) of § 6.101 are amended as set out below.

§ 6.101 *Entire Executive Civil Service.* * * *

(g) Any position the duties of which are part-time or intermittent in which the appointee will receive compensation during his service year that aggregates not more than 40 percent of the annual salary rate for the first step of GS-3. This limitation on compensation includes any premium pay such as for overtime, night, Sunday, or holiday work. It does not, however, include any mandatory within-grade salary increases subsequent to appointment under this authority. Appointments under this authority shall not be for job employment. In the Metropolitan Area of Washington, D. C., appointments under this authority shall be subject to the prior approval of the Commission.

(s) Temporary or intermittent positions at GS-7 and below when the appointees are to assist scientific, professional, or technical employees. Persons employed under this provision shall be (1) bona fide students at high schools or accredited colleges or universities pursuing courses related to the field in which employed, or (2) bona fide high school science and mathematics teachers. No person shall be employed under this provision (1) in a position of a routine clerical type; or (2) in excess of 130 working days a year; or (3) at a compensation during a period of a year that aggregates for positions at GS-4 and below more than 40 percent of the annual salary for the first step of GS-3, and for positions at GS-5, 6, or 7 more than 33½ percent of the annual salary for the first step of the grade at which the position is classified. The grade level at which the person enters on duty determines the pay limitation applicable to him throughout his service year. These limitations on

compensation include any premium pay such as for overtime, night, Sunday, or holiday work. They do not, however, include any mandatory within-grade salary increase to which the employee becomes entitled subsequent to appointment under this authority.

(R. S. 1753, sec. 2, 22 Stat. 403, as amended; 5 U. S. C. 631, 633)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] WM. C. HULL,
Executive Assistant.

[P. R. Doc. 58-5559; Filed, July 18, 1958; 8:54 a. m.]

TITLE 7—AGRICULTURE

Chapter I—Agricultural Marketing Service (Standards, Inspections, and Marketing Practices), Department of Agriculture

PART 52—PROCESSED FRUITS AND VEGETABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS

SUBPART—UNITED STATES STANDARDS FOR GRADES OF FROZEN TURNIP GREENS WITH TURNIPS¹

On April 23, 1958, a notice of proposed rule making was published in the FEDERAL REGISTER (23 F. R. 2684) regarding a proposed issuance of United States Standards for Grades of Frozen Turnip Greens with Turnips.

After consideration of all relevant matters presented, including the proposal set forth in the aforesaid notice, the following United States Standards for Grades of Frozen Turnip Greens with Turnips are hereby promulgated pursuant to the authority contained in the Agricultural Marketing Act of 1946 (60 Stat. 1087 et seq., as amended; 7 U. S. C. 1621 et seq.).

PRODUCT DESCRIPTION, STYLES, COLOR, PROPORTION OF INGREDIENTS, AND GRADES

Sec. 52.3731 Product description.
52.3732 Styles of frozen turnip greens with turnips.

¹ Compliance with the provisions of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

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(As of January 1, 1958)

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AUTHORITY: §§ 52.3731 to 52.3743 issued under sec. 205, 60 Stat. 1090, as amended; 7 U. S. C. 1624.

PRODUCT DESCRIPTION, STYLES, COLOR, PROPORTION OF INGREDIENTS, AND GRADES

§ 52.3731 *Product description.* Frozen turnip greens with turnips is the product prepared from the clean, sound, succulent leaves and the clean, sound, succulent roots of the turnip plant (*Brassica rapa*) by washing, sorting, trimming, blanching, and proper draining, and is then frozen in accordance with good commercial practice and maintained at temperatures necessary for the preservation of the product.

§ 52.3732 *Styles of frozen turnip greens with turnips—(a) General.* The style of frozen turnip greens with turnips applies to the form of the leaf material used and to the turnip root ingredient of the product. The turnip root ingredient is prepared in one of the following forms: Whole; sliced; diced; and cut.

(b) "Style I Whole Leaf" is the style of frozen turnip greens with turnips that consists of the leaf with adjacent portions of the stem, together with a single form of the turnip root ingredient.

(c) "Style II Sliced" is the style of frozen turnip greens with turnips that consists of leaves with adjacent portions of the stem which have been sliced into reasonably uniform strips, together with a single form of the turnip root ingredient.

(d) "Style III Cut or Chopped" is the style of frozen turnip greens with turnips that consists of leaves with adjacent portions of the stem which have been cut or chopped into small pieces, together with a single form of the turnip root ingredient.

§ 52.3733 *Color of turnips in frozen turnip greens with turnips.* (a) White. (b) Yellow.

§ 52.3734 *Recommended proportion of ingredients.* It is recommended that frozen turnip greens with turnips consist of 50 percent or more, by weight, of turnip greens and not less than 20 percent nor more than 50 percent, by weight, of turnips.

§ 52.3735 *Grades of frozen turnip greens with turnips.* (a) "U. S. Grade A" (or "U. S. Fancy") is the quality of frozen turnip greens with turnips in which the turnip ingredient is fairly uniform in size and each ingredient possesses similar varietal characteristics; possesses a good flavor; possesses a good color; is practically free from defects; possesses a good character; and scores not less than 85 points when scored in accordance with the scoring system outlined in this subpart.

(b) "U. S. Grade B" (or "U. S. Extra Standard") is the quality of frozen turnip greens with turnips in which each ingredient possesses similar varietal characteristics; possesses a reasonably good flavor; possesses a reasonably good color; is reasonably free from defects; possesses a reasonably good character; and scores not less than 70 points when scored in accordance with the scoring system outlined in this subpart.

(c) "Substandard" is the quality of frozen turnip greens with turnips that fail to meet the requirements of U. S. Grade B.

FACTORS OF QUALITY

§ 52.3736 *Ascertaining the grade—(a) General.* In addition to considering other requirements outlined in the standards, the following quality factors are evaluated in ascertaining the grade of the product:

- (1) *Factors not rated by score points.*
 - (i) Uniformity of size.
 - (ii) Varietal characteristics.
 - (iii) Flavor.
 - (iv) Proportion of ingredients.
- (2) *Factors rated by score points.*

The relative importance of each factor which is rated is expressed numerically on the scale of 100. The maximum number of points that may be given for each such factor is:

Factors:	Points
Color	20
Defects	40
Character	40
Total score	100

(b) *Evaluation of quality.* The rating for the factors of color, defects, and character (with respect to each ingredient) and the evaluation of uniformity of size and similar varietal characteristics are determined immediately after thawing so that the product is sufficiently free from ice crystals to permit proper handling as individual units. A representa-

tive sample is cooked to ascertain the tenderness of the frozen leaf and root ingredient before final evaluation of the score for character. The flavor is also ascertained on the cooked product.

(c) *Definition of requirements not rated by score points.* (1) "Good flavor" means that the product, after cooking, has a good, normal flavor and odor and is free from objectionable flavors and objectionable odors of any kind.

(2) "Reasonably good flavor" means that the product, after cooking, may be lacking in good flavor and odor but is free from objectionable flavors and objectionable odors of any kind.

(3) "Fairly uniform in size" means that the turnip ingredient units may vary in size but not to an extent that seriously detracts from the appearance of the product.

§ 52.3737 *Ascertaining the ratings for the factors which are scored.* The essential variations within each factor which is scored are so described that the value may be ascertained for each factor and expressed numerically. The numerical range within each factor which is scored is inclusive (for example, "17 to 20 points" means 17, 18, 19, or 20 points).

§ 52.3738 *Color—(a) General.* The factor of color refers to the general brightness of the combined ingredients before and after cooking.

(b) (A) *classification.* Frozen turnip greens with turnips that possess a good color may be given a score of 17 to 20 points. "Good color" means that the leafy ingredient possesses a bright, practically uniform typical green color of young tender turnip greens and that the turnip ingredient possesses a practically uniform bright characteristic color for the variety of young tender turnips, which ingredients have been properly prepared and properly processed.

(c) (B) *classification.* Frozen turnip greens with turnips that possess a reasonably good color may be given a score of 14 to 16 points. Frozen turnip greens with turnips that fall into this classification shall not be graded above U. S. Grade B, regardless of the total score for the product (this is a limiting rule). "Reasonably good color" means that the color of the leafy ingredient is reasonably bright and typical of reasonably young and reasonably tender turnip greens and that the turnip ingredient possesses a characteristic color for the variety, which color is typical of reasonably young and reasonably tender turnips which have been properly prepared and properly processed.

(d) (SStd.) *classification.* Frozen turnip greens with turnips that fail to meet the requirements of paragraph (c) of this section may be given a score of 0 to 13 points and shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

§ 52.3739 *Defects—(a) General.* The factor of defects refers to the degree of freedom from sand, grit, or silt, harmless extraneous material, and from damaged leaf and turnip ingredient.

(1) "Sand, grit, or silt" means any particle of earthy material.

(2) "Harmless extraneous material" means any extraneous vegetable substance, such as weeds or grass, that is harmless.

(3) "Damage" means damaged by yellow, brown, or other discoloration affecting any leaf or portion of leaf, stem or portion of stem, and damage by discoloration, insect injury, pathological injury, or other means affecting any leaf or unit of turnip ingredient. Minute, insignificant blemishes shall not be considered as damage.

(b) (A) classification. Frozen turnip greens with turnips that are practically free from defects may be given a score of 34 to 40 points. "Practically free from defects" means that no grit, sand, or silt may be present that affects the appearance or edibility of the product, and that there may be present for each 10 ounces, net weight, of turnip greens with turnips not more than:

(1) In whole leaf style, an aggregate of 6 inches in length of grass and weeds: *Provided*, That the total amount does not materially affect the appearance or edibility of the product.

(2) In other styles no grass or weeds or pieces of grass or weeds that materially affect the appearance or edibility of the product.

(3) An aggregate area of damage affecting 3 square inches (3" x 1") of leaves and stems or portions of leaves and stems, and 5 percent, by count, of units of turnip ingredient affected by damage: *Provided*, That damaged units do not materially affect the appearance or edibility of the product.

(c) (B) classification. Frozen turnip greens with turnips that are reasonably free from defects may be given a score of 28 to 33 points. Frozen turnip greens with turnips that fall into this classification shall not be graded above U. S. Grade B, regardless of the total score for the product (this is a limiting rule). "Reasonably free from defects" means that the product may contain a trace of grit, sand, or silt that does not seriously affect the appearance or edibility of the product and that there may be present for each 10 ounces, net weight, of turnip greens with turnips not more than:

(1) In whole leaf style an aggregate of 9 inches in length of grass and weeds: *Provided*, That the total amount does not seriously affect the appearance or edibility of the product.

(2) In other styles no grass or weeds or pieces of grass or weeds that seriously affect the appearance or edibility of the product.

(3) An aggregate area of damage affecting 8 square inches (6" x 1") of leaves and stems or portions of leaves and stems, and 10 percent, by count, of units of turnip ingredient affected by damage: *Provided*, That damaged units do not seriously affect the appearance or edibility of the product.

(d) (SStd.) classification. Frozen turnip greens with turnips that fail to meet the requirements of paragraph (c) of this section may be given a score of 0 to 27 points and shall not be graded above

Substandard, regardless of the total score for the product (this is a limiting rule).

§ 52.3740 *Character*—(a) *General*. The factor of character refers to the tenderness and texture of the product and the degree of freedom from fibrous or pithy turnip material.

(b) (A) classification. Frozen turnip greens with turnips that possess a good character may be given a score of 34 to 40 points. "Good character" means that the leafy ingredient is tender and practically free from coarse or tough leaves and stems and that the turnip ingredient possesses a tender texture and is practically free from fibrous or pithy units.

(c) (B) classification. Frozen turnip greens with turnips that possess a reasonably good character may be given a score of 28 to 33 points. Frozen turnip greens with turnips that fall into this classification shall not be graded above U. S. Grade B, regardless of the total score for the product (this is a limiting rule). "Reasonably good character" means that the leafy ingredient is reasonably tender and reasonably free from coarse or tough leaves and stems and that the turnip ingredient possesses a reasonably tender texture and is reasonably free from fibrous or pithy units.

(d) (SStd.) classification. Frozen turnip greens with turnips that fail to meet the requirements of paragraph (c) of this section may be given a score of 0 to 27 points and shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

EXPLANATION AND METHODS OF ANALYSIS

§ 52.3741 *Explanation and methods of analysis*. (a) The proportion of each of the ingredients is determined on the thawed product by the following procedure:

(1) Separate the leafy ingredient from the turnip ingredient from all of the containers in the sample.

(2) Composite the leafy ingredient and weigh.

(3) Composite the turnip ingredient and weigh.

(4) Add the weights of each of the ingredients to obtain the total weight of the combined ingredients in all of the containers in the sample.

(5) Calculate the percent of each of the ingredients by dividing the total weight of the combined ingredients into the composite weight of each ingredient and multiply by 100.

(b) Compliance with the requirements for proportions of ingredients will be determined by averaging the percent, by weight, of each ingredient in all of the containers in the sample: *Provided*, That any deviation from the recommended proportion of ingredients in any container is within the limits of good commercial practice.

LOT INSPECTION AND CERTIFICATION

§ 52.3742 *Ascertaining the grade of a lot*. The grade of a lot of frozen turnip greens with turnips covered by these standards is determined by the procedures set forth in the Regulations Governing Inspection and Certification of Processed Products Thereof, and Certain

Other Processed Food Products (§ 52.1 through 52.87; 23 F. R. 3535).

SCORE SHEET

§ 52.3743 *Score sheet for frozen turnip greens with turnips.*

Size and kind of container.....		
Container marks or identification.....		
Label.....		
Net weight (ounces).....		
Style of product.....		
Turnips (form and color).....		
Proportion of ingredients:		
Turnip greens %.....		
Turnips %.....		
Uniformity of turnip ingredient (Whole, Sliced, Diced, Cut) Meets A.....	Fails A.....	
Factors		
		Score points
Color.....	20	(A) 17-20
		(B) 14-16
		(SStd.) 0-13
Defects.....	40	(A) 34-40
		(B) 28-33
		(SStd.) 0-27
Character.....	40	(A) 34-40
		(B) 28-33
		(SStd.) 0-27
Total score.....	100	
Flavor.....		
Varietal characteristics.....		
Grade.....		

† Indicates limiting rule.

The United States Standards for Grades of Frozen Turnip Greens with Turnips (which is the first issue) contained in this subpart shall become effective 30 days after publication hereof in the FEDERAL REGISTER.

Dated: July 16, 1958.

[SEAL] ROY W. LENNARTSON,
Deputy Administrator,
Marketing Services.

[F. R. Doc. 58-5532; Filed, July 18, 1958;
8:49 a. m.]

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Valencia Orange Reg. 145]

PART 922—VALENCIA ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

LIMITATION OF HANDLING

§ 922.445 *Valencia Orange Regulation 145*—(a) *Findings*. (1) Pursuant to the marketing agreement and Order No. 22, as amended (7 CFR Part 922), regulating the handling of Valencia oranges grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.; 68 Stat. 906, 1047), and upon the basis of the recommendations and information submitted by the Valencia Orange Administrative Committee, established under the said marketing agreement and order, as amended, and upon other available information, it is hereby found that the limitation of handling of such Valencia oranges as hereinafter provided will tend to effectuate the declared policy of the act by tending to establish and maintain such orderly marketing conditions for such oranges as will provide, in the interests of producers and consumers, an orderly flow

[Plum Order 23]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.606 Plum Order 23—(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of plums of the variety herein-after set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

of the supply thereof to market throughout the normal marketing season to avoid unreasonable fluctuations in supplies and prices, and is not for the purpose of maintaining prices to farmers above the level which it is declared to be the policy of Congress to establish under the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication hereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because 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 declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The committee held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for Valencia oranges and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such Valencia oranges; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on July 17, 1958.

(b) Order. (1) The respective quantities of Valencia oranges grown in Arizona and designated part of California which may be handled during the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., July 27, 1958, are hereby fixed as follows:

- (i) District 1: Unlimited movement;
 - (ii) District 2: 600,600 cartons;
 - (iii) District 3: Unlimited movement.
- (2) As used in this section, "handled," "handler," "District 1," "District 2," "District 3," and "carton" have the same meaning as when used in said marketing agreement and order, as amended.

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

Dated: July 18, 1958.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F. R. Doc. 58-5620; Filed, July 18, 1958;
11:29 a. m.]

(b) Order. (1) During the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., November 1, 1958, no shipper shall ship any package or container of Sharkey plums unless such plums grade at least U. S. No. 1; and,

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 4 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, sixty-six and two-thirds (66 $\frac{2}{3}$) percent, by count, of the plums measure not less than one and thirteen-sixteenth (1 $\frac{13}{16}$) inches in diameter: *Provided*, That, individual containers in any lot may contain not more than fifty (50) percent, by count, of plums which measure less than one and thirteen-sixteenth (1 $\frac{13}{16}$) inches in diameter, if the average percent of such smaller sized plums in all containers in such lot does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent: *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch: *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) When used in this section, "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) (§§ 51.1520 to 51.1537 of this title; 23 F. R. 3509); "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the

same meaning as when used in the amended marketing agreement and order.

(3) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

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

Dated: July 16, 1958.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Marketing
Service.

[F. R. Doc. 58-5526; Filed, July 18, 1958;
8:47 a. m.]

[Plum Order 24]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.607 Plum Order 24—(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of plums of the variety hereinafter set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set

forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

(b) Order. (1) During the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., November 1, 1958, no shipper shall ship any package or container of Queen Ann plums unless such plums grade at least U. S. No. 1 with a total tolerance of ten (10) percent for defects not considered serious damage in addition to the tolerances permitted for such grade; and,

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 4 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, sixty-six and two-thirds (66 $\frac{2}{3}$) percent, by count, of the plums measure not less than one and thirteen-sixteenths (1 $\frac{13}{16}$) inches in diameter; *Provided*, That, individual containers in any lot may contain not more than fifty (50) percent, by count, of plums which measure less than one and thirteen-sixteenths (1 $\frac{13}{16}$) inches in diameter, if the average percent of such smaller sized plums in all containers in such lot does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent; *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) When used in this section, "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) (§§ 51.1520 to 51.1537 of this title; 23 F. R. 3509); "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall

mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the same meaning as when used in the amended marketing agreement and order.

(3) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

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

Dated: July 16, 1958.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Marketing
Service.

[F. R. Doc. 58-5527; Filed, July 18, 1958;
8:47 a. m.]

[Plum Order 25]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.608 Plum Order 25—(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of ship-

ments of plums of the variety hereinafter set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

(b) *Order.* (1) During the period beginning at 12:01 a. m., p. s. t., July 20, 1958, and ending at 12:01 a. m., p. s. t., November 1, 1958, no shipper shall ship from any shipping point during any day any package or container of Emily plums unless such plums grade at least U. S. No. 1; and, except to the extent otherwise permitted under this paragraph,

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 4 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, sixty-six and two-thirds (66 $\frac{2}{3}$) percent, by count, of the plums measure not less than one and thirteen-sixteenth ($1\frac{13}{16}$) inches in diameter; *Provided*, That, individual containers in any lot may contain not more than fifty (50) percent, by count, of plums which measure less

than one and thirteen-sixteenths ($1\frac{13}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent; *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) During each day of the aforesaid period, any shipper may ship from any shipping point a quantity of such plums, by number of packages or containers, which are of a size smaller than the size prescribed in subparagraph (1) of this paragraph if said quantity does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent of the number of the same type of packages or containers of plums shipped by such shipper which meet the size requirement of said subparagraph (1) of this paragraph and all such smaller plums meet the following applicable requirements:

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 5 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, seventy-five (75) percent, by count, of the plums measure not less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter; *Provided*, That, individual containers in any lot may contain not more than thirty-seven and one-half (37 $\frac{1}{2}$) percent, by count, of plums which measure less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed twenty-five (25) percent; *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7 $\frac{1}{2}$ -row standard pack, they shall be deemed to meet the minimum requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(3) If any shipper, during any day of the aforesaid period, ships from any shipping point less than the maximum allowable quantity of such plums that may be of a size smaller than the size prescribed in subparagraph (1) of this paragraph, the quantity of such under-shipment may be shipped by such shipper only from such shipping point during the next 2 succeeding calendar days; *Provided*, That, shipment is also made on the particular calendar day by such shipper of the full quantity of such smaller sized plums such shipper is au-

thorized to ship on such day under subparagraph (2) of this paragraph.

(4) When used in this section, "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) (§§ 51.1520 to 51.1537 of this title; 23 F. R. 3509); "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the same meaning as when used in the amended marketing agreement and order.

(5) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

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

Dated: July 16, 1958.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F. R. Doc. 58-5528; Filed, July 18, 1958;
8:48 a. m.]

[Plum Order 26]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.609 Plum Order 26—(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett

pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of plums of the variety hereinafter set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

(b) Order. (1) During the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., November 1, 1958, no shipper shall ship from any shipping point during any day any package or container of President plums unless such plums grade at least U. S. No. 1; and, except to the extent otherwise permitted under this paragraph,

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 4 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, sixty-six and two-thirds (66 $\frac{2}{3}$) percent, by count, of the plums measure not less than one and thirteen-sixteenth (1 $\frac{13}{16}$) inches in diameter: *Provided*, That, individual containers in any lot may contain not more than fifty (50) percent, by count, of plums which measure less than one and thirteen-sixteenth (1 $\frac{13}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent: *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch: *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) During each day of the aforesaid period, any shipper may ship from any shipping point a quantity of such plums, by number of packages or containers, which are of a size smaller than the size prescribed in subparagraph (1) of this paragraph if said quantity does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent of the number of the same type of packages or containers of plums shipped by such shipper which meet the size requirement of said subparagraph (1) of this paragraph and all such smaller plums meet the following applicable requirements:

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 5 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, seventy-five (75) percent, by count, of the plums measure not less than one and ten-sixteenth (1 $\frac{10}{16}$) inches in diameter: *Provided*, That, individual containers in any lot may contain not more than thirty-seven and one-half (37 $\frac{1}{2}$) percent, by count, of plums which measure less than one and ten-sixteenth (1 $\frac{10}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed twenty-five (25) percent: *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7 $\frac{1}{2}$ -row standard pack, they shall be deemed to meet the minimum requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch: *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(3) If any shipper, during any day of the aforesaid period, ships from any

shipping point less than the maximum allowable quantity of such plums that may be of a size smaller than the size prescribed in subparagraph (1) of this paragraph, the quantity of such under-shipment may be shipped by such shipper only from such shipping point during the next 2 succeeding calendar days: *Provided*, That, shipment is also made on the particular calendar day by such shipper of the full quantity of such smaller sized plums such shipper is authorized to ship on such day under subparagraph (2) of this paragraph.

