

FEDERAL REGISTER

VOLUME 30 • NUMBER 249

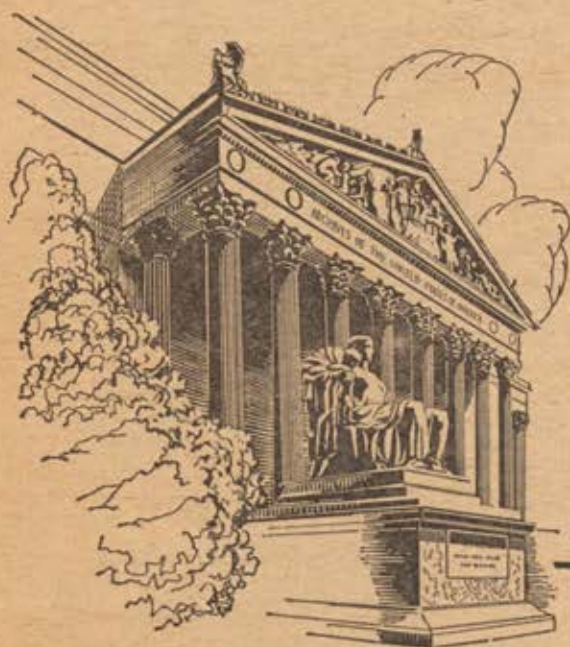
Tuesday, December 28, 1965 • Washington, D.C.

Pages 16099-16180

Agencies in this issue—

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Agricultural Stabilization and
Conservation Service
Atomic Energy Commission
Civil Aeronautics Board
Commodity Credit Corporation
Consumer and Marketing Service
Federal Aviation Agency
Federal Home Loan Bank Board
Federal Housing Administration
Federal Maritime Commission
Federal Power Commission
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Food and Drug Administration
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Interstate Commerce Commission
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Volume 78

UNITED STATES STATUTES AT LARGE

[88th Cong., 2d Sess.]

Contains laws and concurrent resolutions enacted by the Congress during 1964, the twenty-fourth amendment to the Constitution, and Presidential proclamations. Included is a nu-

merical listing of bills enacted into public and private law, and a guide to the legislative history of bills enacted into public law.

Price: \$8.75

Published by Office of the Federal Register, National Archives and Records Service, General Services Administration

Order from Superintendent of Documents, U.S. Government Printing Office, Washington, D.C., 20402

FEDERAL REGISTER

Area Code 202



Phone 963-3261

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

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Title 7—AGRICULTURE

Chapter VIII—Agricultural Stabilization and Conservation Service (Sugar), Department of Agriculture

SUBCHAPTER B—SUGAR REQUIREMENTS AND QUOTAS

[Sugar Reg. 813.4, Amdt. 5]

PART 813—ALLOTMENT OF SUGAR QUOTAS, DOMESTIC BEET SUGAR AREA

1965

Basis and purpose. This amendment is issued under section 205(a) of the Sugar Act of 1948, as amended (61 Stat. 922) and as further amended by Public Law 89-331 approved November 8, 1965 (hereinafter called the "Act"), for the purpose of further amending Sugar Regulation 813 (30 F.R. 435, 8461, 12282, 14308, 15360) which established allotments of the 1965 sugar quota for the Domestic Beet Sugar Area totaling 3,025,000 short tons, raw value.

This amendment is necessary to prorate deficits in the allotments of two allottees under this order. Empire State Sugar Company and National Sugar Manufacturing Co. have notified the Department in writing that they will be unable to utilize 6,857 and 1,338 short tons, raw value, respectively, of the allotments established for those allottees and released those portions for reallocation to other allottees.

Findings heretofore made by the Secretary (30 F.R. 435) include the provision that this order shall be revised, without further notice or hearing, for the purpose of allotting any quantity of an allotment which may be released by an allottee to other allottees able to utilize additional allotments.

Accordingly, deficits in the allotments herein established for Empire State Sugar Co. and National Sugar Manufacturing Co. are herein reallocated to allottees that are able to utilize additional allotments. The deficits are reallocated pro rata on the basis of the allotments in effect immediately prior to this amended order.

Allotments set forth herein are established on the basis of and consistent with the findings previously made by the Secretary.

Because of the limited time remaining in the quota year to which the allotments apply, it is imperative that this amendment become effective at the earliest possible date in order to permit the continued orderly marketing of sugar. Accordingly, it is hereby found that compliance with the 30-day effective date requirements of the Administrative Procedure Act (60 Stat. 237) is impracticable and contrary to the public interest and, consequently, this amendment shall be

effective when filed for public inspection in the Office of the Federal Register.

Order. Pursuant to the authority vested in the Secretary of Agriculture by section 205(a) of the Act; it is hereby ordered, that paragraph (a) of § 813.4, as amended, be further amended to read as follows.

§ 813.4 Allotment of the 1965 Sugar Quota for the Domestic Beet Sugar Area.

(a) **Allotments.** The 1965 calendar year sugar quota for the Domestic Beet Sugar Area of 3,025,000 short tons, raw value is hereby allotted to the following processors in the quantities which appear opposite their respective names:

Processor	Short tons, raw value	Equivalent hundred-weight refined beet sugar
Amalgamated Sugar Co., The	371,159	6,937,554
American Crystal Sugar Co.,	327,953	6,130,705
Buckeye Sugars, Inc.	20,117	376,013
Empire State Sugar Co.	1,655	30,000
Great Western Sugar Co., The	721,111	13,478,702
Holly Sugar Corp.	502,417	9,360,971
Layton Sugar Co.	15,620	310,058
Michigan Sugar Co.	95,205	1,779,530
Monitor Sugar Division, Robert Gage Coal Co.	46,193	863,431
National Sugar Manufacturing Co., The	9,562	175,000
Spreckels Sugar Co., Division of American Sugar Co.	463,280	8,650,543
Union Sugar Division, Consolidated Foods Corp.	154,324	2,888,302
Utah-Idaho Sugar Co.	295,408	5,021,047
Total	3,025,000	56,542,056

(Sec. 403, 61 Stat. 932; 7 U.S.C. 1153; interpretations or applies secs. 205, 209; 61 Stat. 926; as amended, 928; 7 U.S.C. 1115, 1119 and as further amended by Public Law 89-331, enacted Nov. 8, 1965)

Effective date. When filed for public inspection in the Office of the Federal Register.

Signed at Washington, D.C., this 22d day of December 1965.

E. A. JAENKE,
Acting Administrator, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 65-13830; Filed, Dec. 22, 1965; 4:09 p.m.]

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

[Lemon Reg. 193, Amdt. 1]

PART 910—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910),

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. 601-674), 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 amendment until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b)(1)(ii) of § 910.493 (Lemon Regulation 193, 30 F.R. 15654) are hereby amended to read as follows:

§ 910.493 Lemon Regulation 193.

- (b) * * *
(1) * * *
(ii) District 2: 111,600 cartons.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: December 22, 1965.

PAUL A. NICHOLSON,
Deputy Director, Fruit and Vegetable Division, Consumer and Marketing Service.

[F.R. Doc. 65-13838; Filed, Dec. 27, 1965; 8:47 a.m.]

PART 917—FRESH BARTLETT PEARS, PLUMS, AND ELBERTA PEACHES GROWN IN CALIFORNIA

Expenses and Rate of Assessment

Pursuant to the marketing agreement, as amended, and Order No. 917, as amended (7 CFR Part 917), 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. 601-674), and upon the basis of the proposals submitted by the Control Committee (established pursuant to said amended marketing

agreement and order), it is hereby found and determined that the expenses, during the current season, of such committee with respect to plums and Elberta peaches will amount to the following:

Early varieties of plums, \$29,000;
Late varieties of plums, \$29,000; and
Elberta peaches, \$13,000.

It is, therefore, ordered, That paragraph (a) of § 917.204 *Expenses and rates of assessment* for the 1965-66 season (30 F.R. 8961) is hereby amended to read as follows:

§ 917.204 *Expenses and rate of assessment.*

(a) *Expenses.* Expenses that are reasonable and likely to be incurred by the Control Committee during the season March 1, 1965, through February 28, 1966, for the maintenance and functioning of such committee and the respective commodity committees, established under the aforesaid amended marketing agreement and order, are as follows:

- (1) Bartlett pears, \$14,333.45;
- (2) Early varieties of plums, \$29,000.00;
- (3) Late varieties of plums, \$29,000.00; and
- (4) Elberta peaches, \$13,000.00.

It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in rule making procedure, and postpone the effective date of this amendatory order until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) in that: (1) The increase in the budget set forth above does not involve an increase in the rates of assessment heretofore established by the Secretary (30 F.R. 8961), and (2) the said committee in the performance of its duties and functions has incurred obligations in excess of the expenses previously thought likely to be incurred. Therefore, it is essential that this amendatory action be issued immediately so that said committee can meet its obligations.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: December 21, 1965.

PAUL A. NICHOLSON,
Deputy Director, Fruit and
Vegetable Division, Consumer
and Marketing Service.

[F.R. Doc. 65-13813; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Agency [Docket No. 7088; Amdt. 39-174]

PART 39—AIRWORTHINESS DIRECTIVES

Grumman Model G-164 Series Airplanes

There have been instances of loose propeller hubs which can result in crank-

shaft failure on Grumman Model G-164 Series airplanes equipped with Grumman-Sensenich No. 5404/MA96K propellers. Since this condition is likely to exist or develop in other airplanes of the same type design, an airworthiness directive is being issued to require inspection, and replacement where necessary, of the cone and spacer sets used with the subject propeller.

As a situation exists which demands immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective in less than 30 days.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 39.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

GRUMMAN, Applies to Model G-164 Series airplanes equipped with J-5404/MA96K, SR-5404R/MA96K or SR-5404/MA96K propellers on Continental W-670 (R-670) Series, Gulf Coast W-070-240, and Jacobs R-755 and L-4M Series engines.

Compliance required within 25 hours' time in service after the effective date of this AD, unless already accomplished.

To prevent further instances of loose propeller hubs, accomplish the following:

(a) Remove propeller and check for matched sets of cone and spacer. The AN 5008-20 rear cone (0.969 inch) must be used with the AN 5010-20 spacer (1.00 inch) and a No. 525-B rear cone (0.875 inch) must be mated with a No. 30091 spacer (1.105 inch). The overall average length of these sets must be 1.969 inch and 1.980 inch respectively. An exception to these requirements is the Gulf Coast W-670-240 engine modified after 3/10/64 wherein the spacer has been omitted from the propeller installation due to the 1-inch shorter propeller shaft.

(b) Determine that the propeller nut does not bottom on the crankshaft threads by comparing the number of total turns with propeller removed to the number of turns with propeller installed and properly torqued. To correctly seat the propeller hub on the crankshaft there should be at least one full turn less with the propeller installed. If a proper fit cannot be obtained, new matched sets must be installed. If this procedure indicates the need for a spacer on the Gulf Coast W-670-240 installation, install Grumman spacer P/N A1600-99 (one eighth inch long).

(Grumman Service Bulletin No. 32 dated September 9, 1965, and Service Bulletin No. 32A dated October 21, 1965, cover this same subject.)

(Secs. 313(a), 601, and 603, Federal Aviation Act of 1958; 49 U.S.C. 1354(a), 1421, and 1423)

This amendment becomes effective December 28, 1965.

Issued in Washington, D.C., on December 21, 1965.

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

[F.R. Doc. 65-13790; Filed, Dec. 27, 1965;
8:45 a.m.]

[Airspace Docket No. 65-CE-143]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Alteration of Transition Area

Controlled airspace in the Sedalia, Mo., area presently consists of a transition area designated as:

That airspace extending upward from 700 feet above the surface within an 8-mile radius of Whiteman AFB, Sedalia, Mo. (latitude 38°43'50" N., longitude 93°33'00" W.), and within 2 miles each side of Whiteman ILS localizer S course, extending from the 8-mile radius area to 8 miles S of the LOM; and that airspace extending upward from 1,200 feet above the surface bounded by a line beginning at longitude 93°30'00" W., and the south boundary of V-12, thence north via longitude 93°30'00" W., to the south boundary of V-4, thence east along the south boundary of V-4 to longitude 92°31'00" W., thence south along longitude 92°31'00" W., to the south boundary of V-12, thence west along the south boundary of V-12 to and clockwise along the arc of a 29-mile radius circle centered on the Whiteman VOR, to the east boundary of V-205, thence northwest along the east boundary of V-205 to and counter-clockwise along the arc of a 42-mile radius circle centered on the Kansas City, Mo., Municipal Airport (latitude 39°07'20" N., longitude 94°35'30" W.) to the south boundary of V-12, thence east along the south boundary of V-12 to the point of beginning; and that airspace extending upward from 2,500 feet MSL bounded on the north by the south boundary of V-12, on the east by longitude 92°31'00" W., and the west boundary of V-63, on the south by the arc of a 25-mile radius circle centered on Springfield, Mo., Municipal Airport (latitude 37°14'35" N., longitude 93°23'20" W.), on the west by the east boundary of V-205 and the arc of a 29-mile radius circle centered on the Whiteman VOR.

The Federal Aviation Agency has conducted a further study of the airspace requirements in the Sedalia, Mo., area and has determined that there has been a substantial reduction in aircraft activity at Whiteman AFB which will permit the reduction in size of the Sedalia transition area. Therefore, Part 71 of the Federal Aviation Regulations is herein amended to reduce the size of the Sedalia, Mo., transition area. Since this amendment is less restrictive and imposes no additional burden on any person, notice and public procedure hereon are unnecessary.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., February 3, 1966, as hereinafter set forth.

In § 71.181 (29 F.R. 17643) the Sedalia, Mo., transition area is amended to read:

SEDALIA, MO.

That airspace extending upward from 700 feet above the surface within an 8-mile radius of Whiteman AFB, Sedalia, Mo. (latitude 38°43'50" N., longitude 93°33'00" W.), within 2 miles each side of Whiteman ILS localizer S course, extending from the 8-mile radius area to 8 miles S of the LOM; and that airspace extending upward from 1,200 feet above the surface bounded by a line beginning at longitude 93°30'00" W., and the south boundary of V-12, thence north via longitude 93°30'00" W., to the south boundary of V-4,

thence east along the south boundary of V-4 to longitude 92°31'00" W., thence south along longitude 92°31'00" W., to the south boundary of V-12, thence west along the south boundary of V-12 to and clockwise along the arc of a 29-mile radius circle centered on the Whiteman VOR, to the east boundary of V-205, thence northwest along the east boundary of V-205 to and counterclockwise along the arc of a 42-mile radius circle centered on the Kansas City, Mo., Municipal Airport (latitude 39°07'20" N., longitude 94°35'30" W.) to the south boundary of V-12, thence east along the south boundary of V-12 to the point of beginning.

(Sec. 307(a) of the Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Kansas City, Mo., on December 16, 1965.

EDWARD C. MARSH,
Director, Central Region.

[F.R. Doc. 65-13835; Filed, Dec. 27, 1965; 8:46 a.m.]

[Airspace Docket No. 65-CE-125]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area, Alteration of Control Zone, Revocation of Transition Areas and Revocation of Control Area Extension

On October 20, 1965, a notice of proposed rule making was published in the FEDERAL REGISTER (30 F.R. 13328) stating that the Federal Aviation Agency proposed to alter the controlled airspace in the Rochester, Minn., terminal area.

Interested persons were afforded an opportunity to participate in the rule making through the submission of comments. The one comment received was favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0001 e.s.t., March 31, 1966, as hereinafter set forth:

(1) In § 71.165 (29 F.R. 17557) the Rochester, Minn., control area extension is revoked in its entirety.

(2) In § 71.171 (29 F.R. 17581) the Rochester, Minn., control zone is amended to read:

ROCHESTER, MINN.

Within a 5-mile radius of Rochester Municipal Airport (latitude 43°54'38" N., longitude 92°29'46" W.) and within 2 miles each side of the Rochester VOR 029° radial, extending from the 5-mile radius zone to 15 miles NE of the VOR; and within 2 miles each side of the Rochester ILS localizer SE course, extending from the 5-mile radius zone to the OM; and within 2 miles each side of the Rochester VOR 030° radial, extending from the 5-mile radius zone to the VOR.

(3) In § 71.181 (29 F.R. 17643) the LeRoy, Minn., transition area and the Preston, Minn., transition area are revoked in their entirety.

(4) In § 71.181 (29 F.R. 17643) the following transition area is added:

ROCHESTER, MINN.

That airspace extending upward from 700 feet above the surface within a 7-mile radius of Rochester Municipal Airport (latitude 43°54'38" N., longitude 92°29'46" W.); and within 2 miles each side of the Rochester VOR 029° radial, extending from the 7-mile radius area to 23 miles NE of the VOR; and within 5 miles SW and 8 miles NE of the Rochester ILS localizer SE course, extending from 5 miles NW to 12 miles SE of the OM; and within 2 miles each side of the Rochester ILS localizer NW course, extending from the 7-mile radius area to 19 miles NW of the OM; and that airspace extending upward from 1,200 feet above the surface within a 23-mile radius of Rochester Municipal Airport; and the airspace N and E of Rochester bounded on the W by the W edge of V-82, on the NW by the arc of a 36-mile radius circle centered on the Minneapolis-St. Paul International Airport (latitude 44°53'05" N., longitude 93°13'15" W.), on the NE by V-2, and on the S by V-82; and within 5 miles W and 7 miles E of the Rochester VOR 173° radial, extending from the 23-mile radius area to 38 miles S of the VOR; and within 5 miles S and 7 miles N of the Rochester VOR 105° radial, extending from the 23-mile radius area to 45 miles E of the VOR, excluding the portion which overlies the Winona, Wis., transition area.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued in Kansas City, Mo., on December 16, 1965.

EDWARD C. MARSH,
Director, Central Region.

[F.R. Doc. 65-13791; Filed, Dec. 27, 1965; 8:45 a.m.]

[Airspace Docket No. 65-EA-52]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area; Correction

On December 4, 1965 the Federal Aviation Agency published a regulation which designated a transition area over Leesburg Municipal (Godfrey) Airport in Leesburg, Va. In error, the Poolesville, Md. RBN was set forth as the Poolesville, Va. RBN.

Since this correction is minor in nature, notice and public procedure hereon are unnecessary and the correction may be made effective immediately.

1. Amend § 71.181 of Part 71 of the Federal Aviation Regulations so as to delete in the Leesburg, Va. transition area description the words, "Poolesville, Va." and insert in lieu thereof, "Poolesville, Md."

(Sec. 307(a), Federal Aviation Act of 1958; 72 Stat. 749; 49 U.S.C. 1348)

Issued in Jamaica, N.Y., on December 17, 1965.

WAYNE HENDERSHOT,
Deputy Director,
Eastern Region.

[F.R. Doc. 65-13792; Filed, Dec. 27, 1965; 8:45 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter III—Consumer and Marketing Service—Meat Inspection, Department of Agriculture

SUBCHAPTER D—HUMANE SLAUGHTER OF LIVESTOCK

PART 381—IDENTIFICATION OF CARCASSES OF CERTAIN HUMANELY SLAUGHTERED LIVESTOCK

Statement of Policy Regarding Identification

Pursuant to section 4 of the Act of August 27, 1958, relating to humane slaughter of livestock (7 U.S.C. 1904) the statement of policy contained in § 381.1 of the Humane Slaughter of Livestock Regulations (9 CFR 381.1) is hereby amended by changing "Director of the Meat Inspection Division, Consumer and Marketing Service, Department of Agriculture" to "Administrator" in the first sentence and changing "Director" to "Administrator" in the second sentence of paragraph (b); and adding a new paragraph as follows:

§ 181.1 Statement of policy regarding identification.

(c) The term "Administrator" as used in this part means the Administrator of the Consumer and Marketing Service of the Department or any officer or employee of the Department to whom authority has heretofore been delegated, or to whom authority may hereafter be delegated, to act in his stead.

Section 381.1 presently provides that the Director of the Meat Inspection Division will publish in the FEDERAL REGISTER the list of official establishments which use humane methods of livestock slaughter and incidental handling. This document amends the section to provide that such notices shall be signed by the Administrator, Consumer and Marketing Service or his delegates. The amendment is merely procedural and makes no substantive change in requirements for the affected industry. It is found, therefore, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), that notice and other public procedure thereon are unnecessary, and good cause is found for making the amendment effective in less than 30 days after publication in the FEDERAL REGISTER.

(72 Stat. 863, 7 U.S.C. 1904; 9 CFR 381(b), 30 F.R. 4195; 29 F.R. 16210, as amended, 30 F.R. 2160)

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

Done at Washington, D.C., this 22d day of December 1965.

R. K. SOMERS,
Deputy Administrator,
Consumer and Marketing Service.

[P.R. Doc. 65-13814; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 12—BANKS AND BANKING

Chapter V—Federal Home Loan Bank Board

SUBCHAPTER C—FEDERAL SAVINGS AND LOAN SYSTEM

[No. 19,597]

PART 544—CHARTER AND BYLAWS

Communications With Members

DECEMBER 17, 1965.

Whereas, by Federal Home Loan Bank Board Resolution No. 19,258, dated July 2, 1965, and duly published in the FEDERAL REGISTER on July 9, 1965 (30 F.R. 8698), this Board resolved, pursuant to Part 508 of the general regulations of the Board (12 CFR Part 508) and § 542.1 of the rules and regulations for the Federal Savings and Loan System (12 CFR 542.1) to propose an amendment to Part 545 of the rules and regulations for the Federal Savings and Loan System (12 CFR Part 545) relating to membership lists and communications with members, the substance of which proposal was set out in said publication, and

Whereas, all relevant material presented or available having been considered by it;

Now, therefore, be it resolved, That this Board hereby determines to modify the proposal to provide for an optional bylaw amendment relating to communications with members, to read as hereinafter set forth and to adopt said proposal, as so modified, effective January 28, 1966.

Section 544.6 of the rules and regulations for the Federal Savings and Loan System is hereby amended by adding a new paragraph, paragraph (g), to read as follows:

§ 544.6 Amendment to bylaws.

(g) *Communications with Members.* Every member of the association shall have the right to inspect the records of the association which pertain solely to his own accounts. Every member shall have the right to communicate with other members in relation to any matter which may properly be considered at a meeting of members. The association may not defeat such right by a redemption of the member's savings account in the association. Any member requesting a communication with other members as provided herein shall, not less than 30 days prior to the date of an annual meeting and not less than 10 days prior to the date of a special meeting, furnish the association with the following infor-

mation, in writing and subscribed by him: (1) His full name and address; (2) the nature and extent of his interest in the association at the time his application is made; (3) a statement of the reasons for and purposes of the communication which he desires to make with other members; (4) a copy of such communication; and (5) the date of the annual or special meeting of the members of the association at which the matter will be presented for consideration. Upon receipt of such request, unless made for an improper purpose, the association shall, within 10 days of receipt in the case of an annual meeting and within 3 days of receipt in the case of a special meeting, notify the member either (i) of the number of the association's members and of the estimated amount of the association's reasonable costs and expenses of mailing the communication to its members, or (ii) of its determination not to honor the request because the latter fails to comply with the provisions of this section. After receipt of such amount and sufficient copies of the member's communication, the association shall mail the same to all its members by a class of mail specified by the requesting member within 7 days of receipt of such amount and copies in the case of an annual meeting and at the earliest practicable date prior to the meeting in the case of a special meeting (or, in either case, such later date as the requesting member may specify).

(Sec. 5, 48 Stat. 132, as amended; 12 U.S.C. 1464. Reorg. Plan No. 3 of 1947, 12 F.R. 4981, 3 CFR, 1947 Supp.)

By the Federal Home Loan Bank Board.

[SEAL] HARRY W. CAULSEN,
Secretary.

[P.R. Doc. 65-13827; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

PART 302—RULES AND REGULATIONS UNDER THE FLAMMABLE FABRICS ACT

Interpretation

After consideration of Rule 6(c) of the regulations under the Flammable Fabrics Act (§ 302.6(c)) which reads:

Except as provided in paragraph (d) of this rule, handkerchiefs not exceeding a finished size of twenty-four (24) inches on any side or not exceeding five hundred seventy-six (576) square inches in area are not deemed "articles of wearing apparel" as that term is used in the Act

in conjunction with section 2(d) of the Flammable Fabrics Act which defines "article of wearing apparel", the Commission issues the following interpretation with respect thereto:

Rule 6(c) of the regulations under the Flammable Fabrics Act (§ 302.6(c)) does not exclude products from the Act on the sole basis of the size, description or designation of such product.

If, because of construction, design, color, type of fabric, or any other factor, a piece of cloth of a finished type or any other product of a finished type appears to be likely to be used as a covering for the head, neck, face, shoulders, or any part thereof, or otherwise appears likely to be used as an article of clothing, garment, or costume, such product is not a handkerchief and constitutes an article of wearing apparel as defined in and subject to the provisions of the Flammable Fabrics Act, irrespective of its size, or its description or designation as a handkerchief or any other term.

Issued: December 22, 1965.

By direction of the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[P.R. Doc. 65-13821; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter I—Federal Power Commission

[Order No. 312; Docket No. R-289]

PART 141—STATEMENTS AND REPORTS (SCHEDULES)

Power System Statements

DECEMBER 20, 1965.

Power System Statements—miscellaneous amendments to F.P.C. Forms Nos. 12, 12-A, 12-D, Docket No. R-289.

The Commission is here amending F.P.C. Forms Nos. 12, 12-A and 12-D, Power System Statements, prescribed by §§ 141.51, 141.52, and 141.55, respectively, of its regulations and required to be filed by electric utilities, licensees, and others engaged in the generation, transmission or distribution of electric energy. On October 28, 1965, we issued a notice of proposed rulemaking (30 F.R. 10418, November 5, 1965) in which the amendments were described in detail. We also stated that the amendments, for the most part suggested by representatives of the companies and other entities which make the reports, reduce the present reporting requirements but, in addition, provide new schedules for the reporting of information relating to the operation of pumped storage facilities by the few hydroelectric licensees which have such facilities. Only a minor editorial change, which we have adopted, was suggested by the single response submitted pursuant to the notice. Accordingly, the amendments here prescribed are the same as those proposed in the notice and the following table lists the schedules affected in the several forms:

Title 21—FOOD AND DRUGS

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

SUBCHAPTER A—GENERAL

PART 8—COLOR ADDITIVES

Postponement of Closing Dates of Provisional Listings of Certain Items

The color additives amendments of 1960 (Public Law 86-618; 74 Stat. 404; 21 U.S.C. 376, note) authorizes the Secretary of Health, Education, and Welfare to postpone the closing date of a provisional listing (including a deemed provisional listing) of a color additive on his own initiative or upon application of an interested person.

Requests have been received to postpone the closing dates of the provisional listings of a number of color additives because scientific investigations necessary for listing these color additives under section 706 of the Federal Food, Drug, and Cosmetic Act have not been completed. It is found that postponement of the closing dates of the provisionally listed color additives included in this order will not be contrary to the interests of the public health. Any extensions so granted are conditioned upon a requirement that a progress report be supplied on or before July 1, 1966.

Therefore, pursuant to the authority of the Federal Food, Drug, and Cosmetic Act (sec. 203(a)(2), Public Law 86-618; 74 Stat. 404; 21 U.S.C. 376, note), delegated to the Commissioner of Food and Drugs by the Secretary (21 CFR 2.90), § 8.501 *Provisional lists of color additives* is amended in the following respects:

1. Paragraph (b) is amended by changing the closing dates of the following items to July 1, 1966:

- D&C Green No. 8 (§ 9.106 of this chapter).
- D&C Yellow No. 7 (§ 9.130 of this chapter).
- D&C Yellow No. 8 (§ 9.131 of this chapter).
- D&C Red No. 6 (§ 9.151 of this chapter).
- D&C Red No. 7 (§ 9.152 of this chapter).
- D&C Red No. 8 (§ 9.153 of this chapter).
- D&C Red No. 9 (§ 9.154 of this chapter).
- D&C Red No. 10 (§ 9.155 of this chapter).
- D&C Red No. 11 (§ 9.156 of this chapter).
- D&C Red No. 12 (§ 9.157 of this chapter).
- D&C Red No. 13 (§ 9.158 of this chapter).
- D&C Red No. 17 (§ 9.162 of this chapter).
- D&C Red No. 31 (§ 9.176 of this chapter).
- D&C Red No. 33 (§ 9.178 of this chapter).
- D&C Red No. 34 (§ 9.179 of this chapter).
- D&C Red No. 39 (§ 9.184 of this chapter).
- D&C Orange No. 4 (§ 9.201 of this chapter).
- D&C Blue No. 9 (§ 9.245 of this chapter).
- D&C Violet No. 2 (§ 9.270 of this chapter).

2. Paragraph (c) is amended by changing the closing dates of the following items to July 1, 1966:

- Ext. D&C Yellow No. 1 (§ 9.301 of this chapter).
- Ext. D&C Yellow No. 7 (§ 9.307 of this chapter).
- Ext. D&C Green No. 1 (§ 9.400 of this chapter).

3. Paragraph (e) is amended by changing the closing dates of all of the items listed therein to January 1, 1967.

4. Paragraph (f) is amended by changing the closing dates of all of the items listed therein to January 1, 1967.

5. Paragraph (g) is amended by changing the closing dates of all of the items listed therein to January 1, 1967.

Notice and public procedure and delayed effective date are not necessary prerequisites to the promulgation of this order, and I so find, because section 203(a)(2) of Public Law 86-618 provides for this issuance.

Effective date. This order shall become effective on the date of publication.

(Sec. 203(a)(2), Public Law 86-618; 74 Stat. 404; 21 U.S.C. 376, note)

Dated: December 20, 1965.

WINTON B. RANKIN,
*Acting Commissioner of
Food and Drugs.*

[F.R. Doc. 65-13831; Filed, Dec. 27, 1965; 8:46 a.m.]

SUBCHAPTER B—FOOD AND FOOD PRODUCTS

PART 20—FROZEN DESSERTS

Order Postponing Effective Date for Certain Labeling Requirements in the Standard of Identity for Ice Cream

An order published in the FEDERAL REGISTER of December 22, 1964 (29 F.R. 18123), amended the labeling requirements in the standards for frozen desserts, effective 180 days following publication (June 20, 1965). Prior to the end of this period, and in response to petitions from the International Association of Ice Cream Manufacturers, and others, an order was published in the FEDERAL REGISTER of June 2, 1965 (30 F.R. 7280), postponing the effective date of the labeling requirements until December 31, 1965. An order published September 17, 1965 (30 F.R. 11915), made further minor amendments of the labeling requirements prescribed in paragraph (g) of the standard for ice cream (§ 20.1) and set December 31, 1965, as the effective date for these amendments.

The International Association of Ice Cream Manufacturers, representing about 85 percent of the total production of frozen desserts distributed in this country, has petitioned for a further extension of the effective date of the labeling requirements for declaring characterizing flavors on the labels of certain flavors of frozen desserts. The petition does not request postponement of the effective date of December 31, 1965, for ice cream where the characterizing flavor is supplied by single flavoring ingredients. Examples set out in the petition are vanilla and vanilla type, chocolate, citrus fruit, berry, and other fruits. (It is explained that these are intended to include those to be labeled "flavored" or "artificially flavored" as required by § 20.1(g)(2) (ii) and (iii) of the ice cream standard.) The petition also states that the request for extension does not extend to products consisting of two or more distinct flavors in the same pack-

Schedule heading	Page No.	
	New	Old
<i>FPC Form No. 12</i>		
General information.....	3	3
Capacity and output, etc.....	4	4
Do.....	5	5
System hydroelectric data.....	8	8
Plant data—small plants.....	9	9
Do.....	10	10
Hydroelectric plant data.....	11	11
Do.....	12	12
Pumped storage plant data.....	13	13
Do.....	14	14
Steam electric, etc., plant data.....	15	13
Internal combustion, etc., plant data.....	17	15
<i>FPC Form No. 12-A</i>		
General information.....	2	2
General instructions.....	5	5
<i>FPC Form No. 12-D</i>		
General information.....	1	1

The Commission finds:

The amendments to the several report forms here prescribed are necessary and appropriate for the administration of the Federal Power Act.

The Commission, acting pursuant to the provisions of the Federal Power Act, as amended, particularly sections 4 (a), (b), (c), 301(a), 302, 304, 309, and 311 thereof (49 Stat. 839, 854, 855, 858, 859; 16 U.S.C. 797 (a), (b), (c), 825(a), 825a(a), 825c, 825h, 825j), orders:

(A) FPC Form No. 12, Power System Statements, for Classes I and II systems, prescribed by § 141.51(a), Subchapter D, Chapter I, Title 18 of the Code of Federal Regulations, is amended by adding a new schedule (4-A Pumped Storage Plant Data) and amending the General Information page and schedules 1, 3, 4, 5, and 7 to read as set out in the several schedule pages of the form appended hereto in Attachment A.¹

(B) FPC Form No. 12-A, Power System Statements, for Classes III, IV, and V systems, prescribed by § 141.52 of the said regulations, is amended by amending the General Information and General Instructions pages to read as set out in the two pages of the form appended hereto in Attachment B.¹

(C) FPC Form No. 12-D, Power System Statements for certain Class III systems, prescribed by § 141.55 of the said regulations, is amended by amending the General Information page to read as set out in Attachment C,¹ appended hereto.

[Secs. 4 (a), (b), (c), 301(a), 302, 304, 309, 311 (49 Stat. 839, 854, 855, 858, 859; 16 U.S.C. 797 (a), (b), (c), 825(a), 825a(a), 825c, 825h, 825j)]

(D) The amendments prescribed herein shall be effective for the reporting year 1965 and thereafter.

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

By the Commission.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13804; Filed, Dec. 27, 1965; 8:45 a.m.]

¹ Attachments A, B, and C filed as part of original document.

age such as vanilla-chocolate and neapolitan.

The petition requests a postponement until September 1, 1966, of the effective date of § 20.1(g) (2) and (5) (iv) as regards the declaration of characterizing flavors on labels of ice cream (also french ice cream and ice milk) which are specialty flavor items or are items selling irregularly and in small volume. The petition explains that numerous products fall into this category. It mentions variegated products, cherry-vanilla type products, and novelties such as ice cream cakes, factory filled cones, ice cream sandwiches, coated items, and others. It is impractical to attempt to list specifically all the items falling into this category.

The petition discusses the efforts that have been made by the Association in developing labeling guidelines for the industry and the efforts made by ice cream manufacturers and the carton industry in revising labels for the basic flavors such as vanilla, chocolate, strawberry, neapolitan, and similar products. It is asserted that these products, for which no extension of the effective date is requested, make up some 70 percent of the annual volume of production of frozen desserts in this country. Notwithstanding the fact that the flavors within the requested extension account for substantially less than one-half the annual production of frozen desserts, the inventory of cartons is relatively large. The petition reports a recent survey indicating that the inventory value of these cartons on December 31, 1965, will amount to almost \$6,000,000.

It is concluded that reasonable grounds have been furnished to support issuing an order extending until September 1, 1966, the effective date of the requirements for label declaration of characterizing flavors prescribed in § 20.1(g) of the standard for ice cream as these requirements apply to certain flavors of ice cream, french ice cream and ice milk.

Accordingly, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended; 21 U.S.C. 341, 371) and under the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (21 CFR 2.90): *It is ordered*, That the effective date of the requirements for label declaration of characterizing flavors prescribed in § 20.1(g)(2) and (5) (iv), as amended, be postponed until September 1, 1966, insofar as these requirements apply to kinds of ice cream, other than those characterized by single flavors like vanilla, vanilla flavored, artificially flavored vanilla, chocolate, strawberry, peach, orange, or other such flavors and products consisting of two or more distinct flavors packed together such as vanilla-chocolate or neapolitan. Because of the cross-references to § 20.1 in the standards for french ice cream (§ 20.2) and ice milk (§ 20.3), this postponement applies similarly to french ice cream and ice milk.

(Secs. 401, 701, 52 Stat. 1046, 1055, as amended; 21 U.S.C. 341, 371)

Dated: December 21, 1965.

WINTON B. RANKIN,
Acting Commissioner of
Food and Drugs.

[F.R. Doc. 65-13832; Filed, Dec. 27, 1965;
8:46 a.m.]

PART 27—CANNED FRUITS AND FRUIT JUICES

Orange Juice From Concentrate; Order Amending Identity Standard

In the matter of amending the identity standard for orange juice from concentrate (21 CFR 27.111) to provide for the optional addition of orange juice for manufacturing within certain conditions:

No comments were filed in response to the notice of proposed rulemaking in the above-identified matter published in the FEDERAL REGISTER of August 12, 1965 (30 F.R. 10054), based on a petition filed by Sunkist Growers, Inc., 720 East Sunkist Street, Ontario, Calif., 91764.

On the basis of the relevant information available, it is concluded that it will promote honesty and fair dealing in the interest of consumers to adopt the amendment proposed. Accordingly, pursuant to the authority provided in the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended; 21 U.S.C. 341, 371) and delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (21 CFR 2.90): *It is ordered*, That § 27.111(a) be amended to read as follows:

§ 27.111 Orange juice from concentrate; identity; label statement of optional ingredients.

(a) Orange juice from concentrate is the food prepared by mixing water with frozen concentrated orange juice as defined in § 27.109 or with concentrated orange juice for manufacturing as defined in § 27.114 (when made from mature oranges), or both. To such mixture may be added orange juice as defined in § 27.105, frozen orange juice as defined in § 27.106, pasteurized orange juice as defined in § 27.107, orange juice for manufacturing as defined in § 27.112 (when made from mature oranges and preserved by chilling or freezing but not by canning), orange oil, orange pulp, and one or more of the sweetening ingredients listed in paragraph (b) of this section. The finished orange juice from concentrate contains not less than 11.8 percent orange juice soluble solids, exclusive of solids of any added optional sweetening ingredients. It may be so treated by heat as to reduce substantially the enzymatic activity and the number of viable microorganisms.

Any person who will be adversely affected by the foregoing order may at any time within 30 days following the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C., 20201,

written objections thereto, preferably in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing and such objections must be supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall become effective 60 days from the date of its publication in the FEDERAL REGISTER, except as to any provisions that may be stayed by the filing of proper objections. Notice of the filing of objections or lack thereof will be announced by publication in the FEDERAL REGISTER.

(Secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 948; 21 U.S.C. 341, 371)

Dated: December 20, 1965.

J. K. KIRK,
Assistant Commissioner
for Operations.

[F.R. Doc. 65-13833; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 24—HOUSING AND HOUSING CREDIT

Chapter II—Department of Housing
and Urban Development, Federal
Housing Administration

MISCELLANEOUS AMENDMENTS TO CHAPTER

The following miscellaneous amendments have been made to this chapter:

SUBCHAPTER B—PROPERTY IMPROVEMENT LOANS

PART 201—CLASS 1 AND CLASS 2 PROPERTY IMPROVEMENT LOANS

In § 201.2 paragraph (c) is amended to read as follows:

§ 201.2 Eligible notes.

(c) *Payments.* (1) The note shall be payable in equal installments falling due monthly or every 2 weeks, unless a different payment schedule is approved by the Commissioner. The first payment shall be due no later than 2 months from the date of the note. The note may provide for a first or final payment in an amount other than the regular installment. In such instance, the installment shall not be less than one-half nor more than one and one-half times the amount of the regular installment.

(2) Where 51 percent or more of the borrower's income is derived from the raising and selling of agricultural commodities, crops, livestock, or from commercial fishing or the operation of a commercial greenhouse, a note may be made payable in installments corresponding to income periods shown on the

credit application. In such instances, the note shall provide for the first payment no later than 1 year from the date of the note with subsequent payments to be made at least once a year. The proportion of principal payable during the first half of the term of the loan shall not exceed the proportion to be paid during the first half of the term.

In § 201.11 paragraphs (c) (1) and (e) are amended to read as follows:

§ 201.11 Claims.

(c) *Maximum claim period.* (1) Where installments on the note are payable monthly or more frequently, claim shall be filed no later than 31 days after the due date of the final installment. Where installments on the note are payable less frequently than monthly, claim shall be filed no later than 6 months after the due date of the final installment.

(e) *Claim amount.* An insured will be reimbursed for its losses on loans made in accordance with the regulations in this part up to the amount of its reserve as established by § 201.12. The amount of the reimbursement is determined by adding the items in subparagraphs (1), (2), (3), and (4) as follows:

(1) 90 percent of the net unpaid amount of the loan actually made or the actual purchase price of the note, whichever is the lesser.

(2) Interest computed under one of the following formulas:

(i) 90 percent of the uncollected interest earned up to the date of default plus 90 percent of the interest, computed at 5 percent per annum on the outstanding balance, from the date of default to the date of the claim application, or 9 months and 31 days from the date of default, whichever is the lesser period. The amount of such allowance shall not exceed the maximum permissible financing charge on the principal outstanding 9 months and 31 days from the date of default.

(ii) 90 percent of the uncollected interest earned up to the date of default plus 90 percent of the interest, computed at 5 percent per annum on the outstanding balance, from the date of default to the date of certification for payment, where an otherwise eligible claim has been held in suspense by the Commissioner pending a determination of the eligibility for insurance of other claims or loans, or by an investigation of the insured's loan or claim activities.

(3) Uncollected court costs, including fees paid for issuing, serving, and filing summons.

(4) Attorney's fees actually paid not exceeding:

(i) 25 percent of the amount collected by the attorney on the defaulted note, provided the insured does not waive its claim against the borrower for such fees; and

(ii) \$50 or 15 percent of the balance due on the note, whichever is the lesser, if a judgment is secured by suit; or \$10 or 15 percent of the balance due on the

note, whichever is the lesser, if judgment is secured by confession after default.

(Sec. 2, 48 Stat. 1246, as amended; 12 U.S.C. 1703)

SUBCHAPTER C—MUTUAL MORTGAGE INSURANCE AND INSURED HOME IMPROVEMENT LOANS

PART 203—MUTUAL MORTGAGE INSURANCE AND INSURED HOME IMPROVEMENT LOANS

Subpart A—Eligibility Requirements

Section 203.27(a)(4) is amended by adding a new subdivision (v) as follows:

§ 203.27 Maximum charges, fees or discounts.

(a) * * *

(4) * * *

(v) A builder or realtor who is purchasing a dwelling from an owner-occupant.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 203, 52 Stat. 10, as amended; 12 U.S.C. 1709)

SUBCHAPTER D—RENTAL HOUSING INSURANCE

PART 207—MULTIFAMILY HOUSING MORTGAGE INSURANCE

Subpart A—Eligibility Requirements

In § 207.4 paragraph (c) (1) is amended to read as follows:

§ 207.4 Maximum mortgage amounts.

(c) *Increased mortgage amount—high cost areas.* (1) In any geographical area where the Commissioner finds cost levels so require, the Commissioner may increase, by not to exceed 45 percent, the dollar amount limitations set forth in paragraphs (a) (4) and (b) of this section.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 207, 52 Stat. 16, as amended; 12 U.S.C. 1713)

SUBCHAPTER F—URBAN RENEWAL HOUSING INSURANCE AND INSURED IMPROVEMENT LOANS

PART 220—URBAN RENEWAL MORTGAGE INSURANCE AND INSURED IMPROVEMENT LOANS

Subpart C—Eligibility Requirements—Projects

In § 220.507 paragraph (b) (5) is amended to read as follows:

§ 220.507 Maximum mortgage amounts.

(b) *Increased mortgage amounts—elevator type structures.* * * *

(5) \$25,500 per family unit with four or more bedrooms.

Section 220.511 is amended to read as follows:

§ 220.511 Supervision of mortgagors.

All of the provisions of § 207.19 of this chapter apply, except that in the case of a mortgage covering property on which there is located a dwelling or dwellings designed principally for residential use for two to eleven families, § 207.19(d) relating to labor standards and prevailing wage requirements shall not apply.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 220, 68 Stat. 596, as amended; 12 U.S.C. 1715k)

SUBCHAPTER G—HOUSING FOR MODERATE INCOME AND DISPLACED FAMILIES

PART 221—LOW COST AND MODERATE INCOME MORTGAGE INSURANCE

Subpart D—Contract Rights and Obligations—Moderate Income Projects

In § 221.751 paragraph (a) is amended by deleting from the listed exceptions the following:

§ 221.751 Incorporation by reference.

(a) * * *

Sec. 207.258 Insurance benefits requirements.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 221, 68 Stat. 599, as amended; 12 U.S.C. 1715l)

SUBCHAPTER I—HOUSING FOR ELDERLY PERSONS

PART 231—HOUSING MORTGAGE INSURANCE FOR THE ELDERLY

Subpart A—Eligibility Requirements

Section 231.7 is amended to read as follows:

§ 231.7 Increased mortgage amounts—operating losses.

When the taxes, interest on the mortgage debt, mortgage insurance premiums, hazard insurance premiums, and the expense of maintenance and operation of the project, excluding depreciation, covered by such mortgage during the first two years following the date of completion of the project, as determined by the Commissioner, exceed the project income, the Commissioner may, in his discretion and upon such terms and conditions as he may prescribe, permit the excess of the foregoing expenses over the project income to be added to the amount of such mortgage, and extend the coverage of the mortgage insurance thereto, and any such additional advances by the mortgagee to cover such excess, shall be deemed to be part of the original face amount of the mortgage. The regulations pursuant to which the mortgage was originally insured shall govern the payment of insurance benefits on the mortgage as increased by such additional advance.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 231, 73 Stat. 665; 12 U.S.C. 1715v)

SUBCHAPTER L—CONDOMINIUM HOUSING
INSURANCE

PART 234—CONDOMINIUM OWNER-
SHIP MORTGAGE INSURANCE

Subpart A—Eligibility Requirements—
Individually Owned Units

In § 234.25(c) subparagraphs (1) and (2) are amended to read as follows:

§ 234.25 Mortgage provisions.

(c) *Payments and maturity dates.*

(1) Provide for payments to become due on the first day of the month.

(2) Have a maturity satisfactory to the Commissioner of not to exceed three-quarters of the Commissioner's estimate of the remaining economic life of the property. The maturity shall also be not less than 10 nor more than 30 years from the date of the beginning of amortization, except that the term may be 35 years from the date of the beginning of amortization in either of the following instances:

(i) The mortgagor is an owner-occupant of the property and is not able, as determined by the Commissioner, to make the required payments under a mortgage having a shorter amortization period.

(ii) The application for the conversion of an insured project to condominium ownership was received by the Commissioner prior to August 10, 1965.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b; interprets or applies sec. 234, 75 Stat. 160; 12 U.S.C. 1715y)

SUBCHAPTER R—WAR HOUSING INSURANCE

PART 608—MULTIFAMILY PROJECTS;
WAR HOUSING MORTGAGE INSURANCE

Subpart B—Contract Rights and
Obligations

Section 608.265 is amended to read as follows:

§ 608.265 Debenture interest rate and term.

All of the provisions of § 207.259 of this chapter covering payment of insurance benefits shall be applicable to mortgages insured under this part, except the debentures shall have the following characteristics:

(a) They shall be dated as of one month after the date of default prescribed in § 207.255.

(b) They shall mature 10 years from the date of issue.

(c) They shall bear interest at the rates determined as follows:

(1) 2½ percent, if the mortgage was endorsed for insurance prior to July 8, 1953.

(2) 2¾ percent, if the mortgage was endorsed for insurance after July 7, 1953; except that the rate shall be 2½ percent if the mortgage was endorsed for insurance pursuant to a commitment issued after May 28, 1954.

(Sec. 607, 55 Stat. 61, as amended; 12 U.S.C. 1742; interprets or applies sec. 608, 56 Stat. 308 as amended; 12 U.S.C. 1743)

SUBCHAPTER V—LAND DEVELOPMENT
INSURANCE

PART 1000—MORTGAGE INSURANCE
FOR LAND DEVELOPMENT

Subpart A—Eligibility Requirements

§ 1000.120 [Amended]

In § 1000.120 the reference to "§ 1000.142" is changed to read "§ 1000.117".

Section 1000.132 is amended to read as follows:

§ 1000.132 Reduction in mortgage amount.

The principal obligation of the mortgage shall be reduced at final endorsement for insurance or at such earlier times as may be required by the Commissioner, to an amount not exceeding (with respect to that portion of the land remaining under the mortgage) 50 percent of the Commissioner's estimated value of such portion of the land prior to development; plus 90 percent of the actual cost of the land development allocated by the Commissioner to such portion.

§ 1000.142 [Amended]

In § 1000.142 in the introductory text the phrase "in accordance with paragraph (b), (c) or (d)" is changed to read "in accordance with paragraph (b) or (c)".

(Sec. 1010, 79 Stat. 464; 12 U.S.C. 1749jj)

Issued at Washington, D.C., December 20, 1965.

[SEAL] PHILIP N. BROWNSTEIN,
Federal Housing Commissioner.

[F.R. Doc. 65-13811; Filed, Dec. 27, 1965; 8:45 a.m.]

Title 41—PUBLIC CONTRACTS
AND PROPERTY MANAGEMENT

Chapter 1—Federal Procurement
Regulations

MISCELLANEOUS AMENDMENTS

The amendments clarify the provision prescribed for use in invitations for bids regarding the consideration of late bid samples transmitted by mail, delete the long-form notices of partial small business set-aside and partial labor surplus area set-aside, reflect an amendment to the Fair Labor Standards Act of 1938 prohibiting discrimination based on sex which was effected by the Equal Pay Act of 1963 (77 Stat. 56; 29 U.S.C. 206), and provide appropriate references to the Federal Property Management Regulations concerning specifications, standards, and disposition of contract termination inventory.

PART 1-1—GENERAL

Subpart 1-1.3—General Policies

1. The footnote to § 1-1.305 has been revised to provide an appropriate refer-

ence to Federal Property Management Regulations concerning specifications. As revised, the footnote reads as follows:

¹ Other instructions concerning specifications are contained in the Federal Property Management Regulations, Part 101-29.

2. The footnote to § 1-1.306 has been revised to provide an appropriate reference to Federal Property Management Regulations concerning standards. As revised, the footnote reads as follows:

¹ Other instructions concerning standards are contained in the Federal Property Management Regulations, Part 101-29.

Subpart 1-1.7—Small Business
Concerns

Section 1-1.706-6 is amended to change the title of paragraph (c), and to delete the contents of paragraph (d) and the reference to that paragraph, as follows:

§ 1-1.706.-6 Partial set-asides.

(c) *Notice.* Invitations for bids or requests for proposals involving partial set-asides pursuant to this subpart shall contain a notice substantially as set forth in this paragraph. The applicable small business size standard shall be set forth in the schedule.

Notice of Partial Small Business Set-Aside

(d) [Reserved]

Subpart 1-1.8—Labor Surplus Area
Concerns

Section 1-1.804-2 is amended to change the title of paragraph (b), and to delete paragraph (c) and the reference to that paragraph, as follows:

§ 1-1.804-2 Notice to bidders or offerors.

(a) Invitations for bids or requests for proposals involving set-asides, pursuant to this subpart, shall contain a notice substantially as set forth in paragraph (b) of this section. The notice may be modified to include the applicable specific small business definition. The notice used shall be made a part of each contract under the set-aside portion of the procurement.

(b) *Notice.* * * *

(c) [Deleted]

PART 1-2—PROCUREMENT BY
FORMAL ADVERTISING

Subpart 1-2.2—Solicitation of Bids

Section 1-2.202-4(e) is amended for the purpose of clarifying paragraph (b) of the bid samples provisions contained therein regarding the consideration of late samples transmitted by mail, as follows:

§ 1-2.202-4 Bid samples.

(e) * * *

BID SAMPLES

(b) Failure of samples to conform to all such characteristics will require rejection of the bid. Failure to furnish samples by the time specified in the Invitation for Bids will require rejection of the bid, except that a late sample transmitted by mail will be considered under the provisions for considering late bids, as set forth elsewhere in this Invitation for Bids.

PART 1-5—SPECIAL AND DIRECTED SOURCES OF SUPPLY

Subpart 1-5.3—Excess Personal Property

1. Section 1-5.300 is revised to reflect the appropriate reference in the Federal Property Management Regulations to the reassignment and utilization of Government-owned personal property. As revised, the section reads as follows:

§ 1-5.300 Scope of subpart.

This subpart sets forth policies and related material regarding the use of excess personal property as a source of supply. This subpart does not include, modify, or supersede instructions concerning the reassignment of personal property within executive agencies and the transfer of excess, or other instructions concerning the utilization of Government-owned personal property, which are contained in Part 101-43 of the Federal Property Management Regulations.

2. Section 1-5.304(b) is revised to reflect the appropriate reference in the Federal Property Management Regulations to the types of property which need not be reported as excess. As revised, paragraph (b) reads as follows:

§ 1-5.304 Assistance by General Services Administration in filling requirements from excess.

(b) The General Services Administration will assist agencies in meeting their requirements for property of the types excepted from reporting as excess by § 101-43.312 of the Federal Property Management Regulations. Federal agencies requiring such property should contact the appropriate GSA regional office. GSA area utilization officers, stationed at military points throughout the United States which generate the largest amounts of excess, are screening and offering for Government use nonreported excess personal property as it becomes available for transfer.

PART 1-8—TERMINATION OF CONTRACTS

The table of contents for Part 1-8 is amended to prescribe a revised caption for § 1-8.505 which reads as follows:

1-8.505 Screening of property.

Subpart 1-8.5—Disposition of Termination Inventory

1. Section 1-8.505 is revised to reflect the appropriate reference in the Federal Property Management Regulations to the screening of property and to delete the

words serviceable and usable. As revised, the section reads as follows:

§ 1-8.505 Screening of property.

Property included in the contractor's inventory schedules shall be screened as required by Part 101-43 of the Federal Property Management Regulations, and as required by agency procedures. If, as a result of such screening, any item of property is desired by an agency of the Government for stock, diversion to other contracts, or other purposes, the contracting officer shall direct the delivery of such property.

2. Section 1-8.507-1 is revised to reflect the appropriate reference in the Federal Property Management Regulations to the disposition of personal property by sale. As revised, the section reads as follows:

§ 1-8.507-1 General.

The sale (including the purchase or retention at less than cost) shall be consistent with the provisions of Part 101-45 of the Federal Property Management Regulations.

3. Section 1-8.507-5 is revised to reflect the appropriate reference in the Federal Property Management Regulations to the application of the antitrust laws to the disposition of personal property. As revised, the section reads as follows:

§ 1-8.507-5 Applicability of antitrust laws.

Whenever any termination inventory which has or may cost the Government \$3,000,000 or more (or any patents, processes, techniques, or inventions, irrespective of cost) is to be sold or otherwise disposed of to private interests, the agency concerned shall promptly notify the Attorney General and the Administrator of General Services of the proposed disposal and the probable terms or conditions thereof and shall include in the notification the information required by § 101-45.310 of the Federal Property Management Regulations. Disposition shall not be made until the agency has received advice from the Attorney General as to whether, so far as he can determine, the proposed disposition would tend to create or maintain a situation inconsistent with the antitrust laws.

4. Section 1-8.508 is amended to reflect the appropriate reference in the Federal Property Management Regulations to the disposition of personal property by donation. As revised, the section reads as follows:

§ 1-8.508 Donations.

After utilization screening is completed but prior to being offered for sale or otherwise disposed of in accordance with § 1-8.507, termination inventory may be donated for authorized purposes in accordance with the provisions of Part 101-44 of the Federal Property Management Regulations, and with agency procedures.

5. Section 1-8.512 is revised to reflect the appropriate references in the Federal Property Management Regulations to re-

quirements that property disposal matters shall be reviewed by a reviewing authority in each agency. As revised, the section reads as follows:

§ 1-8.512 Review of property disposal.

Property disposal matters shall be reviewed by a reviewing authority within the agency as provided in Parts 101-44 and 101-45 of the Federal Property Management Regulations, and as may be further provided in agency procedures.

PART 1-12—LABOR

Subpart 1-12.7—Fair Labor Standards Act of 1938

Section 1-12.701 is revised to include in the summary of the provisions of the basic statute a reference to the prohibition against discrimination on the basis of sex which was added by an amendment to the statute contained in the Equal Pay Act of 1963. As revised, the section reads as follows:

§ 1-12.701 Basic statute.

The Fair Labor Standards Act of 1938, as amended (29 U.S.C. 201-219), provides for the establishment of minimum wage and maximum hour standards, creates a Wage and Hour Division in the Department of Labor for purposes of interpretation and enforcement (including investigation and inspection of Government contractors), prohibits oppressive child labor and, under an amendment contained in the Equal Pay Act of 1963 (77 Stat. 56, 29 U.S.C. 206), prohibits discrimination on the basis of sex. The Fair Labor Standards Act applies to all employees, unless otherwise exempted, who are engaged in (a) interstate commerce or foreign commerce, (b) the production of goods for such commerce, or (c) any closely related process or occupation essential to such production.

(Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c))

Effective date. These amendments are effective February 14, 1966, but may be observed earlier.

Dated: December 20, 1965.

LAWSON B. KNOTT, Jr.,
Administrator of General Services.

[F.R. Doc. 65-13837; Filed, Dec. 27, 1965; 8:47 a.m.]

Title 42—PUBLIC HEALTH

Chapter I—Public Health Service, Department of Health, Education, and Welfare

PART 34—MEDICAL EXAMINATION OF ALIENS

Miscellaneous Amendments

Reference is made to the notice of proposed rule making which was published in the FEDERAL REGISTER on November 17, 1965 (30 F.R. 14380), pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) and in which there were set out the terms of proposed amendments to Part 34. Con-

sideration having been given to all relevant matters presented, the amendments to this part as set out below are hereby adopted.

§ 34.2 [Amended]

1. In paragraph (b) of § 34.2, which defines dangerous contagious disease, item number 9 is amended to read as follows:

9. Keratoconjunctivitis, infectious.

(2) Subparagraphs (1), (2), (3), and (4) of § 34.4(b) are amended to read as follows:

§ 34.4 Scope of examinations.

(b) *Chest X-ray and serologic test—*
(1) *Persons subject to.* A chest X-ray examination for tuberculosis and a serologic test for syphilis shall be required as part of the examination of:

(i) All applicants for immigrant visas,
(ii) All students and exchange visitors who are required by a consular authority to have a medical examination upon application for a nonimmigrant visa,

(iii) All other applicants for a non-immigrant visa who are required by a consular authority to have a medical examination if such X-ray examination and serologic test are considered necessary by the medical examiner, and

(iv) All aliens outside the United States who apply for conditional entry, and all aliens in the United States who apply for adjustment of status, under the immigration laws and regulations:

Provided, however, That a chest X-ray examination for tuberculosis shall not be required in any case if the alien is 10 years of age or under, and a serologic test for syphilis shall not be required in any case if the alien is 14 years of age or under, unless the medical examiner has reason to suspect that the applicant has tuberculosis or syphilis: *Provided, further,* That additional exceptions to the chest X-ray examination requirement may be authorized by the Chief of the Division of Foreign Quarantine of the Public Health Service.

(2) *How and where performed.* * * *

(i) When necessary X-ray and laboratory facilities are not available to the medical examiner, the applicant shall furnish a chest X-ray film, a reading thereof, and a serologic test report in order that the medical examination may be completed. If X-ray or serologic test facilities necessary for the completion of the examination of a visa applicant or of an applicant for conditional entry are not available in the community where the examination is made, the medical examiner shall so state on the medical examination form and the procedures will be completed at the time of examination at the U.S. port of entry.

(3) *Procedure for transmitting records.* For aliens issued immigrant visas, the medical examination report shall be placed in a separate envelope which shall be sealed and attached to the alien's visa

in such a manner as to be readily detached by the medical examiner at the U.S. port of entry. The X-ray film shall be included in this envelope or, in the case of large films, shall be placed in a separate envelope which shall be sealed and given to the alien for presentation at the port of entry. For aliens issued nonimmigrant visas and for applicants for conditional entry, the medical examination report and the X-ray film shall be placed in an envelope which shall be sealed and given to the alien for presentation at the U.S. port of entry. When more than one X-ray film is used as a basis for the medical examiner's conclusions, all films shall be included. However, the X-ray film or films used in connection with the examination shall not be required to be attached to the visa or otherwise presented to the medical examiner at the U.S. port of entry when an exception to this requirement is authorized by the Chief of the Division of Foreign Quarantine of the Public Health Service.

(4) *Failure to present records.* If, on examination at the time determination of admissibility is to be made at the U.S. port of entry, no X-ray film or medical examination report, including X-ray reading and serologic test report, is presented in accordance with the provisions of this paragraph, a medical hold shall be issued pending completion of any necessary examination procedures.

3. Section 34.7 is amended to read as follows:

§ 34.7 Certificates and notifications; Class A.

A Class A certificate or Class A notification shall be issued with respect to aliens who:

- (a) Are mentally retarded;
- (b) Are insane;
- (c) Have had one or more attacks of insanity;
- (d) Are afflicted with psychopathic personality, sexual deviation, or a mental defect;
- (e) Are narcotic drug addicts or chronic alcoholics;
- (f) Are afflicted with any dangerous contagious disease; *Provided, however,* That a Class A certificate or Class A notification of a mental defect, disease, or disability shall in no case be issued with respect to an alien having only mental shortcomings due to ignorance, or suffering only from a mental condition (1) attributable to remediable physical causes or (2) of a temporary nature, caused by a toxin, drug, or disease.

4. Subparagraph (2) of § 34.14(a) is amended to read as follows:

§ 34.14 Reexamination; convening of boards; expert witnesses; reports.
(a) The Surgeon General or, when authorized, the medical officer in charge, shall convene a board of medical officers to reexamine an alien

(2) Upon an appeal by an alien who, having received a medical examination

in connection with determination of admissibility to the United States (including examination on arrival and adjustment of status as provided in the immigration laws and regulations) has been certified for: mental retardation; insanity; one or more previous attacks of insanity; psychopathic personality; sexual deviation; mental defect; narcotic drug addiction; or chronic alcoholism.

These regulations shall become effective on publication in the FEDERAL REGISTER. Compliance with the requirements of section 4(c) of the Administrative Procedure Act relating to delayed effective date is unnecessary and would serve no useful purpose in this instance because the persons affected by the regulations prescribed will not require additional time to prepare for the effective date of the regulations.

(Sec. 215, 58 Stat. 690, as amended, sec. 234, 66 Stat. 198; 42 U.S.C. 216, 8 U.S.C. 1224; interpret or apply secs. 322, 325, 58 Stat. 696, as amended, 697, secs. 212, 236, 66 Stat. 182, 200; 42 U.S.C. 249, 252, 8 U.S.C. 1182, 1226)

Dated: December 7, 1965.

[SEAL] WILLIAM H. STEWART, M.D.,
Surgeon General.

Approved: December 17, 1965.

WILBUR J. COHEN,
Acting Secretary.

[F.R. Doc. 65-13834; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 3907]

[New Mexico 0557886 (Oklahoma)]

OKLAHOMA

Correction of Public Land Order No. 3886, Transferring Jurisdiction Over Oil and Gas Deposits, Vance Air Force Base

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Public Land Order No. 3886, appearing as F.R. Doc. 65-12869 (30 F.R. 14930-32), is hereby corrected in the following respects:

In the heading "(New Mexico 0557-886)" is corrected to read "New Mexico 0557886 (Okla.)." The State designation "New Mexico" immediately thereunder is corrected to read "Oklahoma".

HARRY R. ANDERSON,
Assistant Secretary of the Interior.

DECEMBER 21, 1965.

[F.R. Doc. 65-13806; Filed, Dec. 27, 1965;
8:46 a.m.]

Title 46—SHIPPING

Chapter IV—Federal Maritime Commission

SUBCHAPTER B—REGULATIONS AFFECTING MARITIME CARRIERS AND RELATED ACTIVITIES

[General Order 17]

PART 521—TIME FOR FILING AND COMMENTING ON CERTAIN AGREEMENTS

On June 18, 1965, the Commission published in the FEDERAL REGISTER (30 F.R. 7930) a notice of proposed rule making (Docket No. 65-21) with respect to rules governing the "time for filing and commenting on certain agreements." Invitation was extended to all interested persons to file written comments or requests for oral argument in regard to the proposed rules. Written comments were received from interested persons, but no requests for oral argument were filed. The Commission has carefully considered all comments received and in the light thereof herewith adopts and promulgates its final rules.

Objections are aimed at the requirement that applications for extension of an approved agreement due to terminate by its own terms must be filed not less than sixty (60) days prior to the termination date.

The Commission believes that if an agreement is due to terminate by its own terms and the parties thereto desire to extend the termination date, they should file their application for extension of the agreement far enough in advance of the termination date to allow the staff sufficient time to consider the application and to prepare and forward to the Commission for its consideration such appropriate recommendation as the circumstances warrant. It is not always expedient to lay aside other matters in order to give preferred attention to an application filed on short notice. This is not to say the Commission does not recognize that situations may arise where it is not possible to file an application for the agreement's extension 60 days in advance of its termination date. In this connection, § 521.3 of the rules specifically provides that "failure to file, at least sixty (60) days in advance of the termination date, an application for the extension of an approved agreement due to terminate by its own terms, could result in the approved agreement terminating prior to Commission action on the filed amendment."

Objection is also made to § 521.2 (a) and (b) which unconditionally provide that a modification of an approved agreement must be filed not less than 60 days prior to the date it is intended that action will begin, change, or cease as a result of the provision(s) of the modification. It is pointed out that a hard and fast rule that the Commission will not act upon less than 60 days' notice could work extreme hardship, especially where parties are faced with the necessity to make prompt revision of their agreement because of unforeseen and

material changes in the circumstances surrounding their agreement. The point is well founded. Accordingly, in the final rules, § 521.2 (a) and (b) have been modified by substituting the word "should" for "must."

Section 521.2(c), which requires a 60-day notice of cancellation of an approved agreement unless otherwise provided for in the agreement, has drawn criticism because it does not provide for more expeditious approval of the cancellation if circumstances warrant. It is argued that an innocent party to a contract which has been materially breached would have to continue his performance, possibly at great cost, pending approval by the Commission of its cancellation which he has a right to make under the Law of Contracts. Cancellation under these circumstances, it is contended, would merit more expeditious approval by the Commission than the rule now allows. It is suggested that in order to deal with the myriad of circumstances under which approval of cancellations of agreements may be sought, and in order to avoid hardship on innocent parties, that § 521.2(c) be amended to include a provision for more expeditious handling of cancellations when circumstances warrant.

Section 521.2(c) is not inflexible in regard to the 60-day notice provision. It clearly provides that an agreement may be cancelled in accordance with its provisions. Some agreements require more than 60 days' notice of cancellation. Others provide for less time. However, in order to permit cancellation in less than the 60 days specified, if circumstances permit, the word "should" has been substituted for the word "must."

Section 521.3 has likewise been modified by substituting the word "could" for "will" to make it clear that failure to file within the prescribed time could result in termination of an agreement prior to Commission action.

An interested party believes that the 60-day notice should not apply to terminal leases or to lease-type agreements. It is contended that lease-type arrangements often require greater flexibility than would be feasible under the 60-day limitation—that occasionally it is necessary to effect a lease revision on less than 60 days' notice.

The rules, as originally proposed, have been modified as hereinbefore explained, and now are sufficiently flexible to cover all types of agreements without the imposition of undue difficulty on any party subject to the Shipping Act, 1916, as amended. The rules will not hinder the Commission in processing lease and/or lease-type agreements with the same dispatch as it has processed them heretofore.

One person urged that a minimum time limit of 30 days be specifically provided in § 521.10(a) for the filing of comments, protests and requests for hearing. The proposed rule provides that a time limit will be established by the notice published in the FEDERAL REGISTER. It is not necessary to name a specific time limit in the rule. If, on occasion, it is

necessary for a person to request additional time to file comments, such request will be considered on its merits. In the past, reasonable requests have never been denied.

It also has been requested that § 521.10(b) be deleted. This rule in effect provides that if an interested party is to voice objection to the approval of a pending agreement, modification or application, he must do so during the time specified in the FEDERAL REGISTER notice. Concern is expressed that under this rule a person who does not file comments, protests and requests for hearing will be barred forever to do so even though at some future time conditions then might be such as to warrant comments, protests or requests for hearing. In our view, this fear is unwarranted. It is not reasonable to assume that once an agreement has been approved, it will stand approved forever, regardless of the effect future conditions may have upon it. Many of the public investigations and hearings conducted by the Commission involve agreements that were approved years before without objection to such approval being filed by anyone. However, upon reflection we believe that § 521.10-(b) adds little substance to the rules and we accede to its deletion if for no other reason, but to eliminate possible misunderstanding as to the effect of that provision.

Therefore, pursuant to sections 15 and 43 of the Shipping Act, 1916 (46 U.S.C. 814, 841(a)), 46 CFR is hereby amended by inserting a new part, Part 521, as follows:

Subpart A—Agreement Provisions

- | | |
|-------|---|
| Sec. | |
| 521.1 | Statement of policy. |
| 521.2 | Time within which modifications and notices of cancellations must be filed. |
| 521.3 | Failure to file. |

Subpart B—Notice to Interested Persons

- | | |
|--------|--|
| 521.10 | Notice of filing of agreements and modifications under section 15 of the act, and applications under section 14(b) of the act. |
|--------|--|

AUTHORITY: The provisions of this Part 521 issued under secs. 15 and 43 of the Shipping Act, 1916, 46 U.S.C. 814, 841(a).

Subpart A—Agreement Provisions

§ 521.1 Statement of policy.

Some approved agreements on file with the Commission contain a provision specifying the date for their termination. In some instances amendments have been filed with the Commission extending the termination date of such agreements only a short time before the agreement was due to expire. It is the responsibility of the Commission to disapprove, cancel or modify, by order, after notice and hearing, any agreement, or modification or cancellation thereof, whether or not previously approved by it, that it finds to be unjustly discriminatory or unfair as between carriers, shippers, exporters, importers, or ports, or between exporters from the United States and their foreign competitors, or

to operate to the detriment of the commerce of the United States, or to be contrary to the public interest, or to be in violation of the Shipping Act, 1916, and to approve all other agreements, modifications, or cancellations. In order to discharge these responsibilities, sufficient time must be allowed for the Commission to comprehensively analyze and consider every agreement, modification and cancellation to determine whether or not they are lawful in the light of the above defined standards.

§ 521.2 Time within which modifications and notices of cancellations must be filed.

In effectuation of the policy set forth in § 521.1 of this Part, all modifications and/or notices of cancellations of approved agreements between carriers, or between carriers and other persons subject to the Act, or between other persons subject to the Act, should be filed within the following specified times:

(a) Applications for extension of an approved agreement due to terminate by its own terms, should be filed so that the Commission will receive the application not less than sixty (60) days prior to the date on which the approved agreement would otherwise terminate.

(b) Modification of an approved agreement, other than as designated in (a) hereof, should be filed not less than sixty (60) days prior to the date it is intended that action will begin, change or cease as a result of the provision(s) of the modification.

(c) Notice of cancellation of an approved agreement, should be filed not less than sixty (60) days prior to the effective date of cancellation.

§ 521.3 Failure to file.

Failure to file, at least sixty (60) days in advance of the termination date, an application for the extension of an approved agreement due to terminate by its own terms, could result in the approved agreement terminating prior to Commission action on the filed amendment.

Subpart B—Notice to Interested Persons

§ 521.10 Notice of filing of agreements and modifications under section 15 of the act, and application under section 14(b) of the act.

Notice to interested persons. Notice to interested persons of the filing of such agreements, modifications and applications shall be given by publication in the FEDERAL REGISTER of the applicant's name and address, appropriate identification by Federal Maritime Commission number, and a statement setting forth in

general terms the provisions of the agreements, modifications and applications, together with a statement establishing a time limit within which comments, protests and requests for hearing must be filed by interested persons.

Effective date. These rules will become effective on February 1, 1966.

By the Commission.

[SEAL] THOMAS LIST,
Secretary.

[P.R. Doc. 65-13828; Filed, Dec. 27, 1965; 8:46 a.m.]

Title 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

SUBCHAPTER A—GENERAL RULES AND REGULATIONS

[S.O. 958; Amdt. 1]

PART 95—CAR SERVICE

Norfolk and Western Railway Co. Authorized To Operate Over Trackage of the Chesapeake and Ohio Railway Co.

At a Session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D.C., on the 17th day of December, A.D. 1965.

Upon further consideration of Service Order No. 958 (30 F.R. 2712) and good cause appearing therefor:

It is ordered, That § 95.958 *Norfolk and Western Railway Co. authorized to operate over trackage of the Chesapeake and Ohio Railway Co.*, of Service Order No. 958, be, and it is hereby amended by substituting the following paragraph (e) for paragraph (e) thereof:

(e) Expiration date: This order shall expire at 11:59 p.m., June 30, 1966, unless otherwise modified, changed, or suspended by order of this Commission.

(Secs. 1, 12, 15, 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15, Interprets or applies Secs. 1(10-17), 15(4), 40 Stat. 101, as amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4))

Effective date. This amendment shall become effective at 11:59 p.m., December 31, 1965.

It is further ordered, That copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order shall be given to the general

public by depositing a copy in the office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register.

By the Commission, Division 3.

[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 65-13822; Filed, Dec. 27, 1965; 8:46 a.m.]

[S.O. 963; Amdt. 1]

PART 95—CAR SERVICE

Atchison, Topeka & Santa Fe Railway Co. Authorized To Operate Over Trackage of the Missouri Pacific Railroad Co.

At a Session of the Interstate Commerce Commission, division 3, held at its Office in Washington, D.C., on the 17th day of December A.D. 1965.

Upon further consideration of Service Order No. 963 (30 F.R. 8968) and good cause appearing therefor:

It is ordered, That § 95.963 *The Atchison, Topeka & Santa Fe Railway Co. authorized to operate over trackage of the Missouri Pacific Railroad Co.*, of Service Order No. 963, be, and it is hereby amended by substituting the following paragraph (e) for paragraph (e) thereof:

(e) Expiration date: This order shall expire at 11:59 p.m., June 30, 1966, unless otherwise modified, changed, or suspended by order of this Commission.

(Sec. 1, 12, 15, 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15, Interprets or applies Sec. 1(10-17), 15(4), 40 Stat. 101, as amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4))

Effective date. This amendment shall become effective at 11:59 p.m., December 31, 1965.

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

By the Commission, division 3.

[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 65-13823; Filed, Dec. 27, 1965; 8:46 a.m.]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

[7 CFR Part 51]

FRESH PLUMS AND PRUNES

U.S. Standards for Grades; Extension of Time

A proposal for revision of the U.S. Standards for Grades of Fresh Plums and Prunes (7 CFR 51.1520-51.1537) was set forth in the notice which was published in the FEDERAL REGISTER on March 20, 1965 (30 F.R. 3716).

An extension of time for study until December 1, 1965, was published in the FEDERAL REGISTER June 4, 1965 (30 F.R. 7396).

In consideration of comments and suggestions received indicating the need for further study of the proposal, the time within which written data, views, and arguments may be submitted by interested parties for consideration in connection with the aforesaid proposal is hereby further extended until April 1, 1966.

All persons who desire to submit written data, views or arguments for consideration in connection with the proposal should file the same in duplicate, not later than April 1, 1966, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C., 20250, where they will be available for public inspection during official hours of business (paragraph (b) of § 1.27, as amended at 29 F.R. 7311).

(Secs. 203, 205, 60 Stat. 1087, as amended, 1090 as amended; 7 U.S.C. 1622, 1624).

Dated: December 22, 1965.

CLARENCE H. GIRARD,
Acting Deputy Administrator,
Marketing Services.

[F.R. Doc. 65-13840; Filed, Dec. 27, 1965; 8:47 a.m.]

[7 CFR Part 51]

NECTARINES

U.S. Standards for Grades; Extension of Time

A proposal for revision of the U.S. Standards for Grades of Nectarines (7 CFR 51.3145-51.3159) was set forth in the notice which was published in the FEDERAL REGISTER on March 20, 1965 (30 F.R. 3719).

An extension of time for study until December 1, 1965, was published in the FEDERAL REGISTER June 4, 1965 (30 F.R. 7396).

In consideration of comments and suggestions received indicating the need for

further study of the proposal, the time within which written data, views, and arguments may be submitted by interested parties for consideration in connection with the aforesaid proposal is hereby further extended until April 1, 1966.

All persons who desire to submit written data, views or arguments for consideration in connection with the proposal should file the same in duplicate, not later than April 1, 1966, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C., 20250, where they will be available for public inspection during official hours of business (paragraph (b) of § 1.27, as amended at 29 F.R. 7311).

(Secs. 203, 205, 60 Stat. 1087, as amended, 1090 as amended; 7 U.S.C. 1622, 1624)

Dated: December 22, 1965.

CLARENCE H. GIRARD,
Acting Deputy Administrator,
Marketing Services.

[F.R. Doc. 65-13841; Filed, Dec. 27, 1965; 8:47 a.m.]

[7 CFR Part 1006]

[Docket No. AO-356]

MILK IN NORTHEAST-CENTRAL FLORIDA MARKETING AREA

Notice of Hearing on Proposed 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 Thunderbird Motor Hotel, 5865 Expressway, Jacksonville, Fla., beginning at 10 a.m., e.s.t., on January 19, 1966, and at the Robert Meyer Motor Inn, 151 East Washington Street, Orlando, Fla., beginning at 10 a.m., e.s.t., on January 24, 1966, with respect to a proposed marketing agreement and order, regulating the handling of milk in the Northeast-Central Florida marketing area.

The public hearing is for the purpose of receiving evidence with respect to economic and marketing conditions which relate to the proposed marketing agreement and order, hereinafter set forth, and any appropriate modifications thereof; and for the purpose of determining (1) whether the handling of milk in the area proposed for regulation is in the current of interstate or foreign commerce or directly burdens, obstructs, or affects interstate or foreign commerce,

(2) whether there is need for a marketing agreement or order regulating the handling of milk in the area, and (3) whether provisions specified in the proposals or some other provisions appropriate to the terms of the Agricultural Marketing Agreement Act of 1937, as amended, will tend to effectuate the declared policy of the Act.

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

Proposed by Dairy Farmers Mutual and Northeast Florida Milk Producers Association:

Proposal No. 1.

DEFINITIONS

§ 1006.1 Act.

"Act" means Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.).

§ 1006.2 Secretary.

"Secretary" means the Secretary of Agriculture or any officer or employee of the United States authorized to exercise the powers and perform the duties of the Secretary of Agriculture.

§ 1006.3 Department.

"Department" means the U.S. Department of Agriculture or such other Federal agency as is authorized to perform the price reporting functions specified in this part.

§ 1006.4 Person.

"Person" means any individual, partnership, corporation, association or other business unit.

§ 1006.5 Cooperative association.

"Cooperative association" means any cooperative marketing association of producers which the Secretary determines after application by the association:

(a) To be qualified under the provisions of the Act of Congress of February 18, 1922, as amended, known as the "Capper-Volstead Act"; and

(b) To have full authority in the sale of milk of its members and be engaged in making collective sales of or marketing milk or milk products for its members.

§ 1006.6 Northeast-Central Florida Marketing Area.

The "Northeast-Central Florida Marketing Area," hereinafter called the "marketing area," means all the territory geographically within the boundaries of the following counties, all in the State of Florida, including all waterfront facilities connected therewith and all territory wholly or partly therein occupied by Government (municipal, State, or Federal)

reservations, installations, institutions, or other similar establishments.

Alachua.	Levy.
Baker.	Marion.
Bradford.	Nassau.
Brevard.	Orange.
Citrus.	Osceola.
Clay.	Putnam.
Columbia.	St. John.
Duval.	Seminole.
Flagler.	Sumter.
Gilchrist.	Suwannee.
Hamilton.	Union.
Indian River.	Volusia.
Lake.	

§ 1006.7 Fluid milk product.

"Fluid Milk product" means milk, skim milk, buttermilk, flavored milk, milk drinks (plain or flavored), reconstituted or fortified milk or skim milk (including "dietary" products), concentrated milk, sterile concentrate, eggnog, cream (not frozen), cultured sour cream, or any mixture in fluid form of milk or skim milk and cream: *Provided*, That such fluid milk products shall not include ice cream mix, frozen dessert mix, evaporated and condensed milk or skim milk, aerated cream products, dips (mixtures with sour cream or cheese base containing nondairy ingredients) not labeled Grade A.

§ 1006.8 Route.

"Route" means a delivery, either direct or through any distribution facility (including disposition from a plant store, vendor or vending machine) of any fluid milk product, other than a delivery in bulk form to any milk processing plant.

§ 1006.9 Distributing plant.

"Distributing plant" means a plant from which a Grade A fluid milk product that is processed or packaged in such plant is disposed of during the month in the marketing area on routes.

§ 1006.10 Supply plant.

"Supply plant" means a plant from which a Grade A fluid milk product is shipped during the month to a pool plant.

§ 1006.11 Pool plant.

"Pool plant" means a plant (except an other order plant or the plant of a producer-handler) specified in paragraph (a) or (b) of this section.

(a) A distributing plant from which not less than 50 percent of the total Grade A fluid milk products physically received at such plant or diverted as producer milk from such plant pursuant to § 1006.16 is disposed of as Class I milk during the month on routes and not less than 10 percent of such receipts is disposed of in the marketing area on routes.

(b) A supply plant from which not less than 50 percent of the Grade A milk received from dairy farmers at such plant during the month is shipped as fluid milk products to pool plants pursuant to paragraph (a) of this section.

§ 1006.12 Nonpool plant.

"Nonpool plant" means a plant (except a pool plant) which receives milk from dairy farmers or is a milk manufacturing, processing or bottling plant.

The following categories of nonpool plants are further defined as follows:

(a) "Other order plant" means a plant that is fully subject to the pricing and pooling provisions of another order issued pursuant to the Act, unless such plant is qualified as a pool plant pursuant to § 1006.11 and a greater volume of fluid milk products is disposed of from such plant in this marketing area on routes and to pool plants qualified on the basis of route distribution in this marketing area than in the marketing area regulated pursuant to such other order.

(b) "Producer-handler plant" means a plant operated by a producer-handler as defined in any order (including this part) issued pursuant to the Act.

(c) "Partially regulated distributing plant" means a nonpool plant that is neither an other order plant nor a producer-handler plant and from which Grade A fluid milk products in consumer-type packages or dispenser units are distributed in the marketing area on routes during the month.

(d) "Unregulated supply plant" means a nonpool plant that is a supply plant and is neither an other order plant nor a producer-handler plant.

§ 1006.13 Handler.

"Handler" means:

(a) Any person in his capacity as the operator of one or more pool plants;

(b) Any person in his capacity as the operator of a partially regulated distributing plant;

(c) Any cooperative association with respect to producer milk which it causes to be diverted from a pool plant to a nonpool plant for the account of such cooperative association;

(d) Any cooperative association with respect to milk of its producers which is delivered from the farm to the pool plant of another handler in a tank truck owned and operated by or under contract to such cooperative association: *Provided*, That such cooperative association shall not be a handler pursuant to this paragraph unless the market administrator and the handler who is the operator of the pool plant where such milk is to be received are notified in writing that it elects to be the handler for such milk: *And Provided further*, That such milk for which a cooperative association is the handler pursuant to this paragraph shall be deemed to have been received at the location of a pool plant to which such milk is delivered;

(e) Any person in his capacity as the operator of an other order plant that is either a distributing plant or a supply plant; or

(f) A producer-handler.

§ 1006.14 Producer-handler.

(a) Operates a dairy farm and a distributing plant from which the Class I disposition is entirely from his own farm production.

(b) Receives no fluid milk products from sources other than his own farm production;

(c) Provides proof satisfactory to the market administrator that the care and management of the dairy animals and

other resources necessary to produce all fluid milk products handled and the operation of the processing and packaging business are his personal enterprise and risk.

§ 1006.15 Producer.

"Producer" means any person, except a producer-handler as defined in any order (including this part) issued pursuant to the Act, who produces milk in compliance with the inspection requirements of a duly constituted health authority having jurisdiction in the marketing area, which milk is received at a pool plant or diverted pursuant to § 1006.16 from a pool plant to a nonpool plant.

§ 1006.16 Producer milk.

"Producer milk" means the skim milk and butterfat contained in milk:

(a) Received at a pool plant directly from a producer; or

(b) Diverted from a pool plant to a nonpool plant that is neither an other order plant or a producer-handler plant for the account of the pool plant operator or a cooperative association in any month in which not less than 10 days' production of the producer whose milk is diverted is physically received at a pool plant, subject to the following:

(1) Milk so diverted for the account of a handler operating a pool plant shall be deemed to have been received by the handler at the pool plant from which diverted and if diverted for the account of a cooperative association, shall be deemed to have been received by the cooperative association at the location of the pool plant from which diverted;

(2) If diverted from the pool plant of another handler for the account of a cooperative association, the aggregate quantity of milk of member producers of the cooperative association so diverted that exceeds 25 percent of the milk physically received from such producers at pool plants during the month shall not be deemed to have been received at a pool plant and shall not be producer milk;

(3) If diverted by a handler operating in a pool plant for his account, the aggregate quantity of producer milk so diverted that exceeds 25 percent of the aggregate quantity of milk physically received from producers at such plant during the month shall not be deemed to have been received at a pool plant and shall not be producer milk; and

(4) The diverting handler shall designate the dairy farmers whose milk is not producer milk pursuant to subparagraphs (2) and (3) of this paragraph. If the handler fails to make such designation, no milk diverted by him shall be producer milk.

§ 1006.17 Other source milk.

"Other source milk" means the skim milk and butterfat contained in or represented by:

(a) Fluid milk products from any source except (1) producer milk, (2) fluid milk products from pool plants, and (3) fluid milk products in inventory at the beginning of the month;

(b) Products other than fluid milk products from any source (including those produced at the plant) which are reprocessed, converted into or combined with another product in the plant during the month; and

(c) Any disappearance of nonfluid products in a form in which they may be converted into a Class I product and which are not otherwise accounted for pursuant to § 1006.30.

§ 1006.18 Chicago butter price.

"Chicago butter price" means the simple average as computed by the market administrator of the daily wholesale selling prices (using the midpoint of any price range as one price) per pound of 92-score bulk creamery butter at Chicago as reported for the month by the Department.

MARKET ADMINISTRATOR

§ 1006.25 Designation.

The agency for the administration of this order shall be a market administrator, selected by the Secretary, who shall be entitled to such compensation as may be determined by, and shall be subject to removal at the discretion of, the Secretary.

§ 1006.26 Powers.

The market administrator shall have the following powers with respect to this part:

- (a) To administer its terms and provisions;
- (b) To make rules and regulations to effectuate its terms and provisions;
- (c) To receive, investigate, and report to the Secretary complaints of violations; and
- (d) To recommend amendments to the Secretary.

§ 1006.27 Duties.

The market administrator shall perform all duties necessary to administer the terms and provisions of this part, including but not limited to the following:

- (a) Within 30 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon his duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;
- (b) Employ and fix the compensation of such persons as may be necessary to enable him to administer its terms and provisions;
- (c) Obtain a bond in a reasonable amount, and with reasonable surety thereon, covering each employee who handles funds entrusted to the market administrator;
- (d) Pay out of the funds received pursuant to § 1006.77 the cost of his bond and of the bonds of his employees, his own compensation, and all other expenses, except those incurred under § 1006.76, necessarily incurred by him in the maintenance and functioning of his office and in the performance of his duties;

(e) Keep such books and records as will clearly reflect the transactions provided for in this part, and upon request by the Secretary, surrender the same to such other person as the Secretary may designate;

(f) Verify all reports and payments of each handler by audit of such handler's records and of the records of any other handler or person upon whose utilization the classification of skim milk and butterfat for such handler depends, or by such investigation as the market administrator deems necessary;

(g) Submit his books and records to examination by the Secretary and furnish such information and reports as may be requested by the Secretary;

(h) Publicly announce, at his discretion, unless otherwise directed by the Secretary, by posting in a conspicuous place in his office and by such other means as he deems appropriate, the name of any person who after the date upon which he is required to perform such acts, has not made reports pursuant to §§ 1006.30, 1006.31, and 1006.32, or payments pursuant to §§ 1006.70, 1006.74, 1006.76, 1006.77, 1006.78, and 1006.79.

(i) Upon request, supply on or before the 12th day after the end of each month to each cooperative association with respect to producers whose membership in such cooperative association has been verified by the market administrator, a record of the pounds of producer milk received by each handler from member producers and the class utilization of such milk. For the purpose of this report, such member milk shall be prorated to each class in the proportions that the total receipts of milk from producers by such handler were classified in each class;

(j) Publicly announce on or before: (1) The 5th day of each month the Class I price and Class I butterfat differential, both for the current month;

(2) The 5th day of each month the Class II price and the corresponding butterfat differential, both for the preceding month; and

(3) The 11th day after the end of such month, the uniform price pursuant to § 1006.61 and the butterfat differential pursuant to § 1006.71.

(k) Whenever required for purpose of allocating receipts from other order plants pursuant to § 1006.45(a)(8) and the corresponding step of § 1006.45(b), the market administrator shall estimate and publicly announce the utilization (to the nearest whole percentage) in each class during the month of skim milk and butterfat, respectively, in producer milk of all handlers. Such estimate shall be based upon the most current available data and shall be final for such purpose;

(l) Report to the market administrator of the other order, as soon as possible after the report of receipts and utilization for the month is received from a handler who has received fluid milk products from an other order plant, the classification to which such receipts are allocated pursuant to § 1006.45 pursuant to such report, and thereafter any change in such allocation required to correct

errors disclosed in verification of such report; and

(m) Furnish to each handler operating a pool plant who has shipped fluid milk products to an other order plant, the classification to which the skim milk and butterfat in such fluid milk products were allocated by the market administrator of the other order on the basis of the report of the receiving handler, and as necessary, any changes in such classification arising in the verification of such report.

REPORTS, RECORDS AND FACILITIES

§ 1006.30 Reports of receipts and utilization.

On or before the 6th day after the end of each month, each handler except a handler pursuant to § 1006.13 (e) or (f) shall report to the market administrator for such month, reporting in detail and on forms prescribed by the market administrator:

(a) The quantities of skim milk and butterfat contained in or represented by:

(1) Producer milk (or, in the case of handlers pursuant to § 1006.13(b), Grade A milk received from dairy farmers);

(2) Fluid milk products received from pool plants or other handlers;

(3) Other source milk;

(4) Milk diverted to nonpool plants pursuant to § 1006.16, and

(5) Inventories of fluid milk products at the beginning and end of the month;

(b) The utilization of all skim milk and butterfat required to be reported pursuant to this section, including a separate statement showing the respective amounts of skim milk and butterfat disposed of as Class I milk in the marketing area on routes; and

(c) Such other information with respect to the receipts and utilization of skim milk and butterfat as the market administrator may prescribe.

§ 1006.31 Producer payroll reports.

(a) Each handler pursuant to § 1006.13 (a), (c), or (d) shall report to the market administrator in detail and on forms prescribed by the market administrator on or before the 20th day after the end of the month his producer payroll for such month which shall show for each producer:

(1) His identity;

(2) The quantity of milk received from such producer and the number of days, if less than the entire month, on which milk was received from such producer;

(3) The average butterfat content of such milk; and

(4) The net amount of such handler's payment, together with the price paid and the amount and nature of any deduction.

(b) Each handler operating a partially regulated distributing plant who does not elect to make payments pursuant to § 1006.62(b) shall report to the market administrator on or before the 15th day after the end of the month the same information required of handlers pursuant to paragraph (a) of this section. Such report shall list payments to dairy farmers in lieu of payments to producers.

(c) Each handler who receives producer milk for which payment is to be made to a cooperative association pursuant to § 1006.70(b) shall report to such cooperative association with respect to each producer as follows:

(1) On or before the 20th day of each month the total pounds of milk received during the first 15 days of the month.

(2) On or before the 5th day after the end of each month;

(i) The daily and total pounds of milk received during the month and the average butterfat test thereof; and

(ii) Amount, rate and nature of any deductions.

§ 1006.32 Other reports.

(a) Each producer-handler shall report to the market administrator at such time and in such manner as the market administrator may prescribe.

(b) Each handler who operates an other order plant shall report total receipts and utilization or disposition of skim milk and butterfat at the plant at such time and in such manner as the market administrator may require and allow verification of such reports by the market administrator.

(c) Each handler pursuant to § 1006.13(d) shall report to the market administrator in detail and on forms prescribed by the market administrator on or before the 6th day after the end of the month the quantities of skim milk and butterfat in producer milk delivered to each pool plant in such month.

§ 1006.33 Records and facilities.

Each handler shall maintain and make available to the market administrator, during the usual hours of business, such accounts and records of his operations, together with such facilities as are necessary for the market administrator to verify or establish the correct data with respect to:

(a) The receipts and utilization of all skim milk and butterfat handled in any form during the month;

(b) The weights and butterfat and other content of all milk and milk products handled during the month;

(c) The pounds of skim milk and butterfat contained in or represented by all milk products in inventory at the beginning and end of each month; and

(d) Payments to dairy farmers and cooperative associations, including the amount and nature of any deductions and the disbursement of money so deducted.

§ 1006.34 Retention of records.

All books and records required under this part to be made available to the market administrator shall be retained by the handler for a period of 3 years to begin at the end of the month to which such books and records pertain: *Provided*, That if within such 3-year period, the market administrator notifies the handler in writing that the retention of such books and records is necessary in connection with a proceeding under section 8c(15)(A) of the Act or a court action specified in such notice, the handler shall retain such books and records

or specified books and records until further written notification from the market administrator. In either case, the market administrator shall give further written notification to the handler promptly upon the termination of the litigation or when the records are no longer necessary in connection therewith.

CLASSIFICATION OF MILK

§ 1006.40 Skim milk and butterfat to be classified.

The skim milk and butterfat required to be reported pursuant to § 1006.30 shall be classified each month pursuant to the provisions of §§ 1006.41 through 1006.45: *Provided*, That such skim milk and butterfat shall be Class I milk unless the handler who first receives such skim milk or butterfat proves to the market administrator that such skim milk or butterfat should be classified otherwise.

§ 1006.41 Classes of utilization.

Subject to the conditions of § 1006.43, the classes of utilization shall be as follows:

(a) *Class I milk*. Class I milk shall be all skim milk and butterfat.

(1) Disposed of as a fluid milk product (except as provided in paragraphs (b) (2) and (3) of this section); and

(2) Contained in inventory of milk and milk products designated as Class I milk pursuant to subparagraph (1) of this paragraph on hand at the end of the month; and

(3) Not accounted for as Class II milk.

(b) *Class II milk*. Class II milk shall be:

(1) Skim milk and butterfat used to produce any product other than a fluid milk product;

(2) Skim milk represented by the non-fat milk solids added to a fluid milk product which is in excess of the weight of an equivalent volume of the fluid milk product prior to such addition;

(3) Skim milk and butterfat in fluid milk products disposed of for livestock feed or dumped if the market administrator has been notified in advance and afforded the opportunity to verify such dumping;

(4) Contained in actual shrinkage of skim milk and butterfat, respectively, not to exceed the amounts calculated for each pool plant and for each cooperative association in its capacity as a handler pursuant to § 1006.13(d) as follows:

(i) Two percent of receipts of skim milk and butterfat directly from producers; plus

(ii) One and one-half percent of fluid milk products received in bulk (except bulk cream) from other pool plants and from cooperative associations in their capacity as handlers pursuant to § 1006.13(d) except that where the handler is purchasing milk from a cooperative association in its capacity as a handler pursuant to § 1006.13(d) and files with the market administrator, prior to the first day of the month, notice that he is purchasing such milk on the basis of the butterfat tests of farm drawn samples and weights determined at the farm, the applicable percentage on such milk shall be 2 percent; plus

(iii) One and one-half percent of receipts of fluid milk products in bulk from an other order plant, exclusive of the quantity for which Class II utilization was requested by the operator of such plant and the handler; plus

(iv) One and one-half percent of receipts of fluid milk products in bulk size of the quantity for which Class II utilization was requested by the handler; less

(v) One and one-half percent of bulk transfers of fluid milk products (except bulk cream) and diversions to a pool plant of other handlers (in the case of a cooperative association selling milk to a handler on the basis of farm weights and tests as provided in subdivision (ii) of this subparagraph, the percentage on such milk shall be 2 percent); less

(vi) One and one-half percent of bulk transfers or diversions in the form of fluid milk products to nonpool plants; plus

(vii) Shrinkage on other source milk determined pursuant to § 1006.42(b) (2).

§ 1006.42 Assignment of shrinkage.

The market administrator shall allocate shrinkage over a handler's receipts as follows:

(a) Compute the total shrinkage of skim milk and butterfat, respectively, at each plant operated by the handler; and

(b) Shrinkage computed pursuant to paragraph (a) of this section shall be prorated between:

(1) Skim milk and butterfat contained in producer milk and other fluid milk products specified in § 1006.41(b) (4); and

(2) Skim milk and butterfat in remaining other source milk exclusive of that specified in § 1006.41(b) (4).

§ 1006.43 Transfers.

Skim milk or butterfat in the form of a fluid milk product shall be classified:

(a) At the utilization indicated by the operators of both plants, otherwise as Class I milk, if transferred from a pool plant to the pool plant of another handler, subject to the following conditions:

(1) The skim milk or butterfat so assigned to either class shall be limited to the amount thereof remaining in such class in the transferee plant after computations pursuant to § 1006.45(a) (8), and the corresponding step of § 1006.45 (b);

(2) If the transferor plant received during the month other source milk to be allocated pursuant to § 1006.45(a) (7) the skim milk and butterfat so transferred shall be classified so as to allocate the least possible Class I utilization to such other source milk; and

(3) If the transferor handler received during the month other source milk to be allocated pursuant to § 1006.45(a) (7) or (8) and the corresponding steps of § 1006.45(b), the skim milk and butterfat so transferred up to the total of such receipts shall not be classified as Class I milk to a greater extent than would be applicable to a like quantity of such other source milk received at the transferee plant;

(b) As Class I milk, if transferred or diverted in bulk to a nonpool plant that is neither an other order plant nor a producer-handler plant, unless the requirements of subparagraphs (1) and (2) of this paragraph are met, in which case the skim milk and butterfat so transferred or diverted shall be classified in accordance with the assignment resulting from subparagraph (3) of this paragraph:

(1) The transferring or diverting handler claims classification in Class II in his report submitted pursuant to § 1006.30;

(2) The operator of such nonpool plant maintains books and records showing the utilization of all skim milk and butterfat received at such plant which are made available if requested by the market administrator for the purpose of verification; and

(3) The skim milk and butterfat so transferred shall be classified on the basis of the following assignment of utilization at such nonpool plant in excess of receipts of packaged fluid milk products from all pool plants and other order plants:

(i) Any Class I utilization disposed of on routes in the marketing area shall be first assigned to the skim milk and butterfat in the fluid milk products so transferred or diverted from pool plants, next pro rata to receipts from other order plants and thereafter to receipts from dairy farmers who the market administrator determines constitute regular sources of supply of Grade A milk for such nonpool plant;

(ii) Any Class I utilization disposed of on routes in the marketing area of another order issued pursuant to the Act shall be first assigned to receipts from plants fully regulated by such order, next pro rata to receipts from pool plants and other order plants not regulated by such order, and thereafter to receipts from dairy farmers who the market administrator determines constitute regular sources of supply of Grade A milk for such nonpool plant;

(iii) Class I utilization in excess of that assigned pursuant to subdivisions (i) and (ii) of this subparagraph shall be assigned first to remaining receipts from dairy farmers who the market administrator determines constitute the regular source of supply for such nonpool plant and Class I utilization in excess of such receipts shall be assigned pro rata to unassigned receipts at such nonpool plant from all pool and other order plants; and

(iv) To the extent that Class I utilization is not so assigned to it, the skim milk and butterfat so transferred shall be classified as Class II milk; and

(c) As follows, if transferred to an other order plant in excess of receipts from such plant in the same category as described in subparagraphs (1), (2), or (3) of this paragraph:

(1) If transferred in packaged form, classification shall be in the classes to which allocated as fluid milk product under the other order;

(2) If transferred in bulk form, classification shall be in the classes to which

allocated as a fluid milk product under the other order (including allocation under the conditions set forth in subparagraph (3) of this paragraph);

(3) If the operators of both the transferor and transferee plants so request in the reports of receipts and utilization filed with their respective market administrators, movements in bulk form shall be classified as Class II to the extent of the Class II utilization (or comparable utilization under such other order) available for such assignment pursuant to the allocation provisions of the transferee orders;

(4) If information concerning the classification to which allocated under the other order is not available to the market administrator for purposes of establishing classification pursuant to this paragraph, classification shall be as Class I, subject to adjustment when such information is available.

(5) For purposes of this paragraph, if the transferee order provides for more than two classes of utilization, milk allocated to a class consisting primarily of fluid milk products shall be classified as Class I, and milk allocated to other classes shall be classified as Class II; and

(6) If the form in which any fluid milk product is transferred to an other order plant is not defined as a fluid milk product under such order, classification shall be in accordance with the provisions of § 1006.41.

§ 1006.44 Computation of skim milk and butterfat in each class.

For each month, the market administrator shall correct for mathematical and other obvious errors all reports submitted pursuant to § 1006.30 and compute for each handler the total pounds of skim milk and butterfat in each class: *Provided*, That the skim milk contained in any product utilized, produced or disposed of by the handler during the month shall be considered to be an amount equivalent to the nonfat milk solids contained in such product plus all the water originally associated with such solids.

§ 1006.45 Allocation of skim milk and butterfat classified.

After making the computations pursuant to § 1006.44, the market administrator shall determine the classification of producer milk for each handler as follows:

(a) Skim milk shall be allocated in the following manner:

(1) Subtract from the total pounds of skim milk in Class II the pounds of skim milk classified as Class II pursuant to § 1006.41(b)(4);

(2) Subtract from the remaining pounds of skim milk in each class the pounds of skim milk in fluid milk products received in packaged form from other order plants as follows:

(i) From Class II milk, the lesser of the pounds remaining or the quantity associated with such receipts and classified as Class II pursuant to § 1006.41(b)(2) plus 2 percent of the remainder of such receipts; and

(ii) From Class I milk, the remainder of such receipts;

(3) Subtract in the order specified below from the pounds of skim milk remaining in each class, in series beginning with Class II, the pounds of skim milk in each of the following:

(i) Other source milk in a form other than that of a fluid milk product;

(ii) Receipts of fluid milk products for which Grade A certification is not established, or which are from unidentified sources; and

(iii) Receipts of fluid milk products from a producer-handler, as defined under this or any other Federal order;

(4) Subtract, in the order specified below, from the pounds of skim milk remaining in Class II but not in excess of such quantity:

(i) Receipts of fluid milk products from an unregulated supply plant:

(a) For which the handler requests Class II utilization; or

(b) Which are in excess of the pounds of skim milk determined by multiplying the pounds of skim milk remaining in Class I milk by 1.25 and subtracting the sum of the pounds of skim milk in producer milk, receipts from other pool handlers, and receipts in bulk from other order plants;

(ii) Receipts of fluid milk products in bulk from an other order plant, in excess of similar transfers to such plant, if Class II utilization was requested by the operator of such plant and the handler;

(5) Subtract from the pounds of skim milk remaining in Class I the pounds of skim milk in inventory of fluid milk products at the beginning of the month;

(6) Add to the remaining pounds of skim milk in Class II milk the pounds subtracted pursuant to subparagraph (1) of this paragraph;

(7) Subtract from the pounds of skim milk remaining in each class, pro rata to such quantities, the pounds of skim milk in receipts of fluid milk products from unregulated supply plants that were not subtracted pursuant to subparagraph (4) (i) of this paragraph;

(8) Subtract from the pounds of skim milk remaining in each class, in the following order, the pounds of skim milk in receipts of fluid milk products in bulk from an other order plant(s), in excess in each case of similar transfers to the same plant, that were not subtracted pursuant to subparagraph (4) (ii) of this paragraph:

(i) In series beginning with Class II, the pounds determined by multiplying the pounds of such receipts by the larger of the percentage of estimated Class II utilization of skim milk announced for the month by the market administrator pursuant to § 1006.27(k) or the percentage that Class II utilization remaining is of the total remaining utilization of skim milk of the handler; and

(ii) From Class I, the remaining pounds of such receipts;

(9) Subtract from the pounds of skim milk remaining in each class the pounds of skim milk in fluid milk products received from pool plants of other handlers according to the classification of such products pursuant to § 1006.43(a); and

(10) If the pounds of skim milk remaining exceed the pounds of skim milk in producer milk, subtract such excess from the pounds of skim milk remaining in each class in series beginning with Class II. Any amount so subtracted shall be known as "overage";

(b) Butterfat shall be allocated in accordance with the procedure outline for skim milk in paragraph (a) of this section; and

(c) Combine the amounts of skim milk and butterfat determined pursuant to paragraphs (a) and (b) of this section into one total for each class and determine the weighted average butterfat content of producer milk in each class.

MINIMUM PRICES

§ 1006.50 Basic formula price.

The basic formula price shall be the average price per hundredweight for manufacturing grade milk, f.o.b. plants in Wisconsin and Minnesota, as reported by the Department for the month. Such price shall be adjusted to a 3.5 percent butterfat basis by a butterfat differential (rounded to the nearest one-tenth cent) at the rate of the Chicago butter price times 0.12 and rounded to the nearest cent.

§ 1006.51 Class prices.

Subject to the provisions of §§ 1006.52 and 1006.53, the class prices per hundredweight for the month shall be as follows:

(a) Class I price. For the first 18 months from the effective date of this section, the Class I price shall be the basic formula price for the preceding month plus \$3.15.

(b) Class II price. The Class II price shall be the basic formula price for the month plus 15 cents.

§ 1006.52 Butterfat and solids-not-fat differentials to handlers.

(a) For milk containing more or less than 3.5 percent butterfat, the class prices pursuant to § 1006.51 shall be increased or decreased, respectively, for each one-tenth percent butterfat at the following rates:

(1) Class I price, 0.125 times the Chicago butter price for the month.

(2) Class II price, 0.115 times the Chicago butter price for the month.

(b) For milk containing more or less than 8.47 percent solids-not-fat, the class prices pursuant to § 1006.51 shall be increased or decreased, respectively, for each one-tenth percent solids-not-fat at the following rates:

(1) Class I price, 4.1 cents.

(2) Class II price, 1.7 cents.

§ 1006.53 Location adjustments to handlers.

(a) The Class I price for producer milk and other source milk (for which a location adjustment is applicable) at a plant north of the Florida-Georgia state line or west of the Withlacoochee and Suwanee Rivers and 85 miles or more from the City Hall in Jacksonville, Fla., shall be reduced 10 cents and an additional 1 cent for each 10 miles or fraction thereof that such plant is more than 85 miles from the Jacksonville City Hall.

(b) For the purpose of calculating location differentials, receipts of fluid milk products from pool plants shall be assigned any remainder of Class I milk at the transferee plant that is in excess of the sum of producer milk receipts at such plant and that assigned as Class I to receipts from other order plants and unregulated supply plants. Such assignment shall be made in sequence according to the location differential applicable at each plant, beginning with the plant nearest the Jacksonville City Hall.

§ 1006.54 Use of equivalent prices.

If for any reason a price quotation required by this part for computing class prices or for other purposes is not available in the manner described, the market administrator shall use a price determined by the Secretary to be equivalent to the price that is required.

APPLICATION OF PRICES

§ 1006.60 Computation of the net obligation of each handler.

The net pool obligation of each handler pursuant to § 1006.13 (a), (c), and (d) during each month shall be a sum of money computed as follows:

(a) Multiply the quantity of producer milk in each class as computed pursuant to § 1006.45 by the applicable class prices;

(b) Add the amount obtained from multiplying the overage deducted from each class pursuant to § 1006.45(a)(10) and the corresponding step of § 1006.45(b) by the applicable class prices;

(c) Add an amount equal to the difference between the value at the Class I and Class II price values of the skim milk and butterfat subtracted from Class I pursuant to § 1006.45(a)(3) and the corresponding step of § 1006.45(b); and

(d) Add the value at the Class I price (adjusted for the location of the nearest nonpool plant from which an equivalent volume was received) of the skim milk and butterfat subtracted from Class I pursuant to § 1006.45(a)(7) and the corresponding step of § 1006.45(b).

§ 1006.61 Computation of the uniform price.

For each month, the market administrator shall compute a uniform price as follows:

(a) Combine into one total the values obtained pursuant to § 1006.60 for all handlers who reported pursuant to § 1006.30 for such month;

(b) Add or subtract for each one-tenth percent that the average butterfat content of milk represented by the values specified in paragraph (a) of this section is less or more, respectively, than 3.5 percent, the amount obtained by multiplying such difference by the butterfat differential pursuant to § 1006.71(a) and multiplying the result by the total hundredweight of such milk;

(c) Add or subtract for each one-tenth percent that the average solids-not-fat content of milk represented by the values specified in paragraph (a) of this section is less or more, respectively, than 8.47 percent, the amount obtained

by multiplying such difference by the solids-not-fat differential pursuant to § 1006.71(b) and multiplying the result by the total hundredweight of such milk;

(d) Add an amount equal to the total value of the location differential deductions to be made pursuant to § 1006.72;

(e) Add an amount equal to one-half the unobligated cash balance in the producer-settlement fund;

(f) Divide the resulting amount by the sum of the following for all handlers included in these computations:

(1) The total hundredweight of producer milk; and

(2) The total hundredweight for which a value is computed pursuant to § 1006.60(d); and

(g) Subtract not less than 4 nor more than 5 cents per hundredweight.

§ 1006.62 Obligations of handler operating a partially regulated distributing plant.

Each handler who operates a partially regulated distributing plant shall pay to the market administrator for the producer-settlement fund on or before the 25th day after the end of the month either of the amounts (at the handler's election) calculated pursuant to paragraph (a) or (b) of this section. If the handler fails to report pursuant to §§ 1006.30 and 1006.31(b) the information necessary to compute the amount specified in paragraph (a), he shall pay the amount computed pursuant to paragraph (b) of this section:

(a) An amount computed as follows:

(1) The obligation that would have been computed pursuant to § 1006.60 at such plant shall be determined as though such plant were a pool plant. For purposes of such computation, receipts at such nonpool plant from a pool plant or an other order plant shall be assigned to the utilization at which classified at the pool plant or other order plant and transfers from such nonpool plant to a pool plant or an other order plant shall be valued at the Class II price if allocated to such class at the pool plant or other order plant and be valued at the weighted average price (or, in its absence, the uniform price) of the respective order if so allocated to Class I milk. There shall be included in the obligation so computed a charge in the amount specified in § 1006.60(d) and a credit in the amount specified in § 1006.74(b)(2) with respect to receipts from an unregulated supply plant, unless an obligation with respect to such plant is computed as specified below in this subparagraph. If the operator of the partially regulated distributing plant so requests, and provides with his report pursuant to § 1006.30 similar reports with respect to the operations of any other nonpool plant which serves as a supply plant for such partially regulated distributing plant by shipments to such plant during the month equivalent to the requirements of § 1006.11(b), with agreement of the operator of such plant that the market administrator may examine the books and records of such plant for purposes of verification of such reports, there will be added the amount of the

obligation computed at such nonpool supply plant in the same manner and subject to the same conditions as for the partially regulated distributing plant.

(b) An amount computed as follows:

(1) Determine the respective amounts of skim milk and butterfat disposed of as Class I milk in the marketing area on routes;

(2) Deduct (except that deducted under a similar provision of another order issued pursuant to the Act) the respective amounts of skim milk and butterfat received as Class I milk at the partially regulated distributing plant from pool plants and other order plants;

(3) Combine the amounts of skim milk and butterfat remaining into one total and determine the weighted average butterfat content; and

(4) From the value of such milk at the Class I price applicable at the location of the nonpool plant, subtract its value at the weighted average price pursuant to § 1006.61 at the same location or at the Class II price, whichever is higher.

PAYMENTS

§ 1006.70 Time and method of payment.

(a) Except as provided in paragraph (b) of this section, each handler shall make payment for producer milk as follows:

(1) On or before the 20th day of the month to each producer who had not discontinued shipping milk to such handler before the 15th day of the month, not less than 85 percent of the uniform price for the preceding month (not less than \$4.00 for the first month this provision is in effect) per hundredweight of milk received during the first 15 days of the month;

(2) On or before the 5th day of the following month to each producer who had not discontinued shipping milk to such handler before the last day of the month, not less than 85 percent of the uniform price for the preceding month (not less than \$4.00 for the first month this provision is in effect) per hundredweight of milk received from the 16th through the last day of the month; and

(3) On or before the 15th day of each month to each producer for milk received during the preceding month, not less than the uniform price per hundredweight, adjusted pursuant to §§ 1006.71, 1006.72, and 1006.76, subject to the following:

(i) Minus payments made pursuant to subparagraphs (1) and (2) of this paragraph;

(ii) Less proper deductions authorized in writing by such producer; and

(iii) If by such date such handler has not received full payment from the market administrator pursuant to § 1006.75 for such month, he may reduce pro rata his payments to producers by not more than the amount of such underpayment. Payment to producers shall be completed thereafter not later than the date for making payments pursuant to this paragraph next following after receipt of the balance due from the market administrator.