(4) When used in this section, "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) §§ 51.1520 to 51.1537 of this title; 23 F. R. 3509; "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the same meaning as when used in the amended marketing agreement and order.

(5) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

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

Dated: July 16, 1958.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[P. R. Doc. 58-5529; Filed, July 18, 1958;
8:48 a. m.]

[Plum Order 27]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.610 Plum Order 27—(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of plums of the variety hereinafter set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

No. 141—2

(b) Order. (1) During the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., November 1, 1958, no shipper shall ship any package or container of Giant plums unless such plums grade at least U. S. No. 1; and,

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 5 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, seventy-five (75) percent, by count, of the plums measure not less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter; Provided, That, individual containers in any lot may contain not more than thirty-seven and one-half ($37\frac{1}{2}$) percent, by count, of plums which measure less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter, if the average percent of such smaller sized plums in all containers in such lot does not exceed twenty-five (25) percent; And provided further, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7½-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; Provided, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) When used in this section "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) (§§ 51.1520 to 51.1537 of this title; 23 F. R. 3509); "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7½-row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8½-row standard pack" shall mean that the top layer of the pack contains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the same meaning as when used in the amended marketing agreement and order.

(3) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

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

Dated: July 16, 1958.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F. R. Doc. 58-5530; Filed, July 18, 1958;
8:48 a. m.]

[Plum Order 28]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.611 Plum Order 28—(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of plums of the variety hereinafter set forth, and in the manner herein provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that, as hereinafter set forth, 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 declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such plums must await the development of the crop thereof, and adequate information thereon was not available to the Plum Commodity Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the

extent of, regulation of shipments of such plums. Interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; shipments of the current crop of such plums are expected to begin on or about the effective date hereof; this section should be applicable to all such shipments in order to effectuate the declared policy of the act; the provisions of this section are identical with the aforesaid recommendation of the committee; and information concerning such provisions and effective time has been disseminated among handlers of such plums and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on July 8, 1958.

(b) *Order.* (1) During the period beginning at 12:01 a. m., R. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., November 1, 1958, no shipper shall ship from any shipping point during any day any package or container of Late Duarte plums unless such plums grade at least U. S. No. 1; and, except to the extent otherwise permitted under this paragraph.

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 4 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, sixty-six and two-thirds (66 $\frac{2}{3}$) percent, by count, of the plums measure not less than one and thirteen-sixteenth ($1\frac{13}{16}$) inches in diameter; *Provided*, That, individual containers in any lot may contain not more than fifty (50) percent, by count, of plums which measure less than one and thirteen-sixteenth ($1\frac{13}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent; *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7-row standard pack, they shall be deemed to meet the minimum size requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(2) During each day of the aforesaid period, any shipper may ship from any shipping point a quantity of such plums, by number of packages or containers, which are of a size smaller than the size prescribed in subparagraph (1) of this paragraph if said quantity does not exceed thirty-three and one-third (33 $\frac{1}{3}$) percent of the number of the same type of packages or containers of plums shipped by such shipper which meet the size requirement of said subparagraph (1) of this paragraph and all such

smaller plums meet the following applicable requirements:

(i) If the plums are packed in a standard basket, they are of a size not smaller than a size that will pack a 5 x 5 standard pack;

(ii) If the plums are packed in any container other than a standard basket, seventy-five (75) percent, by count, of the plums measure not less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter; *Provided*, That, individual containers in any lot may contain not more than thirty-seven and one-half (37 $\frac{1}{2}$) percent, by count, of plums which measure less than one and ten-sixteenth ($1\frac{10}{16}$) inches in diameter, if the average percentage of such smaller sized plums in all containers in such lot does not exceed twenty-five (25) percent; *And provided further*, That, if the plums are packed in a special plum box and are of a size not smaller than a size that will pack a 7 $\frac{1}{2}$ -row standard pack, they shall be deemed to meet the minimum requirements of this subparagraph; and

(iii) The diameters of the smallest and largest plums in the package or container do not vary more than one-fourth inch; *Provided*, That, a total of not more than five (5) percent, by count, of the plums in the package or container may fail to meet this requirement.

(3) If any shipper, during any day of the aforesaid period, ships from any shipping point less than the maximum allowable quantity of such plums that may be of a size smaller than the size prescribed in subparagraph (1) of this paragraph, the quantity of such under-shipment may be shipped by such shipper only from such shipping point during the next 2 succeeding calendar days; *Provided*, That, shipment is also made on the particular calendar day by such shipper of the full quantity of such smaller sized plums such shipper is authorized to ship on such day under subparagraph (2) of this paragraph.

(4) When used in this section, "U. S. No. 1," "fairly uniform in size," "serious damage," and "standard pack" shall have the same meaning as set forth in the revised United States Standards for Plums and Prunes (Fresh) (§§ 51.1520 to 51.1537 of this title; 23 F. R. 3509); "standard basket" shall mean the standard basket set forth in paragraph 1 of section 828.1 of the Agricultural Code of California; "special plum box" shall mean the special plum box set forth in section 828.15 of the Agricultural Code of California; "6-row standard pack" shall mean that the top layer of the pack contains 39 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7-row standard pack" shall mean that the top layer of the pack contains 52 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "7 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack contains 56 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "8 $\frac{1}{2}$ -row standard pack" shall mean that the top layer of the pack con-

tains 72 plums which are fairly uniform in size and the plums in the top layer are not superior in size to those in the remainder of the pack; "diameter" shall mean the distance through the widest portion of the cross section of a plum at right angles to a line running from the stem to the blossom end; and, except as otherwise specified, all other terms shall have the same meaning as when used in the amended marketing agreement and order.

(5) Section 936.143 sets forth the requirements with respect to the inspection and certification of shipments of fruit covered by this section. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. 609c)

Dated: July 16, 1958.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Market-
ing Service.

[F. R. Doc. 58-5531; Filed, July 18, 1958;
8:48 a. m.]

[Lemon Reg. 748]

PART 953—LEMONS GROWN IN CALIFORNIA
AND ARIZONA

LIMITATION OF HANDLING

§ 953.855 *Lemon Regulation 748—(a) Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.; 68 Stat. 906, 1047), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication hereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based becomes available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The Committee

held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for lemons and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on July 16, 1958.

(b) *Order.* (1) The respective quantities of lemons grown in California and Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., July 20, 1958, and ending at 12:01 a. m., P. s. t., July 27, 1958, are hereby fixed as follows:

- (i) District 1: Unlimited movement;
 - (ii) District 2: 372,000 cartons;
 - (iii) District 3: Unlimited movement.
- (2) As used in this section, "handled," "District 1," "District 2," "District 3," and "carton" have the same meaning as when used in the said amended marketing agreement and order.

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

Dated: July 17, 1958.

[SEAL] FLOYD F. HEDLUND,
Deputy Director, Fruit and Vegetable Division, Agricultural Marketing Service.

[F. R. Doc. 58-5590; Filed, July 18, 1958; 9:12 a. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, Department of the Army

PART 204—DANGER ZONE REGULATIONS GULF OF MEXICO AND APALACHICOLA BAY, FLORIDA

Pursuant to the provisions of section 7 of the River and Harbor Act of August 8, 1917 (40 Stat. 266; 33 U. S. C. 1), § 204.113 is hereby prescribed establishing and governing the use and navigation of a restricted area in the Gulf of Mexico and Apalachicola Bay south of Apalachicola, Florida, as follows:

§ 204.113 *Gulf of Mexico and Apalachicola Bay south of Apalachicola, Florida, Drone Recovery Area, Tyndall Air Force Base, Florida—(a) The restricted area.* A rectangular area excluding St. George Island with the eastern boundary of the area west of the channel through St. George Island with-

in the following co-ordinates: Beginning at a point designated as the northeast corner latitude 29°38'33" N., longitude 84°58'00" W.; thence southeast to latitude 29°35'45" N., longitude 84°56'00" W.; thence southwest to latitude 29°34'15" N., longitude 85°00'35" W.; thence northwest to latitude 29°37'10" N., longitude 85°02'00" W.; thence northeast to point of beginning.

(b) *The regulations.* (1) The area will be used twice daily and during usage will be restricted to navigation for a period of one hour. It may be used freely at all other times.

(2) Patrol boats and aircraft will warn navigation out of the area before each testing period.

(3) The regulations in this section shall be enforced by the Commander, Headquarters 4756th Air Defense Wing (Weapons) U. S. Air Force, Tyndall Air Force Base, Florida, and such other agencies as he may designate.

[Regs., June 12, 1958, 800.2121 (Gulf of Mexico, Fla.)—ENGWO] (Sec. 7, 40 Stat. 266; 33 U. S. C. 1)

[SEAL] HERBERT M. JONES,
Major General, U. S. Army,
The Adjutant General.

[F. R. Doc. 58-5518; Filed, July 18, 1958; 8:45 a. m.]

PART 207—NAVIGATION REGULATIONS PENSACOLA BAY, FLORIDA

Pursuant to the provisions of section 7 of the River and Harbor Act of August 8, 1917 (40 Stat. 266; 33 U. S. C. 1), § 207.176, establishing and governing the use and navigation of a seaplane restricted area in Pensacola Bay, Florida, is hereby amended, redesignating the

southern boundary of the area, as follows:

§ 207.176 *Pensacola Bay, Fla.; seaplane restricted area—(a) The area.* Beginning at latitude 30°22'28", longitude 87°16'00"; thence to latitude 30°21'02", longitude 87°14'20"; thence to latitude 30°20'02", longitude 87°15'16"; thence to latitude 30°19'52", longitude 87°16'12"; thence to latitude 30°20'11", longitude 87°17'58"; and thence 272° true to the shore.

[Regs., June 25, 1958, 800.21 (Pensacola Bay, Fla.)—ENGWO] (Sec. 7, 40 Stat. 266; 33 U. S. C. 1)

[SEAL] HERBERT M. JONES,
Major General, U. S. Army,
The Adjutant General.

[F. R. Doc. 58-5517; Filed, July 18, 1958; 8:45 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

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

Appendix—Public Land Orders

[Public Land Order 1658]

[Wyoming 058362]

WYOMING

WITHDRAWING PUBLIC LANDS FOR USE OF FOREST SERVICE AS PICNIC GROUNDS, CAMPGROUNDS AND RECREATION AREAS

Correction

In F. R. Document 58-4738, appearing in the issue for Tuesday, June 24, 1958, at page 4602, make the following change under "Silver Lake Campground": In Sec. 35, the area described as "N½NW¼ SE¼" should read "N½NW¼SW¼".

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 941]

[Docket No. AO-101-A23]

MILK IN CHICAGO, ILL., MARKETING AREA

DECISION WITH RESPECT TO PROPOSED AMENDMENTS TO TENTATIVE MARKETING AGREEMENT AND ORDER

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended, governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held at Chicago, Illinois, on June 17, 1958, pursuant to notice thereof issued on June 6, 1958 (23 F. R. 4084).

The material issues on the record of the hearing related to:

1. Modifying the requirements that a country plant must meet to qualify as a pool plant.

2. The need for immediate action by the Secretary with respect to issue No. 1.

Findings and conclusions. The following findings and conclusions on the material issues are based on evidence presented at the hearing and the record thereof:

1. The performance standards for country plants to attain pool plant status under the order should be modified. As now provided in the order a country plant may attain pool plant status during the month by shipping at least 50 percent of the butterfat in, or 50 percent of the volume of, milk received from dairy farmers to pool plants distributing Class I or Class II milk in the marketing area. If a country plant ships at least 50 percent of its receipts from dairy farmers during the preceding period of September through November, it is accorded pool plant status for the months of December through August.

The Pure Milk Association, which producer cooperative markets the milk of 25 country plants under the Chicago order, proposed that the monthly ship-

ping requirement percentage for country plants to pool be changed from 50 to 30 and that August through October replace September through November as the period during which a country plant shall ship a specified percentage of its receipts in order to be accorded pool plant status for the following 9 months.

Milk moving from country plants to pool plants distributing milk in the marketing area or to other pool plants does not have to be utilized in such pool plants in order to be credited toward the 50 percent shipping requirement. In order to insure that their country plants will meet the minimum performance standards for participation in the pool, handlers have found it necessary to ship milk or cream to pool plants, which milk or cream was not actually needed for fluid use in the market. In order to qualify its country plants, Pure Milk Association shipped to pool plants in each of the months of October and November 1957, for example, over 12 million pounds of milk equivalent of milk or cream that had to be returned to the country for manufacture.

Location differential credits to handlers are applicable on milk or cream shipped to a pool plant distributing milk in the marketing area whether such milk or cream is used in the pool plant, re-shipped to another plant or is returned to the original shipping plant. The application of location differential credits on such milk not needed for fluid distribution reduces the value of producer milk in the pool thereby reducing overall returns to producers. Moreover, extra hauling costs are incurred by handlers on such milk that moves to pool plants solely for the purpose of qualifying country plants for pool plant status.

Performance standards should be such that any plant that has as its major function the supplying of milk to the market may pool its sales and share in the marketwide pool. Such standards should not be so high that they force milk to be transported to pool plants distributing milk in the marketing area if such milk is not needed to supply fluid milk outlets. A minimum standard is necessary, however, to avoid the possibility that a plant otherwise not associated with the market might qualify itself for equalization payments to its own advantage and to the disadvantage of the market.

It is economically more feasible to meet the needs of the market for Class I and Class II purposes from those farms and plants nearest the market before bringing in milk from more distant plants. The performance standards should be such, however, that milk from more distant plants would be available for the market when it is needed. If all of the milk received from pool plants within 100 miles of Chicago had been used for Class I and Class II purposes in 1956, 33 percent of the receipts from all other pool plants would have been needed to meet the Class I and Class II requirements of the market. Under similar conditions in 1957, 30 percent of the receipts from pool plants located beyond 100 miles of Chicago would have been needed to meet the Class I and Class II requirements. The performance

standards should require that at least this amount of milk be made available by country plants.

The minimum standards now in the order have forced milk to be transported to the marketing area when such milk was not needed for Class I and Class II purposes. Such uneconomical movements of milk, resulting in lower returns to producers and extra costs to handlers, have tended to disrupt the orderly marketing of milk in the Chicago area. Reducing the shipping requirement to 30 percent for country plants to attain pool plant status during any month will insure an adequate supply for the market without forcing handlers to move milk to the market when it is not needed for fluid purposes.

August through October should replace September through November as the period during which a country plant may obtain pool plant status for the following 9 months by shipping a specified percentage of its receipts from dairy farmers to pool plants. The pattern of production for the Chicago market has changed in recent years so that August is one of the 3 months of lowest production. Deliveries by producers during August have been less than during November in each of the 3 preceding years. According to pool plant status to a plant during the months of seasonally high production on the basis of its supplying the market during the preceding fall months contemplates using as such basis the 3 months of the year when production for the market is low in relation to the demand for Class I and Class II milk. Replacing November with August as one of the months in the 3-month period during which a plant's shipments will qualify it as a pool plant during the following 9 months will accomplish this purpose.

Besides proposing that August through October should replace September through November as the period during which a country plant's shipments may earn pool plant status during the following 9 months, producers proposed reducing the required shipping percentage for the period from 50 to 30. In addition to the requirement of shipping 50 percent of its receipts from dairy farmers during the 3-month period, each plant is now required to ship 30 percent of such receipts in each of the months during this period. During the 3 lowest production months of 1956 and 1957, 48 percent of the milk receipts from supply plants located more than 100 miles from Chicago would have been needed to supply the Class I and Class II needs of the market if all of the milk from plants within 100 miles of Chicago had been utilized for Class I and Class II purposes. Although it is conceivable that maintaining the percentage requirement of 50 percent might work a hardship on some plants now associated with the market, it was not established that a reduction to 30 percent is necessary or desirable at this time. Neither was it established that fixing a percentage somewhat above that proposed by producers would work a hardship on any handler. Revising the requirement from 50 to 40 percent of its receipts from dairy farmers that a country plant must ship during the 3-month

period of August through October to qualify as a pool plant in the following 9 months will contribute to orderly marketing and thereby best tend to effectuate the intent of the act under present conditions in the Chicago market.

In opposing the producers' proposal of changing from 50 to 30 the percentage that a country plant must ship during the month to qualify as a pool plant, handlers proposed retaining the 50 percent rate but qualifying plants on a handler instead of on an individual plant basis. That is, a handler would qualify his plants collectively on the basis of the percentage that the aggregate shipments from them was of their aggregate receipts. Although there may be some merit to enabling Chicago order handlers to qualify their plants on such a basis, the data presented at the hearing with respect to this proposal were insufficient to justify taking any action on it at this time.

2. The due and timely execution of the function of the Secretary under the act imperatively and unavoidably requires the omission of a recommended decision by the Deputy Administrator, Agricultural Marketing Service, and the opportunity for exceptions thereto, on the above issue.

The conditions complained of are such that it is urgent that remedial action be taken as soon as possible. It is therefore found that good cause exists for omission of the recommended decision in order to inform interested parties of the conclusions reached. Uncertainty on the part of interested parties might lead to instability in the market. Knowledge of the action decided upon by the Secretary will permit those affected to adjust their operations promptly in accordance with such decision.

Delay beyond August 1, 1958, will defeat the purpose of the amendment. Accordingly, the time necessarily involved in the preparation, filing, and publication of a recommended decision, and exceptions thereof, would make such relief substantially ineffective and therefore should be eliminated in this instance. The notice of hearing stated that consideration would be given to the question of whether economic and marketing conditions require emergency action with respect to any or all amendments deemed necessary as a result of the hearing. Action under the procedure described above was requested by proponents at the hearing.

Rulings on proposed findings and conclusions. Briefs and proposed findings and conclusions were filed on behalf of certain interested parties in the market. These briefs, proposed findings and conclusions and the evidence in the record were considered in making the findings and conclusions set forth above. To the extent that the suggested findings and conclusions filed by interested parties are inconsistent with the findings and conclusions set forth herein, the requests to make such findings or reach such conclusions are denied for the reasons previously stated in this decision.

General findings. (a) The tentative marketing agreement and the order as hereby proposed to be amended, and all

of the terms and conditions thereof, will tend to effectuate the declared policy of the act;

(b) The parity prices of milk, as determined pursuant to section 2 of the act, are not reasonable in view of the prices of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the marketing area, and the minimum prices specified in the proposed marketing agreement and the order, as hereby proposed to be amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(c) The tentative marketing agreement and the order, as hereby proposed to be amended, will regulate the handling of milk in the same manner as, and will be applicable only to persons in the respective classes of industrial and commercial activity specified in, a marketing agreement upon which a hearing has been held.

Marketing agreement and order amending the order, as amended. Annexed hereto and made a part hereof are two documents entitled, respectively, "Marketing agreement regulating the handling of milk in the Chicago, Illinois, marketing area" and "Order amending the order, regulating the handling of milk in the Chicago, Illinois, marketing area", which have been decided upon as the detailed and appropriate means of effectuating the foregoing conclusions.

It is hereby ordered. That all of this decision, except the attached marketing agreement, be published in the FEDERAL REGISTER. The regulatory provisions of said marketing agreement are identical with those contained in the order, as hereby proposed to be amended by the attached order which will be published with this decision.

Determination of representative period. The month of May 1958 is hereby determined to be the representative period for the purpose of ascertaining whether the issuance of the attached order amending the order, regulating the handling of milk in the Chicago, Illinois, marketing area, is approved or favored by producers, as defined under the terms of the order, as hereby proposed to be amended, and who, during such representative period, were engaged in the production of milk for sale within the aforesaid marketing area.

Issued at Washington, D. C., this 15th day of July 1958.

[SEAL]

DON PAARLBERG,
Assistant Secretary.

Order Amending the Order Regulating the Handling of Milk in the Chicago, Illinois, Marketing Area

§ 941.0 Findings and determinations. The findings and determinations herein-

¹ This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders have been met.

after set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) *Findings upon the basis of the hearing record.* Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held upon certain proposed amendments to the tentative marketing agreement and to the order regulating the handling of milk in the Chicago, Illinois, marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order as hereby amended, and all of the terms and conditions thereof, will tend to effectuate the declared policy of the act;

(2) The parity prices of milk, as determined pursuant to section 2 of the act, are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the said marketing area, and the minimum prices specified in the order as hereby amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(3) The said order as hereby amended, regulates the handling of milk in the same manner as, and is applicable only to persons in the respective classes of industrial or commercial activity specified in, a marketing agreement upon which a hearing has been held.

Order relative to handling. It is therefore ordered, that on and after the effective date hereof, the handling of milk in the Chicago, Illinois, marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as hereby amended, and the aforesaid order is hereby amended as follows:

1. Except in subparagraph (4) thereof, delete "50 percent" in each instance wherein it appears in § 941.66 (b) and substitute therefor "30 percent."

2. Delete "50 percent" in each instance wherein it appears in § 941.66 (b) (4) and substitute therefor "40 percent."

3. Delete "September, October, and November" in each instance wherein it appears in § 941.66 (b) and substitute therefor "August, September, and October."

4. In § 941.66 (b) (4) delete "December of the same year and continuing through August" and substitute therefor "November of the same year continuing through July".

[F. R. Doc. 58-5560; Filed, July 18, 1958; 8:55 a. m.]

[7 CFR Part 968]

[Docket No. AO-173-A10]

MILK IN WICHITA, KANSAS MARKETING AREA

NOTICE OF HEARING ON PROPOSED AMENDMENTS TO TENTATIVE MARKETING AGREEMENT AND ORDER

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of a public hearing to be held at the Allis Hotel, Wichita, Kansas, beginning at 10:00 a. m., local time, on August 5, 1958, with respect to proposed amendments to the tentative marketing agreement and to the order, regulating the handling of milk in the Wichita, Kansas marketing area.

The public hearing is for the purpose of receiving evidence with respect to the economic and emergency marketing conditions which relate to the proposed amendments, hereinafter set forth, and any appropriate modifications thereof, to the tentative marketing agreement and to the order.

The proposal relative to a redefinition of the marketing area raises the issue whether the provisions of the present order would tend to effectuate the declared policy of the act, if they were applied to the marketing area as proposed to be redefined and, if not what modifications of the provisions of the order would be appropriate.

Proposal No. 9 refers to the Class I price. Although, the Class I price is a primary determinant of supply and demand responses, other provisions of the order are related. Accordingly, the hearing will be open to consideration of location differentials to handlers and producers, to all aspects of the definition of pool plants, compensatory payments and to the definitions of approved dairy farmer, producer, handler, producer-handler, producer milk and other source milk.

The proposed amendments, set forth below, have not received the approval of the Secretary of Agriculture.