(b) In the case of a cooperative association which the market administrator determines is authorized by its members to collect payment for their milk and which has so requested any handler in writing, together with a written promise of such association to reimburse the handler the amount of any actual loss incurred by him because of any improper claim on the part of the association, such handler on or before the second day prior to the date on which payments are due individual producers, shall pay the cooperative association for milk received during the month from the producer-members of such association as determined by the market administrator an amount not less than the total due such producer-members pursuant to paragraph (a) of this section, subject to the following:

(1) Payment pursuant to this paragraph shall be made for milk received from any producer beginning on the first day of the month following receipt from the cooperative association of its certification that such producer is a member, and continuing through the last day of the month next preceding receipt of notice from the cooperative association of a termination of membership or until the original request is rescinded in writing by the cooperative association; and

(2) Copies of the written request of the cooperative association to receive payments on behalf of its members together with its promise to reimburse and its certified list of members shall be submitted simultaneously both to the handler and to the market administrator and shall be subject to verification by the market administrator at his discretion, through audit of the records of the cooperative association. Exceptions, if any, to the accuracy of such certification claimed by any producer or by a handler shall be made by written notice to the market administrator and shall be subject to his determination.

§ 1006.71 Butterfat and solids-not-fat differentials to producers.

The uniform price pursuant to § 1006.70 shall be adjusted as follows:

(a) Increased or decreased for each one-tenth percent that the butterfat content of such milk is above or below 3.5 percent, respectively, at the rate (rounded to the nearest one-tenth percent) determined by multiplying the pounds of butterfat in producer milk allocated to each class pursuant to § 1006.45 by the butterfat differential for each class; and

(b) Increased or decreased for each one-tenth percent that the solids-not-fat content of such milk is above or below 8.47 percent, respectively, at the rate (rounded to the nearest one-tenth percent) determined by multiplying the pounds of solids-not-fat in producer milk allocated to each class pursuant to § 1006.45 by the solids-not-fat differential for each class.

§ 1006.72 Location differentials to producers and on nonpool milk.

(a) The uniform price for producer milk received at a pool plant shall be re-

duced according to the location of the pool plant at the rates set forth in § 1006.53; and

(b) For purposes of computations pursuant to §§ 1006.74 and 1006.75, the uniform price shall be adjusted at the rates set forth in § 1006.53 applicable at the location of the nonpool plant from which the milk was received.

§ 1006.73 Producer-settlement fund.

The market administrator shall maintain a separate fund known as the "producer-settlement fund" into which he shall deposit all payments into such fund pursuant to §§ 1006.62 and 1006.74 and out of which he shall make all payments from such fund pursuant to § 1006.76: *Provided*, That the market administrator shall offset the payment due to a handler against payments due from such handler.

§ 1006.74 Payments to the Producer-settlement fund.

On or before the 12th day after the end of the month, each handler shall pay to the market administrator the amount, if any, by which the total amounts specified in paragraph (a) of this section exceed the amounts specified in paragraph (b) of this section:

(a) The net pool obligation pursuant to § 1006.60 for such handler; and

(b) The sum of:

(1) The value of such handler's producer milk at the applicable uniform price; and

(2) The value at the uniform price applicable at the location of the plant(s) from which received (not to be less than the value at the Class II price) of other source milk for which a value is computed pursuant to § 1006.60(d).

§ 1006.75 Payments from the producer-settlement fund.

On or before the 13th day after the end of each month, the market administrator shall pay to each handler the amount, if any, by which the amount computed pursuant to § 1006.74(b) exceeds the amount computed pursuant to § 1006.74(a). If, at such time, the balance in the producer-settlement fund is insufficient to make all payments pursuant to this section, the market administrator shall reduce uniformly such payments and shall complete such payments as soon as the funds are available.

§ 1006.76 Marketing services.

(a) Except as provided in paragraph (b) of this section, each handler in making payments for producer milk received during the month shall deduct 6 cents per hundredweight or such lesser amount as the Secretary may prescribe (except on such handler's own farm production) and shall pay such deductions to the market administrator not later than the 15th day after the end of the month. Such money shall be used by the market administrator to verify or establish weights, samples and tests of producer milk and to provide producers with market information. Such services shall be performed in whole or in part by the market administrator or by an agent engaged by and responsible to him.

(b) In the case of producers for whom a cooperative association is performing, as determined by the Secretary, the services set forth in paragraph (a) of this section, each handler shall make, in lieu of the deductions specified in paragraph (a) of this section, such deductions as are authorized by such producers and, on or before the 15th day after the end of each month, pay over such deductions to the association rendering such service.

§ 1006.77 Expense of administration.

As his pro rata share of the expense of administration of this part, each handler shall pay to the market administrator on or before the 15th day after the end of the month 4 cents per hundredweight or such lesser amount as the Secretary may prescribe with respect to:

(a) Producer milk (including such handler's own production);

(b) Other source milk allocated to Class I pursuant to § 1006.45(a) (3) and (7) and the corresponding steps of § 1006.45(b); and

(c) Class I milk disposed of in the marketing area from a partially regulated distributing plant that exceeds the hundredweight of Class I milk received during the month at such plant from pool plants and other order plants.

§ 1006.78 Adjustment of accounts.

When verification by the market administrator of reports or payments of a handler discloses errors resulting in monies due the market administrator from such handler, such handler from the market administrator, or a producer or cooperative association from such handler, the market administrator shall promptly notify such handler of any amount so due and payment thereof shall be made not later than the date for making payment next following such disclosure.

§ 1006.79 Overdue accounts.

Any unpaid obligation of a handler pursuant to §§ 1006.70 through 1006.78 shall be increased one-half of 1 percent each month or fraction thereof starting the third day after the date such obligation is due until such obligation is paid. Any remittance received postmarked not later than the date such obligation is due shall be considered to have been received when due.

§ 1006.80 Termination of obligations.

The provisions of this section shall apply to any obligation under this part for the payment of money.

(a) The obligation of any handler to pay money required to be paid under the terms of this part shall, except as provided in paragraphs (b) and (c) of this section, terminate 2 years after the last day of the calendar month during which the market administrator receives the handler's utilization report on the milk involved in such obligations, unless within such 2-year period, the market administrator notifies the handler in writing that such money is due and payable. Service of such notice shall be complete upon mailing to the handler's

last known address, and it shall contain but need not be limited to the following information:

(1) The amount of the obligation;

(2) The month(s) during which the milk, with respect to which the obligation exists, was received or handled; and

(3) If the obligation is payable to one or more producers or to an association of producers, or if the obligation is payable to the market administrator, the account for which it is to be paid;

(b) If a handler fails or refuses, with respect to any obligation under this part, to make available to the market administrator or his representatives all books and records required by this part to be made available, the market administrator may within the 2-year period provided for in paragraph (a) of this section, notify the handler in writing of such failure or refusal. If the market administrator so notifies a handler, the said 2-year period with respect to such obligation shall not begin to run until the first day of the calendar month following the month during which all such books and records pertaining to such obligations are made available to the market administrator or his representative; and

(c) Notwithstanding the provisions of paragraphs (a) and (b) of this section, a handler's obligation under this part to pay money shall not be terminated with respect to any transaction involving fraud or willful concealment of a fact, material to the obligation, on the part of the handler against whom the obligation is sought to be imposed.

MISCELLANEOUS PROVISIONS

§ 1006.90 Effective time.

The provisions of this part or any amendment of this Part 1006 shall become effective at such time as the Secretary may declare and shall continue in force until suspended or terminated, pursuant to § 1006.91.

§ 1006.91 Suspension or termination.

The Secretary may suspend or terminate this part or any provision of this part whenever he finds that this part or any provision of this part obstructs, or does not tend to effectuate, the declared policy of the Act. This part shall terminate, in any event, whenever the provisions of the Act authorizing it cease to be in effect.

§ 1006.92 Continuing power and duty of the market administrator.

(a) If, upon the suspension or termination of any or all provisions of this part, there are any obligations arising under this part, the final accrual or ascertainment of which requires further acts by any handler, the market administrator, or by any other person, the power and duty to perform such further acts shall continue notwithstanding such suspension or termination: *Provided*, That any such acts required to be performed by the market administrator shall, if the Secretary so directs, be performed by such other person, or agency, as the Secretary may designate;

(b) The market administrator, or such other person as the Secretary may designate shall:

(1) Continue in such capacity until removed by the Secretary;

(2) From time to time account for all receipts and disbursements, and, when so directed by the Secretary, deliver all funds or property on hand, together with the books and records of the market administrator, to such person as the Secretary may direct; and

(3) If so directed by the Secretary, execute such assignments or other instruments necessary or appropriate to vest in such person full title to all funds, property, and claims vested in the market administrator or such person pursuant to this part.

§ 1006.93 Liquidation after suspension or termination.

Upon the suspension or termination of any or all provisions of this part, the market administrator, or such person as the Secretary may designate, shall, if so directed by the Secretary, liquidate the business of the market administrator's office and dispose of all funds and property then in his possession or under his control, together with claims for any funds which are unpaid or owing at the time of such suspension or termination. Any funds collected pursuant to the provisions of this part, over and above the amounts necessary to meet outstanding obligations and the expenses necessarily incurred by the market administrator or such person in liquidating and distributing such funds, shall be distributed to the contributing handlers and producers in an equitable manner.

§ 1006.94 Agents.

The Secretary may by designation in writing, name any officer or employee of the United States to act as his agent or representative in connection with any of the provisions of this part.

§ 1006.95 Separability of provisions.

If any provision of this part, or the application thereof to any person or circumstances, is held invalid, the remainder of this part and the application of such provision to other persons or circumstances, shall not be affected thereby.

Proposed by the Borden Co., Foremost Dairies of the South Division of Home Town Foods, Inc., T. G. Lee Dairy, Inc., Sealtest Foods, Division National Dairy Products Corp., and the Southland Corp.:
Proposal No. 2—"Producer-handler" Definition.

§ 1006.14 Producer-handler.

"Producer-handler" means any person who:

(a) Operates a dairy farm and a distributing plant from which the Class I and Class II disposition is entirely from his own farm production;

(b) Receives no Class I or Class II milk or products from sources other than his own farm production;

(c) Provides proof satisfactory to the Market Administrator that the care and management of the dairy animals and other resources necessary to produce all

Class I and Class II products handled and the operation of the processing and packaging business are his personal enterprise and risk.

Provided, That any person, who has qualified for producer-handler status by meeting said requirements and fails to meet said requirements for a following month and thereby becomes a handler (other than a producer-handler), shall not have producer-handler status for 12 consecutive months beginning with and including said month for which said party failed to meet said requirements, although said party may actually meet said requirements for any or all of the last 11 months in said 12 months period. *Provided*, further, that no person whose Class I sales are in excess of 200,000 pounds per month shall have producer-handler status under this order.

Proposal No. 3—"Classification." Provide for a three-class classification system as follows:

§ 1006.7 Fluid milk product.

"Fluid milk product" means milk (including frozen and concentrated milk), flavored milk or skim milk. "Fluid milk product" shall not include sterilized products in hermetically sealed containers.

§ 1006.40 Skim milk and butterfat to be classified.

The skim milk and butterfat required to be reported pursuant to § 1006.30 shall be classified each month pursuant to the provisions of §§ 1006.41 through 1006.45: *Provided*, That such skim milk and butterfat shall be Class I milk unless the handler who first receives such skim milk or butterfat proves to the market administrator that such skim milk or butterfat should be classified otherwise.

§ 1006.41 Classes of utilization.

Subject to the conditions set forth in § 1006.43, the classes of utilization shall be as follows:

(a) *Class I milk.* Class I milk shall be all skim milk and butterfat:

(1) Disposed of in the form of a fluid milk product, except as provided in paragraphs (b) (2) and (c) (2), (3), and (4) of this section; and

(2) Not accounted for as Class II or Class III milk.

(b) *Class II milk.* Class II milk shall be all skim milk and butterfat:

(1) Disposed of in the form of a Class II product, except as provided in paragraph (c) (2), (3), and (4) of this section; and

(2) In inventory of fluid milk products and Class II products at the end of the month.

(c) *Class III milk.* Class III milk shall be:

(1) Skim milk and butterfat used to produce any product other than a fluid milk product or Class II product;

(2) Skim milk and butterfat in fluid milk products and in Class II products disposed of by a handler for livestock feed;

(3) Skim milk and butterfat in fluid milk products and in Class II products dumped by a handler after notification

to, and opportunity for verification by, the market administrator;

(4) Skim milk represented by the non-fat solids added to a fluid product or Class II product which is in excess of an equivalent volume of such product prior to the addition;

(5) Skim milk and butterfat, respectively, in shrinkage at each pool plant (except in milk diverted to a nonpool plant pursuant to § 1006.16) but not in excess of:

(i) 2.0 percent of producer milk;

(ii) Plus 1.5 percent of bulk fluid milk products received from other pool plants;

(iii) Plus 1.5 percent of bulk fluid milk products received from other order plants exclusive of the quantity for which Class II or Class III utilization was requested by the operators of both plants;

(iv) Plus 1.5 percent of bulk fluid milk products from unregulated supply plants exclusive of the quantity for which Class II or Class III utilization was requested by the handler;

(v) Less 1.5 percent of bulk fluid milk products transferred to other plants; and

(6) Skim milk and butterfat in shrinkage of other source milk allocated pursuant to § 1006.42 (b) (2).

§ 1006.42 Shrinkage.

The market administrator shall allocate shrinkage over each pool plant's receipts as follows:

(a) Compute the total shrinkage of skim milk and butterfat, respectively, for each pool plant; and

(b) Prorate the resulting amounts between the receipts of skim milk and butterfat, respectively, in:

(1) The net quantity of producer milk and other fluid milk products specified in § 1006.41 (c) (5); and

(2) Other source milk exclusive of that specified in § 1006.41 (c) (5).

§ 1006.43 Transfers.

Skim milk or butterfat shall be classified:

(a) At the utilization indicated by the operators of both plants, otherwise as Class I milk, if transferred in the form of a fluid milk product or a Class II product from a pool plant to the pool plant of another handler, subject to the following conditions:

(1) The skim milk or butterfat so assigned to each class shall be limited to the amount thereof remaining in such class in the transferee plant after computations pursuant to § 1006.45 (a) (10) and the corresponding step of § 1006.45 (b);

(2) If the transferor plant received during the month other source milk to be allocated pursuant to § 1006.45 (a) (3), the skim milk and butterfat so transferred shall be classified so as to allocate the least possible Class I utilization to such other source milk; and

(3) If the transferor handler received during the month other source milk to be allocated pursuant to § 1006.45 (a) (9) or (10) and the corresponding steps of § 1006.45 (b), the skim milk and butterfat so transferred up to the total of such receipts shall not be classified as Class I milk to a greater extent than would be

applicable to a like quantity of such other source milk received at the transferee plant.

(b) As Class I milk, if transferred or diverted in the form of a fluid milk product or a Class II product to a non-pool plant that is neither an other order plant nor a producer-handler plant unless the requirements of subparagraphs (1) and (2) of this paragraph are met, in which case the skim milk and butterfat so transferred or diverted shall be classified in accordance with the assignment resulting from subparagraph (3) of this paragraph:

(1) The transferring or diverting handler claims classification in Class II or Class III in his report submitted pursuant to § 1006.30;

(2) The operator of such nonpool plant maintains books and records showing the utilization of all skim milk and butterfat received at such plant which are made available if requested by the market administrator for the purpose of verification; and

(3) The skim milk and butterfat so transferred shall be classified on the basis of the following assignment of utilization at such nonpool plant in excess of receipts of packaged fluid milk products from all pool plants and other order plants:

(i) Any Class I utilization disposed of on routes in the marketing area shall be first assigned to the skim milk and butterfat in the fluid milk products so transferred or diverted from pool plants, next pro rata to such receipts from other order plants and thereafter to receipts from dairy farmers who the market administrator determines constitute the regular source of supply of Grade A milk for such nonpool plant;

(ii) Any Class I utilization disposed of on routes in the marketing area of another order issued pursuant to the Act shall be first assigned to the skim milk and butterfat in receipts of fluid milk products transferred or diverted from plants fully regulated by such order, next pro rata to such receipts from pool plants and other order plants not regulated by such order, and thereafter to receipts from dairy farmers who the market administrator determines constitute the regular source of supply for such nonpool plant;

(iii) Class I utilization in excess of that assigned pursuant to subdivisions (i) and (ii) of this subparagraph shall be assigned first to remaining receipts from dairy farmers who the market administrator determines constitute the regular source of supply for such nonpool plant and Class I utilization in excess of such receipts shall be assigned pro rata to unassigned receipts at such nonpool plant from all pool and other order plants;

(iv) To the extent that Class I utilization is not so assigned to it, the skim milk and butterfat in fluid milk products so transferred shall be classified as Class III milk to the extent available and the remainder as Class II milk; and

(v) To the extent that Class I or Class III utilization is not assigned to it, the skim milk and butterfat in Class II prod-

ucts so transferred shall be classified as Class II milk.

(c) As follows, if transferred in the form of a fluid milk product or Class II product to an other order plant in excess of receipts from such plant in the same category as described in subparagraph (1), (2), or (3) of this paragraph:

(1) If transferred in packaged form, classification shall be in the classes to which allocated under the other order;

(2) If transferred in bulk form, classification shall be in the classes to which allocated under the other order (including allocation under the conditions set forth in subparagraph (3) of this paragraph);

(3) If the operators of both the transferor and transferee plants so request in the reports of receipts and utilization filed with their respective market administrators, transfers in bulk form shall be classified as Class II or Class III to the extent of the Class II or Class III utilization (or comparable utilization under such other order) available for such assignment pursuant to the allocation provisions of the transferee order;

(4) If information concerning the classification to which allocated under the other order is not available to the market administrator for purposes of establishing classification pursuant to this paragraph, classification shall be as Class I subject to adjustment when such information is available;

(5) For purposes of this paragraph, if the transferee order provides for more than two classes or utilization, skim milk and butterfat allocated to a class consisting primarily of fluid milk products shall be classified as Class I, and allocations to other classes shall be classified in a comparable classification as Class II or Class III milk; and

(6) If the form in which any fluid milk product is transferred to an other order plant is not defined as a fluid milk product under such other order, classification shall be in accordance with the provisions of § 1006.41.

(d) As Class II (to the extent of such utilization in the transferee plant) if transferred to the plant of a producer-handler in the form of a Class II product unless a Class III classification is requested by the operators of both plants and sufficient Class III utilization is available in the transferee plant.

§ 1006.45 Allocation of skim milk and butterfat classified.

After making the computations pursuant to § 1006.44, the market administrator shall determine the classification of producer milk for each handler for each month as follows:

(a) Skim milk shall be allocated in the following manner:

(1) Subtract from the total pounds of skim milk in Class III the pounds of skim milk classified as Class III pursuant to § 1006.41(c)(5);

(2) Subtract from the remaining pounds of skim milk in each class the pounds of skim milk in fluid milk products received in packaged form from other order plants as follows:

(i) From Class III milk the lesser of the pounds remaining or the quantity associated with such receipts and classified as Class III pursuant to § 1006.41(c)(4) plus 2 percent of the remainder of such receipts; and

(ii) From Class I milk, the remainder of such receipts;

(3) Subtract in the order specified below from the pounds of skim milk remaining in each class, in series beginning with Class III, the pounds of skim milk in each of the following:

(i) Other source milk in a form other than that of a fluid milk product or a Class II product;

(ii) Receipts of fluid milk products for which Grade A certification is not established, or which are from unidentified sources; and

(iii) Receipts of fluid milk products from a producer-handler, as defined under this or any other Federal order;

(4) Subtract from the remaining pounds of skim milk in each class, in series beginning with Class III (and then Class II), the pounds of skim milk in Class II products received from nonpool plants for which the handler requests a Class III utilization;

(5) Subtract from the pounds of skim milk remaining in Class II and Class III, pro rata to such quantities, the pounds of skim milk in Class II products received from nonpool plants that were not subtracted pursuant to subparagraph (4) of this paragraph;

(6) Subtract, in the order specified below, from the pounds of skim milk remaining in Class III and/or Class II (beginning with Class III unless otherwise specified below) not in excess of such quantity or quantities:

(i) Receipts of fluid milk products from unregulated supply plants:

(a) For which the handler requests such utilization; or

(b) Which are in excess of the pounds of skim milk determined by subtracting from 125 percent of the pounds of skim milk remaining in Class I milk, the sum of the pounds of skim milk in producer milk, in receipts of fluid milk products from pool plants of other handlers, and in receipts of fluid milk products in bulk from other order plants; and

(ii) Receipts of fluid milk products in bulk from an other order plant in excess of similar transfers to such plants, if Class III or Class II utilization was requested by the operator of such plant and the handler;

(7) Subtract from the remaining pounds of skim milk in each class, in series beginning with Class II milk (and then Class I), the pounds of skim milk in inventory of fluid milk products and Class II products at the beginning of the month;

(8) Add to the remaining pounds of skim milk in Class III milk the pounds of skim milk subtracted pursuant to subparagraph (1) of this paragraph;

(9) Subtract from the pounds of skim milk remaining in each class, pro rata to such quantities, the pounds of skim milk in receipts of fluid milk products from unregulated supply plants that were not

subtracted pursuant to subparagraph (6)(i) of this paragraph;

(10) Subtract from the pounds of skim milk remaining in each class, in the following order, the pounds of skim milk in receipts of fluid milk products in bulk from other order plants, in excess in each case of similar transfers to the same plant, that were not subtracted pursuant to subparagraph (6)(ii) of this paragraph:

(i) In series beginning with Class III, and thereafter from Class II, the pounds determined by multiplying the pounds of such receipts by the larger of the percentage of estimated Class II and Class III utilization of skim milk announced for the month by the market administrator pursuant to § 1006.22(1) or the percentage that Class II and Class III utilization remaining is of the total remaining utilization of skim milk of the handler; and

(ii) From Class I, the remaining pounds of such receipts;

(11) Subtract from the remaining pounds of skim milk in each class the pounds of skim milk in fluid milk products and in Class II products received from pool plants of other handlers according to the classification of such products pursuant to § 1006.43(a); and

(12) If the pounds of skim milk remaining exceed the pounds of skim milk in producer milk, subtract such excess from the pounds of skim milk remaining in each class in series beginning with Class III. Any amount so subtracted shall be known as "overage";

(b) Butterfat shall be allocated in accordance with the procedure outlined for skim milk in paragraph (a) of this section;

(c) Determine the weighted average butterfat content of producer milk in each class as computed pursuant to paragraphs (a) and (b) of this section.

Proposal No. 5.—Class prices. Order, in all detail, appropriately, to said three-classification system.

Proposal No. 5.—Class prices.

§ 1006.50 Basic formula price.

The basic formula price shall be the average price per hundredweight for manufacturing grade milk, f.o.b. plants in Wisconsin and Minnesota, as reported by the Department for the month. Such price shall be adjusted to a 3.5 percent butterfat basis by a butterfat differential (rounded to the nearest one-tenth cent) at the rate of the Chicago butter price times 0.12 and rounded to the nearest cent.

§ 1006.51 Class prices.

(a) *Class I price.* The Class I price for plants located in the Florida counties of Hamilton, Columbia, Baker, Nassau, Duval, Suwannee, Union, Bradford, Clay, St. Johns, Gilchrist, Alachua, Putnam, Flagler, Levy, Marion, Volusia, Citrus, Sumter, Lake, Orange, Seminole, Brevard, Osceola, and Indian River shall be the Class I price pursuant to Part 1012 (Tampa Bay) of this chapter for the months of August through January and

shall be the Class I price pursuant to Part 1012 (Tampa Bay) of this chapter, less 23 cents, for the months of February through July.

(b) *Class II price.* The Class II price shall be the basic formula price for the preceding month plus \$0.85.

(c) *Class III price.* The Class III price shall be the basic formula price for the month.

Proposal No. 6—"Butterfat differentials to handlers."

§ 1006.52 Butterfat differential to handlers.

For milk containing more or less than 3.5 percent butterfat, the class prices pursuant to § 1006.51 shall be increased or decreased, respectively, for each one-tenth percent butterfat at the following rates:

- (a) Class I price, 7.5 cents;
- (b) Class II price, 7.5 cents; and
- (c) Class III price, 0.115 times the Chicago butter price for the month.

Copies of this notice may be procured from the Hearing Clerk, Room 112-A, Administration Building, U.S. Department of Agriculture, Washington, D.C., 20250, or have there inspected.

Signed at Washington, D.C., on December 22, 1965.

CLARENCE H. GIRARD,
Deputy Administrator,
Regulatory Programs.

[F.R. Doc. 65-13843; Filed, Dec. 27, 1965; 8:47 a.m.]

[7 CFR Parts 1030, 1031, 1032, 1038, 1039, 1051, 1062, 1063, 1067, 1070, 1078, 1079]

[Docket No. AO 101-A30 etc.]

MILK IN CHICAGO, ILL., MARKETING AREA ET AL.

Notice of Reconvened Hearing on Proposed Amendments to Tentative Marketing Agreements and Order

7 CFR Parts	Marketing areas	Docket Nos.
1030	Chicago, Ill.	AO 101-A30.
1031	Northwestern Indiana	AO 170-A17.
1032	Suburban St. Louis	AO 313-A7.
1038	Rock River Valley	AO 194-A9.
1039	Milwaukee, Wis.	AO 212-A15.
1051	Madison, Wis.	AO 329-A2.
1062	St. Louis, Mo.	AO 10-A32.
1063	Quad Cities-Dubuque	AO 105-A19.
1067	Ozarks	AO 223-A16.
1070	Cedar Rapids-Iowa City	AO 229-A11.
1078	North Central Iowa	AO 273-A6.
1079	Des Moines, Iowa	AO 295-A7.

The hearing with respect to proposed amendments to the tentative marketing agreements and to the orders regulating the handling of milk in the respective marketing areas designated hereinbefore, notice of which was published in the FEDERAL REGISTER dated August 6, 1965 (30 F.R. 9829), and September 11, 1965 (30 F.R. 11694), was recessed on November 3, 1965, to be reconvened on November 30, 1965, at a time and place to be announced by the Hearing Exami-

ner. On November 22, 1965, the Hearing Examiner issued a postponement of the reconvening of the hearing (30 F.R. 14662).

Pursuant to the provisions of § 900.8 of the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders (7 CFR 900.8) notice is hereby given that the said public hearing will be reconvened at 10:00 a.m., local time, on February 1, 1966, in the Pick Congress Hotel, 520 South Michigan Avenue, Chicago, Ill.

Signed at Washington, D.C., on December 22, 1965.

G. OSMOND HYDE,
Chief Hearing Examiner.

[F.R. Doc. 65-13843; Filed, Dec. 27, 1965; 8:47 a.m.]

[7 CFR Parts 1030, 1031, 1032, 1038, 1039, 1051, 1062, 1063, 1067, 1070, 1078, 1079]

[Docket No. AO 101-A30 etc.]

MILK IN CHICAGO, ILL., MARKETING AREA ET AL.

Supplemental Notice of Hearing on Proposed Amendments to Tentative Marketing Agreements and Orders

7 CFR Parts	Marketing areas	Docket Nos.
1030	Chicago, Ill.	AO 101-A30.
1031	Northwestern Indiana	AO 170-A17.
1032	Suburban St. Louis	AO 313-A7.
1038	Rock River Valley	AO 194-A9.
1039	Milwaukee, Wis.	AO 212-A15.
1051	Madison, Wis.	AO 329-A2.
1062	St. Louis, Mo.	AO 10-A32.
1063	Quad Cities-Dubuque	AO 105-A19.
1067	Ozarks	AO 223-A16.
1070	Cedar Rapids-Iowa City	AO 229-A11.
1078	North Central Iowa	AO 273-A6.
1079	Des Moines, Iowa	AO 295-A7.

This notice is supplemental to notices of hearing which were published in the FEDERAL REGISTER of August 6, 1965 (30 F.R. 9829), and September 11, 1965 (30 F.R. 11694), with respect to proposed amendments to the tentative marketing agreements and to the orders regulating the handling of milk in the respective marketing areas designated hereinbefore.

The Hearing Examiner has given notice in a separate notice of reconvened hearing that the hearing which was recessed on November 3, 1965, and postponed on November 22, 1965 (30 F.R. 14662), will be reconvened at 10:00 a.m., local time, on February 1, 1966, in the Pick Congress Hotel, 520 South Michigan Avenue, Chicago, Ill.

Further notice is hereby given 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), that, in addition to the proposals contained in the notice issued August 6, 1965 (30 F.R. 9829), and proposals 6, 7, and 8 set forth herein, evidence will be received at the reconvened hearing on proposals relating to any ap-

propriate method of determining the appropriate Class I prices under the aforesaid orders, and also whether a different method for pricing milk sold outside any regulated marketing area is appropriate. Further, since proposal No. 7 set forth below would revise the inter-order Class I price alignment among these 12 markets, consideration will be given to revising intraorder location adjustments applicable to Class I and blend prices.

The following specific amendments have been submitted for consideration.

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

Proposed by Associated Dairymen:
Proposal No. 6. Delete all of § 1030.51 (a) and substitute in lieu thereof the following:

(a) The price for Grade A Class I milk for the delivery period shall be an amount arrived at by computing an economic index with the year 1958 as the base period as follows:

(1) Calculate a Chicago per capita income index by multiplying the current annual rate of per capita disposable income in the United States as published quarterly by the U.S. Department of Commerce by a Chicago adjustment percentage and multiply the result by 0.3333. The Chicago adjustment percentage shall be the current relationship of per capita personal income in Wisconsin (weighted 75 percent) and Illinois (weighted 25 percent), adjusted to a 1958 base, to the per capita personal income in the United States.

(2) Calculate a consumer price index by multiplying the U.S. consumer price index as reported by the Bureau of Labor Statistics, U.S. Department of Labor, adjusted to a 1958 base by 0.3333.

(3) Compute an index of farm prices by multiplying the index of prices received by farmers in the United States as reported by the U.S. Department of Agriculture adjusted to a 1958 base by 0.3333.

(4) The economic index shall be the sum of (1), (2), and (3) above.

(5) Compute an economic index price by multiplying the result of (4) above by 0.0402 and rounding the results to the nearest mill.

Proposal No. 7. Delete all of the Class I pricing sections of the following orders: Northwestern Indiana, Order 31; Suburban St. Louis, Order 32; Rock River Valley, Order 33; Milwaukee, Wis., Order 39; Madison, Wis., Order 51; St. Louis, Mo., Order 62; Quad Cities-Dubuque, Order 63; Ozarks, Order 67; Cedar Rapids-Iowa City, Order 70; North Central Iowa, Order 78; Des Moines, Iowa, Order 79; and substitute in lieu thereof the application of the Chicago Class I price as computed by the economic formula plus a transportation differential computed on the basis of the distance from the Chicago Zone 1 to the center of the other marketing area as determined by the mileages established by the Household Carrier's Guide and at a rate of 1.5 cents per hundredweight for each 10 miles or fraction thereof.

Proposed by Association of Operating Dairy Cooperatives:

Proposal No. 8. Amend § 1030.51(a) and subparagraphs (1) and (2) thereof of the order to read as follows:

(a) *Class I milk price.* The Class I milk price shall be the basic formula for the preceding month plus \$1.20 August through November, \$0.80 March through June and \$1.00 in other months, adjusted not more than 24 cents each month by plus or minus 2.0 cents, respectively, for each full percent that the adjusted supply-demand ratio computed as follows, is above or below 52 percent:

(1) Determine the total receipts of Grade A milk (including receipts from own-farm production) for the most recent 12-month period from all producers regulated under the following orders: Part 1030, Chicago, Illinois; Part 1031, Northwestern Indiana; Part 1032, Suburban St. Louis; Part 1038, Rock River Valley; Part 1039, Milwaukee, Wis.; Part 1045, Northeastern Wisconsin; Part 1046, Louisville-Lexington-Evansville; Part 1049, Indianapolis, Ind.; Part 1051, Madison, Wis.; Part 1061, St. Joseph, Mo.; Part 1062, St. Louis, Mo.; Part 1063, Quad Cities-Dubuque; Part 1064, Greater Kansas City; Part 1066, Sioux City, Iowa; Part 1067, Ozarks; Part 1070, Cedar Rapids-Iowa City; Part 1071, Neosho Valley; Part 1073, Wichita, Kans.; Part 1074, Southwest Kansas; Part 1078, North Central Iowa; Part 1079, Des Moines, Iowa; Part 1096, Northern Louisiana; Part 1097, Memphis, Tenn.; Part 1098, Nashville, Tenn.; Part 1099, Paducah, Ky.; Part 1102, Fort Smith, Ark.; Part 1104, Red River Valley; Part 1105, Mississippi Delta; Part 1106, Oklahoma Metropolitan; Part 1108, Central Arkansas; Part 1120, Lubbock-Plainview, Tex.; Part 1126, North Texas; Part 1127, San Antonio, Tex.; Part 1128, Central West Texas; Part 1129, Austin-Waco, Tex.; Part 1130, Corpus Christi, Tex.; Part 1131, Central Arizona; Part 1132, Texas Panhandle; Part 1134, Western Colorado; Part 1135, Colorado Springs-Pueblo; Part 1137, Eastern Colorado; Part 1138, Rio Grande Valley.

(2) Determine the total aggregate pounds of Grade A milk utilized, during the most recent 12-month period in all the foregoing orders in Class I milk or in products required in each of the respective marketing areas to be processed from Grade A milk.

Proposed by Associated Milk Dealers, Inc.:

Proposal No. 9. Amend the order to provide for level Class I pricing.

Copies of this notice of hearing and the order may be procured from the Market Administrator, 72 West Adams Street, Room 814, Chicago, Ill., 60603, or from the Hearing Clerk, Room 112-A, Administration Building, U.S. Department of Agriculture, Washington, D.C., 20250, or may be there inspected. Copies of the respective orders may be procured from Market Administrators at the following addresses: Chicago and Rock River Valley, 72 West Adams Street, Room 814, Chicago, Ill., 60603; Northwestern Indiana, 220 South William,

South Bend, Ind., 46624; St. Louis, Suburban St. Louis, Ozarks, 2710 Hampton Avenue, St. Louis, Mo., 63139; Milwaukee, 4920 West Burling Street, Milwaukee, Wis., 53210; Madison, 1821 South Park Street, Madison, Wis., 53704; Quad Cities-Dubuque, Cedar Rapids-Iowa City, North Central Iowa, Watch Tower Plaza, 924 37th Avenue, Rock Island, Ill., 61202; Des Moines, Suite 190, 6000 Douglas Avenue, Des Moines, Iowa, 50322.

Signed at Washington, D.C., on December 22, 1965.

CLARENCE H. GIRARD,
Deputy Administrator,
Regulatory Programs.

[F.R. Doc. 65-13844; Filed, Dec. 27, 1965; 8:47 a.m.]

[7 CFR Parts 1044, 1045]

[Docket Nos. AO 299-A9, AO 334-A7]

MILK IN MICHIGAN UPPER PENINSULA AND NORTHEASTERN WISCONSIN MARKETING AREAS

Decision on Proposed Amendments to Tentative Marketing Agreements and to Orders

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 at Green Bay Wis., on December 9, 1965, pursuant to notice thereof issued on November 30, 1965 (30 F.R. 14993).

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

1. Should the Class I pricing provisions of either of the aforesaid orders be revised so as to maintain for December 1965 and immediately ensuing months approximately the same Class I prices as were effective under the orders during the month of November 1965.

2. Does the due and timely execution of the functions of the Secretary imperatively and unavoidably require the omission of a recommended decision 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. *Class I pricing provisions.* The Northeastern Wisconsin order should be amended to fix Class I prices prior to adjustment by the supply-demand factor at \$4.30 for January and February 1966 and at \$4.10 for the months March through June 1966. The Michigan Upper Peninsula order should be amended to fix Class I prices (Zone 1) prior to adjustment by the supply-demand factor at \$4.51 for January and February 1966 and at \$4.31 for the months March through June 1966. No change should be made in the supply-demand factor applicable under both orders except that its operation should be limited to the extent

that Class I prices during the January-June 1966 period should in no month exceed the November 1965 Class I price under the respective order.

The producer milk supply for these two markets is derived entirely from Wisconsin and Michigan. The Northeastern Wisconsin market receives about 98 percent of its supply from producers located in Wisconsin and the Michigan Upper Peninsula market gets about 90 percent of its supply from Michigan farms. Milk production in these two States in both October and November was below the level of a year earlier. Wisconsin production in October was down 6 percent and in November was down 7 percent from 1964 production in the same month. Total milk production in Michigan dropped earlier in the year. The January-September production in 1965 was 2 percent less than the January-September total in 1964. In October 1965, Michigan milk production was down 1 percent from October 1964 and in November this year fell to 4 percent under the November 1964 figure.

The sharp decreases in production in Wisconsin and Michigan from a year earlier contributed largely to the decline in total U.S. milk production of 3 percent in November. Production in these two States was 115 million pounds less in November 1965 than in November 1964. United States milk production dropped 285 million pounds in the same period.

The decline in milk production in both Wisconsin and Michigan occurred in spite of favorable fall pasture conditions and better than average milk-feed price relationships. During November 1965, at average prices 100 pounds of milk would purchase 154 pounds of concentrated feed ration in the East North Central States compared to only 147 pounds in November 1964.

The drop in milk production under these conditions indicates the possibility that alternative farm enterprises and opportunities for nonfarm employment may be attracting manpower away from dairy production to a greater extent than usual. Beef and hog prices this year are reported to be more attractive than milk prices. Also, the higher beef prices have encouraged culling in dairy herds, thus reducing the herd size. Opportunities for nonfarm employment are reported as good in these States.

Since July this year, receipts of milk from producers in both the Michigan Upper Peninsula and Northeastern Wisconsin markets have been less each month than in the corresponding month of 1964. In the two markets combined, producer receipts compared to a year earlier were 5 percent lower in August, 3 percent lower in September, 8 percent lower in October and 3 percent lower in November. Class I sales in the two markets combined were less in August and October than in the same months last year, and about the same in September as in that month of 1964. However, in November this year Class I sales exceeded November 1964 sales by nearly 4 percent.

With Class I sales increasing and deliveries of milk by producers declining,

the reserve supply of milk for these markets is diminishing. If milk supplies continue to drop as they have in recent months, the maintenance of an adequate level of supply will be threatened.

Because the maintenance of an adequate level of milk supplies for certain other markets was threatened by the sharp decline in milk production, emergency action was taken in November to prevent a decline in Class I prices from the November 1965 level except for the normal seasonal drop of 20 cents on March 1, 1966. This action affected Class I prices established under the Chicago, Milwaukee, and Madison Federal milk orders.

The milk supply for the Northeastern Wisconsin market is obtained from an area which also supplies the Chicago, Milwaukee, and Madison markets. Hence, conditions which affect milk supplies tend to be reflected similarly in all four markets. The milk supply for the Michigan Upper Peninsula area is commingled with that for the Northeastern Wisconsin area in Wisconsin. The decline in milk production in Michigan indicates that conditions similar to those in Wisconsin are affecting the milk supply in Michigan.

The Class I prices for the Northeastern Wisconsin and Michigan Upper Peninsula markets are determined by adding differentials which vary seasonally to a basic formula price and then adjusting such price by a supply-demand factor based on the combined receipts of milk and Class I sales in the two markets. The basic formula and the seasonal pattern of the differentials added are the same as those used to determine the Class I prices under the Chicago, Madison and Milwaukee orders. For that reason, Class I prices in these five markets tend to move up or down together. However, when the supply-demand adjuster applicable to the Northeastern Wisconsin and Michigan Upper Peninsula Class I prices varies from the supply-demand adjuster under the Chicago order, the Class I prices in these markets reflect the difference.

In more than half the months from May 1962 through December 1965, the supply-demand adjuster applicable to the Northeastern Wisconsin and Michigan Upper Peninsula orders has been minus 24 cents, the maximum permitted and the same as the Chicago supply-demand adjuster. In 1965, the adjuster was minus 24 cents in 7 months but for December dropped to minus 8 cents. In November it was minus 12 cents.

Although all witnesses supported some revision in Class I prices in these two markets to maintain appropriate alignment with prices under the Chicago and Milwaukee orders, there was some difference of opinion concerning just what level of prices constituted appropriate alignment. Proposals ranged from a Northeastern Wisconsin Class I price 2 cents under the Milwaukee price to one 13 cents under the Milwaukee price. The Northeastern Wisconsin Class I price differential which is added to the basic formula in computing the Class I price

is 14 cents less than the Milwaukee differential.

It is concluded that appropriate alignment should be maintained by revising the Class I prices applicable under these two orders prior to the application of the supply-demand adjuster. This will reflect the emergency price increases granted in the Chicago, Milwaukee and Madison orders. Because the increases in these two markets cannot be made effective retroactively the amount of the increase for the 6 months, January-June 1966, should be slightly higher than the average increase granted for the 7-month period December 1965-June 1966 in the other markets.

The seasonal pattern of pricing which establishes a 20-cent lower price for March through June than that established for January and February should be maintained. This seasonal reduction will be effective also under the emergency prices established for Chicago, Milwaukee, and Madison.

The supply-demand adjuster should continue to operate in determining the Class I prices under the Northeastern Wisconsin and Michigan Upper Peninsula orders, except that its effect should be limited so that Class I prices could in no month exceed the November 1965 Class I price in the respective market. No one proposed that the Class I prices to be established for this emergency period exceed the November level.

This emergency action is needed to halt any drastic decline in the Grade A milk supply available to these markets. Any further price increase or an increase for a longer period is not needed to preserve an adequate level of milk supplies in these markets. Hence, the price incentive is limited to that specified above.

2. Emergency action. The due and timely execution of the function of the Secretary under the Act imperatively and unavoidably requires the omission of a recommended decision and opportunity for exceptions thereto, on the above issue.

The conditions in these markets are such that it is urgent that remedial action be taken as soon as possible. Any delay in informing interested parties of the conclusions reached will tend to make ineffective the relief sought. The time necessarily involved in the preparation, filing and publication of a recommended decision and filing of exceptions thereto would in this instance contribute to the threat of an insufficient supply of milk for these markets.

The notice of hearing stated that consideration would be given to the economic and emergency marketing conditions relating to the proposed amendments. Action under the procedure described above was requested by proponents at the hearing.

It is therefore found that good cause exists for omission of the recommended decision and the opportunity for filing exceptions thereto.

RULINGS ON PROPOSED FINDINGS AND CONCLUSIONS

Briefs and proposed findings and conclusions were filed on behalf of certain interested parties. These briefs, pro-

posed 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 to reach such conclusions are denied for the reasons previously stated in this decision.

GENERAL FINDINGS

The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid orders and of the previously issued amendments thereto; 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) The tentative marketing agreements and the orders 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 price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the respective marketing areas, and the minimum prices specified in the proposed marketing agreements and the orders, 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 agreements and the orders, 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 AGREEMENTS AND ORDERS

Annexed hereto and made a part hereof are four documents entitled, respectively, "Marketing agreement regulating the handling of milk in the Michigan Upper Peninsula Marketing Area", "Marketing agreement regulating the handling of milk in the Northeastern Wisconsin Marketing Area", "Order amending the order regulating the handling of milk in the Michigan Upper Peninsula Marketing Area", and "Order amending the order regulating the handling of milk in the Northeastern Wisconsin 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 agreements, be published in the FEDERAL REGISTER. The regulatory provisions of said marketing agreements are identical with those contained in the orders, as

hereby proposed to be amended by the attached order which will be published with this decision.

DETERMINATION OF REPRESENTATIVE PERIOD

The month of September 1965 is hereby determined to be the representative period for the purpose of ascertaining whether the issuance of the attached order, as amended and as hereby proposed to be amended, regulating the handling of milk in certain specified marketing areas is approved or favored by producers, as defined under the terms of the respective orders, as amended and 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 areas.

Signed at Washington, D.C., on December 21, 1965.

GEORGE L. MEHREN,
Assistant Secretary.

ORDER¹ AMENDING THE ORDER REGULATING THE HANDLING OF MILK IN MICHIGAN UPPER PENINSULA MARKETING AREA

§ 1044.0 Findings and determinations.

The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and of the previously issued amendments thereto 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 Michigan Upper Peninsula 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 mini-

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.

mum 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;

(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 Michigan Upper Peninsula marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended and as hereby amended, as follows:

In § 1044.51(a) the introductory text preceding subparagraph (1) is revised to read as follows:

§ 1044.51 Class prices.

(a) *Class I milk price.* The Class I milk price for plants located in Zone I during the specified periods shall be the following amounts plus or minus a supply-demand adjustment of not more than 24 cents computed pursuant to this paragraph except that the Class I price for January through June 1966 shall not exceed the November 1965 Class I price: January and February 1966, \$4.51; March through June 1966, \$4.31; July 1966 and thereafter, the basic formula price for the preceding month plus \$0.75 in March through June; plus \$1.15 in August through November; and plus \$0.95 in all other months.

For plants located in Zone 1(a) the price shall be the price specified for Zone 1 less 10 cents; for plants located in Zone 2, the price shall be the price specified for Zone 1 plus 20 cents; and for plants located outside of the marketing area and west of Lake Michigan, the price (subject to § 1044.53) shall be that specified for Zone 1 and for plants located outside the marketing area and east of Lake Michigan, the price (subject to § 1044.53) shall be that specified for Zone 2.

The supply-demand adjustment shall be computed as follows:

ORDER¹ AMENDING THE ORDER REGULATING THE HANDLING OF MILK IN THE NORTHEASTERN WISCONSIN MARKETING AREA

§ 1045.0 Findings and determinations.

The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and of the previously issued amendments thereto; and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in con-

flict 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 Northeastern Wisconsin 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;

(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 Northeastern Wisconsin marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended and as hereby amended, as follows:

In § 1045.51(a) the introductory text preceding subparagraph (1) is revised to read as follows:

§ 1045.51 Class prices.

(a) During the specified periods, the following amounts plus or minus a supply-demand adjustment of not more than 24 cents computed pursuant to this paragraph except that the price for January through June 1966 shall not exceed the November 1965 Class I price: January and February 1966, \$4.30; March through June 1966, \$4.10; July 1966 and thereafter, the basic formula price for the preceding month plus \$0.54 during the months of March, April, May and June, \$0.74 during January, February, July and December, and \$0.94 during all other months.

The supply-demand adjustment shall be computed as follows:

[P.R. Doc. 65-13812; Filed, Dec. 27, 1965; 8:46 a.m.]

[9 CFR Part 203]

PACKERS AND STOCKYARDS

Handling of Custodial Funds by Livestock Market Agencies and Poultry Licensees

Notice is hereby given that, pursuant to section 407(a) of the Packers and Stockyards Act, 1921 (7 U.S.C. 228(a)), the Consumer and Marketing Service proposes to promulgate as § 203.9 of Part 203, Chapter II, Title 9, Code of Federal Regulations, the following statement of interpretation concerning the handling of custodial funds by livestock market agencies and poultry licensees.

§ 203.9 Handling of custodial funds by market agencies and licensees.

(a) Each market agency and licensee engaged in selling livestock or live poultry on a commission or agency basis is required to establish and maintain a separate bank account for the handling of the proceeds received from the sale of consigned livestock or live poultry (§ 201.42 of this chapter). Such separate account is in the nature of a trust account and is required to be designated as "Custodial Account for Shippers' Proceeds," or by a similar identifying designation. The duties of market agencies and licensees in establishing, designating, and maintaining such separate account, and in collecting, handling, and accounting for the proceeds received from the sale of consigned livestock or live poultry, are set forth in §§ 201.39-201.43 of this chapter under the Packers and Stockyards Act, 1921, as amended.

(b) In recent months there have been cases where the funds deposited in custodial accounts have been used to secure loans obtained by market agencies. There have also been cases where market agencies have assigned their "proceeds receivable" accounts to secure loans. These uses of shippers' proceeds constitute violations of the Act and the regulations.

(c) There have also been recent cases where banks have appropriated funds in custodial accounts to offset obligations incurred by market agency-depositors. Certain of these cases resulted from the failure of the market agency-depositor to properly designate the separate bank account as "Custodial Account for Shippers' Proceeds," or by similar identifying designation. Such failure to properly designate a custodial account also constitutes a violation of the Act and the regulations.

(d) When a custodial account for shippers' proceeds is established in a bank, the market agency-depositor and the licensee-depositor must properly designate the account so as to disclose that the depositor is acting as a fiduciary and that the funds in the account are in the nature of trust funds.

(e) If the Packers and Stockyards Division has reason to believe that any market agency or licensee has failed to properly designate a custodial account so as to disclose the true nature of the account, or has used the proceeds of the

sale of consigned livestock or live poultry to secure loans, consideration will be given to the issuance of a complaint charging the market agency or licensee with violations of the Act and the regulations.

This notice of proposed rule making is for the purpose of obtaining the views of the livestock industry with respect to whether an interpretative statement regarding the above-stated subject matter should be issued, and, if so, whether the foregoing proposal should be adopted or changed in any respect.

Any person who wishes to submit written data, views, or arguments concerning the proposed statement may do so by filing them in duplicate with the Hearing Clerk, U.S. Department of Agriculture, Washington, D.C., 20250, on or before January 31, 1966.

All written statements made pursuant to this notice will be made available for public inspection at such times and places and in a manner convenient to the public business (7 CFR 1.27(b)).

Done at Washington, D.C., this 22d day of December 1965.

CLARENCE H. GIRARD,
Deputy Administrator,
Regulatory Programs.

[F.R. Doc. 65-13845; Filed, Dec. 27, 1965; 8:47 a.m.]

CIVIL AERONAUTICS BOARD

[14 CFR Parts 221, 250]

[Docket No. 16563]

PASSENGER PRIORITIES AND OVERBOOKED FLIGHTS

Supplemental Notice of Proposed Rule Making

DECEMBER 20, 1965.

By notice of proposed rule making, EDR-95, dated October 12, 1965, and published in 30 F.R. 13236, the Civil Aeronautics Board proposed to amend Part 221 of the Economic Regulations to require carriers to include in their passenger tariffs their practices and rules for determining passenger priorities applicable in instances in which confirmed reservations exceed the capacity of the aircraft on a scheduled flight. The Board also proposed to issue a new Part 250 which would require advance notice to passengers of the possibility that they might be denied boarding on a flight for which they have confirmed reserved space. Interested persons were invited to file comments on the foregoing revisions of the Economic Regulations to be received on or before December 1, 1965. At the request of five carriers the time for filing comments was extended to January 5, 1966.

Several carriers have requested that the time for submitting comments again be extended for a period of from 1 month to 6 weeks, in order to allow them to engage in further study of, and further management consultation on, the proposed revisions.

The undersigned finds that good cause has been shown for an extension of time. Accordingly, pursuant to the authority delegated under sections 7.3C, 7.4, and 7.6 of Public Notice PN-15, dated July 3, 1961, the undersigned hereby extends the time for filing comments on the amendments of Part 221 and the issuance of a new Part 250 to February 2, 1966. All relevant matter received on or before that date will be considered by the Board before taking on the proposed revisions. Copies of such communications will be available upon receipt thereof for examination by interested persons in the Docket Section of the Board, Room 710, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C.

(Secs. 204(a), 403, 404, and 411, Federal Aviation Act of 1958, as amended; 72 Stat. 743, 758, 760, and 769; 49 U.S.C. 1324(a), 1373, 1374, and 1381; and sec. 3, Administrative Procedure Act; 60 Stat. 238; 5 U.S.C. 1002)

By the Civil Aeronautics Board.

[SEAL] ARTHUR H. SIMMS,
Associated General Counsel,
Rules and Rates Division.

[F.R. Doc. 65-13818; Filed, Dec. 27, 1965; 8:45 a.m.]

FEDERAL AVIATION AGENCY

[14 CFR Parts 1, 27, 29]

[Docket No. 7087; Notice No. 65-42]

1965 ROTORCRAFT REVIEW; MISCELLANEOUS TYPE CERTIFICATION STANDARDS

Notice of Proposed Rule Making

The Federal Aviation Agency is considering amending Parts 1, 27, and 29 to revise the type certification standards for rotorcraft. On February 15 through 19, 1965, the Federal Aviation Agency held an Agency-Industry conference to review regulations dealing with the manufacture and operation of rotorcraft. The conference agenda included numerous type certification items of possible regulatory significance. Those items that the Agency considers appropriate for immediate rule making action are proposed in this notice, together with proposals developed by the Agency and not covered at the Conference.

Interested persons are invited to participate in the making of these proposed rules by submitting such written data, views, or arguments as they may desire. Communications should identify the docket number and be submitted in duplicate to the Federal Aviation Agency, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, D.C., 20553. All communications received on or before March 24, 1966, will be considered by the Administrator before taking action upon the proposed rule. The proposals contained in this notice may be changed in the light of comments received. All comments will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons.

Because of the large number of proposals contained herein, the format of this notice differs somewhat from the format used in other notices. Specific proposed mandatory language is used only where essential for adequate notice, and, where used, it is combined with the pertinent explanation. There is no separate preamble. It is hoped that this format will help the public identify the precise proposed changes in each case, and the reasons therefor, without the need to refer to several places. Public comments are specifically invited on the value of the new format in giving notice of numerous, complex proposals.

The following proposals are listed, in numerical order according to section number, under three topics: Flight, Powerplant, and Airframe. One general proposal is contained at the end.

Flight Proposals

Proposal 1. Speed symbols " V_{FV} " and " V_H " (Parts 1, 27, and 29).

(a) Section 1.2 would be amended to add new symbol " V_{FV} " and to change the definition of V_H , all to read as follows:

V_{FV} means maximum speed for freedom from rotor flutter and vibration under all conditions.

V_H means maximum speed in level flight with maximum continuous r.p.m. and power.

(b) Parts 27 and 29 would also be amended to accommodate the new speed V_{FV} .

Explanation. The maximum speed for rotor freedom from flutter and vibration is now widely used in rotorcraft type certification, and should be made a formal definition of general applicability. The present definition of V_H is vague since "rated power" could mean maximum continuous power, takeoff power, or other time-rated powers. V_H refers to level flight. "Rated power" in level flight is well understood to mean maximum continuous power only.

Proposal 2. Center of gravity limits (§§ 27.27 and 29.27).

These sections now cover longitudinal ("fore and aft") limits only. It is proposed to broaden them to cover the entire envelope of lateral and longitudinal limits.

Explanation. Experience has shown that rotorcraft flight characteristics may be rendered unsafe by lateral displacements of the center of gravity. Certain rotorcraft have the capacity for large lateral displacements. Safety requires definition of the lateral limits that can be tolerated. Since these limits may vary with longitudinal displacements, an envelope of both must be established.

Proposal 3. Main rotor speed and pitch limits (§§ 27.33 and 29.33).

Paragraphs (b) and (c) of these sections would be amended, and reorganized in new paragraphs (b), (c), and (d), reading as follows:

(b) *Normal main rotor high pitch limit (power on).* It must be shown, with power on and without exceeding approved engine maximum limitations, that main rotor speeds substantially less

than the minimum approved main rotor speed will not occur under any sustained flight condition. This must be met by—

(1) Appropriate setting of the main rotor high pitch stop;

(2) Inherent rotorcraft characteristics that make unsafe low main rotor speeds unlikely; or

(3) Adequate means to warn the pilot of unsafe main rotor speeds.

(c) *Normal main rotor low pitch limit (power off).* It must be shown, with power off, that—

(1) The normal main rotor low pitch limits provides sufficient rotor speed, in any autorotative condition, under the most critical combinations of weight and airspeed; and

(2) It is possible to prevent overspeeding of the rotor without exceptional piloting skill.

(d) *Emergency high pitch.* If the main rotor high pitch stop is set to meet paragraph (b)(1) of this section, and if that stop cannot be exceeded inadvertently, additional pitch may be made available for emergency use.

Explanation:

(a) For Part 29, this proposal is clarifying only and would not result in substantive change. The proposed language reflects actual practice by making it clear that—

(1) The only engine limitations intended under present (b)(1) are those approved for the engine; if compliance could be shown at less than "full throttle", (b)(1) would of course be satisfied;

(2) The "sustained flight condition" in present (b)(1) describes the showing made under that rule, not the approval of the minimum rotor speed;

(3) The "means" required by present (b)(1) is simply the high pitch stop;

(4) Present (b)(1) (i) and (ii) are only alternatives to the appropriate high pitch stop setting; they are not alternatives to the requirement to show that unsafe low rotor speeds will not occur;

(5) The requirement in present (b)(2) (i) to provide rotor speeds "within the approved range" is intended to prohibit rotor speeds below the minimum approved only; and

(6) The requirement in present (b)(2) (ii) that rotor overspeeding be preventable without exceptional piloting skill recognizes that no single low pitch stop setting that meets (b)(2) (i) at sea level will necessarily prevent rotor overspeeding at altitude; this requirement is therefore not meant to be tied to the low pitch stop itself, but is rather intended to independently require that rotor speeds greater than the maximum approved be preventable regardless of the low pitch setting (that is, compliance could be shown by pitch increases by the pilot).

(b) This proposal makes § 27.33 identical to § 29.33. In addition to the clarifying changes outlined above, this would involve the following two substantive changes to § 27.33:

(1) The alternatives in § 29.33(b)(1) (i) and (ii) would be added to § 27.33. These alternatives to an appropriate setting of the high pitch stop have been applied as appropriate means of complying with § 27.33(b)(1) and should appear in the rule.

(2) The requirement now in § 29.33(b)(2) (ii) that rotor overspeeding be preventable with power off and without exceptional piloting skill would be added to § 27.33. The effect of altitude upon attainable rotor speeds is of course present for normal category, as well as for transport category, rotorcraft.

Proposal 4. Category A climb with one engine inoperative (§ 29.67(a)(2)).

The introductory text of § 29.67(a)(2) would be amended to read as follows:

(2) The steady rate of climb without ground effect must be at least 150 feet per minute, 1,000 feet above the takeoff surface, for each weight and temperature for which takeoff data are to be scheduled, with—

Explanation. Experience has shown that safety requires a rate of climb, with one engine inoperative and the landing gear retracted, great enough to (1) compensate for the loss of rate of climb caused by turbulence, and (2) allow compliance with present § 29.67(a)(2) at a reasonable circling altitude. To meet this need, interim standards have been imposed requiring compliance with the 150 feet per minute requirement at an altitude of 1,000 feet above the takeoff surface. This proposal would incorporate this requirement directly into § 29.67(a)(2).

Proposal 5. Category B helicopter angle of glide (§ 29.73).

Section 29.73(b)(2) would be amended to read as follows:

(2) The hovering ceiling determined under subparagraph (1) of this paragraph—

(i) For reciprocating engine powered helicopters, must be at least 4,000 feet in standard atmosphere at maximum weight;

(ii) For single engine turbine engine powered helicopters, must be at least 2,500 feet, in standard atmosphere plus 40° F., at maximum weight; and

(iii) For multiengine turbine engine powered helicopters, must be available at each altitude, temperature, and weight for which takeoff data are to be scheduled.

Explanation. Experience has shown that the 4,000 foot hovering capability requirement in present § 29.73(b)(2) is unnecessarily severe for turbine engine powered helicopters. The requirements in subparagraph (2) (ii) and (iii) of this proposal have accordingly been applied as interim standards for those helicopters. These interim standards have been shown to provide a satisfactory basis for the certification of turbine engine powered Category B helicopters and would therefore be incorporated directly into § 29.73(b)(2).

Proposal 7. Limiting heights and speeds during approach and landing (§ 29.75).

Section 29.75(b)(4) would be amended to read as follows:

(4) The approach and landing path must be established to avoid hazardous excursions into the critical areas of the limiting height-speed envelope established under § 29.79.

Explanation. For Category A rotorcraft and for Category B rotorcraft meeting the powerplant installation requirements for Category A, experience has shown that the critical areas of the limiting height-speed envelope can be entered safely under certain conditions. For such rotorcraft, it is unnecessary to require definition of the approach and landing paths to completely avoid these critical areas, as at present.

Proposal 8. Determination of maximum allowable rate of descent in autorotation (§ 29.75).

Section 29.75(b) (6) requires that the maximum allowable rate of descent in autorotation must be determined. Experience has shown that this information is unnecessary in addition to the autorotative landing data that must be placed in the Rotorcraft Flight Manual under § 29.1587(a) (3). Section 29.75(b) (6) would therefore be deleted.

Proposal 9. Overwater operation (New § 29.76).

A new § 29.76 would be added, reading as follows:

§ 29.76 Overwater operation.

If approval for any takeoff, landing, or en route operation is required by any operating rule of this chapter and is requested under this part, it must be shown that safe landings can be made onto water, from any point along the takeoff or landing paths or in cruise (as applicable), with—

- (a) One engine out (for multiengine helicopters meeting the powerplant installation requirements of Category A);
- (b) Power off (for other rotorcraft); and
- (c) Normal piloting skill.

Explanation. Certain operating rules, such as that in § 127.83, require that rotorcraft operations be conducted so as to allow safe emergency landings along the intended routes of operation. Where these routes involve operation over water, there is no rule in Part 29 specifically providing for safe landings on water. This has required the use of interim standards. There is thus a gap in the rules that this proposal would cure by requiring a showing of safe landing capability on water.

Proposal 10. Limiting height-speed envelope (§ 27.79).

A new paragraph (c) would be added to this section to read as follows:

- (c) No point on the low speed side of the height-speed envelope may exceed V_Y .

Explanation. There have been accidents involving normal category rotorcraft having best rate of climb speeds (V_Y) less than the highest speed on the low speed side of their limiting height-speed envelopes. These accidents involved flight within the hazardous area of those envelopes. This condition is believed to have been caused by the natural pilot tendency to climb at V_Y , which, for these rotorcraft, made flight within the hazardous area of the envelope inevitable. Recognizing this tendency, the Agency believes that normal category rotorcraft should be designed so that it is impossible to enter the hazardous area of the envelope at V_Y . No similar problem has arisen for transport category rotorcraft.

Proposal 11. Flight characteristics: General (§§ 27.141 and 29.141).

Paragraph (a) of §§ 27.141 and 29.141 would be amended to (1) limit the required investigation of sudden powerplant failure to single engine rotorcraft and multiengine rotorcraft not having complete engine isolation, and (2) require multiengine rotorcraft with com-

plete engine isolation to be investigated with sudden failure of one engine.

Explanation. Sections 27.141(a) and 29.141(a) state, in effect, that "sudden powerplant failure" is a probable operating condition for all rotorcraft. Experience has shown that this is not the case for multiengine rotorcraft with complete engine isolation, but only for other rotorcraft. For multiengine rotorcraft with complete engine isolation, failure of one engine is the pertinent, probable operating condition.

Proposal 12. Controllability and maneuverability (§§ 27.143 and 29.143).

Paragraph (b) of these sections would be amended to read as follows:

(b) The margin of cyclic control must allow satisfactory roll and pitch control. This must be shown—

(1) In coordinated flight, at V_{NE} , with critical weight, center of gravity, and rotor r.p.m., and with power (i) on and (ii) off; and

(2) In uncoordinated flight, at speeds from V_Y , or 50 m.p.h., whichever is less, to V_H or V_{NE} , whichever is less, with—

(i) Critical weight, center of gravity, rotor r.p.m. and power;

(ii) Slip angles varying linearly from ± 45 degrees at V_Y or 50 m.p.h. (as applicable) to ± 15 degrees at V_H or V_{NE} (as applicable), or any lesser angles produced by full pedal displacement within this speed range; and

(iii) At least 10 percent of effective lateral and longitudinal control travel remaining unused.

Explanation. The present requirement in §§ 27.143(b) and 29.143(b) is redrafted into new (b) (1) above, with one change: the substitution of "critical weight" for "maximum weight". Experience has shown that, for some rotorcraft, weights less than maximum weight may be more critical than maximum weight for the purpose of demonstrating roll and pitch control at V_{NE} , due to the effects of angle of attack changes at the lesser weights. Proposed new paragraph (b) (2) is in response to findings of hazardous, negative sideslip stability developed during the type certification of certain rotorcraft, particularly float equipped rotorcraft. Rather than amending the rule to preclude lateral directional instability, this proposal would simply require satisfactory controllability during the prescribed uncoordinated flight.

Proposal 13. Controllability during "power failure" (§§ 27.143 and 29.143).

Sections 27.143(d) and 29.143(d) would be amended to make it clear that the required demonstration of controllability after "power failure" may be complied with, for multiengine rotorcraft having complete engine isolation, by showing controllability after failure of one engine only. Experience has shown that complete engine isolation makes simultaneous failure of all engines unlikely. Therefore, no showing of controllability with total power failure is necessary.

Proposal 14. Static longitudinal stability (§§ 27.173 and 29.173).

Paragraph (b) of these sections would be deleted and a new paragraph (b) would be added to read as follows:

(b) The stick position versus speed curve may have a negative slope within

the speed range specified for the maneuver in § 27.175(d) if the necessary negative stick travel does not exceed 1 inch measured at the top of the pilot's normal hand position.

Explanation. This proposal would make three changes. First, the negative stick travel allowance during climb, cruise, and autorotation would be eliminated. Hazardous conditions have developed in certain rotorcraft having stick reversals in forward flight. It is therefore necessary to return to the requirement existing before 1959, which prohibited control reversal in forward flight. Second, negative stick travel would be allowed during hover. Experience has shown, in the hovering condition, a slightly negative slope may not be detrimental to, and may even augment, controllability in the hovering condition. Third, the amount of allowable negative stick travel would be defined in absolute terms (1 inch of travel) rather than in terms of a percentage of total stick travel. The allowance of negative stick travel in the hovering condition must assume that the degree of negative stability is small enough for safety. Since certain rotorcraft have large total amounts of stick travel to accommodate large center of gravity changes, it is not appropriate to allow a given percentage of that travel to be negative. A limitation to 1 inch of negative travel will assure a negative slope mild enough for the hovering condition.

Proposal 15. Rate of descent for demonstration of the static longitudinal stability of multiengine rotorcraft (§§ 27.175 and 29.175).

Sections 27.175(c) and 29.175(c) require demonstration of static longitudinal stability in autorotation. The intent of this regulation is to determine stability in a representative, protracted flight condition. Autorotation is not such a condition for multiengine rotorcraft. However, a rate of descent of 1,000 feet per minute is such a condition for those rotorcraft. Therefore, §§ 27.175(c) and 29.175(c) would be amended to require multiengine rotorcraft to comply at a rate of descent of 1,000 feet per minute rather than in autorotation. Consistent with this proposal, §§ 27.175(c) (3) and 29.175(c) (3) would be amended to specify only "power as required".

Proposal 16. Demonstration of static longitudinal stability in hover (§§ 27.175 and 29.175).

Paragraph (d) of these sections now requires a stable stick position curve slope in the hovering condition, with "power required for hovering in still air" ((d) (2) (iii)). Experience has shown that it is only necessary to require such stability during extended hovering in ground effect. This may require frequent power changes to remain in ground effect. To reflect these factors, it is proposed to change (d) (2) (iii) to require only that the stability test be conducted with "power required to maintain an approximately constant height in ground effect".

Proposal 17. Pilot compartment view (§ 29.773).

Section 29.773(b) (2) requires that each pilot must have a window that is openable and gives the pilot a sufficiently

extensive view for safe operation. Experience has shown that such a window can be provided solely for the first pilot, without adversely affecting safety. Part 25 now allows this. No grounds exist for distinguishing between transport category airplanes and rotorcraft in this respect. Section 29.773(b)(2) would therefore be amended to apply solely to first pilots.

Proposal 18. Warning, caution, and advisory lights. (New §§ 27.1322 and 29.1322).

New §§ 27.1322 and 29.1322 would be added to read as follows:

If warning, caution, or advisory lights are used, they must be—

- (a) Red, for warning lights (lights indicating a hazard requiring immediate corrective action);
- (b) Amber, for caution lights (lights indicating the possible need for future corrective action); and
- (c) Green, for advisory lights (lights used solely for information not indicating the need for corrective action).

Explanation. The use of lights on rotorcraft as sources of information is becoming common. There is little color standardization in this area. Experience has shown that standardization is necessary for safety.

Proposal 19. Airspeed indicating system (§ 29.1323).

Section 29.1323(b)(2) would be amended to read as follows:

(2) During takeoff, with repeatable and readable indications that are adequate enough to ensure—

- (i) Consistent realization of the field lengths specified in the Rotorcraft Flight Manual; and
- (ii) Avoidance of the critical areas of the limiting height-speed envelope established under § 29.79.

Explanation. The objective of the present calibration requirement is consistent realization of the required field lengths together with avoidance of hazardous height-speed combinations during takeoff. The present requirement of calibration in ground effect during the accelerated takeoff run does not accomplish this objective. Further, this requirement is of limited future value since (1) calibration in ground effect is itself extremely difficult, and (2) accelerated takeoff runs are not typical. This proposal would correct this deficiency.

(b) References to "miles per hour" would be changed to "knots", to reflect the current use of nautical units of measurement in airspeed system calibration. This involves the following changes: from "Five m.p.h." to "4.5 knots" in § 29.1323(c) (lead paragraph); from "10 m.p.h." to "8.0 knots" in § 29.1323(c)(2); from "Five m.p.h." to "4.5 knots" in § 29.1323(d).

(c) The words "including the airspeed indicator instrument calibration error" would be deleted from § 29.1323(c) (leading paragraph) and (d).

Explanation. Experience has shown that including airspeed instrument error in the determination of total airspeed system error can result in potentially hazardous situations when instruments with different errors are installed later in service. This amendment makes Part 29 consistent with Parts 23, 25, and 27.

(d) Because of the difficulty of extreme low speed calibration, and because the objective of low speed calibration is avoidance of hazardous height-speed combinations during takeoff, the present low speed calibration speeds for multi-engine and single engine rotorcraft would be raised to the maximum consistent with avoidance of hazardous heights and speeds. Thus "10 m.p.h." in § 29.1323(c)(1) would be changed to "30 knots", and "10 m.p.h." in § 29.1323(d) would be changed to "20 knots". (This proposal also includes the change to nautical units.)

Proposal 20. Automatic pilot system allowance of speeds over V_{NE} (§ 29.1329).

Section 29.1329(d) requires that the automatic pilot system be unable to create hazardous loads during system malfunction if corrective action is begun within a reasonable time. Experience has shown that temporary excursions to $1.05 V_{NE}$ will not create hazardous loads if the longitudinal stability curve prescribed for cruise (§ 29.175(b)) is positive up to $1.1 V_{NE}$. Rather than administer present § 29.1329(d) to reflect this fact, that paragraph would be amended to specifically allow autopilot system malfunctions to create speeds up to $1.05 V_{NE}$ if the stability curve is positive to $1.1 V_{NE}$.

Proposal 21. Never exceed speed (§§ 27.1505 and 29.1505).

Paragraph (b) of these sections would be amended to read as follows:

(b) V_{NE} may vary with altitude, r.p.m., temperature, and weight, if—

- (1) No more than two of these variables (or no more than two instruments integrating more than one of these variables) are used at one time; and
- (2) The ranges of these variables (or of the indications on instruments integrating more than one of these variables) are large enough to allow an operationally practical and safe variation of V_{NE} .

Explanation. Experience has shown that (1) the present limitation to altitude and r.p.m. as operating variables places an undue limitation on the variation of V_{NE} , and (2) temperature and weight may be safely used as variables if the total number of variables is restricted to two. Further, experience has shown that integrating instruments are now available whose indications may safely be considered as one variable for the purpose of allowing variations in V_{NE} .

Proposal 22. Limiting weights derived from demonstration of limiting height-speed envelope (§ 27.1519).

Section 27.79 requires that the limiting height-speed envelope be established at a selected weight for each altitude above sea level. However, it must be assumed, for each altitude, that the rotorcraft will operate at that altitude at all weights up to the highest weight allowing hovering in ground effect at that altitude. It is therefore essential that either (1) the limiting height-speed envelope be shown to be satisfactory, at each altitude, at the highest weight allowing hovering in ground effect at that

altitude, or (2) if lesser weights are demonstrated for any altitude, these lesser weights be established as operating weight limitations for that altitude. Section 27.1519 would therefore be amended to require that each weight that is (1) less than the highest weight allowing hovering in ground effect at any given altitude, and (2) used to establish the limiting height-speed envelope at that altitude, be established as the limiting weight for operation at that altitude.

Proposal 23. Empty weight items in the Rotorcraft Flight Manual (§§ 27.1583(c) and 29.1583(c)).

These sections now require that the items included in the empty weight be included in the approved part of the Rotorcraft Flight Manual. Experience has shown that this requirement imposes burdens on the manufacturer that outweigh the value of the requirement. Furthermore, the requirement is not necessary for safety, and would be deleted.

Powerplant Proposals

Proposal 1. Lateral and axial expansion of turbine engines (§§ 27.901 and 29.901).

The general powerplant installation requirements do not now take into account the expansion characteristics of turbine engines, which are important factors in the installation of those engines. New §§ 27.901(b)(4) and 29.901(b)(5) would be added to require that axial and lateral expansion of turbine engines may not affect the safety of the installation.

Proposal 2. Stopping turbine engines in flight (Category A) (§ 29.903).

Section 29.003(c) requires each Category A rotorcraft to have means of stopping each engine in flight. For turbine engines, experience has shown that complete stoppage may be unnecessary for safety in a given installation. The engine stoppage requirement of § 29.903(c) would therefore be changed to except turbine engines whose stoppage is not necessary for safety.

Proposal 3. Endurance testing of accessory drive pads (§§ 27.923 and 29.923).

Sections 27.923 and 29.923 would be amended to require that the rotor drive system and control mechanism tests include substantiation of accessory drive pads for the required test time period. This amendment would provide that accessory drive pads located on transmissions (or on other gearboxes that are part of the rotor drive system) must be loaded to the limits for which approval is desired. When there are drive pads of identical design, only one need be loaded. If the loading of all pads exceeds the power available for driving accessories, not all pads need be loaded simultaneously provided each different pad type is substantiated for the total time required for the drive system. No present rule requires a showing that accessory drive pads can withstand, without failure, the torque and overhang moments specified as limiting values. Certain pads, such as those to be used later for

customer furnished accessories, do not contain accessories during the endurance test and cannot be adequately evaluated analytically. Where these pads are identical, this proposal would require that only one of them be tested and that this pad be loaded, to a rating selected by the applicant, throughout the endurance test. This selected rating would limit the future use of the identical pads.

Proposal 4. Endurance testing of rotor brake and clutch (§ 27.923).

A new paragraph (i) would be added to § 27.923, reading as follows:

(i) At least 200 clutch engagements must be accomplished—

(1) So that the shaft on the driven side of the clutch is accelerated from rest; and

(2) Using a speed and method selected by the applicant.

Explanation. The purpose of the endurance test is to simulate, in a short period of time, conditions that would occur over a long period of time in service. The present rule does not assure safe clutch and brake engagement and disengagement over the normal service life. This proposal would cure this deficiency.

Proposal 5. Endurance testing for inadvertent turbine engine and transmission overboost (§§ 27.923 and 29.923).

New §§ 27.923(j) and 29.923(o) would be added to read as follows:

(—) If turbine engine power output to the transmission can exceed the highest engine or transmission power rating, and that output is not directly controlled by the pilot under normal operating conditions (such as where the primary engine power control is accomplished through the flight control), the following test must be made:

(1) With all engines operating, and during each hour of the testing done under this section, apply, for 10 seconds, a torque equal to the lesser of—

(i) The maximum torque used in meeting paragraphs (a) through (m) of this section, plus 10 percent; or

(ii) The maximum attainable torque output of the engines.

(2) For multiengine rotorcraft with each engine, in turn, simulating an inoperative condition, apply to the remaining transmission power inputs, the maximum torque attainable under probable operating conditions. This test must be continued until each transmission input is tested at this maximum torque for at least one hour.

Explanation. The purpose of the endurance test is to substantiate the transmission for values representative of actual operating values. For most turbine engine powered helicopters, there is no direct control of engine power output by the pilot. Rather, the pilot directly controls rotor lift and the rotor governing system itself takes from the engines whatever power is necessary to satisfy the lift command. This power could exceed transmission torque limits if (1) one engine fails and the remaining engines increase their power to meet the scheduled power total, and (2) certain atmospheric conditions allow the governing system to permit topping power greater than the established en-

gine or transmission ratings. The present endurance testing program results only in substantiation at torques up to the maximum approved without consideration of overboosting.

Proposal 6. Fuel pump endurance testing (§§ 27.991 and 29.991).

Fuel pump failure is a potential hazard. Main fuel pumps used during original type certification are generally tested in conjunction with the endurance tests prescribed in §§ 27.923 and 29.923. However, for main pumps added to the rotorcraft after original type certification, and for emergency pumps, no procedures ensure reliability in service. To correct this deficiency, §§ 27.991 and 29.991 would be amended to require that each fuel pump, main and emergency, that is to become part of the type design, must meet the endurance test of §§ 27.923 and 29.923, or its equivalent.

Proposal 7. Fuel pumps (§§ 27.991 and 29.991).

Sections 27.991(b) and 29.991(b) do not specifically allow a main fuel pump to be used as an emergency pump to feed the engines if a main pump fails. Section 25.991(b) allows this for transport category airplanes. This allowance may be safely granted for rotorcraft. Therefore §§ 27.991(b) and 29.991(b) would be amended to conform to § 25.991(b) in this respect.

Proposal 8. Fuel pumps (§§ 27.991 and 29.991).

Paragraph (c) (lead sentence) of § 27.991 and the last sentence of § 27.991 (b) would be deleted. These rules require the maintenance of safe fuel pressures. They are surplus with respect to the fuel flow requirements contained in §§ 27.951, 27.955, 29.951, and 29.955.

Proposal 9. Fuel system lines (§ 27.993).

Section 27.993 would be changed in three ways. First, the oversize fuel line requirement and corresponding test requirement in paragraphs (d) and (e), respectively, would be eliminated. Experience has shown that compliance with § 27.955 with whatever fuel line size is necessary to provide 100 percent of required fuel flow is sufficient for safety without the extra margin. Second, the requirement now in § 27.993(c) (that flexible fuel connections subject to pressure or axial loading must have a flexible hose assembly) would be added to § 27.993, since it is important for normal category, as well as for transport category, rotorcraft. Third, the requirement now in § 27.993(e) (that no flexible line that might be adversely affected by high temperatures may be used where excessive temperatures will exist during operation or after engine shutdown) would be added to § 27.993 since it is important for normal category, as well as for transport category, rotorcraft.

Proposal 10. Alternate air induction source (§ 29.1091).

The requirement in § 29.1091(d) for an alternate air source for each engine is intended to apply to reciprocating en-

gines only. That paragraph would be amended to make this clear.

Proposal 11. Turbine fuel strainer ice protection (§ 29.997).

Sections 25.997(b) and 27.997(b) now require the fuel systems of turbine engine powered aircraft to have means to automatically maintain fuel flow in case of screen or filter ice, unless there are means to prevent ice buildup on the screen or filter. This requirement is equally important for transport category rotorcraft, particularly for turbine engine powered rotorcraft, since turbine fuels have a high affinity for water. Therefore, requirements similar to those in §§ 25.997(b) and 27.997(b) would be added to § 29.997.

Proposal 12. Residual powerplant heat after shutdown (§§ 27.1041 and 29.1041).

Sections 27.1041(a) and 29.1041(a) require powerplant cooling adequate for "surface (ground or water) and flight operating conditions." Experience has shown that residual powerplant heat can cause temperatures after shutdown greater than those experienced during engine operation, since normal powerplant cooling ceases upon shutdown. Therefore, §§ 27.1041(a) and 29.1041(a) would be amended to require adequate cooling after engine shutdown.

Proposal 13. Turbine engine inlet protection (§§ 27.1091 and 29.1091).

Protection of turbine engine inlets from flammable fluids and foreign objects is now provided for in § 25.1091(d) for transport category airplanes. The hazards of turbine engine ingestion of these materials are well known and exist in the same degree for turbine engine powered rotorcraft. New §§ 27.1091(e) and 29.1091(f) would therefore be added reading as follows:

() For turbine engine powered rotorcraft—

(1) There must be means to prevent hazardous quantities of fuel leakage or overflow from drains, vents, or other components of flammable fluid systems from entering the engine intake system; and

(2) The air inlet ducts must be located or protected so as to minimize the ingestion of foreign matter during takeoff, landing, and taxiing.

Proposal 14. Continuous maximum and intermittent icing conditions (§ 29.1093).

Turbine engine powered rotorcraft have been approved for flight under instrument conditions. This has increased the potential hazard of inflight icing. Appendix C of Part 25 defines icing conditions relevant to turbine powerplant icing protection. Section 29.1093 would be amended to require that each turbine engine be able to operate throughout its flight power range, without adverse effect on engine operation or serious loss of power or thrust, under the icing conditions specified in Appendix C of Part 25. Section 27.1093 already incorporates such a provision.

Proposal 15. Turbine engine exhaust system drains (§ 29.1121).

A new paragraph (h) would be added to § 29.1121 providing that, if significant fuel traps exist, each turbine engine exhaust system must have drains, discharging clear of the rotorcraft in all normal ground and flight attitudes, to prevent fuel accumulation after the failure of an engine start.

Explanation. Experience has shown that false starts in turbine installations may cause fuel to drain from the engine after shutdown. This drained fuel may accumulate in the combustor or tailpipe sections of the engine, causing a potential explosion hazard.

Proposal 16. Powerplant accessory drive torque limiting means (§§ 27.1163 and 29.1163).

Sections 27.1163 and 29.1163 would be amended to require that torque limiting means be provided on all accessory drives that are located on the transmission (or on other gearboxes that are part of the rotor drive system), in order to prevent the torque limits established by the manufacturer for those drives from being exceeded.

Explanation. Accessory drives have come into wide use on transmissions and other rotor drive system gearboxes. Large loads may be placed on these drives by malfunctioning accessories installed on drive pads. These loads may be transmitted to the rotor drive system. Safety requires that no overloads be transmitted to the rotor drive system. Torque limiting means that prevent the torque limits of these drives from being exceeded will accomplish this result.

Proposal 17. Designated fire zones (§ 29.1181).

The following self-explanatory changes would be made to § 29.1181(a):

(a) Paragraph (a) (1), (2), and (3) would be amended to apply only to reciprocating engines.

(b) A new paragraph (a)(6) would be added to include the compressor and accessory sections of turbine engines as designated fire zones.

(c) A new paragraph (a) (8) would be added to include the following:

(1) The combustor-turbine-tailpipe section of turbine engine installations would be a designated fire zone. (For this zone, § 29.1181(b) would be amended to require that fire protection need be provided under § 29.1203 only, if no flammable fluid components, lines, or fittings are in this zone, and if this zone is isolated from the compressor-accessory zone by a firewall that meets § 29.1191.)

(2) The combined combustor-turbine-tailpipe and compressor-accessory zones would be a designated fire zone that must fully meet present § 29.1181(b), if the combustor-turbine-tailpipe zone is not isolated from the compressor-accessory zone by a firewall that meets § 29.1191.

Proposal 18. Applicability of flammable fluid tank requirement (§ 27.1185).

Section 27.1185(b) imposes certain flammable fluid tank requirements on rotorcraft with engines "of more than 900 cu. in. displacement." No turbine

equivalent of the prescribed engine size is intended. Section 27.1185(b) would be amended to make this clear.

Proposal 19. Clarification of shutoff means, fire extinguishing system, and fire detector system exceptions (§§ 27.1189, 29.1189, 29.1195, and 29.1203).

Sections 27.1189(a)(2) and 29.1189 (Category B) except "engines of less than 500 cubic inches displacement" from the shutoff means requirement. Section 29.1195(a) excepts Category B rotorcraft having "engines of 1,500 cubic inches displacement or less" from the requirement to have a fire extinguishing system for the designated fire zones. Section 29.1203(a) excepts Category B rotorcraft having "engines of 900 cubic inches displacement or less" from the requirement to have approved fire detectors in the designated fire zones. No turbine engine equivalents of these cubic inch displacements are intended by these exceptions. No equivalent relaxations for turbines are intended by these exceptions. The language quoted above would therefore be specifically restricted, in each case, to reciprocating engines.

Proposal 20. Scope of required "engine" protection by firewalls (§§ 27.1191 and 29.1191).

Sections 27.1191(a) and 29.1191(a) require isolation of each "engine" by a firewall or its equivalent. For turbine engines, the distinction between engine and airframe may be unclear, since certain components, such as tailpipes, are frequently furnished by the airframe manufacturer. The subject isolation requirements are intended to apply to the combustor, turbine and tailpipe sections of turbine engines. Paragraph (a) of §§ 27.1191 and 29.1191 would be amended to make this clear.

Proposal 21. Fireproof engine compartment skin (§ 29.1193).

(a) Section 29.1193(e)(3) requires that each Category A rotorcraft have fireproof skin in areas subject to flame if a fire starts "in the engine power or accessory sections." On turbine engine installations, there is a hazard of combustor burn-through which could cause a fire to burn out of a fire zone. The intent of present § 29.1193(e)(3) is to contain this hazard. That subparagraph would therefore be amended by deleting the above quoted language and replacing it with the words "or burns out of any fire zone."

(b) Section 29.1193(c) is adequate for reciprocating engine powered rotorcraft but fails, with respect to turbine engine powered rotorcraft, to ensure that a fire burning out of one zone will not pass around the outside of a firewall and into the next zone downstream. For this reason, § 29.1193(c) would be amended to apply to reciprocating engine powered rotorcraft only, and a new provision would be added for turbine engine powered rotorcraft. This new provision would require, for turbine engine powered rotorcraft incorporating a diaphragm, that all cowling that (1) covers

the section downstream of the diaphragm and (2) might be subject to flame if a fire occurred upstream of the diaphragm, must be fireproof and meet § 29.1191.

Proposal 22. Fire protection of surfaces aft of, and adjacent to, engine compartments and designated fire zones (New §§ 27.1194 and 29.1194).

Because of the relative location of the engine and airframe in rotorcraft, there is a hazard of fire occurring aft of, and adjacent to, engine compartments and designated fire zones as a result of heat, sparks or flame emanating from the tailpipe section of turbine engines. For this reason, new §§ 27.1194 and 29.1194 entitled "other surfaces" would be added to read as follows:

(a) All surfaces aft of, and near, engine compartments and designated fire zones (except tail surfaces not subject to heat, flames, or sparks emanating from a designated fire zone or engine compartment) must be at least fire resistant.

(b) No rotorcraft components essential to controlled flight and landing may be adversely affected by any fire originating within any designated fire zone, including the combustor, turbine, and tailpipe sections of turbine engines.

Proposal 23. Powerplant instruments (§ 29.1305).

Several changes would be made to § 29.1305(a). These changes include new instruments necessary for safety and clarifications that are self-explanatory, and are as follows:

(a) Paragraph (a) (1), (2), and (5) would be amended to apply to reciprocating engines only.

(b) Paragraph (a) (9) would be redesignated as (a) (12) and a new (a) (9) would be added to require a gas temperature indicator for each turbine engine.

(c) Paragraph (a) (11) would be redesignated as (a) (13) and a new (a) (11) would be added to require a fuel flowmeter for each turbine engine if approval for flights of more than one hour under IFR conditions is requested.

(d) Paragraph (a) (10) would be redesignated as (a) (14) and a new (a) (10) would be added to require a gas producer rotor tachometer for each turbine engine.

(e) New paragraph (a) (12) (which is present (a) (9)) would be changed to require an oil temperature warning device to indicate unsafe oil temperatures in each main rotor drive gearbox (including gearboxes necessary for rotor phasing), without reference to oil system independence.

(f) A new paragraph (a) (15) would be added to require a free power turbine tachometer for each turbine engine.

(g) A new paragraph (a) (16) would be added to require means, for each turbine engine, to indicate power for that engine.

Proposal 24. Equipment incorporating high energy rotors (new §§ 27.1459 and 29.1459).

New §§ 27.1459 and 29.1459 entitled *Equipment containing high energy rotors* would be added to read as follows:

(a) Equipment containing high energy rotors must meet paragraphs (b), (c), or (d) of this section to prevent hazardous failure of those rotors.

(b) High energy rotors contained in equipment must be able to withstand damage caused by malfunctions or by vibration, abnormal speeds, or temperature. In addition—

(1) Auxiliary rotor cases must be able to contain damage caused by the failure of high energy rotor blades.

(2) Equipment control devices, systems and instrumentation must reasonably ensure that no operating limitations affecting the integrity of high energy rotors will be exceeded in service.

(c) It must be shown by test that equipment containing high energy rotors can contain any failure of a high energy rotor that occurs at the highest speed obtainable with the normal speed control devices inoperative.

(d) Equipment containing high energy rotors must be located where rotor failure will neither endanger the occupants nor adversely affect continued safe flight.

Explanation. This proposal implements §§ 27.1309 and 29.1309 which require equipment reliability. It is particularly necessary in the case of multiengine rotorcraft where high energy rotor failure in equipment on one engine could cause failures of other engines.

Proposal 25. Powerplant limitations (§ 29.1521(b)).

Several changes would be made to § 29.1521(b) to accommodate turbine engines. These changes are self explanatory and are proposed in order to (1) bring Part 29 into conformity with Part 25, and (2) give turbine engines limitations equivalent to those now provided for reciprocating engines in Part 29. The proposed new powerplant operation limitations are as follows:

(a) Paragraph (b)(3) would be redesignated as (b)(6) and a new (b)(3) would be added specifying the maximum permissible turbine inlet or turbine outlet gas temperature (for turbines).

(b) Paragraph (b)(4) would be redesignated as (b)(7) and a new (b)(4) would be added specifying the maximum permissible power or torque for each engine considering the power inlet limitations of the transmission with all engines operating.

(c) A new paragraph (b)(5) would be added specifying the maximum permissible power or torque for each engine considering the power inlet limitations of the transmission with one engine inoperative.

(d) New paragraph (b)(6) (which is present (b)(3)) would be changed to refer to new paragraphs (1) through (5) rather than (1) and (2) as at present.

(e) New paragraph (b)(7) (which is present (b)(4)) would be amended to read as follows:

(7) If the time limit established in subparagraph (6) exceeds 2 minutes—

(1) The maximum allowable cylinder head or coolant outlet temperature for reciprocating engines; and

(ii) The maximum allowable engine and transmission oil temperatures.

(f) Paragraph (c)(2) would be deleted and a new (c)(2) would be added identical to present (c)(4).

(g) Paragraph (c)(3) would be deleted and a new (c)(3) would be added specifying the maximum allowable manifold pressure for reciprocating engines.

(h) Paragraph (c)(4) would be deleted and a new (c)(4) would be added specifying the maximum permissible turbine inlet or turbine outlet gas temperature for turbine engines.

(i) A new paragraph (c)(5) would be added specifying the maximum permissible power or torque for each engine considering the power inlet limitations of the transmission with all engines operating.

(j) A new paragraph (c)(6) would be added specifying the maximum permissible power or torque for each engine considering the power inlet limitations of the transmission with one engine inoperative.

(k) A new paragraph (c)(7) would be added specifying the maximum allowable temperatures for (1) the cylinder head or coolant outlet (for reciprocating engines), (2) the engine oil, and (3) the transmission oil.

Airframe Proposals

Proposal 1. Design limitations (§§ 27.309 and 29.309).

Under the present strength requirements of Parts 27 and 29, altitude is not specifically designated as a design limitation. Altitude may affect the flight loads on the rotorcraft, especially the fatigue loadings. Therefore, a new paragraph (h) would be added to §§ 27.309 and 29.309 to include "design maximum altitude" as a design limitation.

Proposal 2. Application of factor of safety to landing gear supplementary energy absorption devices (§ 29.473).

Since § 29.473 requires the entire rotorcraft to be substantiated for ground loads as limit loads, the definition of factor of safety requires each part of the rotorcraft to withstand 1.5 times these limit ground loads "without failure" (§ 29.305(b)). However, certain devices for absorbing abnormal landing loads are now being incorporated in landing gear as a supplementary means of energy absorption. These devices are frequently built for one hard impact and are crushable by design, in order to best serve their purpose. They are, in short, designed to function under loads greater than design limit loads. These devices are valuable from a safety standpoint. Their functioning may be initiated safely by the failure of a shear pin or similar element. To provide for this element failure, a new paragraph (c) would be added to § 29.473, reading as follows:

§ 29.473 Ground loading conditions and assumptions.

(c) Triggering or actuating devices for additional or supplementary energy absorption may not fail under loads established in the tests prescribed in §§ 29.725 and 29.727, but the factor of safety prescribed in § 29.303 need not be used.

Proposal 3. Rotor lift allowed in establishing limit ground loads (§§ 27.473 and 29.473).

Section 29.473(a)(1) now allows rotor lift up to two-thirds of the design maximum weight to be used in establishing limit ground loads. Experience has shown that this rotor lift value can be safely used for normal category rotorcraft. Therefore, the present limitation to one-half of the design maximum weight in § 27.473(a)(1) would be changed to two-thirds of that weight. Also, §§ 27.473(a)(2) and 29.473(a)(2) now allow "any greater lift" that is appropriate to the rotorcraft. Experience has shown that two-thirds of the design maximum weight represents a reasonable magnitude of rotor lift for design purposes. Therefore, §§ 27.473(a)(2) and 29.473(a)(2) would be deleted.

One minor editorial change would be made to §§ 27.473(b) and 29.473(b): Since limit inertia load factors are wholly substantiated under §§ 27.725 and 29.725, the references to §§ 27.727 and 29.727 would be deleted from §§ 27.473(b) and 29.473(b).

Proposal 4. Ground loading conditions for skid landing gear (New § 29.501).

Recent type certification experience has shown that there is a need for provisions for certifying transport category rotorcraft having skid landing gear. The requirements of § 27.501 as amended by *Proposal 5* below, would therefore be placed in Part 29 as new § 29.501.

Proposal 5. Skid landing gear drag reactions (§ 27.501).

Section 27.501(c)(2)(ii), by directing that the ground loads pass through the center of gravity, results in substantiation with an assumed zero net pitching acceleration. For aft portions of the rotorcraft, this assumption is unconservative. A rational distribution of pitching loads is necessary for safety. For this reason, § 27.501(c)(2)(ii) would be deleted.

Proposal 6. Unsymmetrical loads on multiple-wheel units (New § 29.511).

At present there are no provisions for certifying rotorcraft with multiple-wheel gear units. Such rotorcraft are becoming common. Experience with the application of § 25.511, which concerns multiple-wheel units for transport category airplanes, indicate that certain similar requirements are appropriate for transport category rotorcraft with multiple-wheel units. These requirements would be added in new § 29.511, to read as follows:

§ 29.511 Ground load: unsymmetrical loads on multiple-wheel units.

(a) In dual-wheel gear units, 60 percent of the total ground reaction for the gear unit must be applied to one wheel and 40 percent to the other.

(b) To provide for the case of one flat tire, 60 percent of the specified load for the gear unit must be applied to either wheel except that the vertical ground reaction may not be less than the full static value.

(c) In determining the total load on a gear unit, the transverse shift in the load centroid, due to unsymmetrical load distribution on the wheels may be neglected.

Proposal 7. Amphibian and limited amphibian substantiation (§§ 29.519, 29.521, 29.755, 29.757 and 29.803).

Part 29 does not now provide for substantiation of any water-based rotorcraft other than those with floats. Transport category rotorcraft are being developed that have hulls. These rotorcraft either have full capability of water landings and takeoffs ("amphibians") or the capability of landing on water as prescribed in Part 127 ("limited amphibians"). Study indicates that the proposed rule changes listed below are necessary to properly substantiate amphibian rotorcraft and limited amphibian rotorcraft.

1. New § 28.519 would be added to read as follows:

§ 29.519 Hull type rotorcraft: Water-based, amphibian and limited amphibian.

(a) *General.* For hull type rotorcraft, the structure must be designed to withstand the water loadings set forth in paragraphs (b), (c), and (d) considering the most severe wave heights for which approval is desired. The loads for the landing conditions of paragraphs (b) and (c) of this section must be developed and distributed along and among the hull and auxiliary floats, if used, in a rational and conservative manner, assuming a rotor lift equal to two-thirds of the rotorcraft weight to act throughout the landing impact. For limited amphibian rotorcraft, a factor of safety of 1.15 may be applied to the loads specified in this section.

(b) *Vertical landing conditions.* The rotorcraft must initially contact the water surface at zero forward speed in likely pitch and roll attitudes which result in critical design loadings. The vertical descent velocity must be not less than 6.5 f.p.s.

(c) *Forward speed landing conditions.* The rotorcraft must contact the water at forward velocities from 0 up to 30 knots in likely pitched, rolled, and yawed attitudes and with vertical descent velocity of not less than 6.5 f.p.s. A maximum forward velocity of less than 30 knots may be used in design if it can be demonstrated that the forward velocity selected would not be exceeded in a normal one-engine out landing.

(d) *Auxiliary float immersion condition.* In addition to the loads from the landing conditions, the auxiliary float, its support and attaching structure in the hull must be designed for the load developed by a fully immersed float unless it can be shown that full immersion of the float is unlikely, in which case the highest likely float buoyancy load must be applied that considers loading of the float immersed to create restoring moments compensating for upsetting moments caused by side wind, asymmetrical rotorcraft loading, water wave action, and rotorcraft inertia.

2. Section 29.521 would be revised by extending its applicability to amphibian rotorcraft.

3. Section 29.755 would be amended to read as follows:

§ 29.755 Hull buoyancy.

(a) *Water-based and amphibian rotorcraft.* The hull and auxiliary floats, if used, must have enough watertight compartments so that, with any single compartment of the hull or auxiliary floats flooded, the buoyancy of the hull and auxiliary floats, and wheel tires if used, provides a margin of positive water stability great enough to minimize the probability of capsizing the rotorcraft for the worst combination of wave heights and surface winds for which approval is desired.

(b) *Limited amphibian rotorcraft.* For limited amphibian rotorcraft, the following apply:

(1) The hull and auxiliary floats, if used, must be divided into compartments so that, with any single compartment located in the likely area of water impact during landing, flooded, the buoyancy of the hull and auxiliary floats, and wheel tires, if used, will provide a sufficient margin of positive water stability to minimize the probability of capsizing the rotorcraft.

(2) The rotorcraft must remain afloat, after a landing on water, for at least one-half hour. Rotorcraft intended for operations without carrying life rafts and life preservers must remain afloat for at least 6 hours and must be equipped with an approved individual flotation means for each occupant.

(3) The requirements of subparagraphs (1) and (2) of this paragraph apply considering the most severe combination of wave heights and wind conditions for which approval is desired.

4. A new § 29.757 would be added to read as follows:

§ 29.757 Hull and auxiliary float strength.

The hull and auxiliary floats, if used, must withstand the water loads prescribed by § 29.519 with a rational and conservative distribution of local and distributed water pressures over the hull and float bottom.

5. Section 29.803 would be amended by adding the following new paragraph (c):

(c) *Limited amphibian rotorcraft* must meet paragraphs (a) and (b) of this section. In addition, the following apply:

(1) Each external door, window, and exit must withstand the probable maximum local water pressures, unless it can be shown that its failure will not be hazardous to the passengers and crew or have an adverse effect on the rotorcraft's water stability that would preclude safe evacuation of the occupants.

(2) At least two exits, one per side, meeting the minimum dimensions of the exit specified in § 29.807(a)(4) and located above the water level must be provided for passenger seating capacities up

to 39, inclusive. For passenger seating capacities from 40 to 59, inclusive, two exits, one per side, above the water level must be provided meeting the minimum dimensions of the exit specified in § 29.807(a)(3). In all cases, there must be at least one emergency exit located above the water level for each 35 passengers.

Proposal 8. Fatigue evaluation (New §§ 27.571 and 29.571, and §§ 27.1529 and 29.1529).

Sections 27.401(c), 29.401(c), 27.547(b), 29.547(b), 27.549(e), and 29.549(d) specify fatigue strength requirements for the airframe (including rotors) and require that the service life of critical components be established. These isolated requirements were established in 1946 and 1947, and consequently do not include the fail-safe concept. The fail-safe concept has been successfully applied for transport category airplanes (§ 25.571). Equivalent fail-safe rules, adapted to rotorcraft, would be added as new §§ 27.571 and 29.571, under new topic "FATIGUE EVALUATION." Full implementation of changes to the airworthiness standards may require appropriate additional rulemaking action concerning the operating rules. Further, the application of the fail-safe provisions requires that the inspections and replacement times of critical components be established, approved, and included in the maintenance manual under § 29.1529.

For these reasons, new §§ 27.571 and 29.571 would be added, and §§ 27.1529 and 29.1529 would be amended, all to read as follows:

§ 27.571 (29.571) Fatigue evaluation of flight structure.

(a) *Strength, detail design, and fabrication.* Those parts of the structure (including rotors, controls, the fuselage, and their related primary attachments), whose failure would be catastrophic must be identified, and must be evaluated by tests, analysis, or both under either paragraphs (b), (c), or (d) of this section. Substantiation by analysis in lieu of fatigue tests will be acceptable only for applications where the analysis has been shown to be reliable. The locations of probable failure must be determined. In addition, the procedures for substantiating the structure must be approved and must be as follows:

(1) The determination of loads or stresses must include flight measurements of all conditions throughout the range of limitations prescribed in § 27.309 (29.309, as applicable).

(2) The loading spectra must be based on flight measured stresses, and must be as severe as the loads expected in service.

(3) For structure evaluated under paragraphs (c) and (d) of this section, a determination must be made of the fatigue life (during which the structure can withstand limit loads or maximum attainable loads, whichever is less) remaining after a partial failure.

(4) Each partial failure that may occur must be shown to be readily detectable.

(b) *Replacement time evaluation.* It must be shown that—

(1) The probability of fatigue failure is extremely remote without an established replacement time; or

(2) Within an established replacement time, the probability of fatigue failure is extremely remote.

(c) *Fail-safe evaluation.* It must be shown that the probability of catastrophic failure is extremely remote when the approved inspection and maintenance procedures in § 27.1529(b) (29.1529(b), as applicable) are applied.

(d) *Combination of replacement time and fail-safe evaluation.* It must be shown that the combination of fail-safe features and established replacement times result in an extremely remote probability of catastrophic failure when the approved inspection and maintenance procedures in § 27.1529(b) (29.1529(b), as applicable) are applied.

§ 27.1529 (§ 29.1529) Maintenance manual.

(a) Each rotorcraft must have a maintenance manual containing the information that the applicant considers essential for proper maintenance.

(b) Inspections and replacement times of structural components established in accordance with the provision of § 27.571 (29.571) must be included in an approved and separate portion of the maintenance manual and consistent with the remaining manual material. These components must be identified by serial number or equivalent means unless the Administrator finds that the replacement times are sufficiently long that replacement is not anticipated.

Proposal 9. Fuselage and rotor pylon substantiation for 2½-minute power (§ 29.549).

Amendment 29-1, effective August 12, 1965, provides for the certification of multiengine, turbine powered rotorcraft for a 2½-minute power setting greater than takeoff power. No rule presently specifically requires the fuselage and rotor pylon structure to be substantiated for this greater power. For these structures, consideration of the effects of limit torque resulting from the use of 2½-minute power is necessary for safety. For this reason, new § 29.549(e) would be added to read as follows:

(e) If approval for the use of 2½-minute power is requested, each engine mount and adjacent structure must be designed to withstand the loads resulting from a limit torque equal to 1.25 times the mean torque for 2½-minute power combined with 1g flight loads.

Proposal 10. Dual locking devices on fasteners (§§ 27.607 and 29.607).

Sections 27.607 and 29.607 prohibit the use of self-locking nuts on certain bolts. Experience has shown that, where the loss of the fastening function could prevent continued safe flight and landing, dual locking devices on all fasteners are necessary for safety. Sections 27.607 and 29.607 would be amended to require this.

Proposal 11. Venting and drainage of rotor blades (§§ 27.653 and 29.653).

Sections 27.653 and 29.653 require that rotor blades have means for drainage and pressure venting. Sealed rotor blades capable of withstanding maximum pressure differentials expected in service do not require these means for safe operation. Therefore, §§ 27.653 and 29.653 would be amended to specifically except those rotor blades.

Proposal 12. Tail rotor design (§§ 27.653 through 27.661, and 29.653 through 29.661).

While limited in their terms to main rotors, the referenced sections apply as well to tail rotors. Therefore these sections, and the topic "MAIN ROTOR" which precedes them, would be broadened to cover main and tail rotors.

Proposal 13. Mass balance installation substantiation (§§ 27.659 and 29.659).

While §§ 27.659 and 29.659 require mass balancing of rotors and blades, no rule provides for the substantiation of the installation of the mass balancing means. Service failures have resulted in potentially hazardous losses of mass balance. Sections 27.659 and 29.659 would therefore be amended to require that the structural integrity of the mass balance installation be substantiated.

Proposal 14. Ground resonance prevention means (new §§ 27.663 and 29.663).

Sections 27.241 and 29.241 require freedom from ground resonance. Several incidents have shown that the means for complying with these sections has been unreliable in service. Ground resonance is a dangerous mechanical instability that must be prevented. There is no rule specifically requiring that the means for complying with §§ 27.241 and 29.241 be reliable in service. To correct this deficiency, new §§ 27.663 and 29.663 entitled "Ground resonance prevention means" would be added, to read as follows:

(a) The reliability of the means for preventing ground resonance must be shown either by analysis and tests, or reliable service experience, or by showing that malfunction of a single means will not cause ground resonance.

(b) The probable range of variations, during service, of the damping action of the ground resonance prevention means must be established and must be investigated in flight during the test required by § 27.241 (§ 29.241, as applicable).

Consistent with this proposal, §§ 27.1529 and 29.1529 would be amended to require that an approved portion of the Maintenance Manual contain appropriate information for the maintenance of the ground resonance prevention means.

Proposal 15. Drop height for limit drop test (§ 29.725).

Section 29.725(a) now permits a drop height of 8 inches if the resulting drop contact velocity is not less than the value likely to occur in power-off landings.

Single engine transport rotorcraft have been shown to be capable of meeting this requirement with no difficulty. For multiengine rotorcraft, the reference to power-off landings is unduly severe and is not needed because of the remote probability of complete power failure. These factors also make the 13-inch alternative unnecessary. For these reasons, § 29.725 (a) would be amended to require only an 8-inch drop height with no conditions concerning drop contact velocity.

Proposal 16. Main float buoyancy (§§ 27.751 and 29.751).

Sections 27.751(b) and 29.751(b) now only require a specified number of float compartments of approximately equal volume. The consequences of failure of any single compartment, so far as positive water stability is concerned, are not covered. Compliance with the present rule could be shown for a rotorcraft that would capsize upon failure of one compartment. This potentially hazardous condition would be cured by deleting present §§ 27.751(b) and 29.751(b), and by adding a new paragraph (b) providing that "each main float must have enough water-tight compartments so that, with any single main float compartment flooded, the main floats will provide a margin of positive stability great enough to minimize the probability of capsizing."

Proposal 17. Pilot compartment separation from passenger compartment (§ 29.771).

Paragraphs (e) and (f) of § 29.771 require, respectively, that there be a passageway between the pilot compartment and the passenger compartment, and that there be means to prevent passengers from entering the pilot compartment without permission. Neither of these requirements is appropriate as a type certification requirement. Therefore, paragraphs (e) and (f) of § 29.771 would be deleted.

Proposal 18. Flight crew emergency exit evacuation tests (§ 29.805).

Section 29.805 prescribes rapid evacuation provisions for flight crew emergency exits. Experience has shown that true rapid evacuation capability can only be shown by actual test. For this reason, § 29.805 would be amended to require that compliance be shown by test.

Proposal 19. Emergency exits: Transport category rotorcraft (§§ 29.807 through 29.815).

(a) Paragraph (a) (1) and (4) of § 29.807 now specify corner radii of "not greater than 4 inches" for Type I and Type IV exits. These radii were patterned after former Part 4b. That part was later changed to allow corner radii not greater than one-third of the width of the exit. The reasons for this change (greater flexibility in exit design) apply equally to transport category rotorcraft. For this reason, the corner radii specified in § 29.807(a) (1) and (4) would be changed to one-third of the width of the exit.

(b) The table in § 29.807(b), specifying the required number of exits of dif-

ferent types on the side of the fuselage would be amended to read as follows:

	Type I	Type II	Type III	Type IV
1 through 10				1
11 through 19			1 or	2
20 through 39		1		1
40 through 59	1			1
60 through 79	1		1 or	2

Explanation. The changes in the proposed table result from the following factors: (1) The present table does not cover rotorcraft with more than 69 passengers; (2) It is difficult to place Type I or II emergency exits on the side of large helicopters with long external fuel blisters; (3) The maximum expected passenger capacity in the foreseeable future is 79; (4) Part 25 provides a more practical arrangement by breaking the numbers 1-19 into 1-10 and 11-19 and by allowing a Type IV exit for the first increment and a Type III for the second increment; (5) Experience shows that a Type IV exit would provide relief to manufacturers of rotorcraft with seating capacities of 1-19, who must now provide a Type III exit; (6) The factors that led to the present breakdown in Part 25 apply equally to transport category rotorcraft; and (7) The exit requirements for the new increment 60-79 correspond to those in Part 25, since experience with those requirements has been favorable.

(c) Experience has shown that, if the rotorcraft design prevents practical installation of all side exits required under § 29.807(b), then one Type I or Type II exit may safely be located in the floor ramp of rear ramp rotorcraft instead of in the sides of the fuselage. Section 29.807 would therefore be amended by adding a new subparagraph (c)(3) allowing this substitution if the aft exit meets § 29.813.

(d) Section 29.809(f) requires an acceptable means of assisting occupants to the ground from all exits other than certain over-wing exits. For land-based rotorcraft, experience has shown that (1) the assumed ability of occupants to use the wing as an evacuation means may not be valid in every case, and (2) the evacuation means consistently proven most valuable are (i) a slide, or its equivalent, for floor level exits, and (ii) a rope, or its equivalent, for other exits. For these reasons, § 29.809(f) would be amended to read as follows:

(f) Each land-based rotorcraft emergency exit more than 6 feet from the ground with the rotorcraft on the ground and the landing gear extended, must have an approved slide, or its equivalent, for each floor level exit, and an approved rope, or its equivalent, for other exits. If a rope is used, it must be—

- (1) At least five-eighths inch in diameter;
- (2) Able, with its attachment, to withstand a 400-pound static load;
- (3) Attached to the fuselage structure at or above the top of the emergency exit opening, or (for the pilot's emergency exit window where the stowed rope would reduce the pilot's view in flight), at another approved location.
- (4) For each over-wing exit, long enough to allow descent to the ground over any structure between the exit and the ground.

(e) The emergency exit marking requirements of § 29.811 would be substantially revised to standardize the requirements for transport category rotorcraft. This proposal would incorporate standards now applied to transport category airplanes under Part 25, which have been shown to be adequate for safe evacuation in emergencies. Section 29.811 would be amended to read as follows:

§ 29.811 Emergency exit marking.

(a) Each passenger emergency exit, its means of access, and its means of opening must be conspicuously marked.

(b) The identity and location of each passenger emergency exit must be recognizable from a distance equal to the width of the cabin.

(c) The location of each passenger emergency exit must be indicated by a sign visible to occupants approaching along the main passenger aisle. There must be a locating sign—

(1) Next to or above the aisle near each floor emergency exit, except that one sign may serve two exits if both exits can be seen readily from that sign; and

(2) On each bulkhead or divider that prevents fore and aft vision along the passenger cabin, to indicate emergency exits beyond and obscured by it, except that if this is not possible the sign may be placed at another appropriate location.

(d) Each passenger emergency exit marking and each locating sign must have white letters 1 inch high on a red background 2 inches high, be self or electrically illuminated, and have a minimum luminance (brightness) of at least 160 microlamberts. The colors may be reversed if this will increase the emergency illumination of the passenger compartment.

(e) The location of each passenger emergency exit operating handle and instructions for opening must be shown—

(1) For each emergency exit, by a marking on or near the exit that is readable from a distance of 30 inches; and

(2) For each Type I or Type II emergency exit with a locking mechanism released by rotary motion of the handle, by—

(i) A red arrow, with a shaft at least three-fourths inch wide and a head twice the width of the shaft, extending along at least 70 degrees of arc at a radius approximately equal to three-fourths of the handle length; and

(ii) The word "open" in red letters 1 inch high, placed horizontally near the head of the arrow.

(f) A source of light, independent of the main lighting system, must be installed to—

(1) Illuminate each passenger emergency exit marking and locating sign; and

(2) Provide enough general lighting in the passenger cabin so that the average illumination, when measured at 40-inch intervals at seat armrest height on the center line of the main passenger aisle, at least 0.05 foot-candles.

(g) Each light required by paragraph (f) of this section must be designed to be operable manually, and to operate automatically when armed (if necessary), from the independent lighting system required by paragraph (f) of this section in a crash landing or whenever the rotorcraft's normal electrical power to the light is interrupted.

(h) Each emergency exit that is required to be openable from the outside, and its means of opening, must be marked on the outside of the rotorcraft. In addition, the following apply:

(1) There must be a 2-inch colored band outlining the exit.

(2) Each outside marking, including the band, must differ in color from the surrounding fuselage surface so that the reflectance (that is, the ratio of the luminous flux reflected by a body to the luminous flux it receives) of the lighter color exceeds the reflectance of the darker color by a factor of at least three.

(i) Exits marked as such, though in excess of the required number of exits, must meet the requirements for emergency exits of the particular type. Emergency exits need only be marked with the word "Exit".

(f) Section 29.813(b) now requires that "enough space" be provided to allow a crewmember to assist in the evacuation of passengers. What is "enough space" depends on whether the avenues of evacuation are assumed to be blocked by incapacitated passengers. Part 29 contains requirements for the protection of passengers. It is reasonable to assume that the protective devices are used successfully by passengers. Conversely, there is no reason to assume the presence of incapacitated passengers in places that are strategic with respect to evacuation. For this reason, § 29.813(b) would be amended to include the assumption that all passengers are ambulatory.