Proposed by the Wichita Milk Producers Association:

Proposal No. 1: Amend § 968.3 to read as follows:

§ 968.3 *Wichita, Kansas, marketing area.* "Wichita, Kansas, marketing area" means all territory within the limits of Sedgwick County and Cowley County, and the towns of Mulvane, Belle Plaine, Oxford and Geuda Springs in Sumner County, all within the State of Kansas.

Proposal No. 2: Amend § 968.5 to read as follows:

§ 968.5 *Approved dairy farmer.* "Approved dairy farmer" means any person who holds a currently valid permit or license issued by any health authority having jurisdiction within the marketing

area for the production of milk to be disposed of as Grade A milk, or produces milk acceptable to agencies of the United States Government for fluid consumption in its institutions or bases as Type II, No. 1, or Type III, No. 1 which is received at a plant supplying Class I milk to such an institution or base in the marketing area.

Proposal No. 3: Amend § 968.7 to read as follows:

§ 968.7 *Approved plant.* "Approved plant" means any plant (a) approved by any health authority having jurisdiction within the marketing area for the handling of milk to be disposed of for fluid consumption as milk in the marketing area at which milk is received from approved dairy farmers, or (b) supplying to any agency of the United States Government located within the marketing area Class I milk products accepted as meeting the requirements of Type II, No. 1 or Type III, No. 1.

Proposal No. 4: Amend paragraph (b) of § 968.9 *Handler* by deleting the present provision and inserting in lieu thereof the following:

A cooperative association which delivers 50 percent or more of the Grade A milk produced by its members to handlers subject to full regulation by this part (with respect to the milk of its member producers which is delivered to the pool plant of another handler in a tank truck owned or operated by such cooperative association for the account of such cooperative association), such milk shall be considered as having been received by such cooperative association at the plant to which it is delivered.

Proposal No. 5: Amend § 968.9 by adding a new paragraph (c) to read as follows:

(c) Any cooperative association with respect to the milk of its member producers which is caused by it to be diverted to a nonpool plant for the account of such cooperative association.

Proposal No. 6: Consider the necessity for the insertion of a new definition for a supply plant to be included in the order as § 968.9 with the present § 968.9 and subsequent sections being renumbered. This proposed definition will involve consideration of qualification standards for a supply plant to qualify as a pool plant.

Proposal No. 7: Consider the need for amending § 968.41 (a), (b) and (c), to provide for the proper classification of any new products which may become subject to the classification provisions of the Order by virtue of the proposed expansion of the marketing area.

Proposal No. 8: Amend § 968.45 *Computation of skim milk and butterfat in each class* by substituting a comma in place of the period at the end of the sentence and adding the following words: "Provided, That if any of the water contained in the milk from which a product is made is removed before the product is utilized or disposed of by a handler, the pounds of skim milk used or disposed of in such product shall be considered to be an amount equivalent to the nonfat milk solids contained in such product,

plus all of the water originally associated with such solids."

Proposal No. 9: Amend § 968.51 (a) so as to provide for the establishment of the proper Class I differential and to provide for the automatic adjustment of the Class I price based upon the relationship of producer receipts to Class I sales.

Proposal No. 10: Consider the need for amendments to §§ 968.61 and 968.62 to establish the basis for computing compensatory payments on other source milk received by handlers from non-pool plants subject to the pricing provisions of another Federal Milk Marketing Order and Agreement and from non-pool plants which are not subject to the pricing provisions of other Federal Milk Marketing Orders and Agreements.

Proposal No. 11: Consider the need for the insertion of a new § 968.81 (b) to provide for location differentials to producers for milk delivered to pool plants located more than a specified distance outside the Wichita, Kansas, marketing area.

Proposal No. 12: Make such other conforming changes in other provisions of Federal Marketing Order No. 68 as may be necessary to effectuate the intent of the above specific proposed amendments.

Proposed by the Beatrice Food Co., DeCoursey Cream Co., Hyde Park Dairies Inc. and Steffens Dairy Foods Company:

Proposal No. 13: Amend § 968.3 to include all the territory within the counties of Sumner, Harper, Kingman, Reno, Rice, McPherson, Harvey, Butler, Elk, Chautauqua and Greenwood, all within the State of Kansas.

Proposed by Tip Top Dairies:

Proposal No. 14: Amend § 968.3 to include all the territory within Marion County.

Proposal No. 15: Amend the provisions in the order whereby the milk used for the manufacture of cottage cheese be accounted for on the basis of the sales of cottage cheese.

Copies of this notice of hearing and the order may be procured from the Market Administrator, 2700 East Central, Wichita 2, Kansas, or from the Hearing Clerk, Room 112, Administration Building, United States Department of Agriculture, Washington 25, D. C., or may be there inspected.

Issued at Washington, D. C., this 16th day of July 1958.

[SEAL] ROY W. LENNARTSON,
Deputy Administrator,
Agricultural Marketing Service.

[F. R. Doc. 58-5561; Filed, July 18, 1958; 8:55 a. m.]

Commodity Stabilization Service [7 CFR Part 871]

[Hearing Clerk Docket No. SH-165]

1958 CROP SUGAR BEET PRICES IN
IMPERIAL VALLEY, CALIFORNIA

NOTICE OF REOPENING OF HEARING AND
DESIGNATION OF PRESIDING OFFICERS

Pursuant to the authority contained in subsection (c) (2) of section 301 of the Sugar Act of 1948, as amended (61 Stat.

929; 7 U. S. C. Sup. 1131), and in accordance with the rules of practice and procedure applicable to wage and price proceedings (7 CFR 802.1 et seq.), notice is hereby given that a public hearing will be held as follows: At El Centro, California, at 10:00 a. m., August 5, 1958, Farm Bureau Building, 1000 Broadway.

The California Beet Growers Association, Stockton, California has informed the Department that processors who purchase sugar beets in the region commonly known as Imperial Valley, California, have proposed changes in the purchase contracts to be applicable to the 1958 crop. The Association has requested the holding of a hearing to afford interested persons an opportunity for the presentation of evidence to be taken into consideration by the Secretary in determining fair and reasonable prices for sugar beets produced in that region. The record and the hearing (identified as Docket No. SH 165) will be reopened for that purpose and the scope of the hearing will be limited to the presentation of evidence relative and pertinent to fair and reasonable prices for sugar beets produced in the Imperial Valley.

The hearing, after being called to order at the time and place mentioned herein, may be continued from day to day within the discretion of the presiding officers and may be adjourned to a later day or to a different place without notice other than the announcement thereof at the hearing by the presiding officer.

In the interest of obtaining the best possible information, all interested persons are requested to appear at the hearing to express their views and present appropriate data in regard to the foregoing matter.

A. A. Greenwood and Charles F. Denny are hereby designated as presiding officers to conduct either jointly or severally the foregoing hearing.

Issued this 14th day of July 1958.

[SEAL] LAWRENCE MYERS,
Director,
Sugar Division.

[F. R. Doc. 58-5562; Filed, July 18, 1958; 8:55 a. m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[21 CFR Part 120]

TOLERANCES AND EXCEPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

NOTICE OF FILING OF PETITION FOR ESTABLISHMENT OF TOLERANCES FOR RESIDUES OF MALATHION

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (1), 68 Stat. 512; 21 U. S. C. 346a (d) (1)), the following notice is issued:

A petition has been filed by American Cyanamid Company, 30 Rockefeller Plaza, New York 20, New York, proposing the establishment of tolerances for resi-

dues of malathion in or on raw agricultural commodities, as follows:

- 8 parts per million in or on figs.
- 4 parts per million in or on meat and meat byproducts of sheep and goats.

The analytical method proposed in the petition for determining residues of malathion is that described in the Journal of Agricultural and Food Chemistry, Volume II, No. 11, pages 570-573 (1954).

Dated: July 15, 1958.

[SEAL] ROBERT S. ROE,
Director,
Bureau of Biological
and Physical Sciences.

[F. R. Doc. 58-5552; Filed, July 18, 1958;
8:53 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Parts 2-11, 16, 19]

FREQUENCY CHANGES

EXTENSION OF TIME FOR FILING COMMENTS

In the matter of amendment of Parts 6 and 9 of the Commission's rules and regulations to require the use of single sideband transmission in fixed radio-telephone service below 25,000 kc, except Alaskan and maritime fixed, Docket No. 11513; and in the matter of amendment of Part 9 of the Commission's Rules to require the use of single sideband transmission in the aeronautical mobile service for radiotelephony on frequencies below 25,000 kc, Docket No. 11678; and in the matter of amendment of Parts 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 16, and 19 of the Commission's rules concerning type acceptance of transmitters, bandwidth and spurious emissions, Docket No. 11654.

The Commission having under consideration a petition dated June 30, 1958, filed by Aeronautical Radio Inc. (ARINC)

as supplemented by letter dated July 9, 1958, requesting a further extension of time in which to submit comments directed to the Commission's Further Notice of Proposed Rule Making (released October 21, 1957) in the above-entitled matters; and

It appearing that the petitioner, as licensee of numerous aeronautical en route and aeronautical fixed facilities serving both domestic and international civil air routes, is directly concerned in the outcome of these proceedings; and

It further appearing that in response to an earlier ARINC petition (January 27, 1958) the Commission adopted an order on February 3, 1958, extending the time for filing comments in the above-captioned matters from February 3, 1958, to July 15, 1958, on the ground that a related study of single sideband standards for the aeronautical mobile service undertaken by the Radio Technical Commission for Aeronautics (RTCA SC-84) had not been completed; and

It further appearing that the earliest date on which RTCA SC-84 can complete its Report is July 17, 1958, in which event final consideration could be given that Report by the RTCA Executive Committee at its scheduled meeting August 11, 1958; and

It further appearing that irrespective of RTCA's ability to meet the above-mentioned target dates, the public interest would be served by further extending the final date for submission of comments in view of the close inter-relationship of the forthcoming RTCA SC-84 Report with the subject matter of these proceedings:

It is ordered, This 15th day of July 1958, that, pursuant to the authority contained in section 0.322 (b) of the Commission's rules, the time for filing comments in the above-captioned matters is hereby extended from July 15, 1958, to October 15, 1958, and that re-

buttal comments may be filed within 20 days from such extended date.

Released: July 15, 1958.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5554; Filed, July 18, 1958;
8:54 a. m.]

INTERSTATE COMMERCE COMMISSION

[49 CFR Part 130]

[Docket No. 32448]

RATE BUREAUS AND OTHER ORGANIZATIONS
ACCOUNTS, RECORDS AND REPORTS; NOTICE
OF EXTENSION OF TIME FOR FILING
RESPONSES

JULY 9, 1958.

This proceeding was instituted pursuant to a notice dated May 29, 1958, which was published June 13, 1958, in the FEDERAL REGISTER (23 F. R. 4318) as an inquiry into the matter of rules and regulations governing the maintenance and preservation of accounts and other records, and reports to be filed by conferences, bureaus, committees, and other organizations operating pursuant to rate-making agreements approved by the Commission under the provisions of section 5a of the Interstate Commerce Act.

Upon petition of National Motor Freight Traffic Association, Inc., and good cause appearing, the time for filing responses in this proceeding has been extended from July 25, 1958, as shown in the original notice of rule making, to October 25, 1958.

[SEAL] HAROLD D. MCCOY,
Secretary.

[F. R. Doc. 58-5538; Filed, July 18, 1958;
8:50 a. m.]

NOTICES

DEPARTMENT OF THE INTERIOR

Bonneville Power Administration

ASSISTANT ADMINISTRATOR ET AL.

REDELEGATIONS OF AUTHORITY WITH
RESPECT TO CLAIMS

Section 10, Redelegations of Authority, published in the FEDERAL REGISTER March 9, 1955 (20 F. R. 1412), is hereby amended to read as follows:

Sec. 10. *Claims.* (a) The head of the Disbursement Audit Section may compromise and finally settle any claim arising under any contract (except power contracts) which the Administrator is authorized to settle under the act of August 20, 1937, as amended.

(b) The Field Contact Officer may, when the amount involved does not exceed \$200, determine, settle, compromise, and pay claims for damage to real and personal property which the Ad-

ministrator is authorized to settle under the act of August 20, 1937, as amended.

Dated: July 11, 1958.

WM. A. PEARL,
Administrator.

[F. R. Doc. 58-5519; Filed, July 18, 1958;
8:45 a. m.]

Bureau of Indian Affairs

[Bureau Order 551, Amdt. 43]

VOCATIONAL TRAINING FOR ADULT INDIANS

REDELEGATION OF AUTHORITY

Correction

In F. R. Doc. 58-5405, appearing at page 5398 of the issue for Wednesday, July 16, 1958, the headings should read as set forth above.

Bureau of Land Management

[B-26209]

[Classification No. 23]

COLORADO

SMALL TRACT CLASSIFICATION; CORRECTION

1. Effective immediately, FEDERAL REGISTER Document 58-2955 appearing in the issue for April 24, 1958 at pages 2756-2759 is corrected as follows:

In paragraph 2, T. 5 S., R. 87 W. is corrected to read T. 5 S., R. 78 W.

In the tabulation under T. 5 S., R. 77 W., Sec. 6, Lot 12 is corrected to read Lot 63.

ANDREW J. SENTI,
Acting Lands and Minerals Officer.

JULY 11, 1958.

[F. R. Doc. 58-5520; Filed, July 18, 1958;
8:45 a. m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Public Health Service

LICENSED BIOLOGICAL PRODUCTS

Notice is hereby given that pursuant to section 351 of the Public Health Service Act, as amended (42 U. S. C. 262), and regulations issued thereunder (42 CFR Part 73), the following establishments are licensed as of April 15, 1958 for the production of the biological products set forth under each establishment. Such licenses are effective until suspended or revoked in accordance with such Act and regulations.

This notice will be amended from time to time in the FEDERAL REGISTER to indicate any suspensions or revocations of licenses as well as the licensing of additional establishments and products.

Part I. Establishments Arranged by License Number Showing the Products for Which Each Establishment Is Licensed

LICENSED ESTABLISHMENTS

LICENSE NO. 1—PARKE, DAVIS & CO., DETROIT, MICH.

1. Antitoxins

B. oedematiens Antitoxin.
Diphtheria Antitoxin.
Dysentery Antitoxin, Shiga.
Perfringens Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.
V. septique Antitoxin.

2. Blood and Blood Derivatives

Histamine Azoprotein.
Immune Serum Globulin (Human).
Poliomyelitis Immune Globulin (Human).
Thrombin.

3. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Pertussis Vaccine Aluminum Phosphate Adsorbed.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Nine polyvalent bacterial vaccines with "No U. S. Standard of Potency."

4. Bacterial Antigens

Six polyvalent bacterial antigens with "No U. S. Standard of Potency."

5. Modified Bacterial Antigens

Two polyvalent modified bacterial antigens with "No U. S. Standard of Potency."

6. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Phosphate Adsorbed.
Diphtheria Toxoid-Antitoxin Mixture.
Scarlet Fever Streptococcus Toxin for Immunization.
Staphylococcus Toxoid.
Tetanus Toxoid.
Tetanus Toxoid Aluminum Phosphate Adsorbed.

7. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.
Diphtheria and Tetanus Toxoids Combined.
Diphtheria and Tetanus Toxoids Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.
Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.
Diphtheria Toxoid and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.
Staphylococcus Toxoid and Bacterial Antigen made from Staphylococcus (Albus and Aureus).

8. Viral and Rickettsial Vaccines

Adenovirus Vaccine.
Influenza Virus Vaccine.
Poliomyelitis Vaccine.
Rabies Vaccine.
Smallpox Vaccine.

9. Diagnostic Substances for Dermal Tests

Blastomycin.
Diphtheria Toxin for Schick Test.
Histoplasmin.
Scarlet Fever Streptococcus Toxin for Dick Test.
Schick Test Control.
Tuberculin, Autolytic.
Tuberculin, Old.
Tuberculin, Purified Protein Derivative.

10. Diagnostic Substances for Laboratory Tests

Anti-Influenza Virus Serum for the Hemagglutination Inhibition Test.
Influenza Virus Hemagglutinating Antigen.

11. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).
Poison Ivy Extract.

12. Trivalent Organic Arsenicals

Dichlorophenarsine Hydrochloride.
Oxophenarsine Hydrochloride.

LICENSE NO. 2—MERCK SHARP & DOHME, DIVISION OF MERCK & CO., INC., WEST POINT AND PHILADELPHIA, PA.

1. Antitoxins

Tetanus Antitoxin.

2. Therapeutic Immune Serums

Antibrucella Serum.
Anti-Rocky Mountain Spotted Fever Serum.
Antitularemia Serum.

3. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Fibrinogen (Human).
Human Blood Cells.
Immune Serum Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).
Thrombin.

4. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Three polyvalent bacterial vaccines with "No U. S. Standard of Potency".

5. Sensitized Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Six polyvalent sensitized bacterial vaccines with "No. U. S. Standard of Potency".

6. Bacterial Antigens

Bacterial Antigen with Antihistaminic.
Three polyvalent bacterial antigens with "No U. S. Standard of Potency".

7. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Protamine Precipitated.
Staphylococcus Toxoid.
Tetanus Toxoid.

8. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids Combined Alum Precipitated.
Diphtheria Toxoid and Pertussis Vaccine Combined Alum Precipitated.
Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use).

9. Viral and Rickettsial Vaccines

Influenza Virus Vaccine.
Poliomyelitis Vaccine.
Rabies Vaccine.
Rocky Mountain Spotted Fever Vaccine.
Smallpox Vaccine.
Typhus Vaccine.

10. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Scarlet Fever Streptococcus Toxin for Dick Test.
Schick Test Control.
Tuberculin, Purified Protein Derivative.

11. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.

12. Allergenic Extracts

Poison Ivy Extract.
Poison Oak Extract.

13. Miscellaneous

Antivenin (*Latrodectus mactans*).
Bee Venom.
Blood Group Specific Substances A and B.

LICENSE NO. 8—CUTLER LABORATORIES, BERKELEY, CALIF.

1. Antitoxins

B. oedematiens Antitoxin.
Diphtheria Antitoxin.
Gas Gangrene Polyvalent Antitoxin.

Perfringens Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.
V. septique Antitoxin.

2. Therapeutic Immune Serums

Antipertussis Serum.

3. Blood and Blood Derivatives

Antihemophilic Globulin (Human).
Fibrin Film.
Fibrin Foam.
Fibrinogen (Human).
Immune Serum Globulin (Human).
Mumps Immune Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).
Tetanus Immune Globulin (Human).
Thrombin.

4. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Pertussis Vaccine Aluminum Hydroxide Adsorbed.
Plague Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Three polyvalent bacterial vaccines with "No U. S. Standard of Potency."

5. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Hydroxide Adsorbed.
Tetanus Toxoid.
Tetanus Toxoid Aluminum Hydroxide Adsorbed.

6. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids Combined.
Diphtheria and Tetanus Toxoids Combined Aluminum Hydroxide Adsorbed.
Diphtheria Toxoid Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined.
Diphtheria Toxoid and Pertussis Vaccine Combined.
Tetanus Toxoid and Pertussis Vaccine Combined.
Tetanus and Diphtheria Toxoids Combined Aluminum Hydroxide Adsorbed (For Adult Use).

7. Viral and Rickettsial Vaccines

Equine Encephalomyelitis Vaccine (Eastern).
Equine Encephalomyelitis Vaccine (Western).
Poliomyelitis Vaccine.
Smallpox Vaccine.

8. Diagnostic Substances for Dermal Tests

Coccioidin.
Diphtheria Toxin for Schick Test.
Schick Test Control.
Tuberculin, Old.

No. 141—3

9. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.

10. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).
Poison Ivy Extract.
Poison Oak Extract.

LICENSE No. 11—INSTITUT PASTEUR, PARIS, FRANCE

1. Antitoxins

Diphtheria Antitoxin.
Tetanus Antitoxin.

2. Bacterial Vaccines

Cholera Vaccine.
Typhoid Vaccine.

3. Toxoids and Toxins for Immunization

Staphylococcus Toxoid.

LICENSE No. 14—NEW YORK CITY DEPARTMENT OF HEALTH, BUREAU OF LABORATORIES, NEW YORK, N. Y.

1. Antitoxins

Diphtheria Antitoxin.
Tetanus Antitoxin.

2. Blood and Blood Derivatives

Normal Horse Serum.

3. Bacterial Vaccines

Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.

4. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Phosphate Adsorbed.
Tetanus Toxoid.

5. Viral and Rickettsial Vaccines

Smallpox Vaccine.

6. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Schick Test Control.
Tuberculin, Old.

7. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Human Serum.

LICENSE No. 17—LEDERLE LABORATORIES DIVISION, AMERICAN CYANAMID CO., PEARL RIVER, N. Y.

1. Antitoxins

B. histolyticus Antitoxin.
B. oedematiens Antitoxin.
B. sordellii Antitoxin.
Botulism Antitoxin.
Diphtheria Antitoxin.
Gas Gangrene Polyvalent Antitoxin.
Perfringens Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.
V. septique Antitoxin.

2. Therapeutic Immune Serums

Antirabies Serum.

3. Blood and Blood Derivatives

Immune Serum Globulin (Human).
Poliomyelitis Immune Globulin (Human).

4. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Typhoid and Paratyphoid Vaccine.
Four polyvalent bacterial vaccines with "No U. S. Standard of Potency."

5. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Phosphate Adsorbed.
Scarlet Fever Streptococcus Toxin for Immunization.
Staphylococcus Toxoid.
Tetanus Toxoid.
Tetanus Toxoid Aluminum Phosphate Adsorbed.

6. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.
Diphtheria and Tetanus Toxoids Combined.
Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.

7. Viral and Rickettsial Vaccines

Encephalitis Vaccine, Herpes "F" Strain.
Influenza Virus Vaccine.
Mumps Vaccine.
Q Fever Vaccine.
Rabies Vaccine.
Rocky Mountain Spotted Fever Vaccine.
Smallpox Vaccine.
Typhus Vaccine (Epidemic).

8. Diagnostic Substances for Dermal Tests

Lymphogranuloma Venereum Antigen.
Scarlet Fever Streptococcus Toxin for Dick Test.
Tuberculin, Old.
Tuberculin, Patch Test.

9. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-M Serum.
Anti-N Serum.
Anti-Human Serum.

10. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).
Trichinella Extract.

11. Miscellaneous

Streptokinase—Streptodornase.

LICENSE No. 30—SHERMAN LABORATORIES, DETROIT, MICH.

1. Bacterial Vaccines

Pertussis Vaccine.
Eighteen polyvalent bacterial vaccines with "No U. S. Standard of Potency".

2. Bacterial Antigens

One polyvalent bacterial antigen with "No U. S. Standard of Potency".

3. Allergenic Extracts

Allergenic Extracts (including pollens).
Poison Ivy Extract.
Poison Oak Extract.
Poison Ivy-Poison Oak Extracts Combined.

LICENSE No. 43—ABBOTT LABORATORIES,
NORTH CHICAGO, ILL.