(g) Consistent with these proposals, § 29.1557, concerning markings and placards, would be amended to require that each placard and operating control for each emergency exit must differ in color from the surrounding fuselage surface, as prescribed in § 29.811(h)(2).

Proposal 20. Emergency exits: Normal category rotorcraft (§ 27.807).

Section 27.807(a) now requires an emergency exit on the opposite side of the cabin from the main door only, if the rotorcraft has a capacity of more than five persons. All rotorcraft, regardless of seating capacity, have a tendency to roll over in an accident. Therefore, the need for evacuation from the side opposite the main door does not depend on seating capacity. For this reason, § 27.807(a) would be amended to apply to all rotorcraft with closed cabins, regardless of seating capacity.

Proposal 21. Fire extinguishers for large rotorcraft (§ 29.853).

Section 29.853(f) now specifies the number of hand fire extinguishers for rotorcraft with seating capacities up through 60 passengers. Larger rotorcraft are being developed. Studies indicate that, for rotorcraft with seating ca-

capacities greater than 60, safety requires at least three hand fire extinguishers. The table in § 29.853(f) would be amended to specify this.

Proposal 22. Cargo and baggage compartments (§ 29.855).

(a) Section 29.855(a) requires that cargo and baggage compartments be lined with fire resistant materials. It is the intent of this paragraph to require that doors and windows be lined, except for windows that are shatterproof. Therefore, § 29.855(a) would be amended to add the following sentence: "The lining must cover all doors and all windows that do not use shatterproof glass."

(b) Section 29.855 specifies general design requirements for cargo and baggage compartments. Experience has shown that these requirements are not specific enough for compartments that are not sealed against fire and for compartments that are for cargo only. For this reason, paragraph (d) would be amended, and a new paragraph (e) would be added to § 29.855, all to read as follows:

(d) Each cargo and baggage compartment that is not sealed so as to contain cargo compartment fires completely without endangering the safety of a rotorcraft or its occupants, must be designed, or must have a device, to ensure detection of fires by a crew member while at his station and to prevent the entry of harmful quantities of smoke, flame, extinguishing agents, and other noxious gases into any crew or passenger compartment. This must be shown in flight.

(e) On rotorcraft used for the carriage of cargo only, the cabin area may be considered a cargo compartment. In addition to paragraphs (a) through (d) of this section, the following apply:

(1) There must be means to shut off the ventilating airflow to or within the compartment. Controls for this purpose must be accessible to the flight crew in the crew compartment.

(2) Required crew emergency exits must be accessible under all cargo loading conditions.

(3) Sources of heat within each compartment must be shielded and insulated to prevent igniting the cargo.

Proposal 23. Tail rotor conspicuity (§§ 27.1565 and 29.1565).

The intent of §§ 27.1565 and 29.1565 is to require conspicuity under daylight conditions only. These sections would be amended to make this clear.

General Proposal

Consistent with the gradual transition from statute miles to nautical miles being made throughout the Federal Aviation Regulations, the Agency proposes to amend Parts 27 and 29 by changing all references to "miles" and "miles per hour" to "statute miles" and "knots", respectively, wherever the former are used in these parts.

These amendments are proposed under the authority of sections 313(a), 601, and

603 of the Federal Aviation Act of 1958 (49 U.S.C. 1354(a), 1421, and 1423).

Issued in Washington, D.C., on December 21, 1965.

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

[P.R. Doc. 65-13793; Filed, Dec. 27, 1965;
8:45 a.m.]

[14 CFR Part 25]

[Docket No. 7008; Notice No. 65-33A]

HYDRAULIC SYSTEM FOR TRANSPORT CATEGORY AIRPLANES

**Notice of Proposed Rule Making;
Extension of Comment Period**

The Federal Aviation Agency proposed in Notice 65-33, Hydraulic System for Transport Category Airplanes, published in the FEDERAL REGISTER on November 5, 1965 (30 F.R. 14015), to prescribe more comprehensive design and test requirements for airplane hydraulic systems and to require that the reliability of the systems be established by functional tests and analyses. The notice stated that consideration would be given to all comments received on or before January 5, 1966.

The Aerospace Industries Association (AIA), on behalf of its members, has requested an extension of the time for comment on this proposed regulatory action. This organization which has a substantive interest in the proposed rule, advised the Agency that it needs an additional 45 days to give proper consideration to the proposal.

I find that the petitioner has shown a substantive interest in the proposed rule and good cause for the extension and that the extension is consistent with the public interest.

Therefore, pursuant to the authority delegated to me by the Administrator (14 CFR 11.45), the time within which comments on Notice 65-33 will be received is extended to February 21, 1966.

Issued in Washington, D.C., on December 21, 1965.

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

[P.R. Doc. 65-13794; Filed, Dec. 27, 1965;
8:45 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 65-CE-145]

TRANSITION AREA

Proposed Designation

The Federal Aviation Agency is considering an amendment to Part 71 of the Federal Aviation Regulations to designate controlled airspace at Dowagiac, Mich.

An instrument approach procedure will be established concurrently with the designation of the airspace herein for the Cass County Memorial Airport, Dowagiac, Mich. The Cass County Me-

morial Airport lies beneath the South Bend, Ind., 1,200-foot transition area.

The Federal Aviation Agency, having completed a comprehensive review of the terminal airspace structural requirements in the Dowagiac, Mich., terminal area, proposes the following airspace action:

Designate the Dowagiac, Mich., transition area as that airspace extending upward from 700 feet above the surface within a 5-mile radius of the Cass County Memorial Airport (latitude 41°59'30" N., longitude 86°07'30" W.), and within 2 miles each side of the Keeler, Mich., 181° T (181° M) radial extending from the 5-mile radius area to the Keeler VOR excluding the portion within the Benton Harbor, Mich., and South Bend, Ind., transition areas.

The proposed transition area will provide controlled airspace for departing aircraft during climb from 700 feet to 1,200 feet above the surface and it will also provide controlled airspace protection for aircraft executing the prescribed instrument approach procedures during descent from 1,500 to 700 feet above the surface.

The floor of the airway that traverses the transition area proposed herein would automatically coincide with the floors of the transition area.

Specific details of the new approach procedure may be examined by contacting the Chief, Airspace Branch, Air Traffic Division, Central Region, Federal Aviation Agency, 4825 Troost Avenue, Kansas City, Mo., 64110.

Interested persons may submit such written data, views or arguments as they may desire. Communications should be submitted in triplicate to the Director, Central Region, Attention: Chief, Air Traffic Division, Federal Aviation Agency, 4825 Troost Avenue, Kansas City, Mo., 64110. All communications received within 45 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No public hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Agency officials may be made by contacting the Regional Air Traffic Division Chief. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The public docket will be available for examination by interested persons in the Office of the Regional Counsel, Federal Aviation Agency, 4825 Troost Avenue, Kansas City, Mo., 64110.

(Sec. 307(a) of the Federal Aviation Act of 1958; 49 U.S.C. 1348)

Issued at Kansas City, Mo., on December 16, 1965.

EDWARD C. MARSH,
Director, Central Region.

[P.R. Doc. 65-13836; Filed, Dec. 27, 1965;
8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

[49 CFR Parts 71-90]

[Docket No. 34650; Notice 1]

EXPLOSIVES AND OTHER DANGEROUS ARTICLES

Pipeline Transportation; Extension of Time for Filing Representations

At a session of the Interstate Commerce Commission, Division 3, held in

Washington, D.C., on the 16th day of December 1965.

Upon consideration of the record in the above entitled proceeding and request of the American Petroleum Institute for an extension of time within which to file representations in response to the notice of proposed rule making dated October 5, 1965; and good cause appearing therefor:

It is ordered, That the time within which such representations may be filed be, and is hereby, extended to March 31, 1966.

And it is further ordered, That notice of this order shall be given to all parties

of known interest; the Public Utility Commissions or Boards, or similar regulatory bodies, of each State; that a copy be posted in the Office of the Secretary of the Commission for public inspection; and that a copy be delivered to the Director, Office of the Federal Register, for publication in the FEDERAL REGISTER as notice to all interested persons.

By the Commission, Division 3.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 65-13815; Filed, Dec. 27, 1965;
8:46 a.m.]

Notices

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

RESTRICTIONS ON MOVEMENT OF CERTAIN ANIMALS BECAUSE OF BRUCELLOSIS

Notice of Specific Approval of Stockyards and Slaughtering Establishments

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

SPECIFICALLY APPROVED STOCKYARDS

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

ALABAMA

- *Adams & Eagle, Inc., Marion.
- *Arab Stockyards, Arab.
- *Atmore Truckers Association, Inc., Atmore.
- *Bowman Stockyards, Montgomery.
- *Escambia County Cooperative, Inc., Brewton.
- *Farmers Cooperative Market, Inc., Prisco City.
- *Farmers Cooperative Market, Opp.
- *Fayette Stockyards, Inc., Fayette.
- *Florence Trading Post, Florence.
- *Geneva Stockyards, Geneva.
- *Hartford Livestock Company, Hartford.
- *Henry County Livestock Association, Inc., Abbeville.
- *Hodges-Capital Stockyards, Montgomery.
- *Hooper Auction Company, Inc., Montgomery.
- *Kennamer Livestock Company, Inc., Guntersville.
- *Kennett-Murray & Company, Montgomery.
- *King Livestock Auction Company, Florence.
- *Limestone County Stockyard, Athens.
- *Livingston Stock Yard, Livingston.
- *Madison County Livestock Market, Huntsville.
- *Pickens County Livestock Commission Company, Aliceville.
- *Ramsey & Sons, Inc., Dothan.
- *Roanoke Stockyards, Inc., Roanoke.
- *Robertdale Livestock Auction, Inc., Robertsdale.
- *Selma Stock Yards, Inc., Selma.
- *Stokes & Brogden Stockyard, Inc., Andalusia.

- *Tri-County Stockyards, Hurtsboro.
- *Triple S Stockyards, Inc., Montgomery.
- *Union Stock Yards, Eufaula.
- *Valley Stock Yard, Decatur.
- *West Alabama Stock Yards, Inc., Eutaw.
- *White Livestock Commission Company, Inc., Birmingham.
- *White Livestock Commission Company, Inc., Moulton.
- *Winfield Livestock Commission Company, Winfield.

ARIZONA

- *Arizona Livestock Auction, Phoenix.
- *Brooks Livestock Commission Co., Casa Grande.
- *Phoenix Livestock Auction, Phoenix.
- *Wentz Bros. Livestock Auction, Tucson.
- *Willcox Livestock Commission Co., Willcox.
- *Yuma Livestock Exchange, Yuma.

ARKANSAS

- *Ash Flat Sale Barn, Ash Flat.
- *Beebe Auction Company, Beebe.
- *Bentonville Comm. Sales, Bentonville.
- *Carson Livestock Auction, Searcy.
- *Roy Chaney Sales Barn, Morrilton.
- *Clark County Livestock Auction, Arkadelphia.
- *Corning Sales Company, Corning.
- *County Line Sale, Ratcliff.
- *Crawford County Livestock Auction, Van Buren.
- *Decatur L. S. Auction, Decatur.
- *Drew County Auction Company, Monticello.
- *Eudora Sales Barn, Eudora.
- *Farmers Livestock Auction, Springdale.
- *Farmers Auction Company, Marianna.
- *Farmers & Ranchers Auction, Batesville.
- *Farmers & Stockholders Comm. Co., Inc., Pochahontas.
- *Flippin Sales Co., Flippin.
- *Gentry Horse & Dairy Auction, Gentry.
- *Glenn Edgar Auction Co., Batesville.
- *Glover Livestock Comm. Co., Pine Bluff.
- *Gravette Community Sales, Gravette.
- *Harrison Stockyards, Harrison.
- *Hope Livestock Comm. Co., Hope.
- *Jonesboro Stockyards, Jonesboro.
- *Lafayette County Livestock Auction, Lewisville.
- *Lewis Sale Barn, Major, Conway.
- *Logan County L. S. Auction, Magazine.
- *Magnolia Livestock Auction, Magnolia.
- *Mammoth Spring Sale Barn, Mammoth Spring.
- *Montgomery County Auction, Mount Ida.
- *Mountain Home Livestock Auction, Mountain Home.
- *Nettleton Stockyards, Jonesboro.
- *Poik County Auction, Mena.
- *Randolph County Livestock Auction, Pochahontas.
- *Rector Auction, Rector.
- *Russellville L. S. Auction, Russellville.
- *Salem Livestock Auction, Salem.
- *Scott County Livestock Auction, Waldron.
- *Searcy County Auction, Marshall.
- *Shantz & Rodman L. S. Commission, North Little Rock.
- *Siloam Springs Sale Barn, Siloam Springs.
- *Stone County Auction, Mountain View.
- *Taylor's Livestock Comm., Searcy.
- *Washington County Sale Barn, Fayetteville.

CALIFORNIA

- *Bakersfield Livestock Auction Co., Bakersfield.
- *California Farm Bureau Sales Yard, Visalia.
- *Los Angeles Livestock Market, City of Industry.

- *Oakdale Livestock Auction Yard, Oakdale.
- *Producers Livestock Marketing Assn., Artesta, Dairy Valley.
- *Red Bluff Farm Bureau Sales Yard, Red Bluff.
- *Roseville Livestock Auction Yard, Roseville.
- *Stockton Union Stockyards, Stockton.
- *Valley Stockyard, Inc., El Centro.

COLORADO

- *Alamosa Livestock Sales, Alamosa.
- *Alsbury Sales Pavilion, Glenwood Springs.
- *Basin Livestock Commission Co., Durango.
- *Brush Livestock Commission Co., Brush.
- *Burlington Sales Co., Burlington.
- *Calhan-Cash Auction Market, Calhan.
- *Cortez Sales Barn, Cortez.
- *Delta Sales Yard, Delta.
- *Elizabeth Livestock Auction, Elizabeth.
- *Farmer & Rancher Comm. Co., Fort Collins.
- *Fort Collins Sales Yard, Fort Collins.
- *Fowler Auction Co., Fowler.
- *Grand Junction Livestock Auction, Grand Junction.
- *Haxtun Co-op Livestock Exchange, Haxtun.
- *K & R Livestock Comm. Co., Broomfield.
- *La Junta Livestock Comm. Co., La Junta.
- *R. P. Lewis & Son Auction Co., La Junta.
- *Limon Livestock Sales Co., Limon.
- *Longmont Sale Yard, Longmont.
- *McCandless Livestock Co., Lamar.
- *Otis Sales Barn, Otis.
- *Pueblo Livestock Comm. Co., Pueblo.
- *Ranchland Livestock Comm. Co., Wray.
- *Riffe Sales Yard, Riffe.
- *Salida Livestock Comm. Co., Salida.
- *Springfield Livestock Comm. Co., Springfield.
- *Sterling Livestock Comm. Co., Sterling.
- *Stratton Sale Barn, Stratton.
- *Sunset Livestock Comm. Co., Greeley.
- *Trinidad Livestock Auction, Trinidad.
- *Valley Livestock Auction, Grand Junction.
- *Weid Livestock Comm. Co., Greeley.
- *Western Slope Livestock Auction, Montrose.
- *Winter Livestock Comm. Co., La Junta.
- *Yampa Valley Livestock Auction, Craig.
- *Yuma Livestock Auction, Yuma.

DELAWARE

- *Carroll's Sales Co., Felton.
- *Goldinger Bros., Inc., Smyrna.
- *Harris Sales Co., Odessa.

FLORIDA

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

GEORGIA

- *Augusta Livestock Market, Augusta.
- *Bainbridge Auction Market, Inc., Bainbridge.
- *Bartow Livestock Commission Company, Cartersville.
- *Capital Livestock Auction Company, Inc., Atlanta.
- *Candler Livestock Market, Metter.
- *Carroll County Livestock Sales Barn, Carrollton.
- *Chatham Livestock Company, Savannah.
- *Columbus-Muscogee Livestock Auction, Inc., Columbus.
- *Coredele Livestock Company, Cordele.
- *Dublin Livestock Commission Company, Dublin.
- *Duvall-Wheeler Livestock Company, Greensboro.
- *Farmers' Stockyard, Sylvania.

*Farmers Livestock Market, Soperton.
 *Fitzgerald Farmers Auction, Inc., Fitzgerald.
 *Plint River Livestock Auction, Bainbridge.
 *Georgia Livestock Terminal Market, Inc., Macon.
 *Georgia Farm Products Sales Corp., Thomas-ton.
 *Irwin County Livestock Company, Inc., Ocilla.
 *Jepeway-Craig Commission Company, Dublin.
 *La Grange Stockyards, Inc., La Grange.
 *Livestock Marketers, Inc., Douglas.
 *Metter Livestock Market, Metter.
 *McClure-Burnett Commission Company, Atlanta.
 *McClure-Burnett Commission Company, Rome.
 *Mitchell County Livestock Company, Camilla.
 *Moultrie Livestock Company, Moultrie.
 *North Georgia Farmers Livestock Market, Cummings.
 *North Georgia Livestock Auction, Inc., Athens.
 *Peoples Stockyard, Cuthbert.
 *Pelham Livestock Company, Pelham.
 *Pierce County Stockyard, Blackshear.
 *Pulaski Stockyard, Hawkinsville.
 *Queen City Livestock Auction Company, Gainesville.
 *Rogers Livestock Sales, La Grange.
 *Seminole Livestock Auction Market, Donaldsonville.
 *Shuman Livestock Market, Inc., Hagan.
 *Sumter Livestock Assoc., Inc., Americus.
 *Sutton Livestock Company, Sylvester.
 *Sylvania Stockyard, Sylvania.
 *Thomson Stockyard, Thomson.
 *Tifton Stockyards, Tifton.
 *Toccoa Livestock Auction, Toccoa.
 *Tri-County Livestock Company, Social Circle.
 *Turner County Stockyards, Ashburn.
 *Union Stockyards, Albany.
 *Valdosta Livestock Company, Inc., Valdosta.
 *Waycross Livestock Market, Waycross.
 *Wayne County Stockyards, Jesup.
 *Wilkes County Stockyard, Washington.

IDAHO

*Bonners Ferry Livestock Inc., Bonners Ferry.
 *Burley Livestock Comm. Co., Inc., Burley.
 *Cache Valley Livestock Auction, Preston.
 *Coeur d'Alene Livstck. Yards, Coeur d'Alene.
 *Cottonwood Sales Yard, Cottonwood.
 *Emmett Livestock Comm. Co., Inc., Emmett.
 *Gooding Livestock Comm. Co., Inc., Gooding.
 *Meridian Saleyard, Meridian.
 *Nampa Livstck. Markets, Inc., Nampa.
 *Rexburg Livestock Auction, Rexburg.
 *Salmon River Livstck. Auction, Inc., Salmon.
 *Salmon Sale Yard, Salmon.
 *Sandpoint Livstck. Auction Co., Inc., Sandpoint.
 *Shoshone Sale Yard, Inc., Shoshone.
 *Spencer Livstck. Comm. Co., Lewiston.
 *Stockgrowers Comm. Co., Inc., Twin Falls.
 *Tink's Livestock Commission Co., Jerome.
 *Twin City Salesyard, Lewiston.
 *Valley Livstck. Comm. Co., Rupert.
 *Weiser Livstck. Comm. Co., Weiser.
 *O. K. Livestock Marke', Caldwell.

ILLINOIS

Carthage Community Sale Co., Carthage.
 Central Illinois Livestock Market, Hopedale.
 Colchester Sales Association, Colchester.
 Dameron Livestock Auction, Vienna.
 Danville Livestock Commission Co., Danville.
 Decker's Milford Sales and Commission Co., Milford.
 DeWane's Livestock Exchange, Belvidere.
 El Paso Livestock Auction, El Paso.
 Jennings Sale Company, Macomb.
 Kankakee Livestock Company, Bourbonnais.
 Kewanee Sale Barn, Kewanee.

Knoxville Sale Company, Inc., Knoxville.
 LaSalle County Livestock Marketing Center, Ottawa.
 Paris Livestock Sales Company, Paris.
 *Peoria Union Stock Yards, Peoria.
 Price's Livestock Marketing Co., Shelbyville.
 Rock Island Auction Sales, Inc., Rock Island.
 Schrader Consignment Sale, Dakota.
 Souders Stockyards, Brookport.
 *Springfield Stockyards, Springfield.
 Sullivan Livestock Market, Sullivan.
 Trainors Livestock Sales, Clinton.
 West Kankakee Livestock Sale, Kankakee.
 Winslow Marketing Center, Winslow.

INDIANA

*Boswell Livestock Commission, Boswell.
 *Delta Livestock Auction & Commission Co., Fort Wayne.
 *Lowell Livestock Auction, Inc., Lowell.
 *Producers Marketing Association, Inc., Montpelier.
 *Producers Marketing Association, Inc., Centerville.
 *Producers Marketing Association, Terre Haute.
 *Producers Marketing Association, Vincennes.
 *Reynolds Sale Barn, Reynolds.
 *Shipshevana Auction Co., Shipshevana.
 *Valparaiso Community Sale, Valparaiso.

IOWA

Ackley Sales Pavilion, Ackley.
 Adams County Auction, Corning.
 Adel Sales Pavilion, Adel.
 Albia Sales Company, Albia.
 Algona Livestock Auction, Algona.
 Anamosa Livestock Auction, Anamosa.
 Anita Auction Co., Anita.
 Aplington Sales Pavilion, Aplington.
 Avoca Auction Co., Avoca.
 Baxter Sales Co., Baxter.
 Bedford Sales Co., Bedford.
 Belle Plaine Livestock Commission Co., Belle Plaine.
 Belmont Sales Pavilion, Belmont.
 Bingley Sales Co., Knoxville.
 Boone Sales Co., Boone.
 Bowman Cattle Co., Maquoketa.
 Bradley Livestock Auction, Red Oak.
 Cedar Valley Livestock Exchange, Vinton.
 Central City Sales Co., Central City.
 Chariton Sales Co., Chariton.
 Clarinda Auction Co., Clarinda.
 Clear Lake Auction Co., Clear Lake.
 Coggon Livestock Sales Co., Coggon.
 Colfax Sales Co., Colfax.
 Creston Sale Company, Creston.
 Decorah Sales Commission, Decorah.
 DeVries Auction Co., Buffalo Center.
 Diagonal Livestock Auction, Diagonal.
 Donnellson Commission Exchange, Donnellson.
 Dunlap Sale Co., Dunlap.
 Dyersville Sales Barn, Dyersville.
 Eastern Iowa Livestock Commission, Inc., Mechanicsville.
 Eddyville Sales Company, Eddyville.
 Edgewood Sale Barn, Edgewood.
 Eldora Livestock Sales, Eldora.
 Farmers Auction Market, Eldora.
 Farmers Livestock Company, Ankeny.
 Farmers Sale Company, Carroll.
 Forest City Auction Co., Forest City.
 Fort Dodge Livestock Auction Co., Fort Dodge.
 Garner Sales Co., Garner.
 Grinnell Livestock Exchange, Grinnell.
 Guthrie Stock Pavilion, Inc., Guthrie Center.
 Hampton Auction, Inc., Hampton.
 Hawkeye Livestock Auction, Fairfax.
 Hillcrest Auction Company, Knoxville.
 Humboldt Cornbelt Livestock Exchange, Inc., Humboldt-Dakota City.
 Humeston Sale Barn, Humeston.
 Independence Sale Company, Independence.
 Indianola Sale Co., Indianola.
 Iowa City Sales Co., Iowa City.
 Irwin Sales Company, Irwin.

Kalona Sale Co., Inc., Kalona.
 Keosauqua Sale Co., Inc., Keosauqua.
 Kimballton Auction Co., Kimballton.
 Knickman Livestock Sales Co., Council Bluffs.
 Lamoni Sale Corp., Lamoni.
 Lawn Hill Livestock Auction, New Providence.
 Le Mars Sales Co., Le Mars.
 Livestock Auction Co., Denison.
 Lizer Livestock Auction, Gowrie.
 McCreary Sale Co., Centerville.
 Madison County Auction, Winterset.
 Mahaska Sales Company, Inc., Oskaloosa.
 Mapleton Auction Co., Mapleton.
 Maquoketa Sales Co., Maquoketa.
 Marengo Livestock Commission Co., Marengo.
 Marshalltown Livestock Auction, Marshalltown.
 Marvel-Edge Livestock Market Center, Webster City.
 Massena Livestock Auction, Massena.
 Middletown Auction Sales, Inc., Middletown.
 Montezuma Sales Company, Montezuma.
 Monticello Sales, Monticello.
 Moorhead Sale Barn, Moorhead.
 Mount Ayr Livestock Market, Mount Ayr.
 Mountain States Stockyards, Inc., Sioux City.
 New Liberty Sale Barn, New Liberty.
 New Sharon Sales Company, Inc., New Sharon.
 Newton Sales Company, Newton.
 Northeast Iowa Sales Commission, Waukon.
 Northside Sales Co., Sibley.
 Northwest Iowa Livestock Exchange, Alta.
 Northwood Sales Co., Inc., Northwood.
 Oelwein Dairy Sales, Oelwein.
 Oelwein Livestock Exchange, Oelwein.
 Osceola Sales Co., Osceola.
 Oskaloosa Livestock Auction, Oskaloosa.
 Ossian Livestock Exchange, Ossian.
 Oxford Auction Company, Inc., Oxford.
 Pella Sales Co., Pella.
 Perry Sales Pavilion, Perry.
 *Producers Livestock Marketing Center, Waukon.
 Riceville Sales Pavilion, Riceville.
 Rock Valley Sales Co., Rock Valley.
 Rubey Auction Co., Red Oak.
 Russell Sales Co., Russell.
 Sales Company of Hawarden, Hawarden.
 Sheldon Sales Co., Sheldon.
 Sioux Center Sales Co., Sioux Center.
 Smylie Livestock Company, Columbus Junction.
 Spencer Livestock Sales, Spencer.
 Spencer North Y Auction, Inc., Spencer.
 Storm Lake Auction Co., Storm Lake.
 Story City Auction Sales, Story City.
 Sumner Livestock Auction, Sumner.
 Tabor Sale Barn, Tabor.
 Tama Livestock Auction, Tama.
 Thompson Livestock Commission Co., Lamoni.
 Traer Sales Co., Inc., Traer.
 Tripoli Sales Co., Tripoli.
 Tri-States Marketing Assn., Inc., Shenandoah.
 Troutman Auction Sales, Bonaparte.
 Wapello Livestock Auction, Wapello.
 Washington Livestock Sales Co., Washington.
 Waverly Sales Co., Waverly.
 Wayland Sale Co., Inc., Wayland.
 West Union Auction Exchange, West Union.
 Winneshiek Co-op Association, Decorah.
 Witthauer Auction, Council Bluffs.

KANSAS

*A. C. Sale Company, Arkansas City.
 *Abilene Livestock Sales Co., Abilene.
 *Allen County Livestock Auction, Gas City.
 *Anderson County Sale Company, Garnett.
 *Anthony Livestock Company, Anthony.
 *Ashland Sales Co., Inc., Ashland.
 *Atchison Co. Auction Co., Atchison.
 *Atwood Sale Barn, Atwood.
 *Beloit Livestock Auction, Inc., Beloit.
 *C & B Livestock Commission Company, Norton.
 *Caldwell Community Sale, Caldwell.
 *Cedar Vale Sales Company, Cedar Vale.

*Central Livestock Sales Co., South Hutchinson.
 *Chandler Sales Company, Smith Center.
 *Chanute Sale Pavilion, Chanute.
 *Clay Center Sales Co., Inc., Clay Center.
 *Cloud County Livestock Comm. Co., Concordia.
 *Coffeyville Livestock Commission Co., Inc., Coffeyville.
 *Colby Livestock Auction, Inc., Colby.
 *Coldwater Sales Co., Inc., Coldwater.
 *Columbus Community Sale, Columbus.
 *Concordia Sales Co., Concordia.
 *Council Grove Livestock Auction, Council Grove.
 *Dighton Livestock Auction Market, Inc., Dighton.
 *Dodge City Livestock Commission Co., Inc., Dodge City.
 *Douglas Livestock Commission Co., Douglas.
 *Downs Sales Company, Downs.
 *Eflingham Auction Company, Eflingham.
 *El Dorado Sales, Inc., El Dorado.
 *Emporia Livestock Sale Co., Inc., Emporia.
 *Eureka Auction Sale, Eureka.
 *Farmers Livestock Exchange, Inc., Wakarusa.
 *Farmers Marketing Sales Corp., Inc., Hill City.
 *Fort Scott Sale Co., Fort Scott.
 *Frankfort Community Sale, Frankfort.
 *Franklin County Sale Company, Inc., Ottawa.
 *Fredonia Livestock Sale Co., Inc., Fredonia.
 *The Garden City Sale Co., Inc., Garden City.
 *Giger Sale Company, Emporia.
 *Glasco Livestock Exchange, Glasco.
 *Goodland Livestock Commission Co., Inc., Goodland.
 *Harper Livestock Sale Company, Harper.
 *Hays Livestock Commission Co., Hays.
 *Herington Livestock Auction Co., Herington.
 *Hiawatha Auction Co., Hiawatha.
 *Holton Community Sale, Holton.
 *Holton Livestock Exchange, Holton.
 *Hoxie Livestock Sale, Hoxie.
 *Iola Community Sale, Iola.
 *Junction City Livestock Sales, Inc., Junction City.
 *Kinsley Livestock Sales Co., Kinsley.
 *Kingman Community Sale Co., Kingman.
 *Kiowa Sales Company, Kiowa.
 *Larned Livestock Commission Co., Larned.
 *Lawrence Livestock Sale, Lawrence.
 *Leavenworth Community Sale, Leavenworth.
 *Leoti Livestock Sales Co., Leoti.
 *Liberal Livestock Sales Co., Liberal.
 *Lincoln Sales Co., Inc., Lincoln.
 *Lindsborg Livestock Commission Co., Lindsborg.
 *Lyons Sale Pavilion, Lyons.
 *McKinley-Winter Livestock Comm. Co., Inc., Dodge City.
 *Manhattan Sale Company, Manhattan.
 *Mankato Sales Co., Mankato.
 *Marysville Livestock & Comm. Co., Marysville.
 *Meade Livestock Comm. Co., Meade.
 *Medicine Lodge Sale Co., Inc., Medicine Lodge.
 *Moline Auction Co., Moline.
 *Mound City Livestock Auction, Mound City.
 *Natoma Livestock Exchange, Inc., Natoma.
 *Ness Livestock, Inc., Ness City.
 *Newton Livestock Sale Comm. Co., Newton.
 *Norton Livestock Comm. Co., Norton.
 *Oakley Livestock Sales Co., Oakley.
 *Oberlin Livestock Comm. Co., Oberlin.
 *Onaga Community Sale, Onaga.
 *Osage City Livestock Sales Pavilion, Osage City.
 *Osborne Livestock Comm. Co., Osborne.
 *Overbrook Livestock Sale Company, Overbrook.
 *Paola Market Sale, Paola.
 *Pawnee Cattle Company, Inc., Hutchinson.
 *Phillipsburg Sales Co., Inc., Phillipsburg.

*Plainville Livestock Comm. Co., Inc., Plainville.
 *Pratt Livestock Comm. Co., Pratt.
 *Quinter Livestock Commission Co., Quinter.
 *Rezac Livestock Commission Co., St. Marys.
 *Rush County Sales, La Crosse.
 *Russell Livestock Commission Co., Russell.
 *Sabetha Livestock Auction, Sabetha.
 *Salina Livestock Commission Co., Salina.
 *St. Francis Livestock Sale Co., St. Francis.
 *Southeastern Kansas Sales Co., Fort Scott.
 *Stewart Sale Barn, Bronson.
 *Stockton Livestock Commission Co., Stockton.
 *Stockyards Commission Co., Great Bend.
 *Sylvan Sales Company, Sylvan Grove.
 *Tri-State Sale, Inc., Elkhart.
 *WaKeeney Livestock Commission Co., WaKeeney.
 *Washington Sale Company, Washington.
 *Waverly Livestock Sale Barn, Waverly.
 *Weaver & Dunn Livestock Auction Co., Syracuse.
 *Wellington Sales Co., Wellington.
 *Wilson Livestock Auction, Salina.
 *Winfield Livestock Auction, Inc., Winfield.
 *Zima Livestock Sales Co., Emmett.

KENTUCKY

Adair County Stockyards, Columbia.
 *Albany Stockyards, Albany.
 *Barren County Stockyards, Inc., Glasgow.
 *Berry and Whitford Stockyard, Mayfield.
 *Blue Grass Stockyards Co., Lexington.
 *Bowling Green Livestock Market, Inc., Bowling Green.
 *Boyle County Stockyards Co., Danville.
 *Bullitt County Stockyards, Shepherdsville.
 *Burkesville Stockyards, Burkesville.
 *Carlisle Stockyards, Carlisle.
 *Cattlettsburg Livestock Sales Co., Cattlettsburg.
 *Christian County Livestock Market, Inc., Hopkinsville.
 *Clay-Wachs Stockyards Co., Inc., Lexington.
 *Cynthiana Stockyards, Cynthiana.
 *Edmonton Livestock Market, Edmonton.
 *Farmers Commission Co., Inc., Tompkinsville.
 *Farmers Livestock Co., Mayfield.
 *Farmers Livestock Market, Inc., Somerset.
 *Farmers Livestock Market, London.
 *Farmers Livestock Sales, Inc., Louisa.
 *Farmers Stockyards, Flemingsburg.
 *Farmers Stockyards Co., Inc., Mount Sterling.
 *Franklin Livestock Market, Inc., Franklin.
 *Garrard County Stockyards, Lancaster.
 *Gibson Livestock Co., Inc., Marion.
 *Glasgow Livestock Market, Glasgow.
 *Green County Stockyards, Greensburg.
 *Hopkinsville Livestock Co., Hopkinsville.
 *Horse Cave Stockyards, Horse Cave.
 *Kentuckiana Livestock Market, Inc., Owensboro.
 *Kentucky-Tennessee Livestock Market, Guthrie.
 *Knox County Stockyards, Barbourville.
 *Laurel Sales Co., London.
 *Lebanon Stockyards, Inc., Lebanon.
 *Lincoln County Stockyards, Inc., Stanford.
 *Logan County Livestock Co., Inc., Russellville.
 *Madison Sales Co., Richmond.
 *Maysville Stockyards, Maysville.
 *Middlesboro Livestock Market, Middlesboro.
 *Monticello Stockyards, Monticello.
 *Morehead Stockyard, Morehead.
 *Murray Livestock Co., Murray.
 *New Richmond Livestock Market, Inc., Richmond.
 *Ohio Valley Producers Livestock Assn., Inc., Bowling Green.
 *O. K. Stockyard, Maysville.
 *Olive Hill Livestock Co., Olive Hill.
 *Paducah Livestock Auction, Paducah.
 *Paintsville Livestock Market, Paintsville.
 *Paris Stockyards, Paris.

*Princeton Livestock Co., Princeton.
 *Russell County Stockyards, Russell Springs.
 *Science Hill Livestock Corporation, Science Hill.
 *Sparta Stockyards Co., Sparta.
 *Winchester Stockyards, Winchester.

LOUISIANA

*Abbeville Commission Company, Abbeville.
 *Amite Livestock Co., Inc., Amite.
 *Avoyelles Livestock Commission Mkt., Mansura.
 *Bastrop Livestock Auction, Bastrop.
 *Brown-Alsbrooks Stockyards, Inc., Baton Rouge.
 *Brown-Alsbrooks Stockyards, Inc., Opelousas.
 *Clark Livestock Commission Company, Benton.
 *Coltharp's Livestock Market, DeRidder.
 *Delhi Livestock Auction, Delhi.
 *DeQuincy Livestock Commission Co., De Quincy.
 *Dominique's Cow Palace, Marksville.
 *Dominique's, Inc., Opelousas.
 *Dominique's Livestock Auction, Inc., Alexandria.
 *Dominique's Stockyards, Inc., Baton Rouge.
 *Dominique's Stockyards, Inc., Lafayette.
 *Eunice Stockyard, Eunice.
 *Farmer & Stockman Auction, Inc., Clarence.
 *Franklin Livestock Auction, Inc., Winnaboro.
 *Franklinton Stockyards, Inc., Franklinton.
 *Hodges & Company, W. H., Alexandria.
 *Hodges & Company, W. H., Crowley.
 *Hodges & Company, W. H., New Roads.
 *Hodges Stock Yards, Inc., Raceland.
 *Hodges Stock Yard, Inc., New Orleans.
 *Homer Livestock Commission Co., Homer.
 *Lacassine Stockyard, Lacassine.
 *Lacy Stockyard, J. D., Alexandria.
 *Livestock Producers, Inc., Bossier City.
 *Lum Brothers Stockyards, Vidalia.
 *Lyles Auction Co., Bill, Grand Cane.
 *Lyles Auction Co., Bill, Mansfield.
 *Mielles' Commission Yard, Lake Charles.
 *North Tangipahoa Stockyard, Inc., Kentwood.
 *Rayville Livestock Auction, Inc., Rayville.
 *Red River Livestock Auction, Inc., Coushatta.
 *South Kentwood Stockyards, Inc., Kentwood.
 *Tallulah Livestock Auction, Tallulah.
 *Tate Commission Barn, Joe, Ville Platte.
 *Tate Commission Barn, Joe, LeBeau.
 *Volron's Stockyard, Inc., Thibodaux.
 *Webster Livestock Commission Co., Minden.
 *Welsh Stockyard, Welsh.
 *West Monroe Livestock Auction, West Monroe.
 *Zachary Stockyards, Zachary.

MARYLAND

*Aberdeen Sales Company, Aberdeen.
 *Caroline Sales Company, The, Denton.
 *Cumberland Stock Yard, Inc., Cumberland.
 *Farmers Live Stock Exchange, Inc., Boonsboro.
 *Four States' Livestock Sales, Inc., Hagers-town.
 *Frederick Livestock Auction, Inc., Frederick.
 *Friend's Stock Yard, Inc., Accident.
 *Grantsville Community Sale, Grantsville.
 *Rudnick, Harry and Sons, Galena.
 *West Nottingham Livestock Market, Inc., Rising Sun.
 *Western Maryland Stock Yards, Inc., Westminster.
 *Woodsboro Livestock Sale, Inc., Walkersville.

MASSACHUSETTS

*Brighton Stockyards Co., Brighton.
 *Michelson's Cattle Auction, South Easton.
 *Northampton Coop. Auction, Northampton.

MICHIGAN

- *Adrian Livestock Auction, Adrian.
- *Andy Adams Sale Barn, Hillsdale.
- *Coldwater Livestock Auction, Coldwater.
- *Dundee Livestock Sales, Inc., Dundee.
- Linameier Livestock Auction, Menominee.
- *Michigan Livestock Exchange, Cassopolis.
- *Napoleon Livestock Auction, Napoleon.
- *Three Rivers Livestock Auction, Three Rivers.

MISSISSIPPI

- *Alcorn County Stockyards, Corinth.
- *Batesville Sales Company, Inc., Batesville.
- *Billingsley Auction Sales, Doc., Senatobia.
- *Booneville Commission Company, Booneville.
- Carl's Commission Company, Pontotoc.
- *Clarksdale Livestock Sales Company, Clarksdale.
- *Chickasaw Commission Company, Houston.
- *Columbus Livestock Commission Company, Columbus.
- *Corinth Livestock Commission Company, Corinth.
- *Dixie Stockyards, Inc., Meridian.
- *Felders Livestock Sales Company, Summit.
- *George County Stockyards, Lucedale.
- *Graves Livestock Company, Winona.
- *Grenada Livestock Exchange, Grenada.
- *Gulfport Livestock Yards, Gulfport.
- *Hattiesburg Livestock Yards, Inc., Hattiesburg.
- Holton Livestock Sales, J. W., Centreville.
- *Hub City Stockyards, Inc., Hattiesburg.
- *Jackson Union Stockyards, Jackson.
- *Jefferson County Stockyards, Fayette.
- *Knight Brothers Sales, Carthage.
- *Laurel Stockyards, Laurel.
- *Lexington Sales Company, Lexington.
- *Lincoln County Livestock Commission Company, Brookhaven.
- *Lipscomb Commission Company, Como.
- *Livestock Producers Association, Tylertown.
- *Lum Commission Company, Vicksburg.
- *Meridian Stockyards, Inc., Meridian.
- *Mid-South Order Buyers, Inc., Jackson.
- *Mississippi Livestock Producers Association, Edwards Branch, Edwards.
- *Mississippi Livestock Producers Association (North Yard), Jackson.
- *Mississippi Livestock Producers Association (South Yard), Jackson.
- *Mississippi Livestock Yards, Laurel.
- *Moore & Woods Commission Company, Macon.
- *Natchez Stockyards, Natchez.
- *New Albany Sales Company, New Albany.
- *Olive Branch Sales Company, Olive Branch.
- *Oxford Livestock Commission Company, Oxford.
- *Peeler's Sale Barn, Kosciusko.
- *Pontotoc Livestock Commission Company, Pontotoc.
- Prairie Livestock, Inc., West Point.
- *Prentiss Auction Sales, Prentiss.
- *Ripley Sales Company, Ripley.
- *Sardis Livestock Sales Company, Sardis.
- Southwest Mississippi Livestock Producers Association, Liberty.
- *Southwest Stockyards, Inc., Port Gibson.
- *Spicer Brothers, Tupelo.
- *Starkville Livestock Commission Company, Starkville.
- *Stiles Livestock Commission Company, Sturgis.
- *Stringers Sale Barn, Columbia.
- *Tadlock Stockyards, Forest.
- *Tri-State Stockyards, Inc., Greenville.
- *Tupelo Livestock Auction, Inc., Tupelo.
- *Tupelo Stockyards, Tupelo.
- *Walnut Sales Company, Walnut.
- *Waynesboro Livestock Yards, Inc., Waynesboro.
- *Winston County Community Sales, Louisville.
- *West Point Livestock Auction, Inc., Tupelo.
- *Yazoo Livestock Auction, Yazoo City.

MISSOURI

- Adair County Sales Barn, Kirksville.
- Alton Sales Company, Alton.
- Arnett & Son Livestock Auction, Warrensburg.
- Ava Sales Company, Ava.
- Baker, Roy, Sales Company, Butler.
- Beever Sale Pavilion, Chillicothe.
- Bethany Livestock Auction, Bethany.
- Bowling Green Livestock Market, Inc., Bowling Green.
- Brunswick Sale Company, Brunswick.
- Buffalo Sale Barn, Buffalo.
- Butler Livestock Auction, Butler.
- Cabool Livestock Market, Cabool.
- Callaway Stock Sales Assn., Fulton.
- Cantrell (W. R.) & Sons Sales Co., Archie.
- Carrollton Livestock Auction, Carrollton.
- Central Missouri Livestock Auction, Mexico.
- Central Missouri Sales Company, Sedalia.
- *Charleston Auction Company, Charleston.
- Circle S Livestock Auction, Stanberry.
- Clark County Sales Company, Kahoka.
- Columbia Livestock Auction, Inc., Columbia.
- Concordia Livestock Auction, Concordia.
- Noel Cox Auction Sale, Ozark.
- Davis-Johnson-Patrick's Sales and Commission Company, Boonville.
- Doniphan Auction Sales Company, Doniphan.
- Douglas County Livestock Auction, Ava.
- Drexel Community Sale, Drexel.
- Edina Sale Company, Edina.
- El Dorado Sales Company, El Dorado Springs.
- Fairground Sale Company, Maryville.
- Fairplay Sales & Auction Company, Fair Play.
- Farmer's Auction Company, Mountain View.
- Farmers & Traders Commission Co., Inc., Palmyra.
- Farmingington Auction Company, Inc., Farmington.
- Fredericktown Auction Company, Inc., Fredericktown.
- Gainesville Sale Barn, Gainesville.
- Gallatin Livestock Auction, Gallatin.
- Golden Valley Auction Company, Clinton.
- Goodman Auction Market, Goodman.
- Grant City Sale Barn, Grant City.
- Green City Auction Company, Green City.
- Halsey-Riley Sales Company, Inc., Marshall.
- Hannibal Sales Company, Inc., Hannibal.
- Hinds Sale Company, Memphis.
- Joplin Friday Sales Day, Joplin.
- Kahoka Sale Company, Kahoka.
- Kennett Sales Company, Inc., Kennett.
- Kirksville Community Sale, Kirksville.
- Lewis County Auction Company, Lewistown.
- Lexington Livestock Auction, Lexington.
- Licking Auction Sales Company, Licking.
- Linn County Auction Company, Brookfield.
- Lockwood Community Sales, Inc., Lockwood.
- Lolli Sales Pavilion, Macon.
- Mansfield Auction Company, Mansfield.
- Maryville Auction Company, Maryville.
- Mexico Stockyards Company, Mexico.
- Milan Auction Company, Milan.
- Moberly Livestock Auction, Moberly.
- Monett Sale Company, Monett.
- Montgomery County Auction Company, Wellsville.
- Mountain Grove Livestock Auction, Mountain Grove.
- Neosho Auction Sales, Inc., Neosho.
- Nevada Sales Company, Inc., Nevada.
- New Cambria Community Sale, New Cambria.
- North Missouri Sale Pavilion, Trenton.
- Odessa Community Sale, Odessa.
- Olean Sale Company, Olean.
- Oregon Livestock Sales Company, Oregon.
- Palmyra Livestock Auction Market, Palmyra.
- Pasley, C. M., Auction Company, Osceola.
- Payne Auction Sales, Lebanon.
- Platte County Sales Company, Platte City.
- Poplar Bluff Sales Company, Poplar Bluff.
- Potosi Auction Company, Potosi.
- Princeton Sale Company, Princeton.
- Producers Livestock Market, Marshall.
- Puxico Stockyards & Auction Co., Inc., Puxico.

- Rich Hill Livestock Pavilion, Inc., Rich Hill.
- Roberts Brothers Auction, Bolyar.
- Robertson's Community Sale, Bethany.
- Rockport Sales Pavilion, Inc., Rockport.
- Rolla Auction Company, Rolla.
- St. James Auction Company, St. James.
- Salem Auction Company, Salem.
- Schuyler County Sales Company, Lancaster.
- Dale D. Sebaugh Auction Barn, Sedgewickville.
- Seneca Community Sale, Inc., Seneca.
- Shelbina Auction Company, Shelbina.
- Sikeston Auction Company, Sikeston.
- Stewart's Sales Pavilion, Cameron.
- Summersville Auction Sale, Summersville.
- Thayer Sales Company, Thayer.
- Troy Sales Company, Troy.
- Unionville Auction Company, Unionville.
- Van Meter Auction Company, Kingsville.
- Versailles Auction Company, Versailles.
- Warsaw Sales Company, Warsaw.
- Wetly Sales Pavilion, Nevada.
- Wentzville Auction Company, Wentzville.
- West Plains City Scales, West Plains.
- West Plains Livestock Auction, West Plains.
- Windsor Auction Company, Windsor.

MONTANA

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

NEBRASKA

- *Ainsworth Livestock Sale Yard, Ainsworth.
- *Albion Sales Pavilion, Albion.
- *Alliance Livestock Auction Company, Alliance.
- *Alma Sale Barn, Alma.
- *Arnold Livestock Commission Company, Arnold.
- *Ashland Sale Barn, Ashland.
- *Atkinson Livestock Market, Atkinson.
- *Augusta Brothers, Shelby.
- *Bassett Livestock Auction Inc., Bassett.
- *Beatrice Sales Pavilion, Beatrice.
- *Beatrice 77 Livestock Sales Company, Beatrice.
- *Beaver Valley Livestock Auction, Beaver City.
- *Bloomfield Livestock Auction, Bloomfield.
- *Blue Hill Livestock Company, Inc., Blue Hill.
- *Burwell Livestock Market, Burwell.
- *Butte Livestock Market, Butte.
- *Central Nebraska Commission Company, Inc., Broken Bow.
- *Chadron Sales Company, Chadron.
- *Chappell Livestock Auction Inc., Chappell.
- *Columbus Sales Pavilion Inc., Columbus.
- *Crawford Livestock Market Inc., Crawford.
- *Creighton Livestock Market, Creighton.
- *Dovel Sale Barn, Auburn.
- *Elkhorn Valley Cattle Company, Norfolk.
- *Ewing Livestock Market, Ewing.
- *Fairbury Livestock Company, Fairbury.
- *Falls City Auction Company, Falls City.
- *Farmers Livestock Sales Company, Benkelman.
- *Geneva Sales Barn, Geneva.
- *Gordon Livestock Auction Company, Inc., Gordon.
- *Grand Island Livestock Auction, Grand Island.
- *Grant Sales Company, Grant.
- *Hebron Livestock Commission Company, Hebron.
- *Humboldt Sale Barn, Humboldt.
- *Imperial Auction Market Inc., Imperial.
- *Kearney Livestock Commission Company, Kearney.
- *Kimball Livestock Auction, Kimball.
- *Klug Brothers Livestock, Columbus.
- *Lexington Livestock Commission Company, Lexington.
- *Lockwood Livestock Auction, South Sioux City.

- *McKee Sales Company, Superior.
- *Minden Livestock Sales Company, Minden.
- *Morrison Livestock Commission Company, Scottsbluff.
- *National Sale Barn, Plattsmouth.
- *Nebraska Livestock Sales Company, Lincoln.
- *Nebraska City Salebarn Inc., Nebraska City.
- *Neligh Livestock Commission Company, Neligh.
- *Newman Grove Sales Company, Newman Grove.
- *Nollett Livestock Sales, Valentine.
- *Norfolk Livestock Sales Company, Norfolk.
- *Ogallala Livestock Commission Company, Ogallala.
- *O'Neill Livestock Market, O'Neill.
- *Oshkosh Livestock Sales Company, Oshkosh.
- *Oxford Livestock Commission Company, Oxford.
- *Pawnee Livestock Commission Company, Pawnee City.
- *Pender Livestock Sales Company, Pender.
- *Platte Valley Salebarn, Kearney.
- *Red Cloud Sales Company, Red Cloud.
- *Republican Valley Livestock Auction, Franklin.
- *Sheridan Livestock Commission Company, Rushville.
- *Sidney Livestock Sales Pavilion Inc., Sidney.
- *Sioux County Livestock Auction, Harrison.
- *Spalding Livestock Market, Spalding.
- *Stickelman Livestock Commission Company, Gothenburg.
- *Superior Sales Company, Superior.
- *Tecumseh Livestock Market, Tecumseh.
- *Thedford Livestock Commission Company, Thedford.
- *Tri-State Livestock Commission Company, McCook.
- *Union Livestock Commission Company, Scottsbluff.
- *Valentine Livestock Auction, Valentine.
- *Verdigre Livestock Market, Verdigre.
- *Wahoo Livestock Auction Market, Wahoo.
- *Wayne Sales Company, Inc., Wayne.
- *Wells Commission Company, Fremont.
- *West Point Sales Company, West Point.
- *Western Livestock Auction Company, North Platte.
- *Wisner Livestock Sales Company, Wisner.
- *York Livestock Sales Company, York.

NEVADA

- *Gallagher Livestock Co., Fallon.

NEW JERSEY

- *Community Livestock Auction, Woodstown.
- *Flemington Agricultural Marketing Co-op, Inc., Flemington.
- *Harris Sales Company, Woodstown.
- *Jaeger's Livestock Auction Market, Sussex.
- *Livestock Cooperative Auction Market Assn. of N. Jersey, Inc., Hackettstown.
- *Henry Zlotkin Auction, Freehold.

NEW MEXICO

- Five States Livestock Auction, Inc., Clayton.
- Portales Livestock Commission Company, Portales.

NEW YORK

- Amsterdam Livestock Sales, Inc., Amsterdam.
- Burton's Livestock Exchange, Inc., Vernon.
- Cambridge Valley Livestock Market, Cambridge.
- D. R. Chambers & Sons, Inc., Unadilla.
- Chatham Area Auction Co-operative, Inc., Chatham.
- Cobleskill Commission Auction Inc., Cobleskill.
- Ben DiBello Commission Sales, Hannibal.
- Empire Livestock Marketing Cooperative, Inc., Bath.
- Empire Livestock Marketing Cooperative, Inc., Bullville.
- Empire Livestock Marketing Cooperative, Inc., Caledonia.

- Empire Livestock Marketing Cooperative, Inc., Dryden.
- Empire Livestock Marketing Cooperative, Inc., Gouverneur.
- Empire Livestock Marketing Cooperative, Inc., Oneonta.
- Empire Livestock Marketing Cooperative, Inc., Watertown.
- Finger Lakes Livestock Market, Inc., Canandaigua.
- Raymond Genter Commission Market, Springville.
- Hillsdale Farmer's Auction, Inc., Hillsdale.
- N. Johnson & Sons, Palmyra.
- J. M. Kaplan & Son, Inc., Millertown.
- Kimball Stand Commission Sales, Jamestown.
- Luther's Livestock Commission Market, Warsaw.
- Maplehurst Livestock Market, Hinsdale.
- Millford Commission Sales Stable, Inc., Franklin.
- Miller's Livestock Market, Argyle.
- Miller's Livestock Market of Johnstown, Johnstown.
- North Country Live Stock Exchange, Inc., Chazy.
- Norwich Commission Sales, Norwich.
- Pavilion Livestock Market, Pavilion.
- Peter's Livestock Exchange, Jeffersonville.
- Norvel Reed Auction Sale, Sherman.
- Southern Tier Livestock Market, Whitney Point.
- Steuben County Livestock Market, Bath.
- Sullivan Brothers Livestock Exchange, Utica.
- Stilson Tweedie, Walton.
- Walkkill Livestock Market, Walden.
- Welch Livestock Market, Inc., West Edmeston.

NORTH CAROLINA

- Carolina Stockyards, Siler City.
- Lancaster Stockyards, Rocky Mount.
- Morris Livestock Company, Charlotte.
- Mount Airy Livestock Market, Inc., Mount Airy.
- Norwood Stockyard, Norwood.
- Powell Livestock, Inc., Rowland.
- Shelby Sales Barn, Shelby.
- Union County Livestock Auction, Inc., Mineral Springs.

NORTH DAKOTA

- *Ashley Livestock Sales Company, Ashley.
- *Beulah Livestock Auction Market, Inc., Beulah.
- *Carrington Livestock Auction, Inc., Carrington.
- *Dobler Livestock Sales Company, Jamestown.
- *Edgeley Livestock Sales Company, Edgeley.
- *Ellendale Livestock Sales Company, Ellendale.
- *Hamann Livestock Company, Hettinger.
- *Harrington Brothers Livestock Auction, Minot.
- *Harvey Livestock Auction, Harvey.
- *Hettinger Livestock Sales, Hettinger.
- *Home Base Auction Company, Bowman.
- *JKL Cattle Company, Williston.
- *Kamrath Sales Pavilion, Mott.
- *Kist Livestock Auction Company, Mandan.
- *Lake Region Auction & Livestock Market Inc., Devils Lake.
- *Linton Livestock Sales, Inc., Linton.
- *Lorenz Livestock Sales, Hazen.
- *Minot Livestock Auction, Minot.
- *Missouri Slope Livestock Auction, Inc., Bismarck.
- *Napoleon Livestock Auction, Napoleon.
- *Oaks Livestock Terminal, Oaks.
- *Park River Livestock Auction Market, Park River.
- *Rugby Livestock Sales, Rugby.
- *Schlichenmayer Livestock Sales, Turtle Lake.
- *Schnell Livestock Auction Company, Dickinson.
- *Sitting Bull Auction, Williston.
- *Valley City Livestock Auction, Valley City.
- *Wahpeton Livestock Company, Wahpeton.
- *Western Livestock Company, Dickinson.

- *Williston Livestock Commission Company, Williston.
- *Wishek Livestock Market, Wishek.

OHIO

- *Athens Livestock Sales, Athens.
- *Barnesville Livestock Exchange, Barnesville.
- *Bloomfield Livestock Auction, North Bloomfield.
- *Bowling Stockyard, Circleville.
- *Canfield Livestock Auction, Canfield.
- *Carrollton Livestock Auction, Carrollton.
- *Creston Livestock Sales, Creston.
- *Damascus Livestock Auction, Damascus.
- *Delta Livestock Auction & Commission Company, Delta.
- *Dorset Livestock Sales, Dorset.
- *Elkton Livestock Auction, Elkton.
- *Farmers Livestock Auction, Inc., Marietta.
- *Fremont Livestock Exchange, Fremont.
- *Geauga Livestock Auction, Middlefield.
- *Gibsonburg Livestock Auction, Gibsonburg.
- *Kenton Farmers Marketing Co., Kenton.
- *Kidron Auction, Inc., Kidron.
- *Lugbill Bros., Inc., Archbold.
- *Lugbill Bros., Inc., Columbus Grove.
- *Marietta Livestock Market, Inc., Marietta.
- *Ohio Valley Livestock Company, Gallipolis.
- *Peoples Livestock Exchange, Greenville.
- *Producers Livestock Association, Bucyrus.
- *Producers Livestock Association, Chillicothe.
- *Producers Livestock Association, Columbus.
- *Producers Livestock Association, Coshocton.
- *Producers Livestock Association, Eaton.
- *Producers Livestock Association, Findlay.
- *Producers Livestock Association, Hicksville.
- *Producers Livestock Association, Hillsboro.
- *Producers Livestock Association, Lancaster.
- *Producers Livestock Association, Marion.
- *Producers Livestock Association, Mount Vernon.
- *Producers Livestock Association, Wapakoneta.
- *Producers Livestock Association, Washington Court House.
- *Producers Livestock Association, Wilmington.
- *Rothschild Livestock Company, Stony Ridge.
- *Scioto Auction Market, Scioto.
- *Scioto Livestock Sales Co., Chillicothe.
- *Tiffin Livestock Sales Co., Tiffin.
- *Union Stockyards Company, Hillsboro.
- *Union Stockyards Company, Washington Court House.
- *Western Ohio Livestock Exchange, Celina.
- *Zanesville Community Sales Co., Inc., Zanesville.

OKLAHOMA

- *Ada Livestock Auction, Inc., Ada.
- *Antlers Livestock Auction, Antlers.
- *Beaver Livestock Sale, Beaver.
- *Big Pasture Auction, Frederick.
- *Blackwell Livestock Auction, Blackwell.
- *Buffalo Livestock Commission Company, Buffalo.
- *Carmen Livestock Exchange, Carmen.
- *Chandler Auction, Chandler.
- *Cherokee Sale Company, Cherokee.
- *Clinton Cattle Commission Company, Clinton.
- *Clinton Livestock Auction, Clinton.
- *Cornwell-Ochsner Commission Sale, Yukon.
- *Covington Sale Barn, Covington.
- *Creek Nation Stockyards, Okmulgee.
- *Dewey Livestock Sale, Dewey.
- *Duncan Livestock Auction, Duncan.
- *Durant Stockyards Company, Durant.
- *El Reno Livestock Auction Sale, El Reno.
- *Elk City Stockyards, Elk City.
- *Fairview Sale Barn, Fairview.
- *Farmers and Ranchers Livestock Auction, Vinita.
- *Farmers Livestock Exchange Sales, Pau's Valley.
- *Farmers Livestock Commission Company, Enid.
- *Grove Sales Company, Grove.
- *Hugo Sales Commission Company, Hugo.
- *Hobart Stockyards, Hobart.

*Hollis Livestock Commission Company, Hollis.
 *Idabel Livestock Auction, Idabel.
 *LeFlore County Livestock Auction, Wister.
 *Locust Grove Sale, Locust Grove.
 *Looper Auction, Stillwater.
 *Mangum Livestock Company, Mangum.
 *Maxson Sales Company, Inc., South Coffeyville.
 *Maxson Sales Company, Inc., Welch.
 *Meeker Livestock Auction, Meeker.
 *Mountain View Community Sale, Mountain View.
 *Muskogee Stockyards and Livestock Auction, Muskogee.
 *Newkirk Livestock Auction, Newkirk.
 *Oklahoma Auction Yards, Hominy.
 *Oklahoma Stockyards, Inc., Duncan.
 *Osage Sale Barn, Fairfax.
 *Pawnee Sale Company, Pawnee.
 *Perkins Y Livestock Auction, Perkins.
 *Perry Livestock Exchange, Perry.
 *Pryor Livestock Auction Company, Pryor.
 *Selling Sales Association, Inc., Selling.
 *Shawnee Sale Barn, Shawnee.
 *Snyder Stockyards, Snyder.
 *Stigler Livestock Auction, Stigler.
 *Texhoma Livestock Commission Company, Inc., Texhoma.
 *Tonkawa Livestock Auction, Tonkawa.
 *Union Stockyards, McAlester.
 *Vinita Stockyards Auction Company, Vinita.
 *Wauriks Auction Sale, Waurita.
 *Webb Livestock Sale, Sayre.
 *Woodward Livestock Commission Company, Woodward.

OREGON

*Auction Center, Hood River.
 *Coos-Curry Livestock Auction, Bandon.
 *Douglas Livestock Market, Wilbur.
 *Enterprise Livestock Auction Co., Enterprise.
 *Hermiston Livestock Commission Co., Hermiston.
 *Klamath Stockman's Commission, Inc., Klamath Falls.
 *Madras Livestock Auction Market, Madras.
 *McMinnville Auction Yard, McMinnville.
 *Northwestern Livestock Commission Co., Hermiston.
 *Redmond Auction Yard, Redmond.
 *Rogue Valley Livestock Auction, Inc., Medford.
 *Schricker and Son Livestock Auction, Sutherlin.
 *Salem Auction Yard, Salem.
 *The Dalles Auction Yard, The Dalles.
 *Valley Livestock Sales, Lebanon.

PENNSYLVANIA

Belknap Auction Sales, Dayton.
 Belleville Livestock Market, Belleville.
 Carlisle Livestock Market, Carlisle.
 Chambersburg Livestock, Chambersburg.
 Chesley's Livestock Auction, North East.
 Clinton Auction Inc., Mill Hall.
 Coudersport Livestock Market, Coudersport.
 Dewart Livestock Market, Dewart.
 Eighty-Four Auction Sales, Eightyfour.
 Enon Valley Community Sales, Enon Valley.
 Farmers Tri Co. Auction Inc., Scenery Hill.
 Fayette Stockyard Co., Uniontown.
 Gilbertsville Sales Stables, Gilbertsville.
 Greencastle Livestock Market, Greencastle.
 Green Dragon Livestock Sales, Ephrata.
 Hatfield Livestock Market, Hatfield.
 Hickory Auction, Hickory.
 Indiana Livestock Market, Homer City.
 Knoxville Sales, Knoxville.
 Lebanon Valley Livestock Market, Fredericksburg.
 Leesport Market & Auction, Leesport.
 Locoming Livestock Market, Inc., Williamsport.
 Mages & Farrell, Mercer.
 Meadville Livestock Market, Saegertown.
 Middleburg Auction Sales, Inc., Middleburg.
 Montague Livestock Auction, Union City.
 Montour Livestock Market, Inc., Danville.

Morrison Cove Livestock Market, Martinsburg.
 New Holland Sales Stables, New Holland.
 New Wilmington Livestock Market, New Wilmington.
 Nicholson Sales Company, Nicholson.
 Penns Valley Livestock Auction, Center Hall.
 Pennsylvania Livestock Auction, Waynesburg.
 *Pennsylvania Stockyards Company, Philadelphia.
 Perkiomenville Sales Stables, Perkiomenville.
 Phillips Livestock Auction, New Galilee.
 Quakertown Livestock Sale, Quakertown.
 Sechrist Sales Company, Inc., Stewartstown.
 Showalter's Livestock Exchange, Duncansville.
 Silver Springs Livestock Market, Mechanicsburg.
 Tri-Co. Livestock Auction, Brockway.
 Troy Sales Cooperative, Troy.
 Valley Stockyards, Inc., Athens.
 Vintage Sales Stables Inc., Paradise.
 Wayne County Livestock Exchange, Honesdale.
 Wyalusing Sales Company, Wyalusing.
 York Livestock Market, York.

SOUTH CAROLINA

*Bruce & Co., P. L., Greenville.
 *Chesnee Livestock Co., Chesnee.
 *Conder Co., Inc., J. W., Columbia.
 *Darlington Auction Market, Inc., Darlington.
 *Florence Auction Market, Florence.
 *Greenwood Stockyard, Greenwood.
 *Herndon Stockyards, Inc., Ehrhardt.
 *Hutto Stockyards, Inc., Holly Hill.
 *Johnson Livestock Market, C. L., Honea Path.
 *Lenox Stockyards, Bennettsville.
 *Nichols Auction Market, Nichols.
 *Orangeburg Stockyards, Inc., Orangeburg.
 *Pageland Livestock Barn, Pageland.
 *Pickens Auction Market, Pickens.
 *Rock Hill Sales Barn, Rock Hill.
 *Saluda County Stockyards, Saluda.
 *Smith Stockyards, Columbia.
 *Springfield Stockyards, Springfield.
 *Spartanburg Livestock Yards, Spartanburg.
 *Taylor Stockyards, John C., Anderson.
 *Twin States Auction Market, Tabor City.
 *Walterboro Stockyards Co., Walterboro.
 *York County Stockyards, Inc., York.

SOUTH DAKOTA

*Aberdeen Livestock Sales Company, Aberdeen.
 *Belle Fourche Livestock Exchange, Belle Fourche.
 *Britton Sales Pavilion, Inc., Britton.
 *Campbell County Livestock Auction, Inc., Herreid.
 *Canton Livestock Sales Company, Canton.
 *Chamberlain Livestock Sales, Inc., Chamberlain.
 *Edgemont Livestock Sales Company, Inc., Edgemont.
 *Eureka Livestock Sales Company, Inc., Eureka.
 *Faith Livestock Company, Inc., Faith.
 *Gregory Livestock Auction, Gregory.
 *Hub City Livestock Sales Pavilion, Aberdeen.
 *Kimball Livestock Exchange, Kimball.
 *Lemmon Livestock Sales Company, Lemmon.
 *Leola Livestock Sales Company, Leola.
 *Livestock Auction Management, Inc., Phillip.
 *Loken's Watertown Sales Pavilion, Watertown.
 *Madden's Livestock Market, Inc., Onge.
 *Martin Auction Company, Inc., Martin.
 *McLaughlin Commission Company, McLaughlin.
 *Mobridge Livestock Auction Sales, Inc., Mobridge.
 *Rapid City Livestock Commission Co., Rapid City.
 *Schnell Livestock Market, Inc., Lemmon.
 *Sisseton Livestock Sales Company, Sisseton.

*South Dakota Livestock Sales Company, Watertown.
 *Stockmen's Livestock Auction Company, Yankton.
 *Sturgis Livestock Exchange, Inc., Sturgis.
 *Timber Lake Livestock Sales Company, Timber Lake.
 *Webster Livestock Exchange, Inc., Webster.
 *Yankton Livestock Sales Company, Inc., Yankton.

TENNESSEE

*Athens Livestock Auction Co., Athens.
 *Beasley Commission Auction, Franklin.
 *Botts & Evans Livestock Company, Union City.
 *Chattanooga Union Stockyard, Chattanooga.
 *Clarksville Livestock Market, Clarksville.
 *Cleveland Livestock Auction Co., Cleveland.
 *Clinton Livestock Auction Co., Inc., Clinton.
 *Coffee County Livestock Market, Manchester.
 *Collierville Auction Company, Collierville.
 *Cookeville Livestock Co., Cookeville.
 *Covington Sales Co., Covington.
 *Crockett County Sales Co., Maury City.
 *Cumberland City Stockyard, Cumberland City.
 *Davis Stockyard, South Fulton.
 *Dayton Livestock Auction Co., Dayton.
 *De Kalb County Commission Co., Alexandria.
 *East Tennessee Livestock Center, Sweetwater.
 *Farmers Auction Company, Fayetteville.
 *Farmers Commission Company, Camden.
 *Farmers Commission Company, Carthage.
 *Farmers Livestock Auction Co., Decherd.
 *Farmers Livestock Exchange, Union City.
 *Farmers Livestock Market, Inc., Greeneville.
 *Farmers Stockyard, Newport.
 *Gallatin Livestock Market, Gallatin.
 *Gamaliel Livestock Market, Gamaliel, Kentucky.
 *Giles County Stockyard, Pulaski.
 *Greeneville Livestock Co., Inc., Greeneville.
 *Hardin County Stockyard, Savannah.
 *Hartsville Livestock Co., Hartsville.
 *Henderson Sales Co., Henderson.
 *Jackson County Commission Co., Gainesboro.
 *Jamestown Stockyard, Jamestown.
 *Johnson City Livestock Market, Johnson City.
 *Kingsport Livestock Market, Kingsport.
 *Lawrence County Stockyard, Lawrenceburg.
 *Lewis Bros. Livestock Commission & Sales Company, Cleveland.
 *Lewis County Stockyard, Hohenwald.
 *Lexington Livestock Market, Lexington.
 *Logan Livestock Co., Union City.
 *Macon County Livestock Market, Lafayette.
 *Madisonville Livestock Auction Co., Madisonville.
 *Middleton Sales Co., Middleton.
 *Mid-South Livestock Commission Co., Columbia.
 *Morristown Stockyard, Inc., Morristown.
 *Murfreesboro Livestock Market, Murfreesboro.
 *Newbern Sales Co., Newbern.
 *Newport Livestock Auction Company, Newport.
 *New Tazewell Livestock Market, New Tazewell.
 *Nichols-Moore Livestock Market, Thompson Station.
 *Oliver Livestock Market, Union City.
 *O'Neil, Sam Auction Co., Chattanooga.
 *Paris Livestock Commission Co., Paris.
 *Peoples Stockyard, Cookeville.
 *Peoples Stockyard, Fayetteville.
 *Plateau Livestock Exchange, Crossville.
 *Pulaski Stockyard, Pulaski.
 *Rogersville Livestock Market, Rogersville.
 *Scotts Hill Auction, Inc., Scotts Hill.
 *Sevier County Livestock Auction Co., Seymour.
 *Shelbyville Livestock Market, Shelbyville.
 *Smith County Commission Co., Carthage.
 *Smithville Livestock Sales, Smithville.
 *Southern Livestock Auction Co., Columbia.

*Southwestern Sales Co., Inc., Huntingdon.
 *Tenn Producers Livestock Mkt. Assoc., Fayetteville.
 *Thompson & Son Livestock Co., Obion.
 *Trenton Livestock Sales Co., Trenton.
 *Tri-County Livestock Co., McKenzie.
 *Troupdale County Livestock Market, Hartsville.
 *Union Livestock Yards, Knoxville.
 *Unionville Livestock Market, Unionville.
 *Ward, William Stockyard, South Fulton.
 *Warren County Livestock Co., McMinnville.
 *West Tenn Auction Co., Martin.
 *White County Livestock Market, Sparta.
 *Wilson County Livestock Co., Lebanon.
 *Wilson's Livestock Market, Lewisburg.
 *Woody Stockyards, Troy.

TEXAS

*Abilene Livestock Auction, Abilene.
 *Amarillo Livestock Auction Company, Amarillo.
 *Athens Livestock Commission Company, Athens.
 *Belton Livestock Auction, Belton.
 *Blanco Livestock Commission, Blanco.
 *Bonham Livestock Commission Company, Bonham.
 *Breckenridge Livestock Exchange, Breckenridge.
 *Bridgeport Auction Sale, Bridgeport.
 *Brownwood Cattle Auction, Brownwood.
 *Buffalo Livestock Commission Company, Buffalo.
 *Canyon Livestock Auction, Canyon.
 *Center Auction Company, Center.
 *Childress Livestock Commission Company, Childress.
 *Clarksville Livestock Exchange, Clarksville.
 *Coastal Cattle Association, Beaumont.
 *Coleman Livestock Auction, Coleman.
 *Collin County Commission Company, McKinney.
 *Dalhart Livestock Auction Company, Dalhart.
 *Decatur Auction Sale, Decatur.
 *Eads & Cole Commission Company, Brownwood.
 *Ennis Livestock Company, Ennis.
 *Farmers & Ranchers Livestock Commission Company, Paris.
 *Gainesville Livestock Auction, Gainesville.
 *Gillespie County Livestock Sales Company, Fredericksburg.
 *Graham Livestock Commission, Graham.
 *Grapevine Livestock Auction, Grapevine.
 *Groesbeck Commission Company, Groesbeck.
 *Haskell Livestock Auction, Haskell.
 *Henderson County Livestock Auction, Athens.
 *Hopkins Livestock Commission Company, Sulphur Springs.
 *Huntsville Livestock Commission Company, Huntsville.
 *Kirbyville Auction Barn, Kirbyville.
 *Lampasas Auction, Inc., Lampasas.
 *Lometa Commission Company, Lometa.
 *Lufkin Livestock Exchange, Lufkin.
 *McDougal Livestock Auction, Comanche.
 *Madison County Livestock Commission Company, Madisonville.
 *Mansfield Commission Company, Mansfield.
 *Marshall Livestock Commission, Marshall.
 *Marshall-Longview Livestock Exchange, Longview.
 *Matthews Livestock Commission Company, San Saba.
 *Menard County Commission Company, Menard.
 *Meridian Livestock Auction, Meridian.
 *Mineral Wells Stockyards Company, Mineral Wells.
 *Muenster Livestock Commission Company, Muenster.
 *Oiney Livestock Auction, Oiney.
 *Owen Brothers Livestock Commission Company, Texarkana.
 *Panola County Livestock Commission Company, Carthage.

*Paris Livestock Commission, Paris.
 *Parker County Livestock Commission, Weatherford.
 *Patton Auction Barn, Nacogdoches.
 *Pilot Point Livestock Exchange, Pilot Point.
 *Quannah Livestock Commission, Quannah.
 *Ranchers & Farmers Commission Company, Abilene.
 *Rusk County Auction, Henderson.
 *San Augustine Livestock Commission, San Augustine.
 *Sealy Livestock Auction Company, Sealy.
 *Seymour Stockyards Company, Seymour.
 *Sulphur Springs Livestock Commission Company, Sulphur Springs.
 *Terrell Livestock Commission Company, Terrell.
 *Texoma Cattle Company, Whitesboro.
 *Tulla Livestock Auction, Tulla.
 *Vernon Stockyards Company, Inc., Vernon.
 *Wellington Livestock Commission Company, Wellington.
 *West Texas Livestock Sales Company, Plainview.
 *Wichita Falls Stockyards, Wichita Falls.
 *Wills Point Livestock Commission Company, Wills Point.
 *Winnsboro Livestock Commission Company, Winnsboro.
 *Wood County Livestock Auction, Mineola.
 *Woodville Livestock Commission Company, Woodville.

UTAH

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

VERMONT

Addison County Commission Sale, East Middlebury.
 Crosby Commission Sale, Whiting.
 East Thetford Commission Sale, East Thetford.
 Gallerani's Commission Sale, Bradford.
 Vergennes Livestock Market, Vergennes.
 Westminster Commission Sale, Westminster.

VIRGINIA

*Abingdon Livestock Market, Inc., Abingdon.
 *Alleghany County Livestock Market, Covington.
 *Bedford Livestock Market, Inc., Bedford.
 *Christiansburg Livestock Market, Inc., Christiansburg.
 *Farmers Livestock Market, Inc., Bristol.
 *Farmers Livestock Market, Inc., Ewing.
 *Farmers Livestock Exchange, Inc., Winchester.
 *Fauquier Livestock Exchange, Inc., Marshall.
 *Front Royal Livestock Market, Front Royal.
 *Galax Livestock Market, Inc., Galax.
 *Giles County Stockyard, Inc., Narrows.
 *Highland County Livestock Market, Inc., Monterey.
 *Lee Farmers Livestock Market, Inc., Jonesville.
 *Loudoun County Livestock Market, Inc., Leesburg.
 *Lynchburg Livestock Market, Lynchburg.
 *Nokesville Livestock Auction, Inc., Nokesville.
 *Orange Livestock Market, Inc., Orange.
 *Phenix Livestock Market, Phenix.
 *Pulaski Livestock Market, Dublin.
 *Roanoke Livestock Market, Roanoke.
 *Rockbridge Livestock Market, Buena Vista.
 *Rockingham Livestock Sales, Inc., Harrisonburg.
 *Shenandoah Valley Livestock Sales, Inc., Harrisonburg.

*Smithfield Livestock Market, Inc., Smithfield.
 *South Boston Livestock Market, South Boston.
 *South Hill Livestock Market, South Hill.
 *Southside Stockyards, Inc., Petersburg.
 *Staunton Union Stockyards, Staunton.
 *Staunton Livestock Market, Inc., Staunton.
 *Tazewell Livestock Market, Inc., Tazewell.
 *Victoria Livestock Market, Victoria.
 *Woodstock Livestock Market, Woodstock.
 *Wytheville Livestock Market, Inc., Wytheville.

WASHINGTON

*Auburn Livestock, Inc., Auburn.
 *Columbia Salesbarn, Inc., Vancouver.
 *Colville Auction Co., Colville.
 *Davenport Livestock Auction Co., Davenport.
 *Grange Interstate Livestock Co., Moses Lake.
 *Pasco Central Stockyards, Pasco.
 *Prosser Salesyard, Inc., Prosser.
 *Toppenish Livestock Market, Toppenish.
 *Twin City Sale, Centralia.
 *Walla Walla Livestock Comm. Co., Walla Walla.
 *Wink-Goldendale Salesyard, Inc., Goldendale.

WEST VIRGINIA

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

WISCONSIN

*Equity Livestock Market, Bonduel.
 *Kuehne Livestock Market, Seymour.
 *Dress Livestock Market, Peshtigo.
 *Equity Livestock Auction Market, Coon Valley.
 *Matthes Market, Viola.

WYOMING

*Douglas Livestock Exchange Co., Douglas.
 *Gillette Livestock Auction, Gillette.
 *Greybull Livestock Commission, Co., Greybull.
 *Lander Livestock Commission Co., Lander.
 *Laramie Livestock Exchange, Inc., Laramie.
 *Powell Auction Market, Powell.
 *Eiverton Livestock Auction, Riverton.
 *Sheridan Livestock Commission Co., Sheridan.
 *Torrington Livestock Commission Co., Torrington.
 *Worland Livestock Auction, Worland.

SPECIFICALLY APPROVED SLAUGHTERING ESTABLISHMENTS

The following slaughtering establishments preceded by an asterisk (*) are specifically approved for the purposes

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

ALABAMA

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

ARIZONA

Arizona Meat Packers, Tucson.
*C & C Packing Company, Phoenix.
*Herseth Meat Packing Company, Phoenix.
Maricopa Packing Company, Phoenix.
*O.K. Wholesale Meat Company, Phoenix.
Paramount Packing Company, Casa Grande.
Safford Packing Company, Safford.
Southwest Meat Company, Inc., Yuma.
Stone & Randall Meat Company, Mesa.
*Tempe Meat Company, Inc., Tempe.
*Vern Busby Meat Company, Tucson.
Western Meat Packing Co., Tucson.

ARKANSAS

Adams Market, De Witt.
Burnett's Slaughter House, Crossett.
Bramlett's Country Market, Lowell.
Brawner Packing Company, Wynne.
Broadway Packing Co., Jonesboro.
*Brown Packing Company, Little Rock.
*Kelton Brown Wholesale Meats, Little Rock.
*Roy Burton Wholesale Meats, North Little Rock.
Butcher Wholesale Meats, Camden.
Calhoun General Merchandise, Brown, Monticello.
Camden Curing Plant, Camden.
Carroll Packing Co., Paragould.
Charleston Frozen Foods, Charleston.
Columbia Packing Company, Magnolia.
*Community Abattoir, Inc., Fort Smith.
Drew County Frozen Foods, Monticello.
Dumas Packing Company, El Dorado.
Fletcher Beef Company, Jim, Fayetteville.
Phillip Freer & Son, Ivan.
Gude Packing Company, Blytheville.
*Hot Springs Packing Co., Inc., Hot Springs.
Huber Slaughter Plant, Subiaco.
Huckaby Super Market, Benton.
Hunt, Leo, Pine Bluff.
Kents Whsl. Meats, Hamburg.
*Klerre & Sons, North Little Rock.
R. Kindervater & Sons Market, Little Rock.
*Krusse Packing Co., Alexander.
Lawton Wholesale Meats, Warren.
*Little Rock Packing Company, Little Rock.
McKiever's Wholesale Meats, Monticello.
*Malvern Meat Company, Malvern.
Mann Slaughtering & Processing, Piggott.

*Meachan Packing Co., Batesville.
Melbourne Packing Company, Melbourne.
Mhoon Beef Company, Fayetteville.
*Middleton Packing Co., Newport.
*Miller Packing Company, Judsonia.
Montgomery, Ralph Grocery & Market, Hope.
Morrilton Packing Company, Morrilton.
Morris Packing Company, Hope.
Northwest Arkansas Packing Company, Rogers.
*Oliver Slaughtering House, Stuttgart.
*O. E. Owens Wholesale Butcher, Percy.
Paragould Food Locker, Paragould.
*Phillips Packing Company, Magnolia.
Pitchford Market, Hartford.
Prairie Grove Locker Plant, Prairie Grove.
*Prickett Packing Co., Batesville.
Pruett Meat Market, Batesville.
*Quality Packing Co., Truman.
Redd Slaughter House, Harrisburg.
*Reed Packing Company, Pine Bluff.
*Reeder Meat Company, Arkadelphia.
Riggan Brother Locker Plant, Sheridan.
Robertson Packing Company, Booneville.
Russellville Packing Company, Russellville.
*Ryburn & Glover Meat Co., Pine Bluff.
St. Scholastica, Fort Smith.
*Searcy Frozen Foods, Searcy.
Schelle Slaughter House, Paris.
Springdale Custom Butchering, Springdale.
Stafford's Quality Meats, Walnut Ridge.
Sutton Slaughter Plant, Claud H., Hope.
Taylor Brothers Whls. Meats, Gurdon.
Turners Grocery & Market, Rison.
*Webb Packing Co., Helena.
*Western Meat Packers Inc., Little Rock.
*White County Packing Co., Searcy.
White's Slaughter House, Warren.

CALIFORNIA

*Arnapole Meat Co., Modesto.
*Atwater Meat Co., Atwater.
*Avila Meat Co., Newman.
*Chico Packing Co., Chico.
*Circle Bar Meat Farm, Franklin.
*Crum Meat Co., McArthur.
*Elk Grove Meat Co., Elk Grove.
*Evert Meat Co., Healdsburg.
*Felder & Son, Sonoma.
*Ferrara Meat Co., San Jose.
*Hill Top Meat Co., Roseville.
*Hobener, Ernest, San Leandro.
*Johnson Meat Co., Sonoma.
*Keller Bros. Meat Co., St. Helena.
*Kern Valley Packing Co., Bakersfield.
*Langer & Kretner, Eureka.
*Lewis & McDermott, Berkeley.
*Moller & Sons, Piesanton.
*Palace Market, Fresno.
*C. V. Panizzera, Occidental.
*Prime Meat Products, Ukiah.
*Redwood Meat Company, Eureka.
*Regusci Meat Co., Napa.
*Sebastopol Meat Co., Petaluma.
*Stoeven Bros., Dixon.
*Taaf, Wm. A. Co., Inc., San Francisco.
*Walnut Creek Meat Co., Walnut Creek.
*Yettner Bros., Fort Bragg.
*Zeff, B. & Co., Modesto.

COLORADO

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

CONNECTICUT

E & J Farms, Windham.
*Bridgeport Municipal Abattoir, Bridgeport.
*Connecticut Packing Company, Bloomfield.
*Dan-Brook Packing Company, New Milford.
DeMartino, Frank, Seymour.
Double A Packing Company, Beacon Falls.
Forte, Inc., J. G., North Branford.

Garneau & Sons, Plainfield.
*General Packing Company, Torrington.
Goldberg, Daniel, Colchester.
Hazardville Slaughterhouse, Enfield.
*Novack, Abe, Danbury.
*Shore Line Packing Co., Southington.
*Silk City Packing Company, Manchester.
*Southington Packing Company, Southington.

DELAWARE

Goldberg Bros., Inc., Wilmington.
Hendler, Sidney, Wilmington.
Kemp's Meats, Wyoming.
Kosters Frozen Foods, Laurel.
Messina, Anthony G., Wilmington.
Poore's Meat Market, Smyrna.
Townsend Locker Plant, Townsend.
Torbert Bros., Felton.
White Packing Co., Lewis.
Woerner & Souder, New Castle.

FLORIDA

*Beesley Packing Co. of Florida, Pensacola.
*Copeland Sausage Co., Inc., Alachua.
*Gotham Provision Co., Miami Springs.
Hickory Hill Meat Packers, Inc., Marianna.
*Economy Packing House, Hialeah.
*Jackson Packing Co., Inc., Marianna.
*Jones-Chambliis, Jacksonville.
*Loeb & Gottfried, Hialeah.
Register Meat Co., Inc., Cottondale.
*Sunnyland Packing Co., Gainesville.
Suwannee Meat Co., Live Oak.
*Taylor Industries, Jay.
*Tinsley Meat Slaughtering Co., Jacksonville.
*Tobias Meat Co., Chipley.
Florida Packing & Provision Co., Palatka.

GEORGIA

Akridge Sausage Company, Rome.
Avera Provision Company, Augusta.
Bearden Provision Company, Inc., Calhoun.
*Beavers Packing Company, Newnan.
Brooks County Packing Company, Inc., Quitman.
Bullard's Sausage Plant, Summerville.
Carroll Packing Company, Valdosta.
*City Abattoir, Albany.
*Cochran Provision Company, Dublin.
Dalton Slaughter House, Dalton.
Duffey Sausage Company, Inc., Carrollton.
D. L. Lee and Sons, Alma.
Evans Locker Plant, Evans.
Grady Packing Company, Inc., Cairo.
Harrell Sausage Company, Bainbridge.
Javetz Abattoir, Savannah.
Jeffamy, Inc., Atlanta.
Levinson Brothers, Inc., Rome.
*Lowell Packing Company, Fitzgerald.
*R. H. McEver Packing Company, Talmo.
*Meddin Packing Company, Savannah.
*Moree Packing Company, Albany.
Perkins Processing Plant, Chickamauga.
Quitman Abattoir, Quitman.
Rome Provision Company, Inc., Rome.
*Scott Meat Packers, Augusta.
*Southern Foods, Inc., Columbus.
Wiggers Packers, Columbus.

IDAHO

Anketell Slaughterhouse, Nampa.
Bendel's Packing Plant, Troy.
*Boise Valley Packing Co., Eagle.
Bratcher Meat Packers, Payette.
*Bryant Packing Company, Burley.
Carter Packing Company, Greenleaf.
City Meat Market, Wallace.
Dahman Food Locker, Lewiston.
Davis Packing Co., Boise.
*Gem Meat Packing Company, Boise.
*Gooby & Sons Meats, Inc., Sandpoint.
*Grimes Packing Company, Nampa.
Hartman (Joe) Packing Plant, Stites.
Howard's Meat Processing Plant, Grangeville.
*Idaho Falls Meat Company, Idaho Falls.
*Independent Meat Co., Weiser.

*Independent Meat Co., Inc., Twin Falls.
Jensen Custom Packing Co., Rupert.
Johnston Brothers Packing Co., Caldwell.
*Knudson Packing Co., Preston.
*Liberty Meat Packers, Eagle.
Matthews, Inc., Twin Falls.
*Mickelsen Pack, Blackfoot.
*Nampa Packing Company, Nampa.
*Owyhee Meat Packers, Homedale.
Penguin Lockers, Fruitland.
Simmon Brothers Meats & Groceries, Cottonwood.
*Taylor Meat Packers, Idaho Falls.
Valley Packing Co., Rexburg.
Williams Custom Service, Council.
*Y-J Packing Co., Coeur d'Alene.
*York Packing Co., Twin Falls.
*Zwiegart Packing Co., Pocatello.

ILLINOIS

Al's Packing Plant, Naperville.
Bartlow Bros., Inc., Rushville.
Behrman Market, Okawville.
Bergman Meat Packing Co., Inc., Pittsfield.
Brighton Locker Plant, Brighton.
Burnside & Sons, L., Marengo.
Calihan & Co., Peoria.
Covemaker Packing Co., Moline.
Curby's Butcher Shop, Beaverville.
David's Frozen Food Center, Milford.
DeSchepper Packing Co., Milan.
Dintelmann's Wye Market, Mariassa.
Ducey Packing Company, Jerseyville.
DuQuoin Packing Co., DuQuoin.
Eckert Orchard Association, Belleville.
Edgar County Locker Service, Paris.
Elmwood Locker Service, Elmwood.
Eversgerd, Henry J., Germantown.
Farm Best Processing, Palestine.
Foremost Packing Co., East Moline.
Goble, Howard, Danville.
Hamilton Locker Service, Hamilton.
Hansen's Meat Processing Plant, Freeport.
Harmon Packing Co., Paris.
Hartrich Meat Processing Plant, Sainte Marie.
Hill Packing Co., Danville.
Hoopston Food Lockers, Hoopston.
Houchiel Meat Market, Sorento.
Hubbard Packing Co., Chicago.
Humphrey Packing Co., Lawrenceville.
Johannes Market, Quincy.
Jones Packing Co., Harvard.
Kabrisk Locker Plant, Plainville.
Knab Meat Market, New Athens.
Kreps Locker Service, Bushnell.
Kunkel Packing & Provision Co., Quincy.
L & M Slaughter House, Georgetown.
Landolt, Harold, Alhambra.
Little Egypt Processing Center, Olney.
Margolin Packing Co., Danville.
McLain's Locker Plant, Warren.
Metamora Abattoir, Metamora.
Parks Processing Plant, Warren.
Petroff Packing Company, Benton.
Potomac Slaughter House, Potomac.
Quincy Beef & Veal Co., Quincy.
Raber Packing Co., Peoria.
Raleigh Packing Co., Raleigh.
Rock River Provision Co., Rock Falls.
Rocke's Cold Storage, Morton.
Ruff Locker Service, Quincy.
Shanks Packing Co., Mattoon.
Sheldon Market & Food Lockers, Sheldon.
Smith Packing Co., Harrisburg.
Stone Meat Packing, Chicago Heights.
Streck Packing Co., Belleville.
Tuscola Locker Service, Tuscola.
Ursa Co-operative Locker Service, Ursa.
Virginia Packing Co., Virginia.
West Frankfort Packing Co., West Frankfort.
Weyhaupt Bros. Packing Co., Belleville.
Wunderlich Packing Co., Sharon, Wisconsin.
Y and T Packing Co., Springfield.

INDIANA

Albany Frozen Food Locker, Albany.
Amo Locker Plant, Amo.
Berne Locker Storage, Berne.
Betullius Slaughterhouse, Haubstadt.

Bickmeier Processing Plant, Boonville.
Blinzinger's Market, Tell City.
Bloomington Packing Co., Inc., Bloomington.
Bowman's Butchering House, Peru.
Brook Locker Plant, Brook.
Carl Frozen Food, Franklin.
Clark & Moore Processing Plant, Monticello.
Mark Cole Packing Co., Sharpsville.
Raymond Collins, Poland.
Corbin Food Lockers, Brownaburg.
Camel Coussens, Granger.
Denny & Barker, Inc., Huntington.
Dewig Bros. Packing Co., Haubstadt.
Elkhart Packing Corp., Elkhart.
Fender, Russell Ted, Spencer.
Fisher Packing Co., Portland.
Frankfort Provision Co., Frankfort.
Frozen Food Service, Inc., Salem.
Fuits, E. C. & Sons, Indianapolis.
Gilbert Slaughterhouse, Van Buren.
Godfrey's Plant, Brazil.
Goff, Inc., Pendleton.
Grater Meats, Connersville.
Greenfield Abattoir, Inc., Greenfield.
Greenwood Food Locker, Greenwood.
Gustin Slaughter House, Antwerp, Ohio.
Gutzweiler Packing Co., Jasper.
Hamilton Locker Plant, Hamilton.
Kenneth Hand Slaughter House, Angola.
Hastings Slaughter House, Martinsville.
Helm Market, Winchester.
Hitch Packing Co., Princeton.
Hanford Packing, Thayer.
Hollar Market, Nappanee.
Hoosier Abattoir, Indianapolis.
Jenkins Food Market, Harrison, Ohio.
Jones Custom Butchering, Zionsville.
Kaiser Meat Market, Cedar Grove.
Kelley Packing Co., Bremen.
Kentland Locker, Kentland.
Knight's Frozen Food Locker, Edinburgh.
Kucan Food Shop, Gary.
Kulper Packing Co., Lowell.
Guy Laurents Packing Co., Fort Wayne.
Lengerich Slaughter House, Monroe.
Lennon's Custom Butchering, Hartford City.
Lester Packing Co., Linton.
Livengood Meat Shop, Lebanon.
Mabo Packing Co., Inc., Evansville.
Maple Lane Country Market, Muncie.
Marburger Abattoir, Peru.
Merkley & Sons, Inc., Jasper.
Miller Packing Co., Kokomo.
Miller Processing Co., Georgetown.
Mischler Packing Co., Lagrange.
Monticello Packing Co., Inc., Monticello.
Moore Packing, Gary.
Mooresville Locker Co., Mooresville.
Maple City Packing Co., Walkerton.
Mooresville Packing Co., Mooresville.
J. E. Ness & Sons Packing Plant, North Judson.
Ossian Locker Plant, Ossian.
Parrot Packing Co., Fort Wayne.
Walter Price's Abattoir, Plymouth.
Wm. K. Rahe & Sons, Muncie.
Rockville Packing Co., Rockville.
Roos Packing Co., Indianapolis.
Rose City Packing Co., Inc., Newcastle.
A. Rowe & Sons, Terre Haute.
Sanitary Main Meat Market, Brookville.
H. P. Schmitt Packing Co., Decatur.
V. C. Schneider & Sons Packing Co., Spencer.
Schnelker Slaughter House, New Haven.
Schuler Packing Co., Ferdinand.
Sellersburg Locker Co., Sellersburg.
W. E. Shackelford, Owensville.
Lester Sievers, Vincennes.
Snely's, Angola.
Snyder's Market, Angola.
Stahley's Slaughter House, Milan.
Standard Packing Co., Kokomo.
Steinker Meat Market, Seymour.
Stephens, M. M. & Son Packing Co., Chester-ton.
Straub & Smith Packing Co., Indianapolis.
Summers Packing Co., North Liberty.
Troy Packing Co., Indianapolis.
Vale City Packing Co., Valparaiso.
Valentine Co., Inc., Terre Haute.

Van-Wagner Superette (Dick Van-Wagner), Orland.
Vetter Meat Co., Kokomo.
Viotti Bros. Packing Co., Clinton.
Wabnitz Packing Co., Inc., Indianapolis.
Ward Packing Co., Monon.
Weller Packing Co., Batesville.
Wenning Packing Co., Inc., New Salisbury.
Whisler, J. L. & Sons, Inc., Elkhart.
Wilcox Inc., North Liberty.
Williams, J. B. & Son, Inc., Walkerton.
Wolf Meat Market, New Albany.
Wright Packing Co., Chandler.
Young Bros. Market, Ladoga.
Young Packing Co., Inc., Noblesville.
Zaring Processing Plant, Greencastle.

IOWA

Besse Packing Co., Cincinnati.
Bryant's Locker, Donnellson.
Carstensen Meats and Procurement Service, Lake Park.
Centerville Meat and Provision Co., Centerville.
D & H Storage Co., Sibley.
Estherville Lockers, Estherville.
Falk Lockers, Ocheyedan.
Farmington Lockers, Farmington.
Ford Lockers, Spirit Lake.
Forest City Locker Co., Forest City.
Frozen Food Center, Akron.
Grandia Locker, Otley.
Groff Locker Service, Blockton.
Hamburg Lockers, Hamburg.
Hanson's Town & Country Market, Inc., Council Bluffs.
Haviland Bros., Sergeant Bluff.
Inwood Lockers, Inwood.
Johnsons Market and Lockers, Rake.
K. & K. Locker Service, Milton.
Keosauqua Locker, Keosauqua.
Lansing Lockers, Lansing.
Larchwood Locker, Larchwood.
Lime Springs Locker, Lime Springs.
Links Locker Service, Fort Madison.
Long's Locker, Spirit Lake.
Manufacturers Surplus Outlet, West Burlington.
Marshall Packing Co., Marshalltown.
Martin Meat Processing Co., Underwood.
Meats-The-Taste, Inc., Sioux City.
Meandering's Locker Plant, Little Rock.
Moulton Locker, Moulton.
New Albin Locker Plant, New Albin.
Nissen and Son Packing Co., Inc., Webster City.
Northwood Locker Service, Northwood.
Otranto Meat Processing Co., Otranto.
Paulina Locker Plant, Paulina.
Pella Packing Co., Pella.
Pierce Lockers, Armstrong.
Pulaski Lockers, Pulaski.
Puritan Ice Cream Co., Cresco.
Riceville Locker, Riceville.
Richard and Sons, Inc. (C.W.), Muscatine.
Risetter Pack, Jewell.
Rock Rapids Cooperative Creamery Association, Rock Rapids.
Scarville Food Market, Scarville.
Smit and Son, Inc., Boyden.
Steele Packing Co. (George H.), Centerville.
Stithem's Friendly Freeze Service, Bedford.
Swea City Locker, Swea City.
Thompsons Locker & Grocery, Harris.
Thompson's Processing Service, Bloomfield.
Valley Locker Service, Rock Valley.
Younie Processing Plant, Hawarden.

KANSAS

Addington Slaughtering Establishment, Elkhart.
A & H Butchers, Arkansas City.
*Abilene Packing Company, Abilene.
*Adams Bros. Packing Co., Colby.
Anthony Meat, Anthony.
Ayres Packing Plant, Greenleaf.
Ball Lockers, Baster Springs.
Barnes Beef Company, Parsons.
Beattie Lockers, Beattie.

Beverly Meat & Locker, Inc., Salina.
 Bichelmeyer Slaughterhouse, Kansas City.
 Brooks Locker Service, Blue Rapids.
 Burd Locker & Grocery, Atwood.
 Butchers Packing Co., Coffeyville.
 Claude Cady Slaughtering Establishment,
 Osborne.

*Colby Lockers, Colby.
 Coldwater Lockers, Coldwater.
 Columbus Wholesale & Retail Meat Market,
 Columbus.

Comanche Meat Company, Wichita.
 Community Locker Service, Medicine Lodge.
 Cramer Food Bank, Washington.

*Coffeyville Packing Company, Coffeyville.
 Davenport Meat Plant, Lawrence.
 Loren DeGraeve Slaughtering Establishment,
 Bucyrus.

*Dunn Packing Company, Wichita.
 Dye Slaughterhouse, Meade.
 Economy Lockers, Sharon Springs.
 Emporia Packing Co., Emporia.

*Fanestil Packing Company, Emporia.
 Roy Fisher Grocery & Locker, Bird City.
 *Fredonia Packing Company, Fredonia.
 *Fort Scott Packing Co., Inc., Fort Scott.

*Gallagher Processing, Concordia.
 Garden City Packing Co., Garden City.
 Gardner Packing Co., Hutchinson.
 *Gettle Packing Co., Haysville.

Glenn's Frozen Food Service, Dighton.
 *Griffith Provision Co., Inc., Downs.
 Grinnell Locker, Grinnell.
 Haag Locker Plant, Fairview.

Haddam Locker, Haddam.
 Harrell Packing Co., Hugoton.
 Hentzler Packing Co., Topeka.
 Herndon & Sons, Syracuse.

Herrmann Locker, Waterville.
 *Hinman Packing Co., Wichita.
 Hosene's Dressed Beef, Coffeyville.
 Howard Packing Co., Howard.

Howell's Market, St. Francis.
 Independent Slaughtering Establishment,
 Salina.

Jesco Meat Products, Caldwell.
 Jones Packing Co., Dodge City.
 K-12 Meat Co., Baxter Springs.
 Kane's Packing Plant, Meade.

Katches Packing Co., Wichita.
 Kaw Valley Packing Co., Kansas City.
 Kler Grocery & Market Mankato.
 Kimmel Packing Co., Norton.

Kiowa Locker System, Kiowa.
 C. W. Lee Packing Co., Portis.
 Liberal Packing Co., Liberal.
 Louie's Zero Locker, Girard.

*McArthur Meats, Inc., Hutchinson.
 McFerron Bros. Wholesale Meats, Lawton.
 *M and M Packing Co., Iola.
 W. A. Mathes Meat Co., Kansas City.

*Menghini Bros. Slaughtering Establish-
 ment, Frontenac.
 Miller Locker System, Erie.
 Miller Packing Co., Wilson.

Modern Market & Lockers, Winona.
 Oberlin Locker, Oberlin.
 *O. K. Packing Co., Goodland.
 Old Fashion Meat Market, De Soto.

*P & B Packing Co., Hays.
 Palace Market, St. Francis.
 Phillips Slaughterhouse, Hill City.
 Phillipsburg Locker, Phillipsburg.

Pratt Frozen Food Locker, Pratt.
 Ragsdale Slaughtering Establishment,
 Liberal.

Rindt Slaughtering Co., Galena.
 Schnelle's Wholesale Meats, Greensburg.
 Snow's Locker Plant, Kansas City.
 Stoney Bros. Slaughterhouse, Herndon.

*Sunflower Packing Co., Wichita.
 Spring Hill Packing Co., Spring Hill.
 Swim Locker Service, Marysville.
 Synovec Grocery & Locker, Morrowville.

*Thies Packing Co., Inc., Great Bend.
 Tonganoxie Frozen Foods Locker, Tonga-
 noxie.
 Valley Vista Locker Service, Topeka.
 Joseph Vlach & Sons, Hanover.
 Washburn Packing Co., Hutchinson.

Welch's Frozen Food Center, Frankfort.
 Wiley & Green Packing Co., Leavenworth.
 Wilkerson Meat Co., Pittsburg.
 *Winchester Packing Co., Inc., South
 Hutchinson.
 Winkler's Slaughterhouse, Liberal.
 *Woody's Wholesale Meats, St. Marys.
 C. C. Wurst Locker Service, Grainfield.

KENTUCKY

Alford and Son, J. W., Alexandria.
 Ashland Meat Co., Ashland.
 Boone's Abattoir, Bradstown.
 Campbell Company, S. M., Gray.

Eckert Packing Co., Henderson.
 *Elm Hill Meats, Inc., Lexington.
 Emory Gillum Wholesale Meats, Inc.,
 Ashland.

Field Packing Co., Bowling Green.
 *Field Packing Co., Inc., Owensboro.
 Frosty Foods Locker, Taylorsville.
 Henderson Slaughtering, Henderson.

Jones Packing Co., Paducah.
 *Koch Beef Co., Louisville.
 Langley's Farms, Inc., Joe, Clarkson.
 *Louisville Beef Company, Louisville.

Metzger Bros., Paducah.
 *Mount Sterling Packing Co., Mount Ster-
 ling.

*Parker Sausage Co., Georgetown.
 Riddell Meat Market, Warsaw.
 Riverside Packing Co., Paducah.
 Rogers Country Sausage, Inc., Richmond.

*Ross Packing Company, Harry, Paducah.
 *Ryan Packing Co., Maysville.
 Schneider and Son, Inc., J. F., Middlesboro.
 Shroat Meat Market, Murray.

*S & M Packers, Inc., Louisville.
 *Walton Locker & Slaughtering House,
 Walton.

Wardrup Packing Co., Blackey.
 *White Packing Company, Bob, Bowling
 Green.
 Wilman Packing Co., Madisonville.

LOUISIANA

*Aulin Packing Co., Houma.
 *Britt Packing Co., Shreveport.
 *Frey & Sons, Inc., I. A., Lafayette.
 *Guillot, Inc., Arthur J., Slidell.

*H & S Packing Co., Baton Rouge.
 *Michelle's Packing Plant (John Michelle),
 Lake Charles.

*Millwood Packing Company, Scotlandville.
 *Old South Packing Company, Baton Rouge.
 *Shreveport Packing Co., Inc., Shreveport.
 Crawford's Super Market, Covington.

Port City Packing Co., Inc., Satsuma.
 Western Packing Co., Slidell.

MAINE

Boston Brothers, North Berwick.
 Boynton, Laurence, Bridgton.
 Chasse, Ralph, Sanford.
 Stearns' Packing Co., Auburn.

MARYLAND

Bauerlien, Edward C., Hampstead.
 Benson Meat Products Company, Fallston.
 Blessing, Frank I., Keymar.
 Boilinger's Meat Market, Emmitsburg.

Boyle, B. H., Emmitsburg.
 Burger, Samuel B., Williamsport.
 Brook Meadow Provision Company, Hagers-
 town.

Bullock, G. Winston, Westminster.
 Cecil Provision Company, Elkton.
 Clopper, Charles W., Clear Spring.
 Crooks, R. E., Owings Mills.

Crystal Ice and Cold Storage Company, Cam-
 bridge.
 Cumberland Meats, Inc., Cumberland.
 *Dutterer's of Manchester, Inc., Manchester.

Engle's Meat Market, Walter, Eckhart.
 Fraley, J. Austin, Thurmont.
 Frozen Food Lockers, Chestertown.
 Gaithersburg Locker Service, Gaithersburg.
 Gladhill Meat Market, Damascus.
 Glosser, John E., Hagerstown.
 *Hahn Brothers, Inc., Westminster.

Harsh, Sr., M. D., Williamsport.
 *Hell, Henry, Baltimore.
 Hemp and Sons, R. D., Jefferson.
 Heinzerling's Meats Inc., Baltimore.
 Hoffman and Son, Roy L., Hagerstown.
 Holsinger, C. M., Hagerstown.
 Hurd and Son, C. G., Hagerstown.
 *Joska, Anthony, Baltimore.

Late, Howard, Thurmont.
 Lotz's Wholesale Meats, John F., Frostburg.
 Maurer & Miller Meats, Inc., Manchester.
 Main and Sons, C. F., Middletown.
 Martin and Son, Edward T., Joppa.

*Maryland Beef and Provision Company,
 Baltimore.
 Metz, Walter M., Williamsport.
 Miller's Market, Inc., Oakland.

Montgomery Brothers, Rising Sun.
 Moser, Weaver F., Boonsboro.
 Mt. Airy Locker Company, Mount Airy.
 *Myers and Son Inc., Wm. F., Westminster.

*Reld Inc., George L., Baltimore.
 *Ruppersberber and Sons, George G., Balti-
 more.

Ryans Butcher Shop, Fallston.
 *Schmidt, A. W. and Son, Inc., Baltimore.
 *Schmidt and Company, Charles J., Balti-
 more.

Shallcross, H. E., Rising Sun.
 Shaum, F. E., Taneytown.
 Shuff, Harry William, Thurmont.
 *Stapf, August E., Baltimore.

Sudersville Frozen Food Lockers, Inc., Sud-
 dersville.
 *Truth and Sons, J. W., Catonsville.
 Welty's Market, Emmitsburg.

Weston Farms, Inc., Knoxville.
 Whitehall Lockers, Gambrills.
 Will, Weldon W., Sykesville.
 Yingling Brothers, Union Bridge.

Yoders Locker Plant, Grantsville.

MASSACHUSETTS

Arena, A. & Sons, Hopkinton.
 Axler, Abraham, Hatfield.
 Blood, E. L. & Son, West Groton.
 Bonanno, Rocco & Sons, Methuen.

Brito's Slaughterhouse, North Dartmouth.
 Budnick, E. & Son, Boxford.
 Cohen Beef Co., Inc., Ipswich.
 Cook, Edric, Leyden.

Crestfield Meat Packing, Inc., Brockton.
 Duda Slaughterhouse, Gill.
 Dunrambling Slaughterhouse, Brockton.
 Granby Slaughtering Establishment, Granby.

Goldberg, Morris, Great Barrington.
 Johnson, Lewis, Templeton.
 Levine, Louis, Great Barrington.
 Mason, Frank P., Williamstown.

Molinari, John Packing Co., Milford.
 Pekaraki, T. Walter, South Deerfield.
 Reynolds Slaughterhouse, Sheburne.
 Santos, Charles Co., Tewksbury.

Scibelli, Anthony J., Southwick.
 Scibelli, George A., Southwick.
 Sheinhit, Jacob, Peabody.
 Stearns, Ed, Chariton.

Streeter Slaughterhouse, Bernardston.
 Suprenant, Peter, Leverett.
 Szala Slaughtering Establishment, Hadley.
 Town & Country Slaughterhouse, North
 Dartmouth.

Waterman, George Slaughterhouse, Rebo-
 both.
 Wiegert, George Company, Worcester.
 Wilbur, Joseph H., South Easton.
 Wohrie's Inc., Pittsfield.

Wood's Slaughterhouse, Westport.

MICHIGAN

*Ada Beef Company, Ada.
 *Allendale Beef Co., Allendale.
 Allen Packing Co., Charlotte.

J. S. Anderson Packing Co., Inc., Muskegon.
 Auster & Krasman, Detroit.
 *Arendsen Packing Co., Grand Rapids.
 Bayer's Meat Market, Menominee.
 *Max Besbris & Sons, Kalamazoo.
 *Bettinger & Barnett Beef Co. Inc., Detroit.
 Clare Packing Co., Clare.

*Cohen & Levenberg, Detroit.
E. C. Cole, North Adams.
Cox Slaughterhouse, Hudson.
Mark DeBoer & Son, St. Johns.
Detroit Veal & Lamb, Detroit.
*Dykstra Brothers Meat Co., Grand Rapids.
Lee Edson, Inc., Hudsonville.
Feldman Brothers, Detroit.
*Fillmore Beef Co., Holland.
Fishler Packing Co., Benton Harbor.
Forsyth & Hohner, Troy.
41 Super Market, Menominee.
*Albert Gemmen & Sons, Allendale.
Gerding Packing Co., Davison.
Haarer's Meat Packing Plant, Salline.
Bert Hazekamp & Sons, Muskegon.
Heater's Fresh Meats, Dowagiac.
Earl J. Hees Slaughter House, Ceresco.
Hillsdale County Meats, Waldron.
Holt Packing Co., Holt.
Houghton Beef Packers, Ionia.
*Huler Abattoirs, Inc., Detroit.
Irish Hills Locker, Tipton.
*Carl R. Johnson, Kalamazoo.
Pelix Johnson & Son, Escanaba.
Kalamazoo Packing Co., Vicksburg.
Kappeler Packing Co., Ann Arbor.
Kastel Slaughterhouse, Riga.
Keefer's Market & Locker, Morenci.
A. M. Klebler & Sons, Clinton.
Kirby Packing Co., Detroit.
Laden Packing Co., Hillsdale.
Nelson N. Libert, Coldwater.
S. Lowenthal Wholesale Meats, Detroit.
W. E. Lytle & Sons, Coldwater.
Bruce T. Marshall, Bay City.
*Merritt Packing Co., Carrollton.
Meyer Provision Co., Iron River.
Middlebelt Packing Co., Romulus.
Midway Farm Market, Cassopolis.
*Midway Packing Co., Wayland.
*Monarch Packing Co., Detroit.
Don Moor, Homer.
Myaard's Meats, Hudsonville.
National Packing Co., Detroit.
Newsom Slaughter House, Niles.
Park-Way Meat Packing, Flat Rock.
Parsell Beef Co., Flint.
Leo Paul, Coldwater.
*Peet Packing Company, Bay City.
*Peet Packing Co., Grand Rapids.
J. Perry Packing Co., Hart.
Pickford Wholesale Meat Co., Pickford.
Primeat Packing Co., Detroit.
Quincy Locker Co., Quincy.
Reznik Packing Plant, South Haven.
Riverside Packing Co., Jackson.
*Rochester Packing Co., Rochester.
Rountree Packing Co., Hanover.
*Nathan Rubin, Inc., Detroit.
Schmidt Packing Co., Niles.
Seiderman Provision Co., Detroit.
R. I. Shaw Wholesale Meats, Casnovia.
*Arthur Smallegan, Forest Grove.
H. A. Smith Packing Plant, Port Huron.
Hubert H. Smith Packing, Muskegon.
John W. Smith, Muskegon.
*Morris Snow & Company, Detroit.
*Standard Beef, Inc. (east), Detroit.
*Standard Beef, Inc. (west), Detroit.
Standard Beef Inc. (Lamb & Veal Div.), Detroit.
Steb Brothers, Ann Arbor.
Stone's Meat Packing Co., South Haven.
*Tamaren Beef Co. Inc., Detroit.
*Tannehill & DeYoung, Traverse City.
Telfer Packing Co., Owosso.
Terrill Super Market, Marcellus.
Thorne's Custom Butchering, Belleville.
William Van Alstine, East Lansing.
*Wall Packing Co., Sturgis.
Ray Weeks & Sons Co., Inc., Richmond.
George J. Wells Custom Slaughtering, Detroit.
Wise Slaughter House, Athens.
Wolverine Packing Co., Detroit.
*Zandbergen Slaughterhouse, Grandville.

MISSISSIPPI

Barnes & Sons Slaughter House, Poplarville.
*Beard's Slaughter House, Waynesboro.
*Bounds, John R., Picayune.
Brown's Slaughter House, Walnut.
Burk's Slaughter House, J. S. Carriere.
Columbus Provision Company, Columbus.
*Dedeaux Packing Company, Gulfport.
*Delta Packing Company, Inc., Clarksdale.
*Gilbert's Slaughter House, McComb.
Jackson Packing Company, Jackson.
Jones Slaughter House, Mrs. Ruby, Summit.
Lamey's Slaughter House, Biloxi.
*Owen Brothers Packing Company (Dixiana), Meridian.
Passbach Slaughter House, Natchez.
*Valley Farm Packing Company, Laurel.
Van Norman Slaughter House, McComb.
Well's Processing & Meat Company, Drew.