1. Blood and Blood Derivatives

Radio-Iodinated (I^{131}) Serum Albumin (Human).

2. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE No. 51—THE UPJOHN CO.,
KALAMAZOO, MICH.

1. Blood and Blood Derivatives

Thrombin.

LICENSE No. 52—E. R. SQUIBB & SONS,
DIVISION OF OLIN MATHIESON CHEMICAL
CORP., BIOLOGICAL LABORATORIES, NEW
BRUNSWICK, N. J.

1. Blood and Blood Derivatives

Fibrinogen (Human).
Immune Serum Globulin (Human).
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).
Radio-Iodinated (I^{131}) Serum Albumin (Human).

2. Multiple Antigen Preparations

Staphylococcus Toxoid and Bacterial Antigen made from Staphylococcus (Albus and Aureus).

3. Diagnostic Substances for Dermal Tests

Lymphogranuloma Venereum Antigen.

LICENSE No. 56—ELI LILLY & CO.,
INDIANAPOLIS, IND.

1. Antitoxins

Diphtheria Antitoxin.
Perfringens Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.
V. septique Antitoxin.

2. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Bacterial Vaccine made from Partially Autolyzed Pneumococci.
Seven polyvalent bacterial vaccines with "No U. S. Standard of Potency".

3. Bacterial Antigens

Thirteen polyvalent bacterial antigens with "No U. S. Standard of Potency".

4. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Tetanus Toxoid.

5. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Combined.

Diphtheria and Tetanus Toxoids Combined Alum Precipitated.

Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use).

6. Viral and Rickettsial Vaccines

Influenza Virus Vaccine.
Mumps Vaccine.
Poliomyelitis Vaccine.
Rabies Vaccine.
Smallpox Vaccine.
Typhus Vaccine.

7. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Histoplasmin.
Mumps Skin Test Antigen.
Schick Test Control.
Tuberculin, Old.

8. Allergenic Extracts

Allergenic Extracts.
Fungus Antigens.

LICENSE No. 64—MASSACHUSETTS PUBLIC
HEALTH BIOLOGIC LABORATORIES, BOS-
TON, MASS.

1. Antitoxins

Diphtheria Antitoxin.
Tetanus Antitoxin.

2. Blood and Blood Derivatives

Immune Serum Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).

3. Bacterial Vaccines

Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.

4. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Tetanus Toxoid.

5. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Precipitated.
Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Precipitated.

6. Viral and Rickettsial Vaccine

Smallpox Vaccine.

7. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Schick Test Control.
Tuberculin, Old.

LICENSE No. 73—CONNAUGHT ANTITOXIN
LABORATORIES, UNIVERSITY OF TORONTO,
TORONTO, CANADA

1. Antitoxins

Diphtheria Antitoxin.
Staphylococcus Antitoxin.
Tetanus Antitoxin.

2. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Staphylococcus Toxoid.
Tetanus Toxoid.

LICENSE No. 84—TERRELL LABORATORIES,
FORT WORTH, TEX.

1. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE No. 91—HOLLISTER-STIER LABO-
RATORIES, SPOKANE, WASH.; CHICAGO,
ILL.; PHILADELPHIA, PA.; AND LOS AN-
GELES, CALIF.

1. Bacterial Vaccines

Two polyvalent bacterial vaccines with "No U. S. Standard of Potency".

2. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).
Poison Ivy Extract.
Poison Oak Extract.

LICENSE No. 99—DIVISION OF LABORA-
TORIES, MICHIGAN DEPARTMENT OF HEALTH,
LANSING, MICH.

1. Antitoxins

Diphtheria Antitoxin.
Tetanus Antitoxin.

2. Therapeutic Immune Serums

Anti-Hemophilus Influenzae Type b Serum.
Antipneumococcal Serum.

3. Blood and Blood Derivatives

Antihemophilic Globulin (Human).
Citrated Whole Blood (Human).
Fibrinogen (Human).
Immune Serum Globulin (Human).
Normal Horse Serum.
Normal Human Plasma.
Normal Rabbit Serum.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).
Resuspended Red Blood Cells (Human).

4. Bacterial Vaccines

Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.

5. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Phosphate Adsorbed.
Tetanus Toxoid.
Tetanus Toxoid Aluminum Phosphate Adsorbed.

6. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids Combined Alum Precipitated.
Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.
Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

7. Viral and Rickettsial Vaccines

Rabies Vaccine.
Smallpox Vaccine.

8. *Diagnostic Substances for Dermal Tests*

Diphtheria Toxin for Schick Test.
Histoplasmin.
Schick Test Control.
Tuberculin, Old.

9. *Diagnostic Substances for Laboratory Tests*

Pneumococcus Typing Serum.

LICENSE No. 101—NATIONAL DRUG CO.,
PHILADELPHIA, PA.

1. *Antitoxins*

Diphtheria Antitoxin.
Gas Gangrene Polyvalent Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.

2. *Bacterial Vaccines*

Cholera Vaccine.
Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Fourteen polyvalent vaccines with "No U. S. Standard of Potency".

3. *Toxoids and Toxins for Immunization*

Diphtheria Toxoid.
Scarlet Fever Streptococcus Toxin for Immunization.
Staphylococcus Toxoid.
Streptococcus Erythrogenic Toxin.
Tetanus Toxoid.

4. *Multiple Antigen Preparations*

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.
Diphtheria and Tetanus Toxoids Combined Alum Precipitated.
Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.
Staphylococcus Toxoid—Bacterial Vaccine made from Staphylococcus (Aureus).
Staphylococcus Toxoid—Streptococcus Toxin—Bacterial Vaccine made from Staphylococcus (Aureus), Streptococcus (Hemolyticus), Pneumococcus Hemophilus Influenzae.
Tetanus and Diphtheria Toxoids Combined Alum Precipitated (for Adult Use).

5. *Viral and Rickettsial Vaccines*

Influenza Virus Vaccine.
Rabies Vaccine.
Smallpox Vaccine.
Typhus Vaccine (Epidemic).
Yellow Fever Vaccine.

6. *Diagnostic Substances for Dermal Tests*

Diphtheria Toxin for Schick Test.
Scarlet Fever Streptococcus Toxin for Dick Test.
Schick Test Control.

7. *Allergenic Extracts*

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE No. 102—MULFORD COLLOID LABORATORIES, PHILADELPHIA, PA.

1. *Allergenic Extracts*

Poison Ivy Extract.

Poison Oak Extract.
Tincture Poison Ivy.

LICENSE No. 103—ALLERGY LABORATORIES,
OKLAHOMA CITY, OKLA.

1. *Allergenic Extracts*

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE No. 105—C. F. KIRK CO.,
NEW YORK, N. Y.

1. *Bacterial Vaccines*

Typhoid Vaccine.
Fourteen polyvalent bacterial vaccines with "No U. S. Standard of Potency".

2. *Allergenic Extracts*

Allergenic Extracts.
Poison Ivy Extract Alum Precipitated.

LICENSE No. 107—PORRO BIOLOGICAL LABORATORIES, TACOMA, WASH.

1. *Allergenic Extracts*

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE No. 108—LABORATOIRE DU BACTERIOPHAGE, PARIS, FRANCE

1. *Bacterial Antigens*

Fifteen bacterial antigens with "No U. S. Standard of Potency".

LICENSE No. 110—PITMAN-MOORE Co.,
DIVISION ALLIED LABORATORIES, INC.,
ZIONSVILLE, IND.

1. *Antitoxins*

Diphtheria Antitoxin.
Perfringens Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.
V. septique Antitoxin.

2. *Therapeutic Immune Serums*

Antierysipeloid Serum.

3. *Blood and Blood Derivatives*

Immune Serum Globulin (Human).
Poliomyelitis Immune Globulin (Human).

4. *Bacterial Vaccines*

Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.
Thirteen polyvalent bacterial vaccines with "No U. S. Standard of Potency".

5. *Bacterial Antigens*

Five bacterial antigens with "No U. S. Standard of Potency".

6. *Toxoids and Toxins for Immunization*

Diphtheria Toxoid.
Staphylococcus Toxoid.
Tetanus Toxoid.

7. *Multiple Antigen Preparations*

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Combined Alum Precipitated.

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

8. *Viral and Rickettsial Vaccines*

Equine Encephalomyelitis Vaccine (Eastern)

Equine Encephalomyelitis Vaccine (Western).

Influenza Virus Vaccine.
Poliomyelitis Vaccine.
Rabies Vaccine.
Typhus Vaccine.

9. *Diagnostic Substance for Dermal Tests*

Diphtheria Toxin for Schick Test.
Schick Test Control.
Tuberculin, Old.

10. *Allergenic Extracts*

Allergenic Extracts (including pollens).
Poison Ivy Extract.
Poison Ivy-Poison Oak Extract.
Poison Oak Extract.

LICENSE No. 111—WILLIAM S. MERRELL CO., CINCINNATI, OHIO

1. *Bacterial Vaccines*

One polyvalent bacterial vaccine with "No U. S. Standard of Potency".

LICENSE No. 113—MICHAEL REESE RESEARCH FOUNDATION, CHICAGO, ILL.

1. *Therapeutic Immune Serums*

Measles Immune Serum (Human).
Mumps Immune Serum (Human).
Poliomyelitis Immune Serum (Human).
Scarlet Fever Immune Serum (Human).

2. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Normal Human Plasma.
Normal Human Serum.
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

3. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-Human Serum.

LICENSE No. 119—BARRY LABORATORIES, INC., DETROIT, MICH.

1. *Bacterial Vaccines*

Nine polyvalent bacterial vaccines with "No U. S. Standard of Potency".

2. *Allergenic Extracts*

Allergenic Extracts (including pollens).
Poison Ivy Extract.
Poison Ivy-Oak-Sumac Extracts Combined.
Poison Sumac Extract.

LICENSE No. 120—ILLINOIS DEPARTMENT OF PUBLIC HEALTH, BUREAU OF BIOLOGIC PRODUCTS, DIVISION OF LABORATORIES, CHICAGO, ILL.

1. *Bacterial Vaccines*

Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.

2. *Toxoids and Toxins for Immunization*

Diphtheria Toxoid.

3. Multiple Antigen Preparations

Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

4. Viral and Rickettsial Vaccines

Rabies Vaccine.

5. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Schick Test Control.

LICENSE NO. 121—TEXAS STATE DEPARTMENT OF HEALTH, AUSTIN, TEX.

1. Bacterial Vaccines

Pertussis Vaccine.
Typhoid Vaccine.

2. Toxoids and Toxins for Immunization

Diphtheria Toxoid.

3. Multiple Antigen Preparations

Diphtheria Toxoid and Pertussis Vaccine Combined Alum Precipitated.

4. Viral and Rickettsial Vaccines

Rabies Vaccine.

5. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Schick Test Control.
Tuberculin, Old.

LICENSE NO. 125—HYNSON, WESTCOTT & DUNNING, BALTIMORE, MD.

1. Miscellaneous

Cobra Venom Solution.
Cobra Venom with Silicic and Formic Acids.

LICENSE NO. 129—WELLCOME PHYSIOLOGICAL RESEARCH LABORATORIES, BECKENHAM, KENT, ENGLAND.

1. Miscellaneous

Russell Viper Venom.

LICENSE NO. 135—MYERS LABORATORIES, INC., WARREN, PA.

1. Bacterial Antigens

One polyvalent bacterial antigen with "No U. S. Standard of Potency."

LICENSE NO. 139—PHILADELPHIA SERUM EXCHANGE, PHILADELPHIA, PA.

1. Therapeutic Immune Serums

Measles Immune Serum (Human).
Mumps Immune Serum (Human).
Pertussis Immune Serum (Human).
Scarlet Fever Immune Serum (Human).

2. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Serum.
Single Donor Plasma (Human).

3. Diagnostic Substances for Dermal Tests

Mumps Skin Test Antigen.

4. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Serum.

Anti-Rh Typing Serums:

Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-Human Serum.

LICENSE NO. 140—HYLAND LABORATORIES, LOS ANGELES, CALIF.

1. Therapeutic Immune Serums

Antimumps Serum.
Antipertussis Serum.
Mumps Immune Serum (Human).
Pertussis Immune Serum (Human).

2. Blood and Blood Derivatives

Antihemophilic Plasma (Human).
Citrated Whole Blood (Human).
Immune Serum Globulin (Human).
Mumps Immune Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Packed Red Blood Cells (Human).
Pertussis Immune Globulin (Human).
Poliomyelitis Immune Globulin (Human).
Resuspended Red Blood Cells (Human).

3. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Serum.
Group AB Serum (Human).

Anti-Rh Typing Serums:

Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).

Anti-K Serum (Anti-Kell).

Anti-M Serum.

Anti-N Serum.

Anti-Human Serum.

Anti-Human Precipitin Serum.

LICENSE NO. 144—WYETH LABORATORIES, INC., MARIETTA, PA.

1. Antitoxins

Diphtheria Antitoxin.
Gas Gangrene Polyvalent Antitoxin.
Tetanus Antitoxin.
Tetanus and Gas Gangrene Polyvalent Antitoxin.

2. Therapeutic Immune Serums

Antipertussis Serum.

3. Blood and Blood Derivatives

Normal Horse Serum.

4. Bacterial Vaccines

Cholera Vaccine.
Pertussis Vaccine.
Typhoid Vaccine.
Typhoid and Paratyphoid Vaccine.

5. Toxoids and Toxins for Immunization

Diphtheria Toxoid.
Diphtheria Toxoid Aluminum Phosphate Adsorbed.
Scarlet Fever Streptococcus Toxin for Immunization.
Tetanus Toxoid.

Tetanus Toxoid Aluminum Phosphate Adsorbed.

6. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids Combined Alum Precipitated.

Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed.
Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined.

Diphtheria Toxoid Aluminum Phosphate Adsorbed and Pertussis Vaccine Combined.

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed.

Tetanus and Diphtheria Toxoids Combined Aluminum Phosphate Adsorbed (for Adult Use).

Tetanus and Diphtheria Toxoids Combined Alum Precipitated (for Adult Use).

7. Viral and Rickettsial Vaccines

Poliomyelitis Vaccine.
Rabies Vaccine.
Smallpox Vaccine.

8. Diagnostic Substances for Dermal Tests

Diphtheria Toxin for Schick Test.
Scarlet Fever Streptococcus Toxin for Dick Test.
Schick Test Control.
Tuberculin, Old.

9. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).
Poison Ivy Extract.
Poison Oak Extract.
Poison Ivy-Oak-Sumac Extracts Combined.

10. Miscellaneous

Antivenin (Crotalidae) Polyvalent.

LICENSE NO. 147—ENDO LABORATORIES, INC., RICHMOND HILL, N. Y.

1. Allergenic Extracts

Allergenic Extracts (including miscellaneous substances).

LICENSE NO. 149—THE ARMOUR LABORATORIES, DIVISION OF ARMOUR AND COMPANY, KANKAKEE, ILL.

1. Blood and Blood Derivatives

Fibrin Film.
Fibrin Foam.
Immune Serum Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).
Thrombin.

LICENSE NO. 152—GOTHAM PHARMACEUTICAL CO., BROOKLYN, N. Y.

1. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances).

LICENSE NO. 154—JOHN ELLIOTT BLOOD BANK OF DADE COUNTY, INC., MIAMI, FLA.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 155—WIENER SERUM
LABORATORY, BROOKLYN, N. Y.

1. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-Fy^a Serum (Anti-Duffy).
Anti-k Serum (Anti-Cellano).
Anti-K Serum (Anti-Kell).
Anti-rh^w and Anti-K Serum (Anti-(C^w+Kell)).
Anti-M Serum.
Anti-N Serum.
Anti-Human Serum.
Anti-Human Precipitin Serum.

LICENSE No. 156—ORTHO PHARMACEUTICAL
CORP., RARITAN, N. J.

1. Blood and Blood Derivatives

Fibrinogen (Human).
Profibrinolysin (Human).
Thrombin.

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A, B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-rh^w (Anti-C^w).
Anti-Fy^a Serum (Anti-Duffy).
Anti-k Serum (Anti-Cellano).
Anti-K Serum (Anti-Kell).
Anti-M Serum.
Anti-N Serum.
Anti-S Serum.
Anti-Human Serum.

LICENSE No. 157—CERTIFIED BLOOD DONOR
SERVICE, INC., JAMAICA, N. Y.

1. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A, B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-rh^w (Anti-C^w).
Anti-Fy^a Serum (Anti-Duffy).
Anti-k Serum (Anti-Cellano).
Anti-K Serum (Anti-Kell).
Anti-M Serum.

Anti-N Serum.
Anti-P Serum.
Anti-Human Serum.
Anti-Human Precipitin Serum.

LICENSE No. 158—WASHINGTON BLOOD
LABORATORY, WASHINGTON, D. C.

1. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A, B Blood Grouping Serum.
Absorbed Anti-A Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-Human Serum.

LICENSE No. 159—BLOOD GROUPING LAB-
ORATORY OF BOSTON, INC., BOSTON, MASS.

1. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-rh^w (Anti-C^w).
Anti-Rh₀+Rh₀ (Anti-D+D^u).
Anti-K Serum (Anti-Kell).
Anti-Le^a Serum (Anti-Lewis).
Anti-Le^b Serum.
Anti-M Serum.
Anti-Human Serum.

LICENSE No. 161—BLOOD TRANSFUSION
ASSOCIATION, NEW YORK, N. Y.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-Human Serum.

LICENSE No. 162—BLOOD AND PLASMA
BANK, NEW YORK UNIVERSITY, BELLE-
VUE MEDICAL CENTER, NEW YORK, N. Y.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Plasma.

LICENSE No. 163—HIGH TITER SERUM
LABORATORY, NEW YORK, N. Y.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.

Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).

LICENSE No. 164—KNICKERBOCKER BLOOD
BANK, NEW YORK, N. Y.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A, B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-Fy^a Serum (Anti-Duffy).
Anti-Jk^a Serum (Anti-Kidd).
Anti-K Serum (Anti-Kell).
Anti-Le^a Serum (Anti-Lewis).
Anti-M Serum.
Anti-P Serum.
Anti-S Serum.
Anti-Human Serum.

3. Miscellaneous

Blood Group Specific Substance A.
Blood Group Specific Substance B.

LICENSE No. 165—BLOOD BANK
FOUNDATION, NASHVILLE, TENN.

1. Blood and Blood Derivatives

Antihemophilic Plasma (Human).
Citrated Whole Blood (Human).
Normal Human Plasma.
Resuspended Red Blood Cells (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh'' (Anti-E).
Anti-K Serum (Anti-Kell).
Anti-Human Serum.

LICENSE No. 166—BELLE BONFILS MEMO-
RIAL BLOOD BANK, DENVER, COLO.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-K Serum (Anti-Kell).

LICENSE No. 167—J. K. AND SUSIE L. WADLEY RESEARCH INSTITUTE AND BLOOD CENTER, DALLAS, TEX.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

2. *Diagnostic Substances for Laboratory Tests*

Anti-Rh Typing Serums:

- Anti-Rh₀ (Anti-D).
- Anti-Rh₀' (Anti-CD).
- Anti-rh' (Anti-C).
- Anti-rh'' (Anti-E).
- Anti-hr' (Anti-c).
- Anti-Human Serum.

LICENSE No. 168—MOUNT SINAI MEDICAL RESEARCH FOUNDATION, CHICAGO, ILL.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

2. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serum:
Anti-Rh₀ (Anti-D).
Anti-M Serum.
Anti-N Serum.
Anti-Human Serum.

LICENSE No. 169—CHICAGO BLOOD DONOR SERVICE, CHICAGO, ILL.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

LICENSE No. 170—JACKSON MEDICAL LABORATORY AND BLOOD BANK, JACKSON, TENN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 171—COURTLAND LABORATORIES, LOS ANGELES, CALIF.

1. *Therapeutic Immune Serums*

Chickenpox Immune Serum (Human).
Measles Immune Serum (Human).
Mumps Immune Serum (Human).
Pertussis Immune Serum (Human).
Scarlet Fever Immune Serum (Human).

2. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Immune Serum Globulin (Human).
Normal Serum Albumin (Human).
Normal Human Plasma.
Poliomyelitis Immune Globulin (Human).

LICENSE No. 173—INTERSTATE BLOOD BANK, MEMPHIS, TENN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 174—LLOYD BROS., PHARMACISTS, INC., CINCINNATI, OHIO

1. *Allergenic Extracts*

Tincture Poison Ivy.

LICENSE No. 175—INTER-COUNTY BLOOD BANK, INC., JAMAICA, N. Y.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).

LICENSE No. 176—LABORATORIOS MYN, MEXICO D. F., MEXICO

1. *Miscellaneous*

Antivenin, Scorpion.

LICENSE No. 177—ROGATOL PHARMACEUTICAL CO., HATO REY, P. R.

1. *Bacterial Antigens*

Bacterial Antigen made from Streptococcus.

2. *Allergenic Extracts*

Allergenic Extract—*Schistosoma mansoni*.

LICENSE No. 178—CALIFORNIA TRANSFUSION SERVICE, LOS ANGELES, CALIF.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 179—DADE REAGENTS, INC., MIAMI, FLA.

1. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-hr'' (Anti-e).
Anti-K Serum (Anti-Kell).
Anti-M Serum.
Anti-N Serum.
Anti-Human Serum.

LICENSE No. 181—JACKSONVILLE BLOOD BANK, INC., JACKSONVILLE, FLA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

2. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Anti-Rh Typing Serum:
Anti-Rh₀ (Anti-D).
Anti-Human Serum.

LICENSE No. 182—IRWIN MEMORIAL BLOOD BANK OF THE SAN FRANCISCO MEDICAL SOCIETY, SAN FRANCISCO, CALIF.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

LICENSE No. 183—SOUTHWEST BLOOD BANKS, INC., PHOENIX, ARIZ.

This establishment license includes the following locations:

Southwest Blood Bank of Albuquerque, Albuquerque, N. Mex.
Southwest Blood Bank of Alexandria, Alexandria, La.
Southwest Blood Bank of Casper, Casper, Wyo.

Southwest Blood Bank of El Paso, El Paso, Tex.

Southwest Blood Bank of Harlingen, Harlingen, Tex.

Southwest Blood Bank of Houston, Houston, Tex.

Southwest Blood Bank of Little Rock, Little Rock, Ark.

Southwest Blood Bank of Lubbock, Lubbock, Tex.

Southwest Blood Bank of Meridian, Meridian, Miss.

Southwest Blood Bank of Phoenix, Phoenix, Ariz.

Southwest Blood Bank of Reno, Reno, Nev.

Southwest Blood Bank of San Antonio, San Antonio, Tex.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 184—TRAVENOL LABORATORIES, INC., MORTON GROVE, ILL., AND LOS ANGELES, CALIF.