MISSOURI

Alewel Brothers Locker Plant, Concordia.
Anderman, Edward, Hickman Mills.
Asel's Slaughter House, Washington.
Baker Packing Company, Mexico.
Barton County Packing Company, Inc., Lamar.
Bouckaert Packing Company, St. Louis.
Central Packing Company, Cape Girardeau.
Cloud, Ned & Son Packing Company, Springfield.
Cope's Slaughter Company, Paimyra.
Crandal's Frozen Food Lockers, Warrensburg.
Crenshaw Packing Company, Charleston.
Cummins Custom Butchery, Webb City.
Delaloye, Robert and Sons, Troy.
Dexter Packing Company, Inc., Dexter.
Edwards Slaughter House, Salem.
Evans, E. S., and Sons, Carthage.
Francis Packing Company, St. Louis.
F & J Meat Producers Slaughter House, Warrensburg.
Frick Slaughter Service, Union.
Frick's Super Market, Inc., Washington.
Grand Packing Company, Imperial.
Grote, T. J. (Custom Slaughterers for Dan Baum Packing Co.), St. Louis.
Herrod Packing Company, Inc., Joplin.
Hester, A. L. Packing Company, Bernie.
Hillcrest Packing Company, Bonne Terre.
Lebanon Packing Company, Lebanon.
LeDuc Packing Company, Springfield.
Liberty Locker Company, Liberty.
McGee's Home Killed Meats, Mexico.
Manning Dressed Beef, Springfield.
Maryville Packing Company, Maryville.
Moberly Packing Plant, Moberly.
Modlin, Jack, Slaughter Establishment, Webb City.
Mueller's Meat Market, Altenburg.
Ogden, Cottle P., Slaughtering Est., Vandalla.
Paige Packing Company, St. Louis.
Paris Lockers & Abattoir, Inc., Paris.
Pemiscol Packing Company, Wardell.
Pipkin-Boyd-Neal Packing Company, Cape Girardeau.
Poplar Bluff Packing Company, Poplar Bluff.
Porter, Kay M., "Deep Freeze", Poplar Bluff.
Raders, Inc., Columbia.
Sikeston Food Lockers, Sikeston.
Twin City Packing Company, Festus.
United Meat Company, Inc., St. Louis.
Urbana Locker, Urbana.
Welsh Packing Company, Inc., Springfield.
Westerman, John, Troy.
Wuestling Packing Company, St. Louis.
Yontz Packing Company, Tipton.

MONTANA

Blastoch Wholesale Meats, Butte.
Miles City Packing Co., Miles City.
City Meat Co., Wolf Point.
*Montana Meat Company of Helena, Inc., Helena.
New Butte Butchering Co., Butte.
Oljar Meat Co., Glendive.

Rahr Meat Service, Glendive.
Sidney Locker and Creamery Co., Sidney.
Valley Meat Co., Sidney.

NEBRASKA

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

NEVADA

Carson Valley Meat Co., Gardnerville.
*B & L Packing Company, Elko.
*Heck's Market, Fallon.

NEW HAMPSHIRE

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

NEW JERSEY

Louis Brummel, Trenton.
Carteret Abattoir, Carteret.
George Dealaman, Plainfield.
Delaware Packing Company, Trenton.
John DeVries, Newton.
Fritz Dielmann, Oak Ridge.
Joseph Earrusso, Whippany.
Fisher Brothers, Bridgeton.
Gervasoni Packing, Bordentown.
Green Village Packing, Green Village.
Haskell Packing Company, Haskell.
Irell Packing, Monroeville.
Maresca's, Stockton.
Marval Packing House, Trenton.
Moonlight Hog Farm, Flemington.
Harry Mundy & Sons, Bound Brook.
Clarence Rome, Sussex.
Russo Packing Company, Green Village.
Salem Packing Company, Salem.
Sussex Packing Company, Sussex.
John Tindik Son's, Bordentown.
Trenton Packing Company, Trenton.
Vineland Dressed Beef, Vineland.
Wagner Provision Company, Gibbstown.
A. A. Young, Phillipsburg.

NEW MEXICO

Aztec Locker Plant, Aztec.
Ben's Slaughterhouse, Las Vegas.
T. M. Dean Wholesale Meat Company, Hobbs.
Deming Packing Company, Deming.
Hatch Packing Company, Portales.

Houk's Custom Slaughter Service, Clovis.
 Joe's Packing Company, Raton.
 Las Cruces Meat Company, Las Cruces.
 New Mexico Packing Company, Inc., Carlsbad.
 Palmer Packing Company, Albuquerque.
 Rayjax Packing Company, Fort Sumner.
 Rollins Packing Company, Clovis.
 Schwartzman Packing Company, Albuquerque.
 66 Packing Company, Tucumcari.
 Starkey Packing Company, Clovis.
 Stephens Packing Company, Albuquerque.
 Valley Packing Company, Farmington.
 Wofford Slaughtering Establishment, Santa Fe.
 Zero Locker Plant, Portales.

NEW YORK

Acer, Inc., Buffalo.
 Adams Meat Company, Adams.
 Charles F. Ahl, Warsaw.
 Charles F. Apthorpe, Jamestown.
 Aronson Food Supply, Glens Falls.
 Jerome & Milton Aronson, Glens Falls.
 Babcock Hill Freezer Service, Inc., West Winfield.
 Barbalich's Slaughterhouse, Watertown.
 Moritz Behr, Catskill.
 Bernacki Bros., Depew.
 Bertch's Slaughterhouse & Processing Plant, Almond.
 Frederick Bond, West Valley.
 Harry L. Booth, Poughkeepsie.
 J. M. Bostwick and Son, Inc., Caledonia.
 Patrick Brennan, Buffalo.
 Bricetti's Bedford Market, Yorktown Heights.
 Canastota Frozen Food Locker, Canastota.
 Peter Carelas, Greenville.
 Duane Clark, Allegany.
 George Conley Slaughterhouse, Bath.
 Conti Packing Company, Inc., Henrietta.
 Country Butcher Service, Nichols.
 Alphonso Cuomo, Altamont.
 Nell Cuomo, Schenectady.
 Davis Brothers, Oswego.
 Dover Plains Packing Co., Dover Plains.
 Edward Dillon, Wyoming.
 Dye's Meat Market, Bridgewater.
 Easton Market, Kanona.
 East River Packing Co., East River.
 Emerson Eckler, Richfield Springs.
 Karl Ehmer Farms Corp., Lagrangeville.
 P. K. & Son, Inc., Buffalo.
 Elmer Ford, West Valley.
 Fort Plain Packing Co., Inc., Nelliston.
 Frank Brothers, Poughkeepsie.
 Freeman's Wholesale Meats, Deposit.
 Geldin Packing Corp., Rochester.
 Goebel Packing Co., Buffalo.
 Gorham Meat Products Co., Gorham.
 Robert Greene, Otto.
 Guido's Wholesale Provisions, Inc., Delevan.
 Gilfus & Fultz Hanlon, Weedsport.
 Edward Hans, Buffalo.
 Hobart's Refrigerated Service, Clarence Center.
 Hokan's Slaughter House, Angola.
 John W. Kamery, Olean.
 Kennedy Meat Market, Kennedy.
 Kingston Beef Corp., Inc., Kingston.
 Nicholas A. Kittle, Hudson.
 Klinck Bros., Inc., Buffalo.
 Klinck & Schaller, Inc., Buffalo.
 Kross-Ahl, Albany.
 L & C Meat Co., Split Rock.
 Lewis Market, Rome.
 Robert Lillie, Auburn.
 The Plant Locker, Randolph.
 Looman Packers & L. Wasserman Mkt., Inc., Schenectady.
 John W. Lucarelli, Mechanicville.
 Don J. Lynch Packing House, Chaffee.
 Macri Beef & Veal Co., Inc., Utica.
 Maple Brook Packing House, Binghamton.
 Maple Grove Farms, Warners.
 Maplevale Farms, Clymer.
 B. Frank McGuire, Granville.
 Medina Provision Company, Inc., Medina.
 Morris Mendel & Co., Norwich.

William G. Mest Packing Co., Strykersville.
 Charles Miller, South Dayton.
 Morandi Packing Co., Inc., Hillsdale.
 Vergil Nadler, Moravia.
 Newburgh Superior Packing Co., Newburgh.
 Oriskany Beef & Veal Corp., Utica.
 Orleans Meat Processing Co., Albion.
 M. Owsowitz & Son, Buffalo.
 Packer's Wholesale Meats, Amsterdam.
 Paul Peets, Albany.
 Penn Beef Co., Morris.
 Victoria Polyniak, Newark Valley.
 Potter Packing Company, Middlesex.
 Ralph Packing Company, Inc., East Syracuse.
 Frank Rausch & Son, Buffalo.
 Riteway Processing Co., Middleport.
 Glenn L. Saltzman, Ponda.
 Frank Schreiber & Sons, Webster.
 Herbert R. Scott, Brocton.
 Selected Meat Packers, Inc., Rotterdam.
 Shappee & Shelve Meat Plant, Pine City.
 Harold J. Smith, Pine Plains.
 Steiger's Slaughterhouse, Ithaca.
 Strandburg's Wholesale Meats, Jamestown.
 Louis Sussman, Cohoes.
 Erwin Tears, Penn Yan.
 Van Camps, Newark.
 George Waldenmaier & Sons, Feura Bush.
 Wallens-Byrne Packing Corp., Buffalo.
 Ward Willard & Son, Heuvelton.
 Herbert M. Ziff, Inc., Elmira.

NORTH CAROLINA

*Aberdeen Packing Company, Aberdeen.
 Asheville Packing Company, West Asheville.
 *Azalea Meats Corporation, New Bern.
 John Boyd and Sons, Gastonia.
 Z. B. Bulluck, Inc., Rocky Mount.
 Caldwell Packing Company, Cramerton.
 *Carolina Packers, Smithfield.
 Charlotte Abattoir, Charlotte.
 Cook's Packing Company, Inc., Concord.
 *Curtis Packing Company, Greensboro.
 Draughton's Abattoir, Fayetteville.
 Edwards Abattoir, Leaksville.
 *Elliott Packing Company, Inc., Goldsboro.
 Fritts Packing Company, Inc., Lexington.
 Greenville Packing Company, Greenville.
 *Hickory Packing Company, Hickory.
 *Jones Abattoir Company, Garner.
 Land's Slaughterhouse, Spray.
 Martin's Abattoir, Godwin.
 Mecklenburg Abattoir, Charlotte.
 Moricle Abattoir, Reidsville.
 Mount Airy Abattoir, Mount Airy.
 E. T. Nivens, Charlotte.
 *Norris Packing Company, Shelby.
 Peacock Meat Company, Inc., Rocky Mount.
 *Piedmont Packing Company, Hillsboro.
 Randolph Packing Company, Asheboro.
 Skeen Packing Company, High Point.
 Statesville Packing Company, Inc., Statesville.
 Stewart's Abattoir, Mount Airy.
 White Packing Company, Inc., Salisbury.
 Williamson Packing Company, Williamston.
 Yadkin Valley Packers, Inc., Elkin.

NORTH DAKOTA

Abercrombie Meat Processing, Abercrombie.
 Brown's Meat and Lockers, Ellendale.
 Goldade's Butcher Shop, Linton.
 Hillside Meat Company, Williston.
 Houghton Meat Market, Ellendale.
 Schmalts Meats, Linton.
 Watner's Super Market, Strasburg.

OHIO

Alex Packing Co., Dayton.
 Allen Bros. Food Market, Manchester.
 Arnett's Packing House, Laura.
 B & A Meat Company, Lisbon.
 Barnes Provision, Inc., Alliance.
 Blanton and Thatcher, West Union.
 Bollantz, S. R. Co., Mansfield.
 Bell, John & Son, Ironton.
 Boomersline Slaughtering Establishment, Germantown.
 Brewster Slaughtering Establishment, Mason.

Buchy, Chas. G. Packing Company, Greenville.
 Bussard Slaughter House, Germantown.
 Busse, L. W. & Sons, Fort Laramie.
 Canton Provision Co., Canton.
 *Ciralsky Packing Co., Toledo.
 *Copley Packing Co., Copley.
 Country Pork House, Cincinnati.
 Crystal Slaughtering Est., Martins Ferry.
 Cuyahoga Meat Co., Cleveland.
 Dayton Packing Company, Dayton.
 *David Davies, Inc., Columbus.
 *David Davies, Inc., Columbus.
 *David Davies, Inc., Zanesville.
 DeLuca Slaughtering Establishment, Rayland.
 DiCillo, A. & Sons, Inc., Cleveland.
 Donelson Packing Company, Carey.
 *Duma Packing Company, Clinton.
 *Eckert Packing Company, Defiance.
 Eckert Packing Company, Newark.
 Egly's Slaughtering Est., Convey.
 Edie's Food Market, Manchester.
 *Evans Packing Company, Gallipolis.
 Fairmont Provision Co., Alliance.
 Fairview Packing Slaughtering Est., Champion.
 Falter, Herman Packing Co., Columbus.
 Feher's, Martin, Ferry.
 Fidel Bros. Packing Co., Unionville.
 Findlay Provision Co., Findlay.
 Fink and Heine Co., Springfield.
 Finley Packing Plant, Inc., McConnelsville.
 Flechtner Bros. Packing Company, Inc., Fostoria.
 Frame, Myron Slaughtering Est., Manchester.
 Fritz's Quality Meats, Versailles.
 Gibson Packing Co., Zanesville.
 Gils, K. C. Slaughtering Est., Cleveland.
 Goldsberry Meat Market, Ripley.
 *Hall Bros., Inc., Olmsted Falls.
 Hasselback, E. E. & Son, Fremont.
 *Henderson Meats, Waterloo.
 *Henry Packing Company, Lima City.
 Herberth, W. J. & Son, Cincinnati.
 Hermann, C. & Son Slaughtering Est., Portsmouth.
 Hornung Packing Plant, Hamilton.
 Hunt Meat Packing Company, Grove City.
 I'ceal Provision Packing Co., Martins Ferry.
 Jacoby, Hal C., West Unity.
 Krugh's Slaughtering Est., Wren.
 Liber, John and Company, Alliance.
 Lloyd's Packing Company, Youngstown.
 Mahan Slaughtering Est., Bristolville.
 Manchester Slaughter Plant, Manchester.
 *Marks and Sons, Inc., Cleveland.
 Martin Farm Slaughter House, Fremont.
 Matthews, J. F. & Son, Sardinia.
 Mayer Meat Company, Middletown.
 Meloni's Meats, Kinsman.
 Myers and Son, Archbold.
 New Cooperative Company, Dillonvale.
 Nosse, Joe Packing, Middlefield.
 *Pacer Packing Company, Toledo.
 Parkman Packing Co., Parkman.
 Petrigulla Meats Co., Hubbard.
 Piper and Son Provision Co., Dorset.
 Pride of Lima Provision Co., Lima.
 Rockford Locker Service, Rockford.
 Ross Abattoir Company, Springfield.
 *Routh Packing Co., Tiffin.
 Samuel, Sigl Slaughter House, Jefferson.
 *Sandusky Dressed Beef Co., Sandusky.
 Sears Meat Market, Greenville.
 Slekkinen, Harold W., Williamsfield.
 Stehlin, John & Sons, Cincinnati.
 Sturgis Packing Company, Kenton.
 Summerside Packing Company, Cincinnati.
 Suter's Meat Market, Greenville.
 *Tanks Meats, Elmore.
 Teufel, Howard A. Company, Cleveland.
 Valley Packing Co., Lansing.
 Village Packing Co., Columbus.
 Vonder Haar, A. F., Fort Recovery.
 Walter and Sons, Wapakoneta.
 Webb Beef Co., Cleveland.
 Weber Packing Co., Marietta.
 Werling, Eleanorora Slaughtering Est., Burkettsville.

Williams, B. J. Slaughtering Est., Pierpont.
Williams, Van Wert.
Winner, Robert F. Sons, Osgood.
Zimmerman Packing Co., Youngstown.

OKLAHOMA

*Akins and Fincannon, Sand Springs.
Antlers Slaughter House, Antlers.
B and B Grocery and Locker, Dacula.
B and B Packing Company, Inc., Oklahoma City.
Banfield Packing Company, Enid.
Banfield Frozen Food Company, Tulsa.
*Braden's Slaughtering Establishment, Ponca City.
*Brooks Packing Company, Tulsa.
*Brown's Slaughtering Establishment, Joe S., Tulsa.
Butcher Slaughtering Establishment, Bartlesville.
Butcher Packing Company, W. H., Oklahoma City.
*Canadian Valley Slaughtering Establishment, Oklahoma City.
*Central Packing Company, Muskogee.
City Packing Company, Shawnee.
Cleveland Lockers, Cleveland.
Coly's, H. H., Boise City.
Cones Packing Company, Miami.
*Cornett Slaughtering Establishment, Oklahoma City.
Crosby & Crosby Slaughtering Establishment, Wright City.
Cushing Packing and Provision Company, Cushing.
*Custom Slaughtering, Inc., Tulsa.
*Daack Packing Company, Ponca City.
Douglas-Pierce Company, Norman.
Dudley Tucker Slaughter, Durant.
Eikins Market, Waurika.
*Enid Packing Company, Enid.
Fairfax Packing Company, Fairfax.
Fairview Packing Company, Fairview.
Frazer Packing Company, Aline.
Fraser Wholesale Meat Company, Ardmore.
Gibson Meat Company, Nowata.
Grant, R. O. Slaughtering Establishment, Idabel.
Halstead Slaughtering Establishment, Fairview.
Harrall Meat Company, Weatherford.
Harris Meat and Produce Company, Oklahoma City.
Harrison's Meat House, Oklahoma City.
Hilburn Meat Market, Madill.
Hominy Food Market, Hominy.
*Husband Brothers Slaughtering Establishment, Oklahoma City.
Hutchinson Slaughtering Establishment, W. R., Wynoka.
Jackson Slaughtering Establishment, Earl, Pawhuska.
Jones Market, Madill.
Kay Packing Company, Ponca City.
Klein's Meats, Perry.
*Lawton Meat Supply, Lawton.
*Little Dixie Packing Company, McAlester.
Manschreck Wholesale Meats, Krebs.
*Miller Packing Company, Sapulpa.
Miller Slaughtering Establishment, Elmer, Covington.
Morris Slaughtering Establishment, J. C., Stilwell.
Norman Wholesale Meat Company, Norman.
*OK Packing Company, Tecumseh.
*Oklahoma Packing Company, Oklahoma City.
*Okmulgee Packing Company, Okmulgee.
Panhandle A & M College, Goodwell.
Puckett Packing Company, Sayre.
Ralph's Packing Company, Perkins.
*Reeves Packing Company, W. E., Ada.
Riber Custom Slaughtering Establishment, Hominy.
*Santa Fe Packing Company, Muskogee.
*Shaloup Slaughtering Establishment, Alva.
Shultz Slaughtering Establishment, Stratford.
Simank's Frozen Food Center, Stillwater.

Ridley Packing Company, Duncan.
Tri-State Super Market, Guymon.
*Tulsa Beef and Provision Company, Tulsa.
Turner Brothers, Nowata.
*Turvey, Inc., Oklahoma City.
*Turvey Packing Company, Blackwell.
*Virginia B Slaughtering Establishment, Tulsa.
*Wickham Packing Company, Ada.
*Wickham Packing Company, Sapulpa.
Turner, C. L. Slaughtering Establishment, Moore.
Whitten Slaughter House, Broken Bow.
Wiley Brewer Slaughtering Establishment, Seiling.
Wolfe Processing Plant, Perry.
Woods, Lloyd, Westville.
Woodward Packing Company, Woodward.

OREGON

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

PENNSYLVANIA

Ahrens & Sons, Inc., E. P., York.
Alan Beef Co., Scranton.
Alba, Savario & William, Norristown.
Albert Packing Co., Washington.
Alfery's Sausage Co., Greensburg.
Alinkoff's & Son, Harry, Wilkes-Barre.
Anderson, Roy, East Berlin.
Aquilante, Cogens, Berwyn.
Baker's Meat Market, Biglersville.
Baker, Luther, Millville.
Balderston Bros., Newton.
Baringer, Wilmer, Richlandtown.
Barnes, T. William, Waynesburg.
Baumgardner Packing Co., Pinleyville.
Beaver Valley Packing Co., New Brighton.
Berwick Packing Co., Berwick.
Bilaki, Joseph, Waterford.
Bingham Packing Co., Berlin.
Bloomfield Packing Co., Pittsburgh.
Bonaccorso & Sons, S., Philadelphia.
Bongiorno Bros., Slovan.
Boose, H. Melvin, Manheim.
Border, Carlos R., Dalmatia.
Bovalina Packing Co., Inc., Slovan.
Bowders & Sons, H. C., Waynesburg.
Bowman, Mark, Hegins.
Boyer, Kenneth L., Klingerstown.
Brann's Slaughtering House, Canton.
Breauchy, Harry H., Sharon.

Bristol Beef Company, Bristol.
Brown Bros. & Sons, Inc., Fairview.
Brown's Slaughter House, Smethport.
Brown, Victor, Port Allegheny.
Burkee's Food Market, McSherrystown.
Burkholder, Eugene, Garrett.
Butler Packing Co., Butler.
Carpenter, Rex Packing Co., Townville.
Carpenter, Simon T., Sheridan.
Cary, William L., Harrison Valley.
Castle Provision Co., Darragh.
Center Valley Packing Co., Center Valley.
Check, Stephen, Pittsburgh.
Clark Packing Co., Paxinos.
Clark, William A., Homer City.
Coffaro, Frank B., Sugar Grove.
Cohick's Meat Market, Salladasburg.
Cowburn, C. G., Ulysses.
Crissman Brothers, Castanea.
Cunningham, R. C., Indiana.
Cunningham Locker & Slaughtering, Meyersdale.
Dailey & Sons, Vanderblit.
Danko, Matthew, Latrobe.
Darling, Howard, LaPlume.
DeFranco, Nick, Bangor.
DeFranco, Philip, Bangor.
Deifrate Packing Company, Slovan.
Delta Farm Products Company, Delta.
Detwiler's Abattoir, Pottstown.
Devault Packing Company, Devault.
Ditzler Bros. Meat Market, Pine Grove.
Dorshimer, David E., Brodheadsville.
Dressler, Norman, Exeter.
Dysinger & Son, B. C., Thompsettown.
East Carson Packing Company, Pittsburgh.
Elizabethville Abattoir, Elizabethville.
Engle, Russell S., East Greenville.
Eremic, George N., Monroeville.
Esposito, Attilio, Philadelphia.
Falk, Karl, Erie.
Feder & Company, M., Allentown.
Fehl Company, C. J., Blooming Glen.
Fetterolf, Joseph L., Hegins.
Fischer & Sons, Inc., J. Fred, York.
Fisher, Harry D., Lewisburg.
Fisher, W. J., Winfield.
Flagler, John, Raubsville.
Fox, Augustus, Souderton.
Freed's Store, Gilbertville.
Frigid Freeze Lockers, Riegelsville.
Froehlich Packing Company, Johnstown.
Gajan, John, Coal Center.
Galvanek, Edward, Freeport.
Gartner-Harf, Waterford.
Gashel, Lee, Claysville.
Ghemman, Warren B., Norwood.
Gensemer's, Bloomsburg.
George, Nathan T., Orefield.
Gertner, Joseph & Stephen, Easton.
Ginther, Gervase, St. Mary's.
Ginther, Urban, St. Mary's.
Giunta & Sons, Joseph L., Philadelphia.
Glick Bros., Mount Pleasant.
Godfrey Bros., Felton.
Godshall & Son, Marvin K., Telford.
Goetz, Robert M., Greencastle.
Goldberg Provision Co., Greensburg.
Good, Inc., Carl, Denver.
Good's Market, Quincy.
Gourley, James P., New Bethlehem.
Grande Bros. Packing, Farrell.
Green Valley Packing Co., Claysville.
Greenawalt & Keck, Lancaster.
Greenville Packing Co., Greenville.
Gretler's Market, Girard.
Gurgacz, Mike P., New Castle.
Haas, Raymond, East Weissport.
Hager's Meat Market, Quakertown.
Hahn Packing Company, Johnstown.
Harbach Brothers, Erie.
Hartman, Paul E., New Tripoli.
Heckel & Ferlan, Pittsburgh.
Heinnickel, Sylvester A., Crabtree.
Hershey Estates Abattoir, Hershey.
Hervitz Packing Company, Harrisburg.
Hess Meats, Bob, Winfield.
*Hickory Packing Company, Scranton.
Hill-N-Dale Farms Meat Co., Downingtown.

Hiltonp Beef & Provision Company, Loyal-hanna.
 Hippey, Samuel W., Willow Street.
 Hirsch, William R., Kossuth.
 Hoffman Brothers, York.
 Hollinger Meat Products, Mechanicsburg.
 Homestead Prov. & Pkg. Co., Pittsburgh.
 Hoovers Meat Market, Hanover.
 Horne's Slaughterhouse, Marianna.
 Hostoffer & Sons, E. B., Mount Pleasant.
 Hunsberger, Joseph J., Royersford.
 Hynes Abattoir, O. J., Cedars.
 Ishman, Robert J., Worthington.
 Johnson Packing Co., Emhigh.
 Joseph Packing Company, Connellsville.
 J. T. Provision Company, McKeesport.
 Juniata Packing Company, Tyrone.
 Keefer, C. F., Mercersburg.
 Kelso, Fred E., Brookville.
 Kesselring, J. R., Greencastle.
 *Kessler's Inc., Lemoine.
 Kipp, Harvey A., Bethlehem.
 Kline Brothers, Hollidaysburg.
 Knapp & Son, Lee, Albion.
 Knight, Emerson, Penryn.
 Kohn, M., Philadelphia.
 Kolb, Samuel, Spring City.
 Kovacevic Brothers, Sewickley.
 Kratzer, Beulah M., Sellingsgrove.
 Kreial Brothers, Hazleton.
 Kudasik, Andy, Central City.
 Kunzler & Co., Inc., Lancaster.
 Lakeview Packing Co., Sandy Lake.
 Landis, Abram A., Harleysville.
 Landis Brothers, Skipack.
 Landis, Edgar M., Franconia.
 Landis, T. M., Mainland.
 Lavella, Victor F., Kersey.
 Lawrence, H. M., Albion.
 Leali Bros., Wheatland.
 Lepidi & Sons, Inc., Jeanette.
 Lesnett's Green Top Farm, Greenville.
 Levchik, Mike, Hooversville.
 Lichliter, J. C. & Co., Sallsbury.
 Liddiard, Richard W., South Waverly.
 Little & Son, I. D., Hanover.
 Livesey, Merrill, Sugar Grove.
 Locustdale Packing Co., Locustdale.
 Loutsion Packing Co., Canonsburg.
 Lukon Meats, Burgettstown.
 Lux, Joseph H., Jeannette.
 McGee, G. Fred, McConnellsville.
 Madrigale, Frank, Bristol.
 Magdovits Packing Co., Connellsville.
 Malzi, J. E., Dunlo.
 Mamula, Pete, Aliquippa.
 Martin, Chas. G. & Leon, East Earl.
 Martin, Ezra W., Lancaster.
 Martin, Gerald, Chambersburg.
 Martin, John F., Stevens.
 Martocci, Anthony, Roseto.
 Marusco, Camillo, Boothwyn.
 Marvin, Russell T., Covington.
 Meadow Valley Abattoir, Inc., Gettysburg.
 *Medford's, Inc., Chester.
 Melvin, Arthur G., Greenville.
 Meoli, Peter, Howellville.
 Miller, E. R., Hanover.
 Miller, Eugene W., Erie.
 Miller's Meat Market, Gettysburg.
 Mitman, Vernon K., Nazareth.
 Moccio, Angelo J. & Son, Allentown.
 Moore, Amos Sr., Montgomeryville.
 Mount Rose Food Market, York.
 Moxham Packing Co., Johnstown.
 Moyer Bros., Reinholds.
 Moyer Company, C. D., Silverdale.
 Myers Brothers, Spring Mills.
 Nace, Melvin M., Hanover.
 Nell, Charles & Wayne H., East Berlin.
 New Holland Meat Market, New Holland.
 Newman, Raymond H., Hanover.
 Northrup, Gerry, North East.
 Northwestern Packing Company, Pittsburgh.
 Olijnyk, M. & B., Harrison City.
 P. S. Meat Company, Philadelphia.
 Palgon Brothers, Tarentum.
 Palumbo, Domenic, Du Bois.
 Patterson Meat Market, Littlestown.

Pennsylvania State University, University Park.
 Peluso, John M., New Castle.
 Penn Maid Packing Company, Uniontown.
 Peoples Meat Market, Brackenridge.
 Perry Packing Company, Daisytown.
 Peters Bros. Meat Market, Lenhartsville.
 Pettello, Charles A., Kelsar.
 Pezzner Brothers, Ashley.
 Pienlazeck, Walter, Waterford.
 Pleasant Unity Packing Co., Pleasant Unity.
 Price, B. J., Chester.
 Prim Packing Company, McDonald.
 Prince, August, Mars.
 Pudliner, Charles, Johnstown.
 Putnak, Robert L., Monongahela.
 Rebuck, James E., Dornsife.
 Reed, Jay, Latrobe.
 Rehrig Slaughterhouse, Ashfield.
 Reichelderfer, E. H. & Sons, East Greenville.
 Reitz, Maynard M., Winfield.
 Reliable Provision Company, Scranton.
 Rendulle, Frank D., McKeesport.
 Rex Slaughterhouse, George, Ashfield.
 Rich Valley Cattle Company, Emporium.
 Riverside Meat Packing Company, New Castle.
 Robie Meat Packers, Inc., Erie.
 Rockhill's Meat Processing, Greenville.
 Rock, B. A., Milroy.
 Rothermel, Wellington A., Danville.
 Rudy, Harry E., Landsville.
 Russic, M. C., Hooversville.
 S & H Country Butcher, Littlestown.
 Salaburg Abattoir, Shillington.
 Schrickram, Franklin, Port Clinton.
 Shaffer, Arthur L., New Cumberland.
 Shamokin Packing Co., Shamokin.
 Sharon Best Meats, Sharon.
 Shaw Brothers, Newry.
 Shively Brothers, Millinburg.
 Shober, Roy L., Denver.
 Sicilia, Frank, New Kensington.
 Silverberg Meats, Bradford.
 Slagle's Packing House, Kittanning.
 Smalstig, Fred, Pittsburgh.
 Smelko Bros., Mount Pleasant.
 Smith, Wilbur, Blairsville.
 Smith, William B., Titusville.
 Smithgall & Ging, Trout Run.
 Spidle's Meat Market, Lancaster.
 *Spungin's Abattoir, Inc., Harrisburg.
 Stairs, James, Confluence.
 Stehle, Julius, Eightyfour.
 Steinkirchner, George, Jennerstown.
 Stepniak, William, Hop Bottom.
 Sterner's Grocery, Inc., Hanover.
 Stockdale, Paul & Eugene, Dayton.
 Stockton's Wholesale Meats, Columbus.
 Stuebgen's Meat Market, Saxonberg.
 Swartz Meat Market, Shrewsbury.
 Taddeo, Fred, Monaca.
 Taylor Company, J. V., Wyalusing.
 Thoma, Paul, Saxonburg.
 Thomas & Diehl, Glen Rock.
 Thompson Packing Co., Jersey Shore.
 Thornton, Howard J., Erie.
 Triolo Bros. Food Market, Philadelphia.
 Troutman Brothers, Klingerstown.
 Troutman, N. S. & C. H., Klingerstown.
 Troy Meat Plant, South of Troy.
 Union Provision & Pkg. Co., Pittsburgh.
 United Home Dressed Meat, Altoona.
 Utz, Harold, Hanover.
 Venezia, Carl, Conshohocken.
 Venezia, Joseph, Norristown.
 Venuto, Joseph, Philadelphia.
 Waddington, R. L., Wampum.
 Waltman, Donald, Allenwood.
 War, Prosper, Conshohocken.
 Warrington Packing Co., Inc., Chalfont.
 Waynesburg Packing Company, Waynesburg.
 Weaver Brothers, Wellsville.
 Weise, R. A., Hyndman.
 Weiss, Milton, Large.
 Weiss Packing Company, Donora.
 *Weller & Son, Frank, Plymouth Meeting.
 West Apollo Packing House, Apollo.
 Weyandt, Hugh, Jr., Claysburg.
 Wilcox, Gilbert, Milan.

Wildasin's Meat Market, Hanover.
 Wilkes-Barre Abattoir, Wilkes-Barre.
 Williamson's Wholesale Meats, Turbotville.
 Willrich, Thos. B. & Son, Edinboro.
 Winner Packing Co., Lock Haven.
 Winters, Walter W., Mahoningtown.
 Wisniewski, Steve, New Castle.
 Wolfe, Thos. P. & L. H., Herndon.
 Worthington, Warren H., Pennsdale.
 Wright, Sharp B., Pombell.
 Yakubik, Frank, New Castle.
 Yambrovich, Steve, Sharpville.
 Yoder, Kermit C., Holsopple.
 Yoder Sons, C. M., Telford.
 Yoder's Meat Market, Shoemakersville.
 Youndt Brothers, Denver.
 Youndt, John E., Adamstown.
 Zeller, Alfred, Cedars.
 Zitman, C. D., Mercersburg.

RHODE ISLAND

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

SOUTH CAROLINA

*Azalea Meats, Inc., Orangeburg.
 *Carolina Abattoir, Columbia.
 *Caughman Meat Plant, Lexington.
 Cheraw Packing Co., Cheraw.
 Fairview Abattoir, Greenville.
 Harman Provision Co., Saluda.
 *Harvin Packing Co., Sumter.
 Hodges Sales Co., Abbeville.
 Hughley's Market, Easley.
 *Kemperlin Wholesale Meat Packing Plant, Orangeburg.
 Lancaster Frozen Foods, Inc., Lancaster.
 *Old Fort Packing Co., Walterboro.
 Oconee County Abattoir, Seneca.
 Ricks Meat Packers, Aiken.
 *Roddey Packing Co., Columbia.
 *Spartanburg Abattoir, Spartanburg.
 *Sumter Frozen Foods, Inc., Sumter.
 *Truesdale Wholesale Meat Co., West Columbia.
 *Turner Abattoir, T. M., Woodruff.

SOUTH DAKOTA

*Cimpl Packing Company, Yankton.
 *Dean Packing Company, Vermillion.
 Finery Sausage Company, Huron.
 Finery Sausage Company, Milbank.
 Trumbull Packing Company, Sioux Falls.

TENNESSEE

Armstrong Sausage Co., Strawberry Plains.
 *Bakers Processing Co., McKenzie.
 Baltz Brothers Packing Co., Nashville.
 Beare Meat Co., Madisonville.
 Bedford County Slaughterhouse, Shelbyville.
 *Benton, Lewis Slaughterhouse, Hixon.
 Bills Processing Plant, Dyersburg.
 Bolivar Packing Plant, Bolivar.
 *Bridwell Packing Co., Kingsport.
 *Brundidge Slaughter Plant, Martin.
 Bryson Packing Co., Somerville.
 *Bulla, Wade Wholesale Meats, Johnson City.
 *Carmichel-Curtis Slaughterhouse, Telford.
 Carthage Grocery & Locker, Carthage.
 *Cleveland Provision Co., Cleveland.
 Cribbs Sausage Company, Memphis.
 *Dixie Sausage Co., Lebanon.
 *Duck River Sausage Company, Manchester.
 *Esteppe Slaughterhouse, Limestone.
 *Fayette Packing Co., Hickory Withe.
 *Fineberg Packing Co., Memphis.
 Follis, Roy, Slaughterhouse, Gadsden.
 Foutch, J. J. & Son Packing Co., Cookeville.
 Fuller Locker Plant, Maryville.
 Glasgow Meat Co., Martin.
 *Groce Provisions Co., Fayetteville.
 *Hacketts Meat Co., Carthage.
 Hartsville Locker Company, Hartsville.

Herron Packing Co., Concord.
Hills Wholesale Meats, Dayton.
Holmes Meat Market, Crossville.
Hyde, Ed Slaughterhouse, Gallatin.
*Jackson Packing Co., Jackson.
*Jacobs Packing Company, Nashville.
*Keener Packing Co., Lenoir City.
*Lingo Packing Co., Jonesboro.
*Loomis Packing Co., Sweetwater.
McElhaney Slaughterhouse, Morristown.
McMinnville Meat Co., McMinnville.
Mims Frozen Foods, Ardmore.
Moore, John L. Slaughterhouse, Fayetteville.
Morrisey Meats & Provisions, Nashville.
Morristown Provisions Co., Russellville.
Napier, W. B. Slaughterhouse, Celina.
New 20 Packing Co., Alamo.
*Norman's Packing Co., Covington.
*Parks-Harris & Company, Columbia.
Penns Market, Trenton.
*Powell Wholesale Meats, Chattanooga.
Pulaski Sausage Company, Pulaski.
*Purity Packing Co., Powell.
*Savannah Process & Locker, Savannah.
*Sells, Earl & Sons, Johnson City.
Smiths Market, Gallatin.
*Smith Packing Co., Nashville.
Southern Abattoir Meat Co., Knoxville.
*Southern Provisions Co., Chattanooga.
Stephens Slaughterhouse, Savannah.
Summers Bros. Slaughterhouse, Hollow Rock.
*Tennessee Valley Packing Co., Columbia.
Trolinger Slaughterhouse, Jackson.
Wamplers Wholesale Meats, Lenoir City.
*Wells Processing Plant, Brighton.
Wilkerson Slaughterhouse, Selmer.
*Wilson, John Sausage Co., Lewisburg.

TEXAS

A. B. C. Packing Company, Wichita Falls.
Alamo Braun Beef Company, San Antonio.
*Alice Meat Company, Alice.
*Allen's Wholesale Meats, McKinney.
Amarillo Packing Company, Inc., Amarillo.
Anderson Slaughtering & Processing Plant, Sherman.
Apache Packing Company, San Antonio.
*George Braun Packing Company, San Antonio.
Burlison Packing Company, Wichita Falls.
Ed Auge Packing Company, San Antonio.
Azle Food Locker Corporation, Azle.
Berryhill Packing Company, Inc., Levelland.
Big 4 Packing Company, Perryton.
Brown's Slaughter House, Annona.
Burton Brothers Public Abattoir, Houston.
*Cash 'N Carry Grocery and Market, Pollett.
Central Packing Company, Inc., Wichita Falls.
Chief Packing Company, Quanah.
Collins Packing Company, Morton.
Columbia Packing Company, Dallas.
*Crow Packing Company, Pecos.
*Dallas City Packing Company, Dallas.
*Dixon Packing Company, Inc., Houston.
*Ehresman Brothers Packing Company, Plainview.
Floyd Locker, Spearman.
*Freedman Packing Company, Houston.
Gee & Gafford Slaughter House, Phillips.
Golden Spread Packing Company, Amarillo.
Graham Packing Company, Graham.
Haley's Food Locker, Crowley.
Hereford Locker, Hereford.
Hereford Meat Company, Hereford.
*B&R Meat Company, Vernon.
*High Grade Packing Company, Galveston.
O. B. Jackson Wholesale Meats, Plainview.
Lamesa Meat Company, Lamesa.
Nemecek Brothers, West.
*Newsom Packing Company, Mount Vernon.
P&H Packing Company, Dallas.
*P&S Meat Company, Texarkana.
Pace Packing Company, Inc., Sweetwater.
Panhandle Packing Company, Inc., Pampa.
Perryton Packing Company, Perryton.
Pickney Packing Company, Inc., Amarillo.
Pitner & Hensley, Denton.
Plains Beef Company, Amarillo.

Plains Beef Company, Borger.
*Pratt Packing Company, Inc., Sulphur Springs.
Quality Packing Company, San Antonio.
Queen's Custom Slaughter, Bovina.
Richards Slaughter House, Bovina.
*Ridley Packing Company, Sweetwater.
*Roberts Wholesale Beef, Van Horn.
Select Meat Company, San Antonio.
Shamrock Slaughter Plant, Shamrock.
Smith's Frozen Food Plant, Atlanta.
*Southern Packing Company, Denison.
Steuernagel Packing Company, San Antonio.
Stratford Frozen Food Lockers, Stratford.
*Swift & Company, San Antonio.
Swindell's Country Sausage Plant, Quanah.
*Texall Packing Company, Houston.
Texas Department of Corrections Packing Central No. 1, Sugarland.
Texas Trail Meat Company, Hereford.
Tyler Packing Company, Tyler.
*West Texas Packing Company, San Angelo.
Wickham Packing Company, Inc., Longview.
*Winfree Packing Company, Orange.
Wingate Brothers, Orange.
*Wilburn & Miller Wholesale Meats, Denison.
Wolf Meat Company, San Antonio.
*Wright Packing Company, Vernon.
Zummo Meat Company, Beaumont.

UTAH

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

VERMONT

Delair's Slaughtering Establishment, East Montpelier.
Gallerani's Market, Bradford.
Quinn's Slaughtering Establishment, Poulney.
G. Rubalcaba Inc., Websterville.
Herrick Stearns, Rutland.

VIRGINIA

Corn Valley Packers, Inc., Danville.
*Fleet & Co., Inc., Winchester.
*Green Hill, Inc., Elliston.
*Harrell Bros., St. Brides.
Isom's Slaughter House, Galax.
Lee Packing Co., Pennington Gap.
*McKenna, Inc., Lynchburg.
*Orndorff, Charles, Abattoir, Winchester.
*Perry's Abattoir, Winchester.
Rosenbaum Slaughterhouse, Clyde, Glade Springs.
*Southern Packing Corp., Norfolk.
*Suffolk Packing Co., Inc., Suffolk.
*Woodstock Wholesale Meats, Woodstock.

WASHINGTON

Chambers Packing Co. No. 36, Tumwater.
Colfax Meat Packing Plant No. 117, Colfax.
*Curcio Meats No. 76, Walla Walla.
Evergreen Packing Co. No. 92, Vancouver.
*Federal Meat Co. No. 38, Tacoma.
Federal Packing Co. No. 43, Everett.
Ferry Bros., Inc. No. 16, Ferndale.
Fischer Bros. Meat Co. No. 85, Issaquah.
Florence Packing Co. No. 15, Stanwood.
*Grandview Packing Co. No. 15, Grandview.
Sierk Meat Packing Co. No. 55, Wenatchee.
James Knight Packing Co. No. 21, Woodinville.
Johansen's Meats Inc. No. 41, Enumclaw.
Kratzig Meat Co. No. 81, Bellingham.
*Lewis River Meat Co. No. 118, Woodland.
*Longview Meat Co. No. 87, Longview.
McInroy Meat Co. No. 94, Wilbur.
Methow Valley Meat Co. No. 125, Twisp.
*Miller Packing Co., Inc. No. 7, Seattle.
Sky Valley Meats No. 51, Monroe.
Moses Lake Meat Co. No. 32, Moses Lake.
Mt. Vernon Meat Co., Inc., No. 83, Mount Vernon.
Midway Meats No. 62, Centralia.

Pasco Meat Packers, Inc. No. 37, Pasco.
*McKinley Meat Pack. Co. No. 39, Longview.
Rice Meat Packing Co. No. 103, Veradale.
Schoner Meat Co. No. 75, Bremerton.
Shelton Meat Co. No. 70, Shelton.
Snohomish Meat Co. No. 77, Snohomish.
*Valley Packing Co. No. 18, Tacoma.
Webber & Ritter Co., Inc. No. 20, Sumner.
*Wenatchee Packing Co. No. 22, Wenatchee.

WEST VIRGINIA

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

WISCONSIN

Black Creek Meat Market, Black Creek.
Bohrers Packing Company, Muskego.
Bonduel Meat Market, Bonduel.
*Born and Son, August, Milwaukee.
Bruinsma, Casey, Union Grove.
Clinton Packing Co., Inc., Clinton.
Coenen Packing Company, Appleton.
Coloma Meat Products, Coloma.
Curless Meat Plant, Brodhead.
De Coster Packing Co., Kaukauna.
Dobrats Meat Market, Shawano.
Falls Locker Service, Menomonie Falls.
Faust & Sons, Hy, Mayville.
Goldberg, Maurice, Sl. Est., Superior.
Hager's Locker, Siren.
Helland's Food and Locker, Juda.
Jansen Meat Market, Oostburg.
K. & K. Locker, River Falls.
Kenosha Packing Company, Kenosha.
Kress Packing Co., Inc., Waterloo.
*Luck, M. Inc., Milwaukee.
Marchant, W. J., Brussels.
Meier, Alfred Sl. Est., Monroe.
Merredith & Corrigan, Saxon.
Midwest Packing Company, Milwaukee.
Osseo Lockers, Osseo.
*Quality Packing Company, New London.
Resar Sl. Est., J. J. & J. M., Park Falls.
*Richberg and Son, N., Manitowoc.
Sawyer Meat Plant, East Troy.
Schaefer Sausage Co., Inc., Oshkosh.
Schams Slaughtering, John, La Crosse.
Seymour Locker Storage, Peshtigo.
*South Side Packing Company, Milwaukee.

*Stoppenbach Sausage Company, Jefferson. Super Locker, Amery.
 Sykes Packing Company, Cameron.
 Tarlton Meat Service, Shawano.
 Tarlton, Company Lyman, Athelstane.
 Thompson Packing Company, West De Pere.
 Townsend-Piller Packing Co., Cumberland.
 *Valley Meat Service, Appleton.
 Valley Packing Company, Kaukauna.
 Wagner, Chester, Est., Denmark.
 Weinstein Slaughtering Est., Superior.
 *Wolf River Sausage, Inc., Weyauwega.

WYOMING

Gillette Meat Service, Gillette.
 Jim's Place, Cheyenne.
 K & B Cold Storage Co., Afton.
 Kelly Packing Co., Torrington.
 Ken's Locker and Slaughtering Establishment, South Laramie.
 Lincoln Meats, Rock Springs.
 Lovell Processing, Lovell.
 Nield Cold Storage and Supply, Afton.
 Pilch Slaughtering & Processing Service, Acme.
 Rock Springs Butchering, Rock Springs.
 *Rocky Mountain Packing Co., Casper.
 *Roltz Meat Cutting, Fort Bridger.
 Shy-Ann Packing Co., Cheyenne.
 Starlite Meat Co., Cheyenne.
 Torrington Packing Co., Inc., Torrington.
 Triangle Packing Co., Worland.

The names of the following stockyards and slaughtering establishments have been changed to read as follows:

STOCKYARDS

From Union Stock Yards, Montgomery Ala.; to Bowman Stockyards, Montgomery, Ala.
 From King & Mewbourn Stockyards, Florence, Ala.; to King Livestock Auction Company, Florence, Ala.
 From Aliceville Sale Barn, Aliceville, Ala.; to Pickens County Livestock Comm. Co., Aliceville, Ala.
 From M. V. Stokes Stockyard, Andalusia, Ala.; to Stokes & Brogden Stockyard, Inc., Andalusia, Ala.
 From Wray L/S Comm. Co., Wray, Colo.; to Ranchland Livestock Comm. Co., Wray, Colo.
 From Craig L/S Auction, Craig, Colo.; to Yampa Valley Livestock Auction, Craig, Colo.
 From Hasty Auction Company, Atlanta, Ga.; to Capital Livestock Auction Company, Inc., Atlanta, Ga.
 From Troup Livestock Sales Company, Inc., La Grange, Ga.; to La Grange Stockyards, Inc., La Grange, Ga.
 From Coffee County Livestock Company, Douglas, Ga.; to Livestock Marketers, Inc., Douglas, Ga.
 From Ragsdale-McClure Commission Company, Atlanta, Ga.; to McClure-Burnett Commission Company, Atlanta, Ga.
 From Ragsdale-McClure Commission Company, Rome, Ga.; to McClure-Burnett Commission Company, Rome, Ga.
 From Northeast Georgia Livestock Auction, Inc., Athens, Ga.; to North Georgia Livestock Auction, Inc., Athens, Ga.
 From Jerome Livst. Comm. Co., Jerome, Idaho; to Tink's Livestock Commission Co., Jerome, Idaho.
 From Woodword County Livestock Commission Co., El Paso, Ill.; to El Paso Livestock Auction, El Paso, Ill.
 From Fort Wayne Livestock Auction, Fort Wayne, Ind.; to Delta Livestock Auction & Commission Co., Fort Wayne, Ind.
 From Waukon Sales Commission, Waukon, Iowa; to Producers Livestock Marketing Center, Waukon, Iowa.
 From Hansen Livestock Auction, Beloit, Kans.; to Beloit Livestock Auction, Inc., Beloit, Kans.

From Hutchinson Livestock Sale Pav., Hutchinson, Kans.; to Pawnee Cattle Company, Inc., Hutchinson, Kans.
 From Syracuse Sale Co., Syracuse, Kans.; to Weaver & Dunn Livestock Auction Co., Syracuse, Kans.
 From Hutcherson Livestock Market, Glasgow, Ky.; to Barren County Stockyards, Inc., Glasgow, Ky.
 From Clay-Gentry, Lexington, Ky.; to Clay-Wachs Stockyards Co., Inc., Lexington, Ky.
 From J & J Livestock Market, Horse Cave, Ky.; to Horse Cave Stockyards, Horse Cave, Ky.
 From Richmond Livestock Mkt. Corp., Richmond, Ky.; to New Richmond Livestock Market, Inc., Richmond, Ky.
 From T. E. Vasseur Auction Co., Paducah, Ky.; to Paducah Livestock Auction, Paducah, Ky.
 From City Abattoir, Inc., Baton Rouge, La.; to Millwood Packing Company, Scotlandville, La.
 From Bryar Brothers Stockyard, West Point, Miss.; to Prairie Livestock, Inc., West Point, Miss.
 From L & S Community Sales, Columbia, Miss.; to Stringer Sale Barn, Columbia, Miss.
 From Leake County Commission Company, Carthage, Miss.; to Knight Bros. Sales, Carthage, Miss.
 From Lum Brothers Stockyards, Natchez, Miss.; to Natchez Stockyards, Natchez, Miss.
 From Owen Brothers Stockyards, Hattiesburg, Miss.; to Hub City Stockyards, Inc., Hattiesburg, Miss.
 From Shaw & Gray Commission Co., Oxford, Miss.; to Oxford Livestock Commission Company, Oxford, Miss.
 From Kosciusko Stockyards, Kosciusko, Miss.; to Peeler's Sale Barn, Kosciusko, Miss.
 From Claiborne County Stockyards, Port Gibson, Miss.; to Southwest Stockyards, Inc., Port Gibson, Miss.
 From Wilson & Jackson Commission Company, Pontotoc, Miss.; to Pontotoc Livestock Commission Company, Pontotoc, Miss.
 From Clay County Stockyards, Inc., Tupelo, Miss.; to West Point Livestock Auction Inc., Tupelo, Miss.
 From Beebe Brothers Salesbarn, Warrensburg, Mo.; to Arnett & Son Livestock Auction, Warrensburg, Mo.
 From Praley Sale Pavilion, Chillicothe, Mo.; to Beever Sale Pavilion, Chillicothe, Mo.
 From McDonald County Sale Company, Goodman, Mo.; to Goodman Auction Market, Goodman, Mo.
 From Ted Graham Auction Company, Mansfield, Mo.; to Mansfield Auction Company, Mansfield, Mo.
 From Munn Sale Barn, New Cambria, Mo.; to New Cambria Community Sale, New Cambria, Mo.
 From Trenton Livestock Market, Trenton, Mo.; to North Missouri Sale Pavilion, Trenton, Mo.
 From Farmers Livestock Auction, South Sioux City, Nebr.; to Lockwood Livestock Auction, South Sioux City, Nebr.
 From National Co-op Association, Plattsmouth, Nebr.; to National Sale Barn, Plattsmouth, Nebr.
 From O & O Commission Company, Kearney, Nebr.; to Platte Valley Salebarn, Kearney, Nebr.
 From Flemington Auction Market, Flemington, N.J.; to Flemington Agricultural Mkt. Co-op, Inc., Flemington, N.J.
 From Dobler Livestock Sales and Company, Ashley, N. Dak.; to Ashley Livestock Sales Company, Ashley, N. Dak.
 From Jamestown Livestock Sales Company, Jamestown, N. Dak.; to Dobler Livestock Sales Company, Jamestown, N. Dak.

From Uecker Yards, Hettinger, N. Dak.; to Hamann Livestock Company, Hettinger, N. Dak.
 From Fraser Livestock Auction Company, Harvey, N. Dak.; to Harvey Livestock Auction, Harvey, N. Dak.
 From Harrington Brothers Livestock Market, Williston, N. Dak.; to JKL Cattle Company, Williston, N. Dak.
 From Mandan-Bismarck Livst. Comm. Co., Mandan, N. Dak.; to Kist Livestock Auction Company, Mandan, N. Dak.
 From Turtle Lake Livestock Auction, Turtle Lake, N. Dak.; to Schlichenmayer Livestock Sales, Turtle Lake, N. Dak.
 From Harrington Brothers Livestock Market, Valley City, N. Dak.; to Valley City Livestock Auction, Valley City, N. Dak.
 From Pickaway County Livestock Coop. Assn., Circleville, Ohio; to Bowling Stockyard, Circleville, Ohio.
 From Putnam County Livestock Assn., Columbus Grove, Ohio; to Lugbill Bros., Inc., Columbus Grove, Ohio.
 From Ranchers Livestock Commission Co., Antlers, Okla.; to Antlers Livestock Auction, Antlers, Okla.
 From Raymond Pope Auction, Vinita, Okla.; to Farmers and Ranchers Livestock Auction, Vinita, Okla.
 From Owen Brothers Livestock Auction Idabel, Okla.; to Idabel Livestock Auction, Idabel, Okla.
 From Valley Livestock Auction Market, Hood River, Oreg.; to Auction Center, Hood River, Oreg.
 From Farmer's Livestock Mkt., Ephrata, Pa.; to Green Dragon Livestock Sales, Ephrata, Pa.
 From Penn Central L. S. Mkt., Williamsport, Pa.; to Lyeomung Livestock Market, Inc., Williamsport, Pa.
 From Danville Livestock Mkt., Danville, Pa.; to Mantour Livestock Market, Inc., Danville, Pa.
 From Mason Dixon L. S. Mkt., Stewartstown, Pa.; to Sechrist Sales Company, Inc., Stewartstown, Pa.
 From People's Livestock Market, Orangeburg, S.C.; to Orangeburg Stockyards, Inc., Orangeburg, S.C.
 From Williams Livestock Yard, Tabor City, N.C.; to Twin States Auction Market, Tabor City, N.C.
 From Phillip Livestock Auction, Phillip, S. Dak.; to Livestock Auction Management, Inc., Phillip, S. Dak.
 From Stockman's Comm. Co., Inc., Rapid City, S. Dak.; to Rapid City Livestock Commission Co., Rapid City, S. Dak.
 From Kirk Livestock Auction, Athens, Tenn.; to Athens Livestock Auction Co., Athens, Tenn.
 From Davis, M. H. Livestock Co., Hartsville, Tenn.; to Hartsville Livestock Co., Hartsville, Tenn.
 From Logan & Hicks Livestock Co., Union City, Tenn.; to Logan Livestock Co., Union City, Tenn.
 From Nichols, Brown & Anderson, Thompson Station, Tenn.; to Nichols-Moore Livestock Market, Thompson Station, Tenn.
 From Thompson & Oliver, Union City, Tenn.; to Oliver Livestock Market, Union City, Tenn.
 From Halls Stockyard, Crossville, Tenn.; to Plateau Livestock Exchange, Crossville, Tenn.
 From Lincoln County Livestock Market, Fayetteville, Tenn.; to Tenn Producers Livestock Mkt. Assoc., Fayetteville, Tenn.
 From Boyce Brothers, Unionville, Tenn.; to Unionville Livestock Market, Unionville, Tenn.
 From Hicks, Harry Stockyard, South Fulton, Tenn.; to Ward, William Stockyard, South Fulton, Tenn.

From Troy Stockyards, Troy, Tenn.; to Woody Stockyards, Troy, Tenn.
 From Templer Livestock Auction, Belton, Tex.; to Belton Livestock Auction, Belton, Tex.
 From McKinney Livestock Commission Company, McKinney, Tex.; to Collin County Commission Company, McKinney, Tex.
 From Grange Comm. & Lvstk. Co., Auburn, Wash.; to Auburn Livestock, Inc., Auburn, Wash.
 From Nerison Market, Coon Valley, Wis.; to Equity Livestock Auction Market, Coon Valley, Wis.
 From Riverton Auction-Kemp Bros., Riverton, Wyo.; to Riverton Livestock Auction, Riverton, Wyo.