1. *Therapeutic Immune Serums*

Antimumps Serum (Human).
Antipertussis Serum (Human).

2. *Bacterial Antigens*

Pseudomonas Polysaccharide.

3. *Blood and Blood Derivatives*

Antihemophilic Plasma (Human).
Immune Serum Globulin (Human).
Normal Human Plasma.
Normal Serum Albumin (Human).
Poliomyelitis Immune Globulin (Human).

4. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-A,B Blood Grouping Serum.
Absorbed Anti-A Serum.
Group AB Serum (Human).
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-Rh₀'' (Anti-DE).
Anti-Rh₀ rh' rh'' (Anti-CDE).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).
Anti-M Serum.
Anti-N Serum.
Anti-Human Serum.
Anti-Human Precipitin Serum.

LICENSE No. 185—MINNEAPOLIS WAR MEMORIAL BLOOD BANK, INC., MINNEAPOLIS, MINN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

2. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-rh' (Anti-C).
Anti-rh'' (Anti-E).
Anti-hr' (Anti-c).

LICENSE No. 187—MILWAUKEE BLOOD CENTER, INC., MILWAUKEE, WIS.

1. Therapeutic Immune Serums

Measles Immune Serum (Human).
Mumps Immune Serum (Human).
Pertussis Immune Serum (Human).
Pollomyelitis Immune Serum (Human).
Scarlet Fever Immune Serum (Human).

2. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Plasma.
Normal Human Serum.
Single Donor Plasma (Human).

3. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh. (Anti-D).
Anti-Rh. (Anti-CD).
Anti-Human Serum.

LICENSE No. 188—RESEARCH FOUNDATION AND UNIVERSITY OF ILLINOIS, CHICAGO, ILL.

1. Bacterial Vaccines

BCG Vaccine.

LICENSE No. 190—AMERICAN NATIONAL RED CROSS, WASHINGTON, D. C.

This establishment license includes the following locations:

Asheville Regional Blood Center, Asheville, N. C.
Atlanta Regional Blood Center, Atlanta, Ga.
Badger Regional Blood Center, Madison, Wis.
Beaver County Regional Blood Center, New Brighton, Pa.
Birmingham Regional Blood Center, Birmingham, Ala.
Black Hawk County Regional Blood Center, Waterloo, Iowa.
Boise Regional Blood Center, Boise, Idaho.
Buffalo Regional Blood Center, Buffalo, N. Y.
Central Texas Regional Blood Center, Waco, Tex.
Charlotte Regional Blood Center, Charlotte, N. C.
Cleveland Regional Blood Center, Cleveland, Ohio.
Columbia River Regional Blood Center, Yakima, Wash.
Columbus Regional Blood Center, Columbus, Ohio.
Connecticut Regional Blood Center, Hartford, Conn.
Detroit Regional Blood Center, Detroit, Mich.
Fort Wayne Regional Blood Center, Fort Wayne, Ind.
Greater Toledo Regional Blood Center, Toledo, Ohio.
Huntington Regional Blood Center, Huntington, W. Va.
Intermountain Regional Blood Center, Fort Douglas, Utah.
Johnstown Regional Blood Center, Johnstown, Pa.
Knox County Regional Blood Center, Galesburg, Ill.
Lansing Regional Blood Center, Lansing, Mich.
Los Angeles Regional Blood Center, Los Angeles, Calif.

Louisville Regional Blood Center, Louisville, Ky.

Massachusetts Regional Blood Center, Boston, Mass.

Mobile Regional Center, Mobile, Ala.
Montana Regional Blood Center, Great Falls, Mont.

Nashville Regional Blood Center, Nashville, Tenn.

Nebraska-Iowa Regional Blood Center, Omaha, Nebr.

New York Regional Blood Center, New York, N. Y.

Northeastern Pennsylvania Regional Blood Center, Wilkes-Barre, Pa.

Pacific Northwest Regional Blood Center, Portland, Oreg.

Peoria Regional Blood Center, Peoria, Ill.
Philadelphia Regional Blood Center, Philadelphia, Pa.

Roanoke Regional Blood Center, Roanoke, Va.

Rochester Regional Blood Center, Rochester, N. Y.

Santa Clara Valley Regional Blood Center, San Jose, Calif.

South Atlantic Regional Blood Center, Savannah, Ga.

South Carolina Regional Blood Center, Columbia, S. C.

Southern Arizona Regional Blood Center, Tucson, Ariz.

Springfield Regional Blood Center, Springfield, Mo.

St. Louis Regional Blood Center, St. Louis, Mo.

St. Paul Regional Blood Center, St. Paul, Minn.

Syracuse Regional Blood Center, Syracuse, N. Y.

Tidewater Regional Blood Center, Norfolk, Va.

Tulsa County Regional Blood Center, Tulsa, Okla.

Vermont-New Hampshire Regional Blood Center, Burlington, Vt.

Volusia-Flagler Regional Blood Center, Daytona Beach, Fla.

Washington, D. C. Regional Blood Center, Washington, D. C.

Wichita County Regional Blood Center, Wichita Falls, Tex.

Wichita Regional Blood Center, Wichita, Kans.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

LICENSE No. 191—BLOOD BANK OF THE ALAMEDA-CONTRA COSTA MEDICAL ASSOCIATION, OAKLAND, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).
Single Donor Plasma (Human).

2. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.

LICENSE No. 192—KING COUNTY CENTRAL BLOOD BANK, SEATTLE, WASH.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Plasma.

LICENSE No. 193—CENTER LABORATORIES, PORT WASHINGTON, N. Y.

1. Allergic Extracts

Allergic Extracts (including pollens and miscellaneous substances).

LICENSE No. 194—SACRAMENTO MEDICAL FOUNDATION BLOOD BANK, SACRAMENTO, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

LICENSE No. 195—PENINSULA MEMORIAL BLOOD BANK, BURLINGAME, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 197—SONOMA COUNTY COMMUNITY BLOOD BANK, SANTA ROSA, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 198—TRI-COUNTIES BLOOD BANK, SANTA BARBARA, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 199—BLOOD BANK OF HAWAII, HONOLULU, HAWAII

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Normal Human Plasma.

LICENSE No. 201—SAN DIEGO BLOOD BANK, SAN DIEGO, CALIF.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 202—TACOMA-PIERCE COUNTY BLOOD BANK, TACOMA, WASH.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 203—SPOKANE & INLAND EMPIRE BLOOD BANK, SPOKANE, WASH.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Single Donor Plasma (Human).

LICENSE No. 204—VIRGINIA BLOOD BANK, INC., RICHMOND, VA.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).
Anti-B Blood Grouping Serum.

LICENSE No. 209—MAXWELL BLOOD BANK, THE CHILDREN'S MEMORIAL HOSPITAL, CHICAGO, ILL.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 212—DISTRICT OF COLUMBIA GENERAL HOSPITAL, WASHINGTON, D. C.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 213—BLOOD BANK OF THE WASHINGTON HOSPITAL CENTER, WASHINGTON, D. C.

1. Blood and Blood Derivatives

Citrated Whole Blood (Human).

LICENSE No. 214—DOCTORS HOSPITAL BLOOD BANK, WASHINGTON, D. C.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 215—BLOOD GROUPING LABORATORY, WASHINGTON, D. C.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Normal Human Plasma.
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

LICENSE No. 217—FREEDMEN'S HOSPITAL, WASHINGTON, D. C.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 218—PROVIDENCE HOSPITAL BLOOD BANK, WASHINGTON, D. C.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 219—FARGO CLINIC BLOOD BANK, FARGO, N. DAK.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 220—BROOME COUNTY BLOOD CENTER, BINGHAMTON, N. Y.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 221—ESSEX COUNTY BLOOD BANK, INC., NEWARK, N. J.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 222—AURORA BLOOD BANK AND DONORS SOCIETY, AURORA, ILL.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).

LICENSE No. 224—COMMUNITY BLOOD AND PLASMA SERVICE, INC., BIRMINGHAM, ALA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 226—BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES, INC., SAN BERNARDINO, CALIF.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 227—CENTRAL FLORIDA BLOOD BANK, ORLANDO, FLA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 228—SOUTHWEST FLORIDA BLOOD BANK, INC., TAMPA, FLA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 229—BENDER LABORATORY BLOOD BANK, ALBANY, N. Y.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 231—DUBUQUE BLOOD BANK ASSOCIATION, DUBUQUE, IOWA

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Normal Human Plasma.

LICENSE No. 232—HOLY CROSS HOSPITAL RESEARCH FOUNDATION, SALT LAKE CITY, UTAH

1. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serums:
Anti-Rh₀ (Anti-D).
Anti-Rh₀' (Anti-CD).
Anti-hr' (Anti-c).
Anti-Human Serum.

LICENSE No. 233—OCHSNER FOUNDATION HOSPITAL BLOOD BANK, NEW ORLEANS, LA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 234—CENTRAL BLOOD BANK OF PITTSBURGH, PITTSBURGH, PA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 235—UNIVERSITY OF CINCINNATI BLOOD TRANSFUSION SERVICE, CINCINNATI, OHIO

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Resuspended Red Blood Cells (Human).

LICENSE No. 236—MEDICAL CENTER-STATE HEALTH DEPARTMENT BLOOD BANK, GRAND FORKS, N. DAK.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 237—SHREVEPORT EMERGENCY BLOOD BANK, INC., SHREVEPORT, LA.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 238—ISTITUTO SIEROTERAPICO TOSCANO, SIENA, ITALY

1. *Therapeutic Immune Serums*

Antirabies Serum.

LICENSE No. 239—HOUCHEIN COMMUNITY BLOOD BANK, BAKERSFIELD, CALIF.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 240—MEMPHIS BLOOD CENTER, INC., MEMPHIS, TENN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 241—COMMUNITY BLOOD AND PLASMA SERVICE, INC. OF TEXAS, HOUSTON, TEX.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 243—BLOOD PLASMA CORP. OF JAPAN, OSAKA, JAPAN

1. *Blood and Blood Derivatives*

Normal Human Plasma.

LICENSE No. 244—TRAVIS COUNTY MEDICAL SOCIETY BLOOD BANK, AUSTIN, TEX.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 245—NIHON SEIYAKU CO., LTD., TOKYO, JAPAN

1. *Blood and Blood Derivatives*

Normal Human Plasma.

LICENSE No. 246—POTTER COUNTY MEDICAL BLOOD CENTER, AMARILLO, TEX.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 248—CENTRAL BLOOD BANK, INC., SOUTH BEND, IND.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 249—NORTHERN ILLINOIS BLOOD BANK, INC., ROCKFORD, ILL.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 250—ST. LUKE'S HOSPITAL BLOOD BANK, ABERDEEN, S. DAK.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 251—THE JACOB BLUMBERG MEMORIAL BLOOD BANK, INC., OF THE LAKE COUNTY MEDICAL SOCIETY, WAUKEGAN, ILL.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 252—DETROIT BLOOD SERVICE, INC., DETROIT, MICH.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).
Packed Red Blood Cells (Human).
Single Donor Plasma (Human).

LICENSE No. 254—KNOXVILLE BLOOD CENTER, INC., KNOXVILLE, TENN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 257—CHEK-LAB, INC., CHICAGO, ILL.

1. *Diagnostic Substances for Laboratory Tests*

Anti-A Blood Grouping Serum.
Anti-B Blood Grouping Serum.
Anti-Rh Typing Serum:
Anti-Rh₀' (Anti-CD).
Anti-Human Serum.

LICENSE No. 258—OSTERREICHISCHES INSTITUT FÜR HAEMODERIVATE, VIENNA, AUSTRIA

1. *Blood and Blood Derivatives*

Immune Serum Globulin (Human).
Poliomyelitis Immune Globulin (Human).

LICENSE No. 259—HOLSTON VALLEY COMMUNITY HOSPITAL BLOOD BANK, KINGSPORT, TENN.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

LICENSE No. 260—ST. FRANCIS HOSPITAL BLOOD BANK, TRENTON, N. J.

1. *Blood and Blood Derivatives*

Citrated Whole Blood (Human).

- LICENSE No. 261—HOSPITAL BLOOD SERVICE, INC., DETROIT, MICH.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 262—SERVICE LEAGUE COMMUNITY BLOOD BANK, INC., PUEBLO, COLO.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 263—COMMUNITY BLOOD BANK, NORTON, VA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 264—MID-WEST BLOOD BANK AND PLASMA SERVICE, KANSAS CITY, MO.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 265—W. E. STEWART BLOOD BANK, TYLER, TEX.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 266—BLOOD BANK OF THE BRYN MAWR HOSPITAL, BRYN MAWR, PA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 267—BLOOD BANK OF ST. LUKE'S HOSPITAL (DULUTH), DULUTH, MINN.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 268—COMMUNITY BLOOD SERVICE, INC., ST. LOUIS, MO.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 269—BEVERLY BLOOD CENTER, INC., CHICAGO, ILL.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 270—MARIETTA MEMORIAL HOSPITAL, MARIETTA, OHIO
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 271—ST. LUKE'S MEMORIAL HOSPITAL BLOOD BANK, RACINE, WIS.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 272—SOUTHERN MICHIGAN BLOOD CENTER, INC., DETROIT, MICH.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 273—OKLAHOMA CITY COMMUNITY BLOOD BANK, INC., OKLAHOMA CITY, OKLA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 274—BERGEN COMMUNITY BLOOD BANK, PARAMUS, N. J.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 275—U. S. PHARMACEUTICAL, INC., BURBANK, CALIF.
1. *Blood and Blood Derivatives*
Normal Human Plasma.
2. *Diagnostic Substances for Laboratory Tests*
Anti-Rh Typing Serum:
Anti-Rh₀ (Anti-D).
- LICENSE No. 276—WESTERN PENNSYLVANIA BLOOD CENTER, INC., PITTSBURGH, PA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 277—COMMUNITY MEMORIAL GENERAL HOSPITAL, LA GRANGE, ILL.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 278—BROOKLYN DONOR CENTER, INC., BROOKLYN, N. Y.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 279—MENOLASINO LABORATORIES, MELROSE PARK, ILL.
1. *Diagnostic Substances for Laboratory Tests*
Anti-Human Serum.
- LICENSE No. 280—WARD LABORATORIES, DURHAM, N. C.
1. *Diagnostic Substances for Laboratory Tests*
Anti-Fy^a Serum (Anti-Duffy).
Anti-K Serum (Anti-Kell).
Anti-Human Serum.
- LICENSE No. 281—NUCLEAR CONSULTANTS, INC., ST. LOUIS, MO.
1. *Blood and Blood Derivatives*
Radio-Iodinated (I¹³¹) Serum Albumin (Human).
- LICENSE No. 283—HOFFMANN LABORATORIES, INC., PATERSON, N. J.
1. *Bacterial Antigens*
One polyvalent bacterial antigen with "No U. S. Standard of Potency".
- LICENSE No. 284—RHODE ISLAND HOSPITAL BLOOD BANK, PROVIDENCE, R. I.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 285—MARATHON COUNTY BLOOD BANK, INC., WAUSAU, WIS.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 286—EDGEWATER HOSPITAL BLOOD BANK, CHICAGO, ILL.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 287—CLEVELAND DONOR SERVICE, INC., CLEVELAND, OHIO
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 288—DELTA BLOOD BANK, STOCKTON, CALIF.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 289—HOSPITAL UNIVERSITY OF PENNSYLVANIA BLOOD BANK, PHILADELPHIA, PA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 290—PINEVIEW GENERAL HOSPITAL BLOOD BANK, VALDOSTA, GA.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 291—SCI LAB, DERBY, COLO.
1. *Diagnostic Substances for Dermal Tests*
Blastomycin, Pin Test.
Coccidioidin, Pin Test.
Histoplasmin, Pin Test.
Tuberculin, Pin Test.
- LICENSE No. 292—GRAHAM LABORATORIES, INC., DALLAS, TEX.
1. *Allergenic Extracts*
Allergenic Extracts.
- LICENSE No. 293—PASSAIC BLOOD BANK, INC., PASSAIC, N. J.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 295—ST. MARY COMMUNITY BLOOD BANK, HOBOKEN, N. J.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 296—MIDWEST BLOOD SERVICE, INC., DETROIT, MICH.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 297—PFIZER LABORATORIES, DIV. CHAS. PFIZER & CO., INC., NEW YORK, N. Y., TERRE HAUTE, IND.
1. *Viral and Rickettsial Vaccines*
Influenza Virus Vaccine.
- LICENSE No. 298—LEWISTON-CLARKSTON BLOOD BANK, LEWISTON, IDAHO
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 299—THE LINCOLN FOUNDATION, SWARTHMORE, PA.
1. *Bacterial Antigens*
One polyvalent bacterial antigen with "No U. S. Standard of Potency".
- LICENSE No. 300—MASSACHUSETTS GENERAL HOSPITAL BLOOD BANK, BOSTON, MASS.
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).
- LICENSE No. 301—CLEVELAND BIOLOGICALS, INC., CLEVELAND, OHIO
1. *Blood and Blood Derivatives*
Citratd Whole Blood (Human).

Part II. List of Biologic Products With License Numbers of Establishments Licensed for Each Product

1. Antitoxins

- B. *histolyticus* Antitoxin—17.
B. *oedematiens* Antitoxin—1-8-17.
B. *sordellii* Antitoxin—17.

Botulism Antitoxin—17.
 Diphtheria Antitoxin—1-8-11-14-17-56-64-73-99-101-110-144.
 Dysentery Antitoxin, Shiga—1.
 Gas Gangrene Polyvalent Antitoxin—8-17-101-144.
 Perfringens Antitoxin—1-8-17-56-110.
 Staphylococcus Antitoxin—73.
 Tetanus Antitoxin—1-2-8-11-14-17-56-64-73-99-101-110-144.
 Tetanus and Gas Gangrene Polyvalent Antitoxin—1-8-17-56-101-110-144.
 V. septique Antitoxin—1-8-17-56-110.

2. Therapeutic Immune Serums

Antibrucella Serum—2.
 Antierysipeloid Serum—110.
 Anti-Hemophilus Influenzae Type b Serum—99.
 Antimumps Serum—140-184.
 Antipertussis Serum—8-140-144-184.
 Antipneumococcic Serum—99.
 Antirabies Serum—17-238.
 Anti-Rocky Mountain Spotted Fever Serum—2.
 Antitularemic Serum—2.
 Chicken Pox Immune Serum (Human)—171.
 Measles Immune Serum (Human)—113-139-171-187.
 Mumps Immune Serum (Human)—113-139-140-171-187.
 Pertussis Immune Serum (Human)—139-140-171-187.
 Poliomyelitis Immune Serum (Human)—113-187.
 Scarlet Fever Immune Serum (Human)—113-139-171-187.

3. Blood and Blood Derivatives

Antihemophilic Globulin (Human)—8-99.
 Antihemophilic Plasma (Human)—140-165-184.
 Citrated Whole Blood (Human)—2-99-113-139-140-154-161-162-163-164-165-166-167-168-169-170-171-173-175-178-181-182-183-185-187-190-191-192-194-195-197-198-199-201-202-203-204-209-212-213-214-215-217-218-219-220-221-222-224-226-227-228-229-231-233-234-235-236-237-239-240-241-244-246-248-249-250-251-252-254-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-276-277-278-284-285-286-287-288-289-290-293-295-296-298-300-301.
 Fibrin Film—8-149.
 Fibrin Foam—8-149.
 Fibrinogen—2-8-52-99-156.
 Histamine Azoprotein—1.
 Human Blood Cells—2.
 Immune Serum Globulin (Human)—1-2-8-17-52-64-99-110-140-149-171-184-258.
 Mumps Immune Globulin (Human)—8-140.
 Normal Horse Serum—14-99-144.
 Normal Human Plasma—2-8-64-99-113-140-149-162-165-171-182-184-185-187-190-192-199-215-231-243-245-275.
 Normal Human Serum—113-139-187.
 Normal Rabbit Serum—99.
 Normal Serum Albumin (Human)—2-8-52-64-99-140-149-171-184.
 Packed Red Blood Cells (Human)—113-140-161-166-169-175-181-182-185-190-191-194-215-222-235-252.
 Pertussis Immune Globulin (Human)—140.

Pollomyelitis Immune Globulin (Human)—1-2-8-17-52-64-99-110-140-149-171-184-258.
 Profibrinolysin (Human)—156.
 Radio-Iodinated (I^{131}) Serum Albumin (Human)—43-52-281.
 Resuspended Red Blood Cells (Human)—99-113-140-165-166-182-185-191-215-235.
 Single Donor Plasma (Human)—139-161-169-181-187-190-191-194-203-252.
 Tetanus Immune Globulin (Human)—8.
 Thrombin—1-2-8-51-149-156.

4. Bacterial Vaccines

BCG Vaccine—188.
 Cholera Vaccine—1-2-8-11-17-56-101-144.
 Bacterial Vaccine made from Partially Autolyzed Pneumococci—56.
 Pertussis Vaccine—1-2-8-14-17-30-56-64-99-101-110-120-121-144.
 Pertussis Vaccine Aluminum Hydroxide Adsorbed—8.
 Pertussis Vaccine Aluminum Phosphate Adsorbed—1.
 Plague Vaccine—8.
 Typhoid Vaccine—1-2-8-11-14-56-64-99-101-105-110-120-121-144.
 Typhoid and Paratyphoid Vaccine—1-2-8-14-17-56-64-99-101-110-120-144.
 Polyvalent bacterial vaccines with "No U. S. Standard of Potency"—1-2-8-17-30-56-91-101-105-110-111-119.

5. Sensitized Bacterial Vaccines

Cholera Vaccine—2.
 Pertussis Vaccine—2.
 Typhoid Vaccine—2.
 Typhoid and Paratyphoid Vaccine—2.
 Polyvalent sensitized bacterial vaccines with "No U. S. Standard of Potency"—2.

6. Bacterial Antigens

Bacterial Antigen with Antihistaminic—2.
 Pseudomonas Polysaccharide—184.
 Polyvalent bacterial antigens with "No U. S. Standard of Potency"—1-2-30-56-108-110-135-177-283-299.

7. Modified Bacterial Antigens

Polyvalent modified bacterial antigens with "No U. S. Standard of Potency"—1.

8. Toxoids and Toxins for Immunization

Diphtheria Toxoid—1-2-8-14-17-56-64-73-99-101-110-120-121-144.
 Diphtheria Toxoid Aluminum Hydroxide Adsorbed—8.
 Diphtheria Toxoid Aluminum Phosphate Adsorbed—1-14-17-99-144.
 Diphtheria Toxoid Protamine Precipitated—2.
 Diphtheria Toxoid-Antitoxin Mixture—1.
 Scarlet Fever Streptococcus Toxin for Immunization—1-17-101-144.
 Staphylococcus Toxoid—1-2-11-17-73-101-110.
 Streptococcus Erythrogenic Toxin—101.
 Tetanus Toxoid—1-2-8-14-17-56-64-73-99-101-110-144.
 Tetanus Toxoid Aluminum Hydroxide Adsorbed—8.
 Tetanus Toxoid Aluminum Phosphate Adsorbed—1-17-99-144.

9. Multiple Antigen Preparations

Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined—1-2-8-56-101.
 Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Alum Precipitated—1-2-8-56-99.
 Diphtheria and Tetanus Toxoids Alum Precipitated and Pertussis Vaccine Combined—17-101-110-144.
 Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed—1-17-99-144.
 Diphtheria and Tetanus Toxoids and Pertussis Vaccine Combined Aluminum Phosphate Precipitated—64.
 Diphtheria and Tetanus Toxoids Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined—8.
 Diphtheria and Tetanus Toxoids Aluminum Hydroxide Adsorbed Combined—8.
 Diphtheria and Tetanus Toxoids Combined—1-8-17-56.
 Diphtheria and Tetanus Toxoids Combined Alum Precipitated—1-2-56-99-101-110-144.
 Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Adsorbed—1-17-99-144.
 Diphtheria and Tetanus Toxoids Combined Aluminum Phosphate Precipitated—64.
 Diphtheria Toxoid Aluminum Hydroxide Adsorbed and Pertussis Vaccine Combined—8.
 Diphtheria Toxoid and Pertussis Vaccine Combined—8.
 Diphtheria Toxoid and Pertussis Vaccine Combined Alum Precipitated—2-121.
 Diphtheria Toxoid Alum Precipitated and Pertussis Vaccine Combined—1-101-110-120-144.
 Diphtheria Toxoid and Pertussis Vaccine Combined Aluminum Phosphate Adsorbed—1.
 Diphtheria Toxoid Aluminum Phosphate Adsorbed and Pertussis Vaccine Combined—144.
 Staphylococcus Toxoid-B. Vaccine made from Staphylococcus (Aureus)—101.
 Staphylococcus Toxoid and Bacterial Antigen made from Staphylococcus (Albus and Aureus)—1-52.
 Staphylococcus Toxoid-Streptococcus Toxin-B. Vaccine made from Staphylococcus (Aureus), Streptococcus (Hemolyticus), D pneumonia and H. influenzae—101.
 Tetanus Toxoid and Pertussis Vaccine Combined—8.
 Tetanus and Diphtheria Toxoids Combined Alum Precipitated (For Adult Use)—2-56-101-144.
 Tetanus and Diphtheria Toxoids Combined Aluminum Hydroxide Adsorbed (for Adult Use)—8.
 Tetanus and Diphtheria Toxoids Combined Aluminum Phosphate Adsorbed (for Adult Use)—144.

10. Viral and Rickettsial Vaccines

Adenovirus Vaccine—1.
 Encephalitis Vaccine, Herpes "F" Strain—17.
 Equine Encephalomyelitis Vaccine (Eastern)—8-110.

Equine Encephalomyelitis Vaccine (Western)—8-110.
 Influenza Virus Vaccine—1-2-17-56-101-110-297.
 Mumps Vaccine—17-56.
 Poliomyelitis Vaccine—1-2-8-56-110-144.
 Q Fever Vaccine—17.
 Rabies Vaccine—1-2-17-56-99-101-110-120-121-144.
 Rocky Mountain Spotted Fever Vaccine—2-17.
 Smallpox Vaccine—1-2-8-14-17-56-64-99-101-144.
 Typhus Vaccine—2-56-110.
 Typhus Vaccine (Epidemic)—17-101.
 Yellow Fever Vaccine—101.

11. Diagnostic Substances for Dermal Tests

Blastomycin—1.
 Blastomycin, Pin Test—291.
 Coccidioidin—8.
 Coccidioidin, Pin Test—291.
 Diphtheria Toxin for Schick Test—1-2-8-14-17-56-64-99-101-110-120-121-144.
 Histoplasmin—1-56-99.
 Histoplasmin, Pin Test—291.
 Lymphogranuloma Venereum Antigen—17-52.
 Mumps Skin Test Antigen—56-139.
 Scarlet Fever Streptococcus Toxin for Dick Test—1-2-17-101-144.
 Schick Test Control—1-2-8-14-56-64-99-101-110-120-121-144.
 Tuberculin, Autolytic—1.
 Tuberculin, Old—1-8-14-17-56-64-99-110-121-144.
 Tuberculin, Patch Test—17.
 Tuberculin, Pin Test—291.
 Tuberculin, Purified Protein Derivatives—1-2.

12. Diagnostic Substances for Laboratory Tests

Anti-A Blood Grouping Serum—2-8-14-17-113-139-140-155-156-157-158-159-161-163-164-165-166-168-179-181-184-185-187-191-232-257.
 Anti-B Blood Grouping Serum—2-8-14-17-113-139-140-155-156-157-158-159-161-163-164-165-166-168-179-181-184-185-187-191-204-232-257.
 Anti-A,B Blood Grouping Serum—113-139-140-156-157-158-164-179-181-184.
 Absorbed Anti-A Serum—113-139-140-155-156-157-158-163-164-179-184.
 Group AB Serum (Human)—140-184.
 Anti-Rh Typing Serums:
 Anti-Rh₀ (Anti-D)—14-17-113-139-140-155-156-157-158-159-161-163-164-165-166-167-168-179-181-184-185-187-232-275.
 Anti-Rh₀' (Anti-CD)—14-17-113-139-140-155-156-157-158-159-161-163-164-165-166-167-179-184-185-187-232-257.
 Anti-Rh₀'' (Anti-DE)—113-139-140-155-156-157-158-163-164-165-179-184.
 Anti-Rh₀ rh' rh'' (Anti-CDE)—113-139-140-156-157-158-164-165-179-184.
 Anti-rh' (Anti-C)—113-139-140-155-156-157-158-159-161-163-164-167-179-184-185.
 Anti-rh'' (Anti-E)—113-139-140-155-156-157-158-159-161-163-164-165-166-167-179-184-185.

Anti-hr' (Anti-c)—113-139-140-155-156-157-158-159-164-166-167-179-184-185-232.
 Anti-hr'' (Anti-e)—155-156-157-159-164-166-179.
 Anti-rh* (Anti-C*)—156-157-159.
 Anti-Rh₀+Rh₀' (Anti-D+D')—159.
 Anti-Fy^a Serum (Anti-Duffy)—155-156-157-164-280.
 Anti-Jk^a (Anti-Kidd)—164.
 Anti-k (Anti-Cellano)—155-156-157.
 Anti-K Serum (Anti-Kell)—140-155-156-157-159-164-165-166-179-280.
 Anti-rh* and Anti-K Serum (Anti-(C*+Kell))—155.
 Anti-Le^a Serum—(Anti-Lewis)—159-164.
 Anti-Le^b Serum—159.
 Anti-M Serum—17-140-155-156-157-159-164-168-179-184.
 Anti-N Serum—17-140-155-156-157-168-179-184.
 Anti-P Serum—157-164.
 Anti-S Serum—156-164.
 Anti-Human Serum—14-17-113-139-140-155-156-157-158-159-161-164-165-167-168-179-181-184-187-232-257-279-280.
 Anti-Human Precipitin Serum—140-155-157-184.
 Anti-Influenza Virus Serum for the Hemagglutination Inhibition Test—1.
 Influenza Virus Hemagglutinating Antigen—1.
 Pneumococcus Typing Serum—99.

13. Allergenic Extracts

Allergenic Extracts (including pollens and miscellaneous substances)—1-8-17-30-43-56-84-91-101-103-105-107-110-119-144-147-152-193-292.
 Allergenic Extract—*Schistosoma mansoni*—177.
 Fungus Antigens—56.
 Poison Ivy Extract—1-2-8-30-91-102-110-119-144.
 Poison Ivy Extract Alum Precipitated—105.
 Poison Ivy-Poison Oak Extracts Combined—30-110.
 Poison Ivy-Oak-Sumac Extracts Combined—119-144.
 Poison Oak Extract—2-8-30-91-102-110-144.
 Poison Sumac Extract—119.
 Tincture Poison Ivy—102-174.
 Trichinella Extract—17.

14. Trivalent Organic Arsenicals

Dichlorophenarsine Hydrochloride—1.
 Oxophenarsine Hydrochloride—1.

15. Miscellaneous

Antivenins:
 Antivenin (*Latrodectus mactans*)—2.
 Antivenin (Crotalidae) Polyvalent—144.
 Antivenin, Scorpion—176.
 Blood Group Specific Substances:
 Blood Group Specific Substance A—164.
 Blood Group Specific Substance B—164.
 Blood Group Specific Substances A and B—2.
 Enzymes:
 Streptokinase-Streptodornase—17.
 Venoms:
 Bee Venom—2.

Cobra Venom Solution—125.
 Cobra Venom with Silicic and Formic Acids—125.
 Russell Viper Venom—129.

Part III. Licensed Establishments Arranged Alphabetically

A. DOMESTIC ESTABLISHMENTS

	United States License No.
Abbott Laboratories, North Chicago, Ill.	43
Allergy Laboratories, Oklahoma City, Okla.	103
American National Red Cross, Washington, D. C.	190
Armour Laboratories, Kankakee, Ill.	149
Aurora Blood Bank and Donors Society, Aurora, Ill.	232
Barry Laboratories, Inc., Detroit, Mich.	119
Belle Bonfils Memorial Blood Bank, Denver, Colo.	165
Bender Laboratory Blood Bank, Albany, N. Y.	229
Bergen Community Blood Bank, Paramus, N. J.	274
Beverly Blood Center, Inc., Chicago, Ill.	269
Blood and Plasma Bank, New York University-Bellevue Medical Center, New York, N. Y.	162
Blood Bank of The Bryn Mawr Hospital, Bryn Mawr, Pa.	266
Blood Bank Foundation, Nashville, Tenn.	165
Blood Bank of Hawaii, Honolulu, Hawaii.	109
Blood Bank of the Alameda-Contra Costa Medical Association, Oakland, Calif.	191
Blood Bank of St. Luke's Hospital (Duluth), Duluth, Minn.	267
Blood Bank of San Bernardino and Riverside Counties, Inc., San Bernardino, Calif.	226
Blood Bank of the Washington Hospital Center, Washington, D. C.	213
Blood Grouping Laboratory, Washington, D. C.	215
Blood Grouping Laboratory of Boston, Inc., Boston, Mass.	159
Blood Transfusion Association, New York, N. Y.	161
Broome County Blood Center, Binghamton, N. Y.	230
Brooklyn Donor Center, Inc., Brooklyn, N. Y.	278
C. P. Kirk Company, New York, N. Y.	105
California Transfusion Service, Los Angeles, Calif.	178
Center Laboratories, Port Washington, N. Y.	193
Central Blood Bank, Inc., South Bend, Ind.	243
Central Blood Bank of Pittsburgh, Pittsburgh, Pa.	234
Central Florida Blood Bank, Orlando, Fla.	227
Certified Blood Donor Service, Inc., Jamaica, N. Y.	157
Chek-Lab, Inc., Chicago, Ill.	257
Chicago Blood Donor Service, Inc., Chicago, Ill.	163
Cleveland Biologicals, Inc., Cleveland, Ohio.	301

	United States License No.		United States License No.		United States License No.
Cleveland Donor Service, Inc., Cleveland, Ohio	287	Interstate Blood Bank, Inc., Mem- phis, Tenn.	173	Northern Illinois Blood Bank, Inc., Rockford, Ill.	249
Community Blood Bank, Norton, Va.	263	Irwin Memorial Blood Bank of the San Francisco Medical Society, San Francisco, Calif.	182	Nuclear Consultants, Inc., St. Louis, Mo.	281
Community Blood and Plasma Service, Inc., Birmingham, Ala.	224	J. K. and Susie L. Wadley Re- search Institute and Blood Cen- ter, Dallas, Tex.	167	Ochsner Foundation Hospital Blood Bank, New Orleans, La.	233
Community Memorial General Hospital, La Grange, Ill.	277	Jackson Medical Laboratory and Blood Bank, Jackson, Tenn.	170	Oklahoma City Community Blood Bank, Inc., Oklahoma City, Okla.	273
Community Blood and Plasma Service, Inc., of Texas, Houston, Tex.	241	Jacksonville Blood Bank, Inc., Jacksonville, Fla.	181	Ortho Pharmaceutical Corp., Rar- itan, N. J.	156
Community Blood Service, Inc., St. Louis	268	Jacob Blumberg Memorial Blood Bank, Inc. of the Lake County Medical Society, Waukegan, Ill.	251	Parke, Davis & Co., Detroit, Mich.	1
Courtland Laboratories, Los An- geles, Calif.	171	John Elliott Blood Bank of Dade County, Inc., Miami, Fla.	154	Passaic Blood Bank, Inc., Passaic, N. J.	293
Cutter Laboratories, Berkeley, Calif.	8	King County Central Blood Bank, Seattle, Wash.	192	Peninsula Memorial Blood Bank, Burlingame, Calif.	195
Dade Reagents, Inc., Miami, Fla.	179	Knickerbocker Blood Bank, New York, N. Y.	164	Pfizer Laboratories, Div. Chas. Pfizer & Co., Inc., N. Y., N. Y., Terre Haute, Ind.	297
Delta Blood Bank, Stockton, Calif.	288	Knoxville Blood Center, Inc., Knoxville, Tenn.	254	Philadelphia Serum Exchange, Philadelphia, Pa.	139
Detroit Blood Service, Inc., De- troit, Mich.	252	Lederle Laboratories Division, American Cyanamid Co., Pearl River, N. Y.	17	Pineview General Hospital Blood Bank, Valdosta, Ga.	290
District of Columbia General Hos- pital, Washington, D. C.	212	Lewiston-Clarkston Blood Bank, Lewiston, Idaho.	298	Pitman-Moore Co., Division Allied Laboratories, Inc., Zionsville, Ind.	110
Doctors Hospital Blood Bank, Washington, D. C.	214	Lincoln Foundation, The, Swarth- more, Pa.	299	Porro Biological Laboratories, Ta- coma, Wash.	107
Dubuque Blood Bank Association, Dubuque, Iowa	231	Lloyd Brothers, Pharmacists, Inc., Cincinnati, Ohio.	174	Potter County Memorial Blood Center, Amarillo, Tex.	246
Edgewater Hospital Blood Bank, Chicago, Ill.	286	Marathon County Blood Bank, Inc., Wausau, Wis.	285	Providence Hospital Blood Bank, Washington, D. C.	218
Eli Lilly and Company, Indianap- olis, Ind.	56	Marietta Memorial Hospital, Marietta, Ohio.	270	Research Foundation and Univer- sity of Illinois, Chicago, Ill.	188
Endo Laboratories, Inc., Rich- mond Hill, N. Y.	147	Massachusetts General Hospital Blood Bank, Boston, Mass.	300	Rogato Pharmaceutical Co., Hato Rey, P. R.	177
E. R. Squibb & Sons, Division of Olin Mathieson Chemical Corp., Biological Laboratories, New Brunswick, N. J.	52	Massachusetts Public Health Biologic Laboratories, Boston, Mass.	64	Rhode Island Hospital Blood Bank Rhode Island Hospital Blood Bank, Providence, R. I.	284
Essex County Blood Bank, Inc., Newark, N. J.	221	Maxwell Blood Bank, The Child- ren's Memorial Hospital, Chi- cago, Ill.	209	Sacramento Medical Foundation Blood Bank, Sacramento, Calif.	194
Fargo Clinic Blood Bank, Fargo, N. Dak.	219	Medical Center, State Health De- partment Blood Bank, Grand Forks, N. Dak.	236	St. Francis Hospital Blood Bank, Trenton, N. J.	260
Freedman's Hospital, Washington, D. C.	217	Memphis Blood Center, Inc., Memphis, Tenn.	240	St. Luke's Hospital Blood Bank, Aberdeen, S. Dak.	250
Gotham Pharmaceutical Com- pany, Brooklyn, N. Y.	152	Menolasino Laboratories, Melrose Park, Ill.	279	St. Luke's Memorial Hospital Blood Bank, Racine, Wis.	271
Graham Laboratories, Inc., Dal- las, Tex.	292	Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point and Philadelphia, Pa.	2	St. Mary Community Blood Bank, Hoboken, N. J.	295
High Titer Serum Laboratory, New York, N. Y.	163	Michael Reese Research Founda- tion, Chicago, Ill.	113	San Diego Blood Bank, San Diego, Calif.	201
Hoffmann Laboratories, Inc., Pat- erson, N. J.	283	Michigan Department of Health, Division of Laboratories, Lan- sing, Mich.	99	Sci Lab, Derby, Colo.	291
Hollister-Stier Laboratories, Chi- cago, Ill.; Philadelphia, Pa.; Spokane, Wash.; Los Angeles, Calif.	91	Mid-West Blood Bank and Plasma Center, Kansas City, Mo.	264	Service League Community Blood Bank, Inc., Pueblo, Colo.	262
Holston Valley Community Hos- pital Blood Bank, Kingsport, Tenn.	259	Midwest Blood Service, Inc., De- troit, Mich.	296	Sherman Laboratories, Detroit, Mich.	30
Holy Cross Hospital Research Foundation, Salt Lake City, Utah	232	Milwaukee Blood Center, Inc., Milwaukee, Wis.	187	Shreveport Emergency Blood Bank, Inc., Shreveport, La.	237
Hospital Blood Service, Inc., De- troit, Mich.	261	Minneapolis War Memorial Blood Bank, Inc., Minneapolis, Minn.	185	Sonoma County Community Blood Bank, Santa Rosa, Calif.	197
Hospital University of Pennsylva- nia Blood Bank, Philadelphia, Pa.	289	Mount Sinai Medical Research Foundation, Chicago, Ill.	168	Southern Michigan Blood Center, Inc., Detroit, Mich.	272
Houchin Community Blood Bank, Bakersfield, Calif.	239	Mulford Colloid Laboratories, Philadelphia, Pa.	102	Southwest Blood Banks, Inc., Phoenix, Ariz.	183
Hyland Laboratories, Los Angeles, Calif.	140	Myers Laboratories, Inc., Warren, Pa.	135	Southwest Florida Blood Bank, Inc., Tampa, Fla.	228
Hynson, Westcott & Dunning, Bal- timore, Md.	125	National Drug Co., Philadelphia, Pa. and Swiftwater, Pa.	101	Spokane & Inland Empire Blood Bank, Spokane, Wash.	203
Illinois Department of Public Health, Bureau of Biologic Products, Division of Labora- tories, Chicago, Ill.	120	New York City Department of Health, Bureau of Laboratories, New York, N. Y.	14	Tacoma-Pierce County Blood Bank, Tacoma, Wash.	202
Inter-County Blood Bank, Inc., Jamaica, N. Y.	175			Terrell Laboratories, Fort Worth, Tex.	84
				Texas State Department of Health, Austin, Tex.	121
				Travenol Laboratories, Inc., Mor- ton Grove, Ill., and Los Angeles, Calif.	184

	United States License No.
Travis County Medical Society Blood Bank, Austin, Tex.	244
Tri-Counties Blood Bank, Santa Barbara, Calif.	198
U. S. Pharmaceutical, Inc., Bur- bank, Calif.	275
U. S. Standard Products Co., Mount Prospect, Ill.	65
University of Cincinnati Blood Transfusion Service, Cincinnati, Ohio	235
Upjohn Company, Kalamazoo, Mich.	51
Virginia Blood Bank, Inc., Rich- mond, Va.	204
Ward Laboratories, Durham, N. C.	280
Washington Blood Laboratory, Washington, D. C.	158
W. E. Stewart Blood Bank, Inc., Tyler, Tex.	265
Western Pennsylvania Blood Cen- ter, Inc., Pittsburgh, Pa.	276
Wiener Serum Laboratory, Brook- lyn, N. Y.	155
William S. Merrell Co., Cincinnati, Ohio	111
Wyeth Laboratories, Inc., Mari- etta, Pa.	144

B. FOREIGN ESTABLISHMENTS

Blood Plasma Corp. of Japan, Osaka, Japan	243
Connaught Medical Research Laboratories, University of To- ronto, Toronto, Canada	73
Institut Pasteur, Paris, France	11
Istituto Sieroterapico Toscano, Siena, Italy	238
Laboratoire du Bacteriophage, Paris, France	108
Laboratorios Myn, Mexico D. F., Mexico	176
Nihon Seiyaku Co., Ltd., Tokyo, Japan	245
Osterreichisches Institut fur Hae- moderivate, Vienna, Austria	258
Wellcome Physiological Research Laboratories, Beckenham, Kent, England	129

[SEAL] **RODERICK MURRAY,**
*Director, Division of Biologics
Standards, National Insti-
tutes of Health, Public
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ment of Health, Education,
and Welfare.*

Approved: July 15, 1958.

J. STUART HUNTER,
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ment of Health, Education,
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DEPARTMENT OF THE TREASURY

Bureau of Customs

[418.3]

**TUBINGS AND MEAT CASINGS MADE OF HIDE
FLESHINGS OR HIDE SPLITS
TARIFF CLASSIFICATION**

July 14, 1958.

It appears probable that a correct in-
terpretation of the tariff laws requires

that tubings and meat casings of various types made of hide fleshings (also known as hide splits) be subject to a duty, by virtue of the similitude clause in paragraph 1559, Tariff Act of 1930, as amended, equal to the duty applicable to tubings and casings made of regenerated cellulose compounds (other than cellulose acetate) under paragraph 31 (b) (1) or (2), Tariff Act of 1930, as modified, which is 20 cents per pound or 25½ percent ad valorem, respectively. Such tubings and casings are now classified under a uniform and established practice as nonenumerated manufactured articles under paragraph 1558, Tariff Act of 1930, as modified, with duty at the rate of 10 percent ad valorem.

Pursuant to section 16.10a (d) of the Customs Regulations, notice is hereby given that the existing uniform practice of classifying such merchandise under paragraph 1558 is under review in the Bureau of Customs.

Consideration will be given to any relevant data, views, or arguments pertaining to the correct tariff classification of the tubings and casings which are submitted in writing to the Bureau of Customs, Washington 25, D. C. To assure consideration, such communications must be received in the Bureau not later than 30 days from the date of publication of this notice. No hearings will be held.

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

[F. R. Doc. 58-5549; Filed, July 18, 1958;
8:52 a. m.]

DEPARTMENT OF COMMERCE

Federal Maritime Board

[Docket No. 825]

**PAN ATLANTIC STEAMSHIP CORP. ET AL.;
PACIFIC COAST/PUERTO RICO GENERAL
INCREASE IN RATES AND CHARGES**

NOTICE OF DISCONTINUANCE OF PROCEEDING

On July 7, 1958, the Board entered the following second supplemental order in this proceeding:

It appearing that the Pan Atlantic Steamship Corporation, Pope & Talbot, Inc., Waterman Steamship Corporation (Puerto Rican Division), and the Bay Cities Transportation Company, through the Pacific Coast/Puerto Rican Conference, Agent C. R. Nickerson, filed on statutory notice effective August 15, 1957, and later, increases in rates and charges of approximately 15 percent;

It further appearing that the Board by order dated August 13, 1957, suspended said increases until December 16, 1957, and undertook an investigation on its own motion to determine the reasonableness and lawfulness of the proposed increased rates and charges, such investigation to be designated as Docket No. 825;

It further appearing that the Board by amended order dated August 16, 1957, vacated so much of its order of August 13, 1957, as directed the suspension of the aforesaid increases in rates and charges of respondent lines;

It further appearing that in said amended order dated August 16, 1957, the Board further ordered the said re-

spondent carriers to keep an account of all freight monies received from August 20, 1957, to December 15, 1957, inclusive, by reason of the aforesaid increase in rates over the rates previously in effect;

It further appearing that the Board, in supplemental order dated October 10, 1957, expanded Docket No. 825 to include investigation of the increase in rates and charges of approximately 15 percent named in new tariff schedules published and filed by Isbrandtsen Company, Inc., effective October 16, 1957, and subsequently deferred to become effective October 21, 1957; and the said carrier was added as a respondent to the proceeding and was ordered to keep an account of all freight monies received from October 21, 1957, to February 21, 1958, inclusive, by reason of the aforesaid increases in its rates over its rates previously in effect;

It further appearing that in said amended order of August 16, 1957, and supplemental order of October 10, 1957, the Board ordered all respondents to repay the sums, if any, which the facts and circumstances as found by the Board would warrant, to the respective persons who had paid the freight during the four-month periods heretofore cited;

It further appearing that under date of October 28, 1957, Isbrandtsen Company, Inc., sought special permission to reduce the increase of 15 percent effective October 21, 1957, to approximately 7½ percent; and under date of November 7, 1957, the Board granted special permission No. 3657 and as a result thereof, the reduced rates became effective November 11, 1957;

It further appearing that under date of November 4, 1957, C. R. Nickerson, Agent, Pacific Coast-Puerto Rican Conference sought special permission on behalf of the Conference lines to reduce the initial increase of 15 percent, effective August 20, 1957, to approximately 7½ percent and that under date of November 7, 1957, the Board granted special permission No. 3659 became effective November 13, 1957;

It further appearing that respondent conference lines have moved the Board to discontinue this proceeding in view of the reduction of the increase in rates from 15 percent to 7½ percent;

It further appearing that from a review of financial records and other relevant data pertaining to the operations of respondent lines, the rates and charges, rules, regulations and practices of respondents in schedules presently in effect are not unjust or unreasonable;

It further appearing, that respondents have undertaken voluntarily to refund to the respective persons who have paid them so much of the freight monies received under the 15 percent rate increase as exceeds the rate which would have been applicable under the presently effective tariff reflecting the 7½ percent increase;

It is ordered, That in consideration of the aforementioned undertaking of respondents to refund a portion of the monies collected under the original 15 percent increase, the motion of respondent conference lines be granted and that this proceeding be discontinued;

It is further ordered, That copies of this order shall be filed with said tariffs in the Regulation Office of the Federal Maritime Board; that a copy hereof shall be forthwith served upon Pan-Atlantic Steamship Corporation, Pope & Talbot, Inc., Waterman Steamship Corporation (Puerto Rico Division), Bay Cities Transportation Company, Isbrandtsen Company, Inc., and Pacific Coast-Puerto Rico Conference, C. R. Nickerson, Agent; and that said protestants, agent and carriers be duly notified of the dismissal of the investigation and that notice thereof be published in the FEDERAL REGISTER.

Dated: July 16, 1958.

By order of the Federal Maritime Board.

[SEAL] JAMES L. PIMPER,
Secretary.

[F. R. Doc. 58-5551; Filed, July 18, 1958;
8:53 a. m.]

[Docket No. 840]

ANCHOR LINE LTD. ET AL.

NOTICE OF INVESTIGATION AND OF
CONSOLIDATION AND HEARING

On July 11, 1958, the Federal Maritime Board entered the following order:

It appearing that pursuant to section 15 of the Shipping Act, 1916 (46 U. S. C. 814), an agreement was filed for approval and assigned Federal Maritime Board Agreement No. 8400, between Anchor Line Limited, The Bristol City Line of Steamships Ltd., Canadian Pacific Railway Company, The Cunard Steam-Ship Co., Ltd., Ellerman's Wilson Line Limited, Furness, Withy & Co. Limited, Manchester Liners Ltd., and The Ulster Steamship Company, Ltd.; and

It further appearing that pursuant to notice of filing of said agreement, which appeared in the FEDERAL REGISTER on January 18, 1958 (23 F. R. 349), the member lines of the Great Lakes-United Kingdom Westbound Conference (operating under approved Agreement No. 8140, as amended), filed a petition alleging that Agreement No. 8400, if approved, would result in a situation detrimental to the commerce of the United States and requesting an investigation and hearing and disapproval of Agreement No. 8400; and

It further appearing that the member lines of said Agreement No. 8140, which are also members of the Great Lakes-United Kingdom Eastbound Conference (approved Agreement No. 8130), have filed a complaint, Docket No. 833, against the approval of said Agreement No. 8400 and alleging, among other things, that said agreement is in violation of the Shipping Act, 1916, as amended; and

It further appearing that by order of April 7, 1958, the Board on its own motion instituted a proceeding, Docket No. 834, to determine whether operations under Agreement No. 8400 would violate section 15 of the Shipping Act, 1916; and

It further appearing that Dockets Nos. 833 and 834 have been consolidated for hearing and report; and

It further appearing that the parties to Agreement No. 8400, have filed a petition dated May 13, 1958, under sections 15 and 22 of the Shipping Act, 1916, in which the Board is requested (1) to reconsider and declare null and void its previous approval of Agreements Nos. 8130 and 8140, (2) to dismiss the complaint in Docket No. 833, (3) to discontinue the proceeding in Docket No. 834, and (4) to approve Agreement No. 8400; and

It further appearing that the member lines of Agreements Nos. 8130 and 8140 have filed a motion to dismiss the petition dated May 13, 1958, setting forth a general denial of all allegations in said petition and a request for oral argument; and

It further appearing that petitioners, in reply to said motion, asked the Board to deny the motion, to grant the relief sought by the petition, and to hear oral argument thereon; and

It further appearing that said petition dated May 13, 1958, presents issues, among others, that the Board withdraw its approval of Agreements Nos. 8130 and 8140, which can be resolved only by hearing under sections 15, 22 and 23 of the Shipping Act, 1916; and good cause appearing therefor;

It is ordered, That the petition of May 13, 1958, for dismissal of the complaint in Docket No. 833, and for the discontinuance of the Board's investigation in Docket No. 834, be, and it is hereby, denied;

It is further ordered, That the motion to dismiss the petition of May 13, 1958, and the requests for oral argument on such motion, be and they are hereby, denied; and

It is further ordered, That the remaining issues presented by said petition of May 13, 1958, be set for hearing and investigation, and consolidated with the pending proceedings in Dockets Nos. 833 and 834 for hearing and report; and

It is further ordered, That this order be published in the FEDERAL REGISTER, and a copy thereof served on each party in Dockets Nos. 833 and 834.

Pursuant to the above order, notice is hereby given that the hearing herein ordered will be held before an examiner of the Board's Hearing Examiners' Office at a date and place to be determined and announced by the Chief Examiner. The hearing will be conducted in accordance with the Board's Rules of Practice and Procedure, and a recommended decision will be issued by the examiner.

All persons (including individuals, corporations, associations, firms, partnerships, and public bodies), having an interest in this proceeding and desiring to intervene therein, should notify the Secretary of the Board promptly and file petitions for leave to intervene in accordance with Rule 5 (n) (46 CFR 201.74) of said rules.

Dated: July 16, 1958.

By order of the Federal Maritime Board.

[SEAL] JAMES L. PIMPER,
Secretary.

[F. R. Doc. 58-5550; Filed, July 18, 1958;
8:53 a. m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

EUDORA LIVESTOCK AUCTION ET AL.

DEPOSITING OF STOCKYARDS

It has been ascertained that the Eudora Livestock Auction, located in the downtown section of Eudora, Arkansas, originally posted on June 28, 1957, as being subject to the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), no longer comes within the definition of a stockyard under the act for the reason that it is no longer being operated as a public market. The owner of this market has built new facilities approximately two miles outside the city limits of Eudora, Arkansas, and notice of proposed posting of the new market is being issued.

It has also been ascertained that the Winneshiek Co-operative Association Sales Pavilion, Decorah, Iowa, originally posted on March 5, 1957, as being subject to the Packers and Stockyards Act, 1921, no longer comes within the definition of a stockyard under the act for the reason that it no longer meets the area requirements, and that The Inter-State Stock Yards, Toledo, Ohio, originally posted on November 1, 1921, as being subject to said act, no longer comes within the definition of a stockyard under the act for the reason that it is no longer being operated as a public market.

Accordingly, notice is given to the owners of the aforementioned stockyards and to the public that such livestock markets are no longer subject to the provisions of the act.

Notice or other public procedure has not preceded promulgation of the foregoing rule since it is found that the giving of such notice would prevent the due and timely administration of the Packers and Stockyards Act and would, therefore, be impracticable and contrary to the public interest. There is no legal warrant or justification for not depositing promptly a stockyard which no longer is within the definition of that term contained in said act.

The foregoing is in the nature of a rule granting an exemption or relieving a restriction and, therefore, may be made effective in less than 30 days after publication in the FEDERAL REGISTER. This notice shall become effective upon publication in the FEDERAL REGISTER.

(42 Stat. 159, as amended and supplemented; 7 U. S. C. 181 et seq.)

Done at Washington, D. C., this 14th day of July 1958.

[SEAL] DAVID M. PETTUS,
Director,
Livestock Division,
Agricultural Marketing Service.

[F. R. Doc. 58-5533; Filed, July 18, 1958;
8:49 a. m.]

**EUDORA LIVESTOCK AUCTION ET AL.
PROPOSED POSTING OF STOCKYARDS**

The Director of the Livestock Division, Agricultural Marketing Service, United States Department of Agriculture, has information that the livestock markets named below are stockyards as defined in section 302 of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 202), and should be made subject to the provisions of the act.

Eudora Livestock Auction, Eudora, Ark. (Located approximately 2 miles outside city limits).

Sargent Livestock Commission Company, Sargent, Nebr.
Union Stockyards, McAlester, Okla.

Notice is hereby given, therefore, that the said Director, pursuant to authority delegated under the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), proposes to issue a rule designating the stockyards named above as posted stockyards subject to the provisions of the act, as provided in section 302 thereof.

Any person who wishes to submit written data, views, or arguments concerning the proposed rule may do so by filing them with the Director, Livestock Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D. C., within 15 days after publication hereof in the FEDERAL REGISTER.

Done at Washington, D. C., this 14th day of July 1958.

[SEAL] DAVID M. PETTUS,
Director,
Livestock Division,
Agricultural Marketing Service.

[F. R. Doc. 58-5534; Filed, July 18, 1958; 8:49 a. m.]

**SPENCER MARKETING CORP. ET AL.
POSTED STOCKYARDS**

Pursuant to the authority delegated to the director, Livestock Division, Agricultural Marketing Service, United States Department of Agriculture, under the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), on the respective dates specified below, it was ascertained that the livestock markets named below were stockyards within the definition of that term contained in section 302 of the act (7 U. S. C. 202) and were, therefore, subject to the act, and notice was given to the owners and to the public by posting notice at the stockyards as required by said section 302.

IOWA

Name of stockyard	Date of posting
Spencer Marketing Corporation, Spencer	April 16, 1958

NEBRASKA

Curtis Sale Barn, Curtis	March 10, 1958
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TEXAS

Jesse Young Livestock Commission, Corsicana	April 16, 1958
Plainview Livestock Sales Ring, Plainview	May 23, 1958
Tulla Livestock Auction, Tulla	May 23, 1958

Done at Washington, D. C., this 14th day of July 1958.

[SEAL] DAVID M. PETTUS,
Director,
Livestock Division,
Agricultural Marketing Service.

[F. R. Doc. 58-5535; Filed, July 18, 1958; 8:49 a. m.]

Foreign Agricultural Service

**DIRECTOR OF PROGRAM OPERATIONS
DIVISION**

**REDELEGATION OF AUTHORITY TO ISSUE
AUTHORIZATIONS FOR PROCUREMENT OF
SURPLUS AGRICULTURAL COMMODITIES AND
OCEAN TRANSPORTATION**

By virtue of the authority vested in the Administrator, Foreign Agricultural Service, by the Secretary of Agriculture on March 6, 1956 (21 F. R. 1431) the Director, Program Operations Division, Foreign Agricultural Service, is authorized, effective July 1, 1958, to issue FAS Form 480-A authorizations for the procurement of surplus agricultural commodities and ocean transportation under the program carried out pursuant to Title I of the Agricultural Trade Development and Assistance Act of 1954 (Public Law 480), as amended.

Dated: July 15, 1958.

[SEAL] MAX MYERS,
Administrator,
Foreign Agricultural Service.

[F. R. Doc. 58-5536; Filed, July 18, 1958; 8:50 a. m.]

**FEDERAL COMMUNICATIONS
COMMISSION**

[Docket No. 12285]

**STUDY OF RADIO AND TELEVISION NETWORK
BROADCASTING**

NOTICE SCHEDULING HEARINGS

Further hearings in the above-entitled proceeding will be held on July 21, 1958, for the purpose of hearing additional testimony by Dean Roscoe L. Barrow and Dean Louis H. Mayo. The Hearings will commence at 10:00 a. m. in the Commission's Meeting Room (Room No. 7134), New Post Office Building, Washington, D. C.

Dated: July 15, 1958.

Released: July 15, 1958.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5555; Filed, July 18, 1958; 8:54 a. m.]

[Docket Nos. 11323, 11327; FCC 58M-762]

B. J. PARRISH AND JAMES A. NOE (KNOE)

**NOTICE SCHEDULING PRE-HEARING
CONFERENCE**

In re applications of B. J. Parrish, Pine Bluff, Arkansas, Docket No. 11323, File

No. BP-8698; James A. Noe (KNOE), Monroe, Louisiana, Docket No. 11327, File No. BP-9161; for construction permits.

A prehearing conference will be held Tuesday, September 9, 1958, at 10 a. m., in the offices of the Commission, Washington, D. C.

Dated: July 15, 1958.

Released: July 15, 1958.

**FEDERAL COMMUNICATIONS
COMMISSION,**

[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5556; Filed, July 18, 1958; 8:54 a. m.]

[Docket Nos. 12477-12480; FCC 58M-764]

MONOCACY BROADCASTING CO. ET AL.

ORDER FOR PREHEARING CONFERENCE

In re applications of The Monocacy Broadcasting Company, Gettysburg, Pennsylvania, Docket No. 12477, File No. BP-11325; Times and News Publishing Company (WGET), Gettysburg, Pennsylvania, Docket No. 12478, File No. BP-11683; The Price Broadcasters, Inc., Frederick, Maryland, Docket No. 12479, File No. BP-11759; Dan Weinberg and John J. Keel, d/b as Frederick County Broadcasting Company, Middletown, Maryland, Docket No. 12480; File No. BP-11889; for construction permits.

A prehearing conference in the above-entitled proceeding will be held on Thursday, July 24, 1958, beginning at 10:00 a. m. in the offices of the Commission, Washington, D. C. This conference is called pursuant to the provisions of § 1.111 of the Commission's rules and the matters to be considered are those specified in that section of the rules.

It is so ordered, This the 15th day of July 1958.

Released: July 16, 1958.

**FEDERAL COMMUNICATIONS
COMMISSION,**

[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5557; Filed, July 18, 1958; 8:54 a. m.]

[Docket Nos. 12518, 12519; FCC 58M-763]

**CLARION BROADCASTING CO. AND COUNTY
BROADCASTING CO.**

**ORDER SCHEDULING PRE-HEARING
CONFERENCE**

In re applications of Victor D. Lindeman, Jr., and Robert Z. Morrison, d/b as Clarion Broadcasting Company, Clarion, Pennsylvania, Docket No. 12518, File No. BP-11332; W. E. Sheridan, Thomas Culbertson, Harriet Hearst, W. C. Hearst, W. J. McKnight III and Punxutawney Broadcasting Company, d/b as County Broadcasting Company, Clarion, Pennsylvania, Docket No. 12519, File No. BP-11843; for construction permits.

The Hearing Examiner having under consideration the above-entitled proceeding;

It is ordered, This 15th day of July 1958, that all parties, or their attorneys, are directed to appear for a prehearing conference, pursuant to the provisions of § 1.111 of the Commission's rules, at the Commission's offices in Washington, D. C., at 10:00 a. m., July 31, 1958.

Released: July 16, 1958.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5558; Filed, July 18, 1958;
8:54 a. m.]

[Docket No. 12312; FCC 58M-767]

JAMES A. McKECHNIE
ORDER SCHEDULING HEARING

In re application of James A. McKechnie, North Syracuse, New York, Docket No. 12312, File No. BP-11329; for construction permit.

The Hearing Examiner having under consideration a motion to specify date of hearing in the above-styled proceeding filed July 16, 1958, by counsel for the applicant, James A. McKechnie, requesting that the hearing in this proceeding, previously continued indefinitely, be set for July 23, 1958; and

It appearing that counsel for the Broadcast Bureau has consented to the grant of the motion and waived the provisions of § 1.43 of the Commission's rules in order to permit immediate consideration thereof;

It is ordered, This 16th day of July 1958, that the motion be and it is hereby granted and the hearing in the above-styled proceeding is scheduled for 9:00 o'clock a. m., on July 23, 1958, in the offices of the Commission, Washington, D. C.

Released: July 16, 1958.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F. R. Doc. 58-5563; Filed, July 18, 1958;
8:55 a. m.]

FEDERAL POWER COMMISSION

[Project No. 2247]

NORTHERN LIGHTS, INC.

NOTICE OF APPLICATION FOR PRELIMINARY
PERMIT

JULY 15, 1958.

Public notice is hereby given that Northern Lights, Inc., of Sandpoint, Idaho, has filed application under the Federal Power Act (16 U.S.C. 791a-825r) for a preliminary permit for proposed water-power Project No. 2247, to be located on Smith Creek, a tributary of the Kootenai River, in Boundary County, Idaho, in the region of Porthill, and to consist of a small dam above a waterfall on Smith Creek; a powerhouse below the falls with an installed capacity of about

600 kilowatts, developing about 190 feet of head; and a pipeline extending from the dam to the powerhouse.

No construction is authorized under a preliminary permit. A permit, if issued, merely gives permittee, during the period of the permit, the right to priority of application for license while the permittee undertakes the necessary studies and examinations, including the preparation of maps and plans, in order to determine the economic feasibility of the proposed project, the means of securing the necessary financial arrangements for construction, the market for the project power, and all other information necessary for inclusion in an application for license, should one be filed.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure of the Commission (18 CFR 1.8 or 1.10). The last date upon which protests or petitions may be filed is August 21, 1958. The application is on file with the Commission for public inspection.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F. R. Doc. 58-5544; Filed, July 18, 1958;
8:51 a. m.]

[Docket Nos. G-8342, G-6353, G-6355]

CONTINENTAL OIL Co.
NOTICE OF DATE OF HEARING

JULY 15, 1958.

Take notice that pursuant to the authority conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held on August 27, 1958, at 9:30 a. m., e. d. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by the applications of Continental Oil Company in the above-entitled proceedings: *Provided, however,* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

The applications herein were duly noticed by publication in the FEDERAL REGISTER on April 26, 1956 (21 F. R. 2706-07).

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F. R. Doc. 58-5545; Filed, July 18, 1958;
8:51 a. m.]

[Docket No. G-12852 etc.]

ARKANSAS FUEL CORP. ET AL.

NOTICE OF APPLICATIONS AND DATE OF
HEARING

JULY 15, 1958.

In the matters of Arkansas Fuel Corporation,¹ Docket No. G-12852; Russell Williamson, Docket No. G-12853; The Carter Oil Company,² Docket No. G-12855; The TXL Oil Corporation,³ Docket No. G-12860; Gulf Oil Corporation, Docket No. G-12864; The R. W. Rine Drilling Company,⁴ Docket No. G-12870; Sinclair Oil & Gas Company,⁵ Docket No. G-12874; Phillips Petroleum Company, Docket No. G-12877; Murphy Corporation,⁶ Docket No. G-12888; Amerada Petroleum Corporation,⁷ Docket No. G-12890; Tidewater Oil Company,⁸ Docket No. G-12894; L. M. Fisher, L. M. Fisher,

¹ Arkansas Fuel Oil Corporation, nonoperator, is filing for its 39.6063 percent interest in the Joseph Exposito, et al., Unit Well No. 1 and in addition certain ununitized acreage. Applicant is the only signatory seller party to the gas sales contract dated May 15, 1957.

² The Carter Oil Company is filing for its 75 percent interest in the Breen-Renfrew Unit, production from which is proposed to be sold under a ratification agreement dated October 1, 1956, of a basic contract dated July 5, 1956, between The Carter Oil Company, et al., Sellers, and Panhandle Eastern Pipe Line Company, Buyer. Applicant and Panhandle Eastern (buyer and owner of the remaining 25 percent interest in the said unit) are both signatory parties to the ratification agreement. The Carter Oil Company, Operator, et al., were authorized in Docket No. G-10920 covering the sale of gas under the basic contract.

³ Application covers proposed sale of natural gas pursuant to four amendatory agreements dated September 1, 1956, October 1, 1956, April 1, 1957, and June 17, 1957, which add additional acreages to a basic contract dated April 20, 1955, as amended. Applicant was authorized in Docket No. G-8892 covering the sale of gas under the basic contract.

⁴ The R. W. Rine Drilling Company is filing for its 12.5 percent interest in approximately 3,600.20 acres. Applicant is the only signatory seller party to the gas sales contract dated May 28, 1957.

⁵ Production is limited to the McKee Formation.

⁶ Murphy Corporation, nonoperator, is filing for its 19.7955 percent interest in the Werner C-1 Unit and is the only signatory seller party to the gas sales contract dated June 20, 1957.

⁷ Amerada Petroleum Corporation is filing for its 100 percent interest in 80 acres, production from which is proposed to be sold under an amendatory agreement dated March 1, 1957, which adds additional acreage to a basic gas sales contract dated February 29, 1952, as amended. Applicant was authorized in Docket No. G-6311 covering the sale of gas under the basic contract. Production is limited to depths down to and including the Queen Zone.

⁸ Tidewater Oil Company, formerly Tidewater Associated Oil Company, is filing for its 100 percent interest in the B. C. Davis Lease, production from which is proposed to be sold under an amendatory agreement dated July 2, 1957, which adds additional acreage to a basic gas sales contract dated May 1, 1949, as amended. Applicant was authorized in Docket No. G-6275 covering the sale of gas under the basic contract.

Trustee, H. J. Mosser and W. E. Seeger,*
Docket No. G-12899.

Take notice that each of the above designated parties, hereinafter collectively referred to as Applicants, has filed an application for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing the sale of natural gas as hereinafter described, subject to the jurisdiction of the Commission.

Applicant produces and proposes to sell natural gas for transportation in interstate commerce for resale as indicated below:

Docket No., Location of Field, and Buyer

G-12852; Lapeyrouse Field, Terrebonne Parish, La.; United Gas Pipe Line Company.
G-12853; Jack Wireman Fork Field, Magoffin County, Ky.; Kentucky West Virginia Gas Company.

G-12855; Acreage in Seward County, Kans.; Panhandle Eastern Pipe Line Company.

G-12860; Spraberry Field, Midland County, Tex.; El Paso Natural Gas Company.

G-12864; Acreage in Beaver and Texas Counties, Okla.; Kansas-Nebraska Natural Gas Company, Inc.

G-12870; Fincham Field, Meade County, Kans.; Northern Natural Gas Company.

G-12874; Keystone (Ellenburger) Field, Winkler County, Tex.; El Paso Natural Gas Company.

G-12877; Hugoton Field, Meade County, Kans.; Panhandle Eastern Pipe Line Company.

G-12888; Silgo Field, Bossier Parish, La.; Texas Gas Transmission Corporation.

G-12890; Eumont Field, Lea County, N. Mex.; Permian Basin Pipeline Company.

G-12894; Langlie-Mattix Field, Lea County, N. Mex.; El Paso Natural Gas Company.

G-12899; Reynolds Ranch Area, Jim Wells County, Tex.; Gas Gathering Company (For resale to Texas Illinois Natural Gas Pipeline Company).

These related matters should be heard on a consolidated record and disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing will be held on August 27, 1958, at 9:30 a. m., e. d. s. t., in a Hearing Room at 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such applications: *Provided, however,* That the Commission may, after a non-contested hearing disposes of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and

procedure (18 CFR 1.8 or 1.10) on or before July 31, 1958. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefore is made.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F. R. Doc. 58-5546; Filed, July 18, 1958;
8:51 a. m.]

[Docket No. G-15129]

ATLANTIC SEABOARD CORP.

NOTICE OF APPLICATION AND DATE OF HEARING

JULY 15, 1958.

Take notice that Atlantic Seaboard Corporation (Applicant), a Delaware corporation, with its principal place of business in Charleston, West Virginia, filed an application on May 22, 1958, as supplemented on June 19, 1958, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of natural gas facilities as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application which is on file with the Commission and open to public inspection.

Applicant seeks authority to construct and operate:

1. Approximately 12 miles of 26-inch loop line in West Virginia, between its Seneca and Lost River Compressor stations on its Cobb-Rockville line.

2. Approximately 5.7 miles of 26-inch loop line in Shenandoah County, Virginia, on its Cobb-Rockville line, east of the Lost River Station.

Applicant states that its proposed facilities will increase its system capacity to render additional service to existing customers and market area beginning with the 1958-59 heating season.

Applicant estimates its total system requirements at 828,800 Mcf for the designed peak-day of the 1958-59 winter period. Applicant's presently estimated daily transmission capacity with existing facilities, is 792,300 Mcf, leaving a capacity deficiency on a peak-day of 36,500 Mcf. The proposed facilities, with capacity of 828,800 Mcf per day, will enable Applicant to overcome this deficiency during the 1958-59 winter season. The system is designed to meet every customer's maximum contract demand on the same day.

The estimated aggregate cost of the proposed facilities is \$2,092,900, which sum will be obtained from Applicant's parent, The Columbia Gas System, Inc., by the sale of securities to the latter, as has been its practice in the past.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and pro-

cedure, a hearing will be held on September 9, 1958, at 9:30 a. m., e. d. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street, NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however,* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before August 8, 1958. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F. R. Doc. 58-5547; Filed, July 18, 1958;
8:52 a. m.]

[Docket No. G-12156]

OHIO FUEL GAS CO.

NOTICE OF APPLICATION AND DATE OF HEARING

JULY 15, 1958.

Take notice that The Ohio Fuel Gas Company (Applicant), an Ohio corporation and a subsidiary of The Columbia Gas System, Inc., having its principal place of business at 99 North Front Street, Columbus, Ohio, filed on March 5, 1957, an application, pursuant to section 7 of the Natural Gas Act, for a certificate of public convenience and necessity, authorizing it to construct and operate certain proposed facilities, and for permission to abandon certain other facilities, as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application which is on file with the Commission and open to public inspection.

Applicant proposes to construct and operate: Approximately 6.3 miles of 12¾-inch O. D. natural gas transmission pipeline in Sandusky County, Ohio, extending from Line D-100 to Line D-13 near Fremont; together with valves, fittings and incidental facilities necessary for proper operation and control.

Applicant alleges that this proposed new connection will replace substantially greater sections of Line D which are no longer capable of providing required service.

Applicant proposes to abandon approximately 2.9 miles of 16-inch O. D.; 17.3 miles of 12¾-inch O. D. and 1.2 miles of 10¾-inch O. D. pipe from Line D, which Applicant alleges is no longer suitable for continued operations because these sections are limited by their inability to carry pressures higher than 160 psig.

*L. M. Fisher, L. M. Fisher, Trustee, H. J. Mosser, and W. E. Seeger, nonoperators, are filing individually for their respective interests in the G. W. Reynolds Tract. All are signatory seller parties to the gas sales contract dated September 1, 1956.

The Bellevue-Norwalk-Sandusky area and the Wellington Storage area require more gas than these existing lines can deliver. The new 6.3 miles of 12 $\frac{3}{4}$ -inch will permit pressures up to 337 psig at Line D-100 and is proposed to permit adequate service to said area and the delivery of gas into the Wellington Storage area in volumes sufficient to assure adequate flexibility of storage operations and maintenance of input schedules.

The proposed abandonment would eliminate existing service to twenty-two rural customers.

The estimated cost of the proposed construction is \$243,000, which will be financed by The Columbia Gas System, Inc. The estimated cost of removing the facilities to be abandoned is \$90,000; the salvage value is estimated at \$146,000, and the credit to fixed capital is estimated at \$171,160.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing will be held on August 18, 1958, at 9:30 a. m., e. d. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however*, That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before August 6, 1958. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F. R. Doc. 58-5548; Filed, July 18, 1958;
8:52 a. m.]

HOUSING AND HOME FINANCE AGENCY

Office of the Administrator

DESIGNATION OF ACTING COMMUNITY DIS-
POSITION SUPERVISOR, OAK RIDGE, TEN-
NESSEE

Wendell J. Chesser is hereby designated to act in the place and stead of the Community Disposition Supervisor, Oak Ridge, Tennessee, with the title of "Acting Community Disposition Supervisor" and with all the powers, rights, and duties delegated or assigned to the Community Disposition Supervisor, in the event the Community Disposition

Supervisor is unable to act by reason of his absence, illness, or other cause.

This designation supersedes the designation of Acting Community Disposition Supervisor, Oak Ridge, Tennessee, effective July 4, 1957, published at 22 F. R. 4739 (July 4, 1957).

(Reorg. Plan No. 3 of 1947, 61 Stat. 954 (1947); 62 Stat. 1283 (1948), as amended, 12 U. S. C. 1701c)

Effective as of the 19th day of July 1958.

ALBERT M. COLE,
*Housing and Home Finance
Administrator.*

[F. R. Doc. 58-5553; Filed, July 18, 1958;
8:54 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 812-1164]

DIVERSIFIED INVESTMENT FUND, INC.

NOTICE OF FILING OF APPLICATION FOR EX-
EMPTION OF PURCHASE OF SECURITIES
DURING EXISTENCE OF UNDERWRITING
SYNDICATE

JULY 14, 1958.

Notice is hereby given that Diversified Investment Fund, Inc. ("Applicant"), a registered open-end diversified investment company, has filed an application pursuant to section 10 (f) of the Investment Company Act of 1940 ("act") for an order of the Commission exempting from the provisions of section 10 (f) of the act the proposed purchase by Applicant of not to exceed 5,000 shares of the 4 $\frac{3}{8}$ percent Cumulative Preferred Stock of Boston Edison Company.

Boston Edison Company has filed a registration statement with the Commission under the Securities Act of 1933 proposing a public offering of 250,000 shares of its Cumulative Preferred Stock. The registration statement for the sale of such stock became effective July 9, 1958, with a public offering price of \$101.80 per share. Dick & Merle-Smith, of which Julian K. Roosevelt, a director of the Applicant, is a partner, is among the group of investment bankers who are underwriting the public offering. The Applicant proposes to purchase the Preferred Stock, subject to a review of the offering price and the dividend rate, from underwriters or members of the selling group other than Dick & Merle-Smith.

If Applicant were to purchase 5,000 shares, it would require no more than 2 percent of the total offering and it is expected that the purchase will represent an investment of less than four-fifths of 1 percent of the Applicant's total assets as of June 30, 1958.

Section 10 (f) of the act provides, among other things, that no registered investment company shall knowingly purchase or otherwise acquire, during the existence of any underwriting or selling syndicate, any security (except a security of which such company is the issuer) a principal underwriter of which is a person of which a director or member of an advisory board of such registered investment company is an affiliated person unless the Commission by order grants an exemption therefrom. Since

Julian K. Roosevelt is an affiliated person of an investment banking firm which is part of the underwriting group of the securities being offered, the proposed purchase by Applicant is subject to the provisions of section 10 (f) of the act.

The application represents that the proposed purchase of the Boston Edison Cumulative Preferred Stock is consistent with the investment policy of the Applicant.

Notice is further given that any interested person may, not later than July 25, 1958, at 12:30 p. m., submit to the Commission in writing any facts bearing upon the desirability of a hearing on the matter and may request that a hearing be held, such request stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D. C. At any time after said date, the application may be granted as provided in Rule N-5 of the rules and regulations promulgated under the act.

By the Commission.

[SEAL] NELLYE A. THORSEN,
Assistant Secretary.

[F. R. Doc. 58-5521; Filed, July 18, 1958;
8:46 a. m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority 2-1A,
(Revision 1), Amdt. 1]

ASSISTANT CHIEF, ADMINISTRATIVE
SERVICES DIVISION

DELEGATION RELATING TO ADMINISTRATIVE
SERVICES DIVISION

Delegation of Authority No. 2-1A, (Revision 1) dated January 9, 1958, is hereby amended by: Deleting Part II in its entirety and substituting the following in lieu thereof:

II. The specific authority delegated in I, B, I, except authority for purchases of Transportation of Things (object class .03), Printing and Binding (object class .06), Supplies and Materials (object class .08), and Petty Cash in the amount not to exceed in excess of \$10 for any one item purchased, may not be redelegated.

Dated: July 11, 1958.

N. J. BILLINGSLEY,
Chief,
Administrative Services Division.

[F. R. Doc. 58-5522; Filed, July 18, 1958;
8:46 a. m.]

TARIFF COMMISSION

NONMETALLIC MINERALS AND PRODUCTS
THEREOF; WORKS OF ART, ANTIQUES, AND
MODELS

HEARINGS ON PROPOSED REVISED AND CON-
SOLIDATED TARIFF SCHEDULES

Under section 101 (b), Title I, Customs Simplification Act of 1954, as amended, and section 332 of the Tariff Act of 1930.

The United States Tariff Commission hereby gives notice that Schedule 5, entitled "Nonmetallic Minerals and Products Thereof", and Part 5 of Schedule 7, entitled "Works of Art, Antiques, and Models", of the proposed revised and consolidated tariff schedules are being released today and that public hearings thereon will begin at 10 a. m., e. d. s. t., on Tuesday, the 16th day of September 1958 in the Hearing Room of the Tariff Commission, Eighth and E Streets NW., Washington 25, D. C.

Requests to appear at the hearings on these schedules must be filed in writing with the Secretary of the Commission not later than September 5, 1958. Parties who have properly entered an appearance by this date will be individually notified of the date on which they are scheduled to appear. Such notice will be sent as soon as possible after September 5, 1958. Any person who fails to receive such notification by September 9, 1958 should immediately communicate with the office of the Secretary of the Commission.

In its public notice issued January 17, 1958, regarding hearings on Schedule 1 (Animal and Vegetable Products) of the proposed revised and consolidated tariff schedules (23 F. R. 449 et seq.; weekly Treasury Decisions, Vol. 93, No. 4, January 23, 1958) interested parties were notified regarding the rules governing the conduct of the hearings, and the submission of written statements. The Commission's notice of January 17 applies to the hearings on the schedules being released today to the extent that they are applicable.

As each of the schedules is completed and released, copies thereof are made available for public inspection at the offices of the Commission in Washington, D. C., and New York, N. Y.; at all field offices of the Department of Commerce, and at the offices of collectors of customs and appraisers of merchandise at all headquarters ports of entry in the United States.

Issued: July 15, 1958.

By order of the Commission.

[SEAL] DONN N. BENT,
Secretary.

[F. R. Doc. 58-5523; Filed, July 18, 1958; 8:46 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

[Bar Order SA-5]

CERTAIN BULGARIAN, HUNGARIAN, AND RUMANIAN DEBTORS

ORDER FIXING BAR DATE FOR FILING DEBT CLAIMS

In accordance with section 208 (b) of the International Claims Settlement Act of 1949, as amended, and by virtue of the authority vested in the Attorney General by said act and Executive Order No. 10644, January 2, 1959, is hereby fixed as the date after which the filing of debt claims shall be barred in respect of Bulgarian, Hungarian and Rumanian debt-

ors, any of whose property was first vested in or transferred to the Attorney General between January 1, 1958 and June 30, 1958, inclusive.

(Pub. Law 285, 84th Cong., 60 Stat. 252; E. O. 10644, Nov. 7, 1955, 20 F. R. 8363)

Executed at Washington, D. C., this 14th day of July 1958.

For the Attorney General.

[SEAL] DALLAS S. TOWNSEND,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 58-5541; Filed, July 18, 1958; 8:50 a. m.]

[Vesting Order 11208, Amdt.]

CARL ZEISS

In re: Trademarks of Carl Zeiss, Jena. Vesting Order 11208, dated May 7, 1948, is hereby amended as follows and not otherwise:

By deleting from Exhibit A, Part I, attached to and made a part of said vesting order, the following items:

Registration No.	Date	Character of goods
307,588	10-31-33	Objectives.
336,280	6-30-36	Lenses for scientific use, etc.

and substituting therefor respectively the following:

307,588 (and/or 641,010)	10-31-33 2-5-57	Objectives. Projection apparatus & Objectives.
336,280 (and/or 653,002)	6-30-36 10-15-57	Lenses for scientific use, etc. Optical instruments).

All other provisions of said Vesting Order 11208 and all actions taken by or on behalf of the Alien Property Custodian or the Attorney General of the United States in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

(40 Stat. 411, 50 U. S. C. App. 1; 55 Stat. 839, 50 U. S. C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E. O. 9193, July 6, 1942, 7 F. R. 5205, 3 CFR, Cum Supp.; E. O. 9567, June 8, 1945, 10 F. R. 6917, 3 CFR, 1945 Supp.; E. O. 9788, October 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on April 22, 1958.

For the Attorney General.

[SEAL] DALLAS S. TOWNSEND,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 58-5542; Filed, July 18, 1958; 8:51 a. m.]

[Vesting Order 15107, as Amended]

J. A. HENCKELS K. G.

In re: Trademarks owned by J. A. Henckels K. G., Solingen, Germany.

Vesting Order 15107, dated September 19, 1950, as amended, is hereby further amended as follows and not otherwise:

By deleting from Exhibit A attached to and made a part of said vesting order the following item:

247,624	Cutlery.....	Class 23.
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and substituting therefor the following:

247,624 (and/or 652,020)	Cutlery..... Cutlery and Tools.....	Class 23. Class 23.)
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All other provisions of said Vesting Order 15107, as amended, and all actions taken by or on behalf of the Attorney General of the United States in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

(40 Stat. 411, 50 U. S. C. App. 1; 55 Stat. 839, 50 U. S. C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E. O. 9193, July 6, 1942, 7 F. R. 5205, 3 CFR, Cum Supp.; E. O. 9567, June 8, 1945, 10 F. R. 6917, 3 CFR, 1945 Supp.; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on April 22, 1958.

For the Attorney General.

[SEAL] DALLAS S. TOWNSEND,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 58-5543; Filed, July 18, 1958; 8:51 a. m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

JULY 16, 1958.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 34816: *Blackstrap molasses and related articles between Texas Gulf ports and points in Arkansas and Louisiana.* Filed by Texas-Louisiana Freight Bureau, Agent (No. 328), for interested rail carriers. Rates on blackstrap molasses and hydrol, tank-car loads, between Texas gulf ports, on the one hand, and points in Arkansas and Louisiana, on the other, applicable on export, import, and coastwise traffic.

Grounds for relief: Short line distance formula, market competition, and port competition.

Tariff: Supplement 6 to Texas-Louisiana Freight Bureau tariff I. C. C. 896.

FSA No. 34817: *Vegetables from Oxford, N. C., to southern and border points.* Filed by O. W. South, Jr., Agent (SPA No. A3695), for interested rail carriers. Rates on fresh or green vegetables (not cold-packed nor frozen), straight or mixed carloads, from Oxford, N. C., and points grouped therewith, to points in southern territory, including Ohio and Mississippi River crossings, Virginia-West Virginia points, Washington, D. C., and points grouped therewith.

Grounds for relief: Rate relationship basis or formula and grouping from additional producing points.

Tariff: Supplement 30 to Southern Freight Tariff Bureau tariff I. C. C. 1558.

FSA No. 34818: *Vegetables from Oxford, N. C. and points grouped therewith to official territory.* Filed by O. W. South, Jr., Agent (SFA No. A3696), for interested rail carriers. Rates on fresh or green vegetables (not cold-packed nor frozen), straight or mixed carloads, from Oxford, N. C., and points grouped therewith to points in official (including IFA) territory.

Grounds for relief: Rate relationship basis of formula, grouping, and motor truck competition.

Tariff: Supplement 65 to Southern Freight Tariff Bureau tariff I. C. C. 1277.

FSA No. 34819: *Brick and slabs from, to, and between the southwest.* Filed by Southwestern Freight Bureau, Agent (No. B-7208), for interested rail carriers. Rates on common brick and related articles, also building or roofing slabs, carloads, between points in southwestern territory, on the one hand, and points in western trunk line and southern territories, on the other.

Grounds for relief: Short line distance formula.

Tariffs: Supplement 39 to S. W. F. B. tariff I. C. C. 4257, Supplement 47 to S. W. F. B. tariff I. C. C. 4259, and Supplement 43 to S. W. F. B. tariff I. C. C. 4260.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F. R. Doc. 58-5537; Filed, July 18, 1958;
8:50 a. m.]

[Notice 4]

MOTOR CARRIER TRANSFER PROCEEDINGS

JULY 15, 1958.

Synopses of orders entered pursuant to section 212 (b) of the Interstate Com-

merce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

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

No. MC-FC 61300. By order of July 11, 1958, The Transfer Board approved the transfer to Robert Lafayette Price, doing business as Anchor Transfer Company, Silver Spring, Md., of Certificate No. MC 114212 Sub 1, issued to Embassy Moving & Storage Co., Inc., Silver Spring, Md., authorizing the transportation of: Household goods, as defined by the Commission, between Washington, D. C., and Silver Spring, Md., and points in Maryland within ten miles of Silver Spring, on the one hand, and, on the other, points in New York, New Jersey, Pennsylvania, Delaware, Maryland, and Virginia. (No attorney nor agent named.)

No. MC-FC 61364. By order of July 14, 1958, The Transfer Board approved the transfer to Essensfeld Bros., Inc., New York, New York, of certificate in No. MC 73081, issued June 18, 1954, to Lawrence Spingola and Louis J. Spingola, a partnership, doing business as Steady Trucking Service Company, Brooklyn, New York, authorizing the transportation of *General commodities*, with the usual exceptions, between points in New York and New Jersey within 35 miles of Columbus Circle, New York, N. Y. William D. Traub, 10 East 40th Street, New York 16, N. Y., for transferee. Carl Tavolacci, 85-10 18th Ave., Brooklyn 14, N. Y., for transferor.

No. MC-FC 61370. By order of July 11, 1958, The Transfer Board approved the transfer to George T. Donner, doing business as Checker Storage, Phila-

delphia, Pa., of Certificate No. MC 69316, issued September 21, 1942, to George W. Donner, doing business as Checker Storage, Philadelphia, Pa., authorizing the transportation of: *Household goods*, as defined by the Commission, *office furniture and equipment*, and *store fixtures*, over irregular routes, between Philadelphia, Pa., on the one hand, and, on the other, points in Massachusetts, Connecticut, New York, New Jersey, Pennsylvania, Maryland, the District of Columbia, and Virginia. Motor Carriers Service Bureau, Inc., S. E. Cor. Broad and Spring Garden Sts., Philadelphia 23, Pa.

No. MC-FC 61377. By order of July 11, 1958, The Transfer Board approved the transfer to Lucia Miller, doing business as Parma Transfer Company, Parma, Idaho, of certificate in No. MC 101334 issued June 19, 1957 to W. J. Miller, doing business as Parma Transfer Company authorizing the transportation of general commodities, except Class A and B explosives, over irregular routes, between Parma, Idaho, and points in Idaho within ten miles thereof, on the one hand, and, on the other, points in Baker and Malheur Counties, Oreg., within 100 miles of Parma. B. James Koehler, Jr., Robertson Building, Parma, Idaho, for applicants.

No. MC-FC 61385. By order of July 11, 1958, The Transfer Board approved the transfer to Orville D. Anderson, Greenville, Pa., of certificate in No. MC 112131, issued December 12, 1951, to Ludwig E. Urban, Sharon, Pa., authorizing the transportation of *Passengers*, in round-trip charter operations, over irregular routes, beginning and ending at points in Hickory Township, Mercer County, Pa., and extending to points in Ohio within 20 miles of Sharon, Pa. George Hardy Rowley, attorney at law, 47 Clinton Street, Greenville, Pa., for applicants.

[SEAL] HAROLD D. McCoy,
Secretary.

[F. R. Doc. 58-5539; Filed, July 18, 1958;
8:50 a. m.]