SLAUGHTERING ESTABLISHMENTS

From Brock-Mosley Packing Company, Loxley, Ala.; to Brock-Mosley Packing Company, Robertsdale, Ala.
 From Blue Bell Packing Company, Decatur, Ala.; to Decatur Packing Company, Decatur, Ala.
 From Town & Country Packing Co., Mesa, Ariz.; to Stone & Randall Meat Company, Mesa, Ariz.
 From Beverly Meat Co., Tucson, Ariz.; to Western Meat Packing Co., Tucson, Ariz.
 From Clough's Country Market, Lowell, Ark.; to Bramlett's Country Market, Lowell, Ark.
 From R. O. Boswell Whls. & Retail, Camden, Ark.; to Camden Curing Plant, Camden, Ark.
 From Hylton Slaughter, Springdale, Ark.; to Springdale Custom Butchering, Springdale, Ark.
 From Port Stockton Sausage Co., Oakdale, Calif.; to Holland Meat Products, Oakdale, Calif.
 From A & C Packing Co., LaSalle, Colo.; to Reichard Packing Co., LaSalle, Colo.
 From Hawkins Wholesale Meats, Palatka, Fla.; to Florida Packing & Provision Co., Palatka, Fla.
 From Custom Meat Packing Co., Boise, Idaho; to Gem Meat Packing Company, Boise, Idaho.
 From Miller Pkg. Co., Rupert, Idaho; to Jensen Custom Packing Co., Rupert, Idaho.
 From Snider's Country Market, Muncie, Ind.; to Maple Lane Country Market, Muncie, Ind.
 From Klinedinst Packing Co., Walkerton, Ind.; to Maple City Packing Co., Walkerton, Ind.
 From Robb Packing Company, Lexington, Ky.; to Elm Hill Meats, Inc., Lexington, Ky.
 From Port City Packing Company, Baton Rouge, La.; to Old South Packing Company, Baton Rouge, La.
 From Engle Bros., Frostburg, Md.; to Lotz's Wholesale Meats, John F., Frostburg, Md.
 From Hatfield Beef Co., Hatfield, Mass.; to Axler, Abraham, Hatfield, Mass.
 From U & S Beef & Prov. Co., Pittsfield, Mass.; to Wohrie's, Inc., Pittsfield, Mass.
 From Vander Boon Brothers, Ada, Mich.; to Ada Beef Company, Ada, Mich.
 From Nienhuis Packing Company, Holland, Mich.; to Fillmore Beef Co., Holland, Mich.
 From Young Brothers, Waldron, Mich.; to Hillsdale County Meats, Waldron, Mich.
 From B. T. Dunn Slaughter House, Walnut, Miss.; to Brown's Slaughter House, Walnut, Miss.
 From Sam's Slaughter House, Waynesboro, Miss.; to Beard's Slaughter House, Waynesboro, Miss.
 From Kornblit Pkg. Co., St. Louis, Mo.; to Paige Packing Company, St. Louis, Mo.
 From Dangberg Meat Co., Gardnerville, Nev.; to Carson Valley Meat Co., Gardnerville, Nev.
 From Shoemakers Market, Kanona, N.Y.; to Easton Market, Kanona, N.Y.
 From Robert & Paul Greene, Otto, N.Y.; to Robert Greene, Otto, N.Y.

From Charles & Robert Lillie, Auburn, N.Y.; to Robert Lillie, Auburn, N.Y.
 From Norman G. Neckers, Clymer, N.Y.; to Maplevale Farms, Clymer, N.Y.
 From New Bern Provision Company, New Bern, N.C.; to Azalea Meats Corporation, New Bern, N.C.
 From Morris Packing Company, Shelby, N.C.; to Norris Packing Company, Shelby, N.C.
 From Sceloto Prov., Newark, Ohio; to Eckert Packing Company, Newark, Ohio.
 From A. C. Seman Sons, Versailles, Ohio; to Fritz's Quality Meats, Versailles, Ohio.
 From Schuman Packing Co., Columbus, Ohio; to Village Packing Co., Columbus, Ohio.
 From K. C. Giles, Cleveland, Ohio; to Webb Beef Co., Cleveland, Ohio.
 From Billy W. Whittet Slaughtering Establishment, Dacoma, Okla.; to B and B Grocery and Locker, Dacoma, Okla.
 From Osage County Packing Company, Fairfax, Okla.; to Fairfax Packing Company, Fairfax, Okla.
 From Ponca City Packing Company, Ponca City, Okla.; to Kay Packing Company, Ponca City, Okla.
 From Clark's Meats, Perry, Okla.; to Klein's Meats, Perry, Okla.
 From Ralph W. Crane Sla. Est., Perkins, Okla.; to Ralph's Packing Company, Perkins, Okla.
 From Derry Twp. Pkg. Co., Vandergrift, Pa.; to Huffman, H. M., Vandergrift, Pa.
 From Kohn & Handler, Philadelphia, Pa.; to Kohn, M., Philadelphia, Pa.
 From Mowry & McKean, Sandy Lake, Pa.; to Lakeview Packing Co., Sandy Lake, Pa.
 From Spitzler's, Uniontown, Pa.; to Penn Maid Packing Company, Uniontown, Pa.
 From Pezza's Slaughterhouse, Johnston, R.I.; to Johnston Dressed Beef & Veal Co., Inc., Johnston, R.I.
 From Brantley & Tillett, Shelbyville, Tenn.; to Bedford County Slaughterhouse, Shelbyville, Tenn.
 From Thompson & Groce Provisions Co., Fayetteville, Tenn.; to Groce Provisions Co., Fayetteville, Tenn.
 From McDonald Meats, Hartsville, Tenn.; to Hartsville Locker Company, Hartsville, Tenn.
 From Four Leaf Wholesale Meats, Lenoir City, Tenn.; to Keener Packing Co., Lenoir City, Tenn.
 From City Market, Morristown, Tenn.; to McElhane Slaughterhouse, Morristown, Tenn.
 From Castellow's Slaughterhouse, Alamo, Tenn.; to New 20 Packing Co., Alamo, Tenn.
 From Abattoir Meat Supply, Knoxville, Tenn.; to Southern Abattoir Meat Co., Knoxville, Tenn.
 From Pickering Abattoir, Texarkana, Tex.; to P&S Meat Company, Texarkana, Tex.
 From John Gibbs, Bradford, Vt.; to Gallen's Market, Bradford, Vt.
 From Muskego Pkg. Co., Muskego, Wis.; to Bohrer's Packing Company, Muskego, Wis.
 From Dalfin & Lloyd Janisee, Oostburg, Wis.; to Jansen Meat Market, Oostburg, Wis.
 From Legerski & Sons, Acme, Wyo.; to Pilch Slaughtering & Processing Service, Acme, Wyo.

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

STOCKYARDS

ALABAMA

Capital Stock Yards, Montgomery.
 Early Livestock Company, Samson.
 East Alabama Livestock Company, Opelika.
 Fort Payne Livestock Sales, Fort Payne.
 Monroe Livestock Market, Monroeville.

Montgomery Auction Market, Montgomery.
 Washington County Stockyard, Chatom.

ARKANSAS

Benton County Sales, Rogers.
 Brewer Auction Company, Mountain View.
 Brown Bros. L. S. Commission Co., Hope.
 Brown L. S. Commission, De Queen.
 Camden Stockyards, Camden.
 Carroll County L. S. Auction, Berryville.
 Clarksville Auction Company, Clarksville.
 Columbia County L. S. Auction, Magnolia.
 Delta Livestock Auction, Pine Bluff.
 DeQueen Livestock Auction, De Queen.
 El Dorado Sales Barn, El Dorado.
 Eureka Springs Sales Co., Eureka Springs.
 Farmers & Ranchers Auction Co., North Little Rock.
 Farmers & Producers Auction Co., Pochontas.
 Gentry Sales Barn, Gentry.
 Glenwood Livestock Exchange, Glenwood.
 Green County Commission & Auction Co., Paragould.
 Harrison Sales Company, Harrison.
 Hartford Community Sale, Hartford.
 Hensley Sale Barn, Fayetteville.
 Huntsville Livestock Auction, Huntsville.
 Izard County Sales Barn, Melbourne.
 Kelly & Holmes Auction Sale, Heber Springs.
 Liles Bros. Livestock Comm. Co., Searcy.
 Malvern Commission Co., Malvern.
 Mena Auction Yards, Mena.
 Moler Livestock Auction Sale, Danville.
 Morrilton Livestock Auction, Morrilton.
 McGehee Cattle Auction, McGehee.
 Nevada County Livestock Auction, Prescott.
 Newport Auction, Newport.
 North Arkansas Livestock Auction, Green Forest.
 Northwest Arkansas Livestock Auction, Fayetteville.
 Ola Auction Sale, Ola.
 Ozark Livestock Auction, Ozark.
 Pochontas Livestock Company, Pochontas.
 Pochontas Sales Co., Pochontas.
 Polk County Locker Plant, Mena.
 Searcy Auction Co., Searcy.
 Shoffner Auction Company, Buddy, Newport.
 Sutton Livestock Commission, Hope.
 Tri-County Auction, Fordyce.
 Union Stockyards, Pine Bluff.
 Van Buren County Auction Sale, Clinton.
 Wall's Sales Barn, Hiram, Booneville.
 Weldon Auction Sale Barn, Weldon.
 White County Auction, Searcy.
 Yellville Sale Barn, Yellville.
 Yell County Livestock Auction, Danville.

CALIFORNIA

Modoc Auction Yard, Alturas.
 Mariposa Commission Co., Stockton.
 South San Francisco Union Stockyards, South San Francisco.
 Stockgrowers Commission Co., Stockton.
 Zinn Bros. Livestock Comm. Co., El Centro.

DELAWARE

C. J. Carroll Auction Co., Dover.
 Rudnicks Livestock Sales Co., Dover.
 Sullivan Bros., Inc., Townsend.

GEORGIA

Elberton Livestock Auction Barn, Elberton.
 Gordon Roberts Livestock Company, Inc., Baxley.
 Bleckley Livestock Auction, Cochran.
 Chatham County Stockyard, Savannah.
 Smith Stockyard Company No. 1, Augusta.
 Swainsboro Stockyards, Swainsboro.

IDAHO

Pocatello Livestock Auction Co., Pocatello.

IOWA

Algona Sales Co., Algona.
 Allerton Sale Co., Allerton.
 Ames Sales Co., Ames.
 Ankeny Sales Pavilion, Ankeny.

Armstrong Sale Co., Armstrong.
 Atlantic Auction Co., Atlantic.
 Audubon Auction Co., Audubon.
 Bonaparte Community Sale, Bonaparte.
 Bull, Wilson, Cattle Co., Clinton.
 Carpenter Livestock, Carpenter.
 Carroll Live Stock Market, Carroll.
 Carroll Livestock Sales Co., Carroll.
 Centerville Sales Co., Centerville.
 Central City Livestock Auction, Central City.
 Charles City Livestock Exchange, Charles City.
 Cherokee Livestock Auction Co., Inc., Cherokee.
 Corning Auction Co., Corning.
 Corydon Sale, Corydon.
 Cowan, Roy, Sale Co., Sioux City.
 Cresco Livestock Market, Cresco.
 Creston Livestock Auction, Creston.
 Davis County Sales Co., Bloomfield.
 De Witt Sale Barn, De Witt.
 Dows Sale Pavilion, Dows.
 Elkader Sales Barn, Elkader.
 Emmetsburg Sales Co., Emmetsburg.
 Estherville Auction Co., Estherville.
 Fairfield Livestock Commission Co., Fairfield.
 Fonda Sales Barn, Fonda.
 Hampton Sales Co., Hampton.
 Harlan Auction Co., Harlan.
 Henderson Auction, Henderson.
 Hi Dollar Sale Co., Sigourney.
 Holbert, J. C. Cattle Co., Washington.
 Hopkinton Sales Pavilion, Hopkinton.
 Iowa Falls Sales Pavilion, Iowa Falls.
 Iowa-Nebraska Sale Yards, Council Bluffs.
 Jefferson Livestock Market, Jefferson.
 La Porte City Livestock Auction, La Porte City.
 La Porte City Sales Barn, La Porte City.
 Laurens Livestock Sales Co., Laurens.
 Lawton Sale Barn, Lawton.
 Lenox Livestock Auction, Lenox.
 Leon Sale, Leon.
 Leonard's Auction Sale, Manchester.
 Low Moor Sales Co., Low Moor.
 McDonald Sales Co., Sumner.
 McIntosh Livestock Auction Co., Ida Grove.
 Midway Sales Co., Columbus Junction.
 Milford Livestock Exchange, Milford.
 Montezuma Sales Pavilion Co., Montezuma.
 Nishna Valley Sales Co., Shenandoah.
 Northeast Iowa Sales Commission, Decorah.
 Ogden Livestock Sales, Ogden.
 Ogden Sales Barn, Ogden.
 Onawa Sale Barn, Onawa.
 O'Neill Livestock Auction, Eldora.
 Orient Sale Co., Inc., Orient.
 Ottumwa Live Stock Auction, Ottumwa.
 Oxford Sale Barn, Inc., Oxford.
 Paullina Sale Co., Paullina.
 Petersen Cattle Co., Mount Vernon.
 Pocahontas Livestock Sales Inc., Pocahontas.
 Postville Co-op Sales Barn, Postville.
 Sac County Auction Co., Sac City.
 Saint Ansgar Sale Barn, Saint Ansgar.
 Seifried-Trenary, Pocahontas.
 Shenandoah Livestock Auction, Shenandoah.
 Spencer Dairy Cattle Exchange, Spencer.
 Stanton Auction Co., Stanton.
 Strand, Oswald & Son, Manly.
 Stuart Sales Co., Stuart.
 Sweetland Sales Co., Muscatine.
 Uhlenhopp Sales, Aplington.
 Umstead Livestock Auction, Eagle Grove.
 Ute Sale Barn, Ute.
 Wadena Livestock Exchange, Wadena.
 Washington Livestock Sales Co., Washington.
 Waukon Sales Commission, Waukon.
 Wehrheim, V. H., Commission Firm, Webster City.
 Wenger Sales Commission, West Union.
 West Liberty Auction Co., West Liberty.
 Westra Sales Co., Orange City.
 Westrope Auction Co., Harlan.

KANSAS

Atchinson, Topeka & Santa Fe Stockyards, Emporia.
 Belleville Sale Company, Belleville.
 Bronson Community Sale, Bronson.

Burdett Livestock Sale Co., Burdett.
 Chetopa Sale Company, Chetopa.
 Clemence-Morrison Livestock Comm. Co., Salina.
 Dickinson County Sale, Abilene.
 Fred Doll Livestock Sale Co., Larned.
 Dumler Bros. Livestock Co., Russell.
 Flint Hills Livestock Sales, Inc., Florence.
 Hansen Livestock Auction, Beloit.
 Gasaway Sale Company, Plainville.
 Hesston Sales Company, Hesston.
 Hugoton Livestock Commission Co., Inc., Hugoton.
 Hutchinson Livestock Sale Pavilion, Hutchinson.
 Koenig Sales Co., Inc., Junction City.
 Koenig Sales Co., Inc., Manhattan.
 Lenexa Community Sale, Lenexa.
 McIntosh Auction, Peabody.
 Minneapolis Sales Pavilion, Minneapolis.
 Ottawa Livestock Commission Co., Ottawa.
 Ottawa Market Sale, Ottawa.
 Rexford Livestock Commission Co., Meade.
 Schooler & Son, Frankfort.
 Syracuse Sale Co., Syracuse.
 Valley Falls Livestock Auction, Valley Falls.
 Winfield Sales Company, Winfield.

KENTUCKY

R. B. Berry & Son., Clinton.
 Brown & Wayne Stockyards, Clinton.
 Gibson Livestock, Inc., Providence.
 Jones Livestock Market, Glasgow.
 Tompkinsville Livestock Market, Tompkinsville.
 Washington County Stockyards, Springfield.
 Watwood Stockyards, Bardwell.
 Western Kentucky Livestock Market, Bowling Green.
 Walton Sale Barn, Walton.
 Ratliff Stockyards, Mt. Sterling.

LOUISIANA

Barnes Commission Company, Lake Charles.
 B&M Auction, Inc., Mansfield.
 Brabham's Livestock Commission Mkt., Leesville.
 Brown-Alsbrooks Stockyards, Inc., Marks-ville.
 Calhoun Livestock Commission, Mansfield.
 Coltharp's Commission Barn, DeRidder.
 Community Auction Barn, DeQuincy.
 DeQuincy Cattle Sales, Inc., DeQuincy.
 Dominique's Cow Palace, Bossier City.
 Eunice Stockyard, Eunice.
 Farmerville Livestock Auction, Farmerville.
 Grand Cane Livestock Auction, Grand Cane.
 Grand Cane Livestock Commission, Grand Cane.
 Gordon Stockyard, Lacassine.
 Harris Commission Co., Ferriday.
 Hodges & Company, W. H., Tallulah.
 Jennings Stockyards, Baton Rouge.
 Jennings Stockyards, Opelousas.
 Kentwood Stockyard, Inc., Kentwood.
 Lake Charles Livestock Comm. Yard, Lake Charles.
 Lake Charles Livestock Comm. Yard, Lake Charles.
 Leesville Commission Co., Leesville.
 Louisiana Delta Auction Co., Tallulah.
 Marksville Livestock Auction, Marksville.
 Micelle's Commission Company, Lake Charles.
 Micelle's Commission Yard, Lacassine.
 Micelle's Commission Barn, Lake Charles.
 Miller & Dominique Stockyard, Elton.
 Miller & Dominique Stockyard, Lake Charles.
 Minden Livestock Commission Co., Minden.
 New Orleans Stockyards, Inc., Arabi.
 Oak Grove Livestock Auction, Oak Grove.
 Oak Grove Livestock Market, Oak Grove.
 Raceland Stockyards, Raceland.
 Roy Kirk Livestock Auction, Oakdale.
 Ruston Stockyards, Inc., Ruston.
 Oakdale Livestock Auction, Oakdale.
 Sam Brown Auction Co., Inc., Grand Cane.
 Sam Brown Auction Co., Inc., Mansfield.
 South Louisiana Livestock Co-op, Inc., Thibodaux.

Town & Country Auction, Ville Platte.
 Voiron's Stockyard, Thibodaux.
 West Monroe Livestock Auction, Inc., West Monroe.

MARYLAND

Eyler's Livestock Market, Thurmont.
 Garrett County Livestock Sales, Inc., Accident.

MICHIGAN

Cass Livestock Auction Sale, Cassopolis.
 Dixon Brothers Livestock Auction, Jackson.
 Escanaba Livestock Sale, Escanaba.
 Pullmer Stock Yards, Inc., Sandusky.
 Hanchett Lvst. Yards, Inc., Leslie.
 Howell Livestock Auction, Howell.
 Marlette Livestock Auction, Marlette.
 Michigan Livestock Exchange, Battle Creek.
 Sturgis Livestock Auction Market, Sturgis.

MISSISSIPPI

Amory Commission Company, Amory.
 Ballew's Stockyard, Liberty.
 Billingsley Auction Market, Doc., Walnut.
 Bryan Brothers Stockyard, West Point.
 Case Stockyards, Bude.
 Clay County Stockyards, Inc., West Point.
 Corinth Livestock Auction Company, Corinth.
 Decatur Stockyards, Decatur.
 Deer Creek Stockyards, Hollandale.
 Gulfport Stockyards, Gulfport.
 Hattiesburg Stockyards, Inc., Hattiesburg.
 Henderson Sales Company, Corinth.
 Henderson Sales Company, Philadelphia.
 Hernando Auction Company, Hernando.
 Hinds County Livestock Auction, Edwards.
 Hodges, W. H. & Sons, Liberty.
 Jackson County Stockyards, Fayette.
 Kosciusko Stockyards Co., Kosciusko.
 Knight Brothers Stockyard, Carthage.
 L & S Community Sales, Columbia.
 L & L Commission Company, Liberty.
 Leake County Commission Company, Carthage.
 Lum Brothers Stockyards, Natchez.
 Marshall County Stockyards, Holly Springs.
 Neshoba County Stockyards, Philadelphia.
 North Mississippi Sales Company, Grenada.
 Owen Brothers Stockyards, Meridian.
 Owen Brothers Stockyards, Hattiesburg.
 Peeler's Livestock Sales, Kosciusko.
 Pontotoc Sales Company, Pontotoc.
 Prairie Land & Cattle Company, West Point.
 Producers Livestock Auction, Ruleville.
 Richton Stockyards, Richton.
 Shaw & Gray Commission Company, Oxford.
 Southeastern Stockyards, Laurel.
 Spicer-Lipscomb Commission Company, Senatobia.
 State Line Auction Company, Walnut.
 Union Stockyards, Jackson.
 Wilson & Jackson Commission Company, Pontotoc.

MISSOURI

Cassville Livestock Auction, Cassville.
 Centralia Livestock Sales Company, Centralia.
 Clawson, Auction Company, El Dorado Springs.
 Clinton Community Sale, Clinton.
 Crocker Sales Barn, Crocker.
 East "66" Auction Company, Springfield.
 Prairie Center Sale Company, King City.
 Lamar Community Sale, Lamar.
 Malden Sales Company, Malden.
 Marshfield Auction Company, Marshfield.
 Mountain View Livestock and Furniture Sales Company, Mountain View.
 New Palmyra Sale Company, Palmyra.
 Ozard Auction Company, Willow Springs.
 P & M Cattle Company, Sikeston.
 Perry Sale Barn, Perry.
 Rhodes Commission Company, Advance.
 St. Joseph Livestock Auction, St. Joseph.
 Saline County Sale Company, Inc., Marshall.
 Steelville Auction Market, Steelville.
 Taney County Auction Barn, Forsyth.
 Thornton Sales & Auction Springfield.

Vernon County Sales Company, Nevada.
Wheaton Community Sale, Wheaton.
Carthage Auction Company, Carthage.
Ray County Sale Company, Richmond.

NEBRASKA

Benkelman Sales Company, Inc., Benkelman.
Deshler Livestock Commission Company,
Deshler.
Ericson Livestock Market, Ericson.
Leigh Shipping Association, Leigh.
McCook Livestock Commission Company,
McCook.
North Bend Auction Company, North Bend.
Schuyler Livestock Pavilion, Schuyler.
Sutton Sales Pavilion, Sutton.
Syracuse Sales Pavilion, Syracuse.
Third City Livestock Commission Company,
Grand Island.
Tilden Livestock Market, Tilden.
Zimmerman Stockyards, Inc., Blair.

NEVADA

B & M Livestock, Fallon.
Elko Livestock Sales Co., Inc., Elko.
Fallon Salesyard, Fallon.
Lovelock Livestock Comm. Co., Lovelock.
Midwest Livestock Comm. Co., Fallon.
Nevada Livestock Comm. Co., Sparks.
Valley Livestock Comm. Co., Fallon.

NEW JERSEY

Boyer Sales, New Egypt.

NEW MEXICO

Albuquerque Livestock Auction, Albuquerque.
Bookey-Williams Cattle Company, Clovis.
Clayton Livestock Auction Company, Clayton.
Clovis Branding Company, Clovis.
Monroe Branding Company, Clovis.
New Mexico Livestock Exchange, Inc., Albuquerque.
New Mexico Livestock, Inc., Artesia.
Pecos Valley Livestock Auction, Inc., Roswell.
Roswell Livestock Commission Company,
Roswell.
South Second Street Commission Company,
Albuquerque.
Valley Livestock Auction, Inc., Roswell.

NEW YORK

Malcolm "Spike" Adams, Granville.
Agett & Law Commission Market, Ischua.
Apulia Station Livestock Sales, Apulia Station.
Cable's Cattle Market, Roxbury.
Dansville Commission Auction, Dansville.
Dryden Livestock Sales, Dryden.
Dupont's Commission Auction, Fort Plain.
Dupont's Commission Auction, Little Falls.
Empire Livestock Marketing Cooperative,
Inc., Greene.
Empire Livestock Marketing Cooperative,
Inc., Lancaster.
Empire Livestock Marketing Cooperative,
Inc., West Winfield.
Farmers Livestock Market, Bath.
Folger's Farmers Commission Sale, Copake.
Horseheads Livestock Market, Inc., Horseheads.
Hudson Valley Livestock Market, Waterford.
Kessler & Gentner, Springville.
Lawrence's Commission Sale, Malone.
Mohawk Valley Commission Sales, Inc., Little Falls.
Mohawk Valley Commission Sales, Inc., Fort Plain.
H. L. Neverett & Sons, Chazy.
H. L. Neverett & Sons, Ellenburg Depot.
H. L. Neverett & Sons, Malone.
Owego Livestock Sale, Owego.
Pavillion Livestock Market, Pavillion.
Sauquoit Valley Livestock Exchange, Cassville.
Southern Cayuga Commission Sale, Moravia.
Sunny Acres Livestock Market, Bombay.

Tully Valley Livestock Market, Apulia Station.
Warwick Auction Market, Inc., Warwick.
Wickham's Commission Auction, Ovid.

NORTH CAROLINA

Farmers Livestock Exchange, Marshville.

NORTH DAKOTA

Dobler Livestock Sales, Ellendale.
Dobler Livestock Sales, Hankinson.
Mayville Livestock Auction, Mayville.
Stanley Livestock Sales, Stanley.

OHIO

Bowling Green Livestock Sales, Bowling Green.
Columbus Union Stockyards, Columbus.
Farmer Livestock Association, Wooster.
Muskingum Livestock Sales Co., Zanesville.
Oak Harbor Livestock Sales, Oak Harbor.
Orrville Livestock Auction, Orrville.
Sugarcreek Livestock Auction, Sugarcreek.
Warren County Sales Barn, Lebanon.
Union Stockyards, Dayton.
Wheelersburg Livestock Sales Co., Wheelersburg.

OKLAHOMA

Guymon Livestock Commission Company,
Guymon.
Holton Brothers Stockyards, Hugo.
Jay Sale Barn, Jay.
Leslie's Livestock Company, Hugo.
Pawhuska Auction Sales, Pawhuska.

OREGON

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

PENNSYLVANIA

Auction Barn, Monroeville.
Avondale Livestock Auction, Avondale.
Barnsley Sales, Oxford.
Blairsville Auction, Blairsville.
Danville Livestock Market, Danville.
Exton Livestock Auction, Exton.
Farmers Livestock Market, Ephrata.
Greenfield Livestock Market, North East.
Greenville Livestock Market, Greenville.
Hoakins Auction Barn, Turtle Creek.
Jamestown Livestock Market, Jamestown.
Kennett Auction Inc., Kennett Square.
Krumsville Livestock Auction, Krumsville.
Mason Dixon Livestock Market, Stewartstown.
Mt. Cobb Auction Sales, Lake Ariel.
Payne's Livestock Market, Jamestown.
Penn Central Livestock Market, Williamsport.
Teel & Bunnell Auction Sale, Tunkhannock.
Westmoreland and Auction Barn, Norwalk.
Whitford Sales Company, Whitford.

SOUTH DAKOTA

Bowdle Livestock Commission Co., Bowdle.
Burke Livestock Auction Co., Burke.
Cresbard Sales Company, Cresbard.
Selby Livestock Sales Co., Inc., Selby.
Sioux Falls Livestock Auction Co., Sioux Falls.

TENNESSEE

Farmers Livestock Exchange, Tiptonville.
Franklin Auction Market, Franklin.
Fralley, Ray Stockyard, South Fulton.
Kirk Auction Company, Ooltewah.
Middle Tennessee Livestock Sales, Lawrenceburg.
Patterson & McCaleb, Bradford.
Richardson, E. L. Livestock Co., Dyer.
Sparta Livestock Market, Sparta.
Tigrett Stockyard, Tigrett.
Viola Stockyard, Viola.

TEXAS

Arlington Livestock Commission Company,
Arlington.
Bowie Livestock Commission Company,
Bowie.
Brenham Livestock Auction, Inc., Brenham.

Burkburnett Livestock Commission Company, Burkburnett.
Carthage Auction Sales, Carthage.
Cleveland Commission Company, Raywood.
Cuero Livestock Commission, Inc., Cuero.
East Texas Livestock Commission Company,
Palestine.
Farmers & Ranchers Exchange, Shamrock.
Farmers & Ranchers Livestock Commission
Company, Tyler.
Floydada Livestock Sales Company, Floydada.
R. L. (Bob) George Cattle Motel & Livestock
Auction, Shamrock.
Greenville Livestock Commission Company,
Greenville.
H C & H Company, Douglassville.
Heart of Texas Commission Company, Inc.,
Brady.
Hereford Livestock Auction Company, Hereford.
Johnson County Commission Sales, Burleson.
Kerr County Commission Company, Kerrville.
Llano Livestock Auction Company, Llano.
Llano Sales Company, Llano.
Mason Auction Company, Inc., Mason.
Mid-West Feed Yards, San Angelo.
J. H. Mills Commission Company, Douglassville.
J. C. (Po Boy) Morrison Commission Company,
Douglassville.
Nacogdoches Livestock Commission Company,
Nacogdoches.
Nacona Livestock Commission Company,
Nacona.
North Texas Livestock Commission Company,
Bonham.
North Texas Livestock Commission Company,
Whiteboro.
Palestine Livestock Auction, Palestine.
Perryton Livestock Auction Company, Perryton.
Producers Livestock Auction, San Angelo.
Ranchers Commission Company, Junction.
Ranchers & Farmers Auction, Midland.
Runnels County Auction, Ballinger.
San Angelo Livestock Auction Company,
San Angelo.
Shamrock Livestock Auction, Shamrock.
Tate Brothers Livestock Auction, Midland.
Trinity County Auction, Groveton.
Turner Livestock Auction, Douglassville.
Victoria Livestock Commission, Inc., Victoria.
Waco Livestock Commission Company, Waco.
Western Livestock Commission Company, San Angelo.
West Texas Livestock Auction, San Angelo.

VERMONT

Chickering Commission Sale, Westminster.

VIRGINIA

Big Stone Gap Livestock Market, Big Stone Gap.
Danville Livestock Auction Market, Danville.
Old Dominion Livestock Market, Culpeper.
Virginia Livestock Market, Winchester.
Norton Livestock Market, Norton.

WISCONSIN

Antigo Auction Sales, Antigo.
Mattes Livestock Market, Thorp.

WYOMING

Lusk Livestock Commission Co., Lusk.
Wheatland Livestock Commission Co., Wheatland.

SLAUGHTERING ESTABLISHMENTS

ALABAMA

Hansen Slaughter House, Prichard.
Kimbrell's Slaughter House, Saraland.
R. L. Zeigler, Inc., Selma.

ARIZONA

Crescent Meat Packing Co., Scottsdale.

ARKANSAS

City Abattoir, Fort Smith.
Clough's Country Market, Lowell.

Cooper Packing Company, Melbourne.
 Dunn Slaughter House, DeQueen.
 Farm Enterprises, Inc., Newport.
 Finkbeiner Packing Company, Pine Bluff.
 Finks Meat Company, Springdale.
 Fynn Slaughter House, Rogers.
 Hi-Lo Provision Co., El Dorado.
 Hightower Packing Company, Newport.
 Hoover's Slaughter House, Jack, Murfreesboro.
 Hughes Sausage Company, North Little Rock.
 Kranc Meat Market, Ozark.
 C. L. Lawhon Meat Co., North Little Rock.
 Linaker Company, C. A., McGehee.
 Lowery Bros., North Little Rock.
 Lowell Packing Co., Lowell.
 Malone Packing Co., Texarkana.
 Malvern Slaughtering Estb., Malvern.
 Melbourne Locker Plant, Melbourne.
 Mo-Ark Packing Co., Harrison.
 Newport Packing Company, Newport.
 Nielsen Meat Co., Fayetteville.
 North Side Packing Co., North Little Rock.
 Person Provision Company, Jacksonville.
 Ranch House Market, Van Buren.
 Rogers Packing Company, Jonesboro.
 Saline Packing Company, Benton.
 Southwestern Packing Company, Hope.
 Stearne Slaughter Plant, Carl, Springdale.
 Stephens Meat Co., Pine Bluff.
 Sutherland Slaughter House, Springdale.
 Texarkana Packing Company, Texarkana.
 Wards Packing Company, Herbert, Texarkana.
 Wards Packing Company, Stamps.
 Williams Slaughter, Nashville.

CALIFORNIA

James Allen & Sons, San Francisco.
 Alpha Beta Packing Co., Huntington Beach.
 Alta Meat Co., Dinuba.
 Auburn Meat & Livestock Co., Auburn.
 Brennan Meat Co., Tulare.
 N. Canziani, San Rafael.
 Chico Meat Co., Inc., Chico.
 A. W. Christie, Blue Lake.
 Cuyamaca Meat Co., El Cajon.
 Diamond Meat Co., Kerman.
 Fresno Meat Pkg. Co., Fresno.
 G & J Quality Dressed Beef, San Miguel.
 J. G. Johnson, Inc., San Francisco.
 K & E Meat Co., Auburn.
 Klapp Packing House Market, Ontario.
 Klubniken Packing Co., Los Angeles.
 Marysville Meat Packing Co., Marysville.
 Modesto Meat Co., Modesto.
 S. E. Naylor, Soledad.
 Nelson Meat Co., Coyote.
 Northwestern Packing Co., Cottonwood.
 Orvis & Clinger, Inc., Stockton.
 Pacific Packing Co., Gazelle.
 Palo Verde Meat Packing Co., Blythe.
 Pioneer Meat Co. Plant, Modesto.
 Holland Meat Products, Oakdale.
 Rosen Meat Packing Co., Vernon.
 Russ Meat Co., Eureka.
 San Luis Meat Co., San Luis Obispo.
 San Miguel Meat Co., San Miguel.
 Santa Ana Packing Co., Santa Ana.
 Santa Maria Meat Co., Santa Maria.
 Sootia Packing Co. & Locker Storage, Scotia.
 Sequoia Meat Co., Dinuba.
 Smith Packing Co., San Bernardino.
 Sonoma Meat Company, Sonoma.
 Stornetta Bros., Point Arena.
 Susanville Meat Co., Susanville.
 Talone Packing Co., Escondido.
 Temecula Meat Pkg. Co., Temecula.
 Tulare Meat Co., Turlock.
 Ventura Meat Packing Co., Saticoy.
 Walker's Markets, Inc., Upland.
 West Coast Meat Co., Alvarado.
 Wright Packing Co., National City.

CONNECTICUT

Waterbury Butchering Company, Waterbury.
 Omaha Beef, Danbury.
 New Britain Slaughter House, New Britain.

DELAWARE

Platt, Isadore, Wilmington.
 Wessel, Harry, Wyoming.

FLORIDA

A & A Meat Co. Inc., Jacksonville.
 Central Packing Co., Center Hill.
 Dirr Gold Seal Meats, Inc., Miami.
 Florida Sausage Co., Pensacola.
 Meat Supply Co., Pensacola.
 Carpenter Slaughter House, Bristol.
 Brock & Burdeshaw Packing Co., Pensacola.
 Brown Packing Co., Chipley.
 Farris & Co., Jacksonville.
 Gold Merit Packing Co., Jacksonville.
 Hendry Bros. Packing Co., Tampa.
 Hygrade Food Products Corp., Hialeah.
 Harold R. Gertner Slaughtering Establishment, Gainesville.
 Oakland Meat Packing Co., Fort Lauderdale.
 Lykes Brothers, Tampa.

GEORGIA

Allison Packing Company, Dalton.
 Bainbridge Meat Company, Bainbridge.
 Hatchers Abattoir, Bainbridge.
 Powell Meat Company, Bainbridge.
 Shore's Packing Company, Savannah.
 Valdosta Abattoir, Inc., Valdosta.
 Wofford Abattoir, Gainesville.
 Pioneer Boneless Beef Company, Atlanta.
 Simpson Provision Company, Fayetteville.
 United Butchers Abattoir, Atlanta.

ILLINOIS

Chrisman Food Lockers, Chrisman.
 Cowperthwaite's Super Market, Bushnell.
 Enright Super Value, Bushnell.
 Hauffe's Meat Market, Lincoln.
 Ingalls Frozen Food Center, Milford.
 Jones, Marshall E., Springfield.
 Lewistown Locker, Lewistown.
 Lord, C. R., Olney.
 Lyetta Meats, Inc., Coulterville.
 Madison Packing Co., Madison.
 Magelli Bros., Inc., Marselles.
 Mounds Locker Service, Mounds.
 Noble Locker, Noble.
 Pasquo Podeschi, Taylorville.
 Prairie Packing Co., Carlinville.
 Prairie Packing Co., Marion.
 Richard Locker & Processing Plant, Homer.
 Wessel Bros., Inc., Belleville.
 Young's Packing Co., Inc., Decatur.
 Rossville Food Lockers, Rossville.

INDIANA

Allen's Monticello Packing Co., Monticello.
 All Valley Meat Supply, Terre Haute.
 B & B Meat Packing, Gary.
 Boyer Lockers, New Washington.
 Beutler Locker Co., Otterbein.
 Boone Co. Packing Co., Lebanon.
 Clyde Packing Co., Angola.
 Covington Food Lockers, Covington.
 Denver Locker Plant, Denver.
 Dinnett Packing Co., Kokomo.
 Daniels Bros. Inc., Columbia City.
 Dekock Super Market, Demott.
 Dishman, Felix, Winchester.
 Ditzler Locker Co., Peru.
 Endres Packing Co., New Albany.
 Eel River Packing Co., Jamestown.
 Freeman & Son Locker Plant, Worthington.
 Frankton Provision Co. Inc., Frankton.
 Fitzsimmons Market, Roachdale.
 Franklin Slaughterhouse, Wabash.
 Gundhoefer & Sons Packing Co., Dale.
 Gerber Supermarket Inc., Decatur.
 Green Valley Slaughterhouse, Brownsburg.
 Hockney Packing, Thayer.
 Hunter Locker Plant, Converse.
 Harris Packing Co., Crawfordsville.
 Johnson Co. Farm Bureau Coop, Franklin.
 Janert Packing Co. Inc., Indianapolis.
 Ingrams Meatland, Goshen.
 Klinedinst Packing Co., Walkerton.
 Long Slaughterhouse, Winslow.

Ludwig's Food Town, Dunkirk.
 Lutz Packing Co., Indianapolis.
 Mast Market, Angola.
 Mock, G. F., Leavenworth.
 Miller's Monon Locker Plant, Monon.
 Neal Packing Co., Crawfordsville.
 Orth Slaughterhouse, Mount Vernon.
 Puckett's Abattoir, Winchester.
 Riverside Packing Co., Goshen.
 Quick Freeze Locker Service Abattoir, Madison.
 Sniders Country Market, Muncie.
 Shinn Slaughterhouse, Mentone.
 Stahl Packing Co., Evansville.
 Sievers, Louis, Vincennes.
 South Side Butchers, Indianapolis.
 Warrick Co. Frozen Food Locker, Boonville.
 Wolf Packing Co., La Porte.
 West's Locker and Slaughterhouse, Amo.
 Wyatt Packing Co., Wyatt.
 Zimmer Packing Co., Harlan.

IOWA

Bruhn's Freezer Meats of Des Moines, Inc., Booneville.
 Bruhn's Freezer Meats of Cedar Rapids, Inc., Norway.
 Bruhn's Freezer Meats of Davenport, Inc., Davenport.
 Buffalo Pack, Davenport.
 City Meat Market, Little Rock.
 Gegner's Frozen Food Lockers, Farmington.
 Glasgow's Meat Market, Keokuk.
 Hawkeye Pack, Sioux City.
 Kane's Dressed Beef, Hawarden.
 Karzlarich Pack, Rathbun.
 Ledyard Lockers, Ledyard.
 Meyer Packing Co., Sioux City.
 Milton Locker Service, Milton.
 Romann & Liebbe Co., Muscatine.
 Sergeant Bluff Produce Co., Sergeant Bluff.
 Simerly Hardware Store and Locker, Hamburg.
 Smith Packing Co., Sioux City.
 Verschoor Packing Co., Hospers.
 Wageman's Locker Service, Stacyville.
 White's Lockers, Estherville.

KANSAS

B & W Packing Plant, Colby.
 Houlton Packing Co., Abilene.
 McLeod Packing Company, Valley Falls.
 Moore's Packing House Market, Parsons.
 Jarvis Slaughter House, Marion.

KENTUCKY

Dawson-Apatz Packing Co., Inc., Louisville.
 Fleischchaker Co., Louisville.
 Spring Packing Company, Louisville.
 Rice Packing Company, C., Covington.
 Laver, C. W., Packing Company, Louisville.
 Quality Packing Company, Lexington.
 Brown Thompson & Son, Fancy Farm.
 Klarer Provision Co., Louisville.

LOUISIANA

Angola Packing House, Angola.
 Arabi Packing Co., Inc., Arabi.
 Bar Ten Packing Co., Ferriday.
 Barnes Packing Co., R. L., Lake Charles.
 Berry Slaughter House, H. O., Bastrop.
 Bordelon Packing Co., De Ridder.
 C & L Packing Co., Tallulah.
 Caldwell Packing Co., West Monroe.
 City Abattoir, Inc., Baton Rouge.
 Crumpler's Packing House, De Ridder.
 De Ridder Locker Plant, Inc., De Ridder.
 Dufrene Slaughter & Packing Co., Des Allemands.
 Eunice Superette, Inc., Eunice.
 Ferriday Packing Plant, Ferriday.
 Fontenot Sausage Kitchen, Frank, Ville Platte.
 Fuseller Packing Plant, Ville Platte.
 Goodman Slaughter House, Winnsboro.
 Green Packing House, Ed, Bastrop.
 Hargrave Slaughter House, Kaplan.
 Harris & Co., Ed, Ferriday.
 Jagneaux's Quality Meats, Opelousas.

Jennings Abattoir & Packing Co., Jennings.
 Jennings Meat Products, Baton Rouge.
 Johnson Wholesale Meats, Opelousas.
 Ledoux Slaughter House, Layton, Opelousas.
 Lloyd's Slaughter Plant, Des Allemands.
 Luke Packing Company, Centerville.
 McManus Abattoir & Market, Eunice.
 Monroe Packing Company, Monroe.
 Mougéot Packing Company, New Roads.
 Nations Bros. Packing Co., Springhill.
 New Orleans Butchers Abattoir, New Orleans.
 Peltier Packing Co., Inc., Thibodaux.
 Port City Packing Company, Baton Rouge.
 Port City Packing Company, Scotlandville.
 Prejean Wholesale Meat & Products, Carencro.
 Rapides Packing Company, Alexandria.
 Royal Packers, Inc., Lawtell.
 Smiley's Packing Co., Inc., Scotlandville.
 Stevens Meat Company, Inc., Gonzales.
 Strohe Slaughter House, Welsh.
 Suires Slaughter House, Bill, Kaplan.
 Swiftly Meat Packing Co., Inc., Opelousas.
 Tallulah Slaughter House, Tallulah.
 Theriot & Daigle Meat Packing Plant, Houma.
 Thompson-Peltier Packing Co., Thibodaux.
 Veazey's Slaughter House, Abbeville.
 Watson Wholesale Meat Co., Jonesboro.
 Adams' Slaughter House, Amite.
 Allen Super Market, Kentwood.
 Alvin & Son Slaughter House, Starks.
 Bahm's Meat Plant, Wallace, Loranger.
 Bobby's Market & Slaughter House, Sulphur.
 Bossier Frozen Foods, Bossier City.
 Brown-Edwards Packing Company, Alexandria.
 Brown & Son Packing House, Ragley.
 Byrd & Son, Joseph W., Many.
 Carroll Slaughter House, Wisner.
 Catalano's Meat Market, Independence.
 Chasson Meat Market, Arthur, Lockport.
 Chesson Slaughter House, Vinton.
 Coleman Slaughter House, Fields.
 Courville Slaughter House, Lafayette.
 Crain Slaughter House, J. A., Franklinton.
 Crain Slaughter House, L. V., Varnado.
 Cutrer's Grocery and Market, Ponchatoula.
 Cutrer's Slaughter House, Frank, Kentwood.
 Cutrer's Slaughter House, Gaylon, Kentwood.
 Davis Slaughter House, John A., Jonesville.
 Delecambre Slaughter House, E. J., New Iberia.
 Dufrene Slaughter & Packing Co., Allemands.
 Fitzgerald Slaughter House, Covington.
 Fontenot Slaughter House, Wilson, Ville Platte.
 Goodman Slaughter House, Winnsboro.
 Grant Slaughter House, Kurthwood.
 Guy Merchandise & Market, H. H., Angle.
 Hyde's Slaughter House, Jessie, Robert.
 Jagneaux Sausage Kitchen, Opelousas.
 Johnson Slaughter House, Opelousas.
 Kennedy Brothers Meat Products, Bogalusa.
 Knight Slaughter House, S. A., Bogalusa.
 Knight Slaughter House, W. E., Franklinton.
 Knight Slaughter House, W. W., Franklinton.
 LeDoux Slaughter House, Boo, Eunice.
 Lee's Meat Plant, Independence.
 Liste's Meat Market, Patterson.
 Morris Slaughter House, Kentwood.
 Nash Slaughter House, De Ridder.
 Northside Packing House, Lake Charles.
 Olla Meat Company, Olla.
 Patterson Slaughter House, Hammond.
 Pickett's Slaughter House, Delhi.
 Pizzolatto Slaughter House, Louis, Crowley.
 Prather's City Abattoir, Crowley.
 Quin Packing Co., T. R., Osyka.
 Ravla's Slaughter House, Sulphur.
 Robichaux Slaughter House, Wiltz, Crowley.
 Rodrigue Meat Market, Allen, Thibodaux.
 Sances Slaughter House, Ned, Bogalusa.
 Stanley Locker Plant, Logansport.
 Thigpen Packing Co., R. H., Mansfield.
 Up-to-Date Market and Slaughter House, Sulphur.
 Wagner Meat Supply, Floyd, Independence.
 Walker Slaughter House, W., White Castle.
 Watson Slaughter House, Jonesboro.
 Wesley Market, Amite.

West and Ellender, Inc., Sulphur.
 Wiggins Wholesale & Retail Meats, Winnsboro.
 Womack's Slaughter House, Greensburg.

MAINE

Augusta Abattoir, Augusta.

MARYLAND

Berlett and Sons, Edward G., Inc., Baltimore.
 Brewer's, H. W., Williamsport.
 County Butchers, Inc., Granite.
 Eby, Irvin E., Hagerstown.
 Engle's Meat & Sea Foods, Knoxville.
 Fogle, Theodore A., New Windsor.
 Harden's Meat Market, Eckhart Mines.
 Hatfield's Meat Market, New Windsor.
 Howard County Meat Market, Ellicott City.
 Kilsheimer Brothers, Inc., Washington, D.C.
 Nichols & Smith Meat Market, Federalsburg.
 Tiedman, Robert O., Owings Mills.
 Thompson's Food Market, Maryland Line.
 Wolf's Slaughter House, Cumberland.

MASSACHUSETTS

Bickford's, Cheshire.
 Bowman, Frank B., Co., Cambridge.
 Cramers, Louis, North Adams.
 Grasso, Angelo, Agawam.
 Harris, George A. Slaughterhouse, Winchendon.
 Huriburt, Ronald Slaughterhouse, West Orange.
 Hutchinson's Slaughterhouse, Lunenburg.
 Independent Packing Company, Brockton.
 Judkins, F. H., Athol.
 Kabatchnick, Mark Sidney, Chester.
 McAdoo, Harold A., Bolton.
 Rellim Packing Company, Milford.
 Robbins, Richard, Ashby.
 Shapiro, A. Beef Co., Brighton.
 Strycharz Slaughter House, Blackstone.

MICHIGAN

Bluska Packing Co., Port Huron.
 Burgess Meat Co., Hillsdale.
 Christie Packing Co., Schoolcraft.
 Costello Packing Co., Detroit.
 Double Jay Packing Corp., Dutton.
 Foster's Market, Quincy.
 Jack Goose & Company, Detroit.
 Hillsdale Packing Co., Hillsdale.
 Hudson Locker, Hudson.
 Independent Packing Co., Menominee.
 Lengel Meat Packers, Inc., Temperance.
 S. Loewenstein & Son, Detroit.
 Bruce T. Marshall, Bay City.
 Nichols-Foss Packing Co., Bay City.
 Max Paulsen & Son, Inc., Muskegon.
 Peet Packing Company, Chesaning.
 Pleasant Valley Packing Co., Schoolcraft.
 Richmond Packing Co., Richmond.
 Simpson's Country Market, Gallen.
 Snyder Farms, Byron Center.
 Victory Beef Company, Detroit.
 Vogt Packing Co., Flint.

MINNESOTA

Caldwell Packing Co., Windom.

MISSISSIPPI

Archer, B. F., Mathiston.
 Barnett Sausage Company, North Biloxi.
 B & B Packing Company, Byram.
 Beck Packing Company, Byram.
 Belmont Packing Company, Belmont.
 Bethze Bros. Packing Company, Meridian.
 Brumfield, A. J., Tylertown.
 Bryant's Super Market, Winona.
 Cochran Frozen Food Locker, Waynesboro.
 Columbus Packing Company, Columbus.
 Corinth Meat Curing Plant, Corinth.
 Counce Curing Plant, H. R., Corinth.
 Davis Brothers, West Point.
 Delta Pine Land Company, Scott.
 Dunn, B. T. Slaughter House, Walnut.
 Fortenberry, Ben, Carriere.
 Fortenberry, Kearney (Kerney) E., Sandy Hook.

Happy Acres, Petal.
 Huff, Otis, Corinth.
 Isbell Distributing Company, Corinth.
 Isbell Bros. Meat Curing Plant, Corinth.
 A. H. Isbell & Sons Meat Curing Plant, Corinth.
 Jones Slaughter House, Brookhaven.
 Lampards Wholesale Meats, Cleveland.
 Lang's Meat Processing Plant, Sam, Magnolia.
 Lauderdale Cold Storage, Meridian.
 Mallette Packing Company, Greenwood.
 Michel Packing Company, Meridian.
 McBride Curing Plant, Iuka.
 McComb Frozen Food & Locker Plant, McComb.
 Ole Hickory Sausage Plant, Magnolia.
 Orman's Sausage Company, Ellisville.
 Quin Slaughterhouse, Osyka.
 Ripley Meat Processing Plant, Ripley.
 Robinson Bros. Packing Company, Batesville.
 Sam's Slaughter House, Waynesboro.
 Stringer Slaughter House, Columbia.
 Vicksburg Packing Company, Vicksburg.
 Waller Slaughter House, Waynesboro.
 Welch's Slaughter House, McComb.
 Willoughby's Slaughter House, Kokomo.
 Wise & Wise Packing Company, Greenville.
 Central Packing Company, Hattiesburg.
 Gilbert's Slaughter House, McComb.
 Hickman, H. J., Gulfport.
 Mallett, F. S., North Biloxi.
 Pioneer Provision Company, Grenada.
 Quave's Meat Products, Wiggins.
 Shaw Cold Storage & Market, Grenada.
 West Packing Company, Indianola.

MISSOURI

Dan Baum Packing Company, St. Louis.
 General Meat Company, St. Louis.
 M.F.A. Packing Division, Springfield.
 Reinhardt Packing Company, St. Louis.
 Reitz Meat Products, Raytown.
 Roseville Packing Company, Springfield.
 Schneider Packing Company, St. Louis.
 Stanley Meat Company, Afton.
 Volz Packing Company, St. Louis.
 Wicks, Walter, Slaughter House, Pierce City.
 Coleman Packing Plant, Holden.
 Nenninger Packing Company, Cape Girardeau.

NEBRASKA

Vanderhelden's Slaughter House, Valentine.

NEVADA

M. B. Bybee Slaughter Establishments, Ely.
 Horlacher Meat Co., Fallon.
 Mori Meat Co., Fallon.
 Nevada Meat Packing Co., Reno.
 Ruby Mountain Packing Co., Elko.

NEW JERSEY

Wm. L. Burtch, Vineland.
 Gaskill Frosted Food Locker Plant, Elmer.
 Daniel Gottlieb & Sons, Inc., Camden.
 J. H. & H. E. Hartman, Trenton.
 Miller Bros., Camden.
 Monmouth County Abattoir, Asbury Park.
 Perth Amboy Packing Co., Perth Amboy.
 George Preziosi, New Village.
 Phillip L. Singer, Sussex.
 O. W. Strubie, Newton.

NEW MEXICO

Addington Lockers, Clayton.
 Belen Locker & Slaughter Pen, Belen.
 Crescent Packing Company, Albuquerque.
 Dick's Slaughterhouse, Clovis.
 Frontier Packing Company, Albuquerque.
 Glover Packing Company, Roswell.
 New Mexico Meat & Provision Company, Albuquerque.
 Oliver Packing Company, Raton.
 Rancho Packing Company, Clovis.
 Raton Packing Company, Raton.
 Snell Packing Company, Inc., Clovis.
 Taos Locker Plant, Inc., Taos.
 Tularosa Packing Company, Tularosa.
 Valley Packing Company, Fairview.

Valley Packing House, Albuquerque.
Williams Slaughterhouse, Socorro.

New York

Arm Packing, Buffalo.
Archie, E. J. & Sons Inc., Buffalo.
Aronson, William, Glens Falls.
Aust, A. J., Otto.
Barry, Francis, Victor.
Baldwin, Orval W., Brocton.
Baxter's Boneless Beef, Buffalo.
Bender, Elmer & Son, Buffalo.
Bieser, Frederick, Whitesville.
Brown's Slaughter House, Otto.
C. J. D. Packing Co., Inc., Buffalo.
Chaffer Provision Company, Victor.
Cheektowaga Packing Co., Depew.
Cukerstein, Sam & Son, Hudson.
Dean's Slaughter House, Goshen.
Dembo's, Troy.
DeVita, James & Gino, Endicott.
Dunning's Slaughterhouse, Howells.
Eckman, Albert M., Frewburg.
Fairbank Farms, Ashville.
Farber, Murray, Goshen.
Fargnoli, Sam & John, Endicott.
Fear, LeRoy Carl, Endicott.
Golde Packing Co., Tonawanda.
Goshen Packing Co., Howells.
Green Bros., Schenectady.
Harrison, W., Corning.
Horlein, E. C. & Son Inc., Buffalo.
Johnson, Kermit, Gilbert & Richard, Cassadaga.
Kusler, Benjamin, Elmira.
Kwiatkowski Bros., Buffalo.
Letgers Bros., Clymer.
Levine, Abraham, Ellenville.
Llephutz Market, Hudson.
Ludington Bros., Maine.
Malecki, Joseph Inc., Buffalo.
Marbot, Frank, Troy.
Mendenhall, Mrs. James R., Lexington.
Moses, Norbert, Norwich.
Norman's Wholesale Meats, Buffalo.
Obler & Sorensen, Horseheads.
Olean Cold Storage Co., Inc., Olean.
Parker's Slaughter House, Schaghticoke.
Poughkeepsie Beef Co. Inc., Poughkeepsie.
Rappaport, Philip, Newark Valley.
Rosenblum Bros., Cohoes.
Samlof, David & Sons, Albany.
Schmitt, J. J. & Co. Inc., Buffalo.
Seven Valley Beef, Inc., Cortland.
Shapiro, M. Wholesale Meats, Jamestown.
Slazak's West Alden Packing House, Alden.
Smith, Bernard G., Troy.
Staffeld, R. W. & Sons, Buffalo.
Syracuse Packing & Provision Co., Camillus.
Tog Packing Co. Inc., Buffalo.
Utica Veal Co. Inc., Marcy.
Valentine's Meat Market, Kennedy.
Wand Company, Slate Hill.
Weiberg, James N., Pine City.
West, R. B. Co. Inc., Buffalo.

NORTH CAROLINA

Bryan Packing Corp., Asheville.
Chadborn Packing Co., Chadborn.
Circle "F" Abattoir, Lexington.
City Abattoir, Shelby.
McDaniel's Abattoir, Fayetteville.
New Bern Prov. Co., New Bern.
Shelby Abattoir and Processing Co., Shelby.
William A. Wheeler Packing Co., Mockville.
Wilmington Packing Company, Wilmington.

NORTH DAKOTA

Bean Packing Plant, Williston.

OHIO

Arend, B. J. Co., Toledo.
Berry, S. P. Slaughter Est., Winchester.
Braun Brothers Packing Co., Troy.
Focke, William Sons Co., Dayton.
Folger Packing Co., Toledo.
Gem Packing Co., Dayton.
Gerstenschlager Meats, Inc., Creston.
Henderson Meats, Waterloo.

Hostetter Meats, Applecreek.
Hygrade Food Products Corp., Youngstown.
Kent Provision Co., Kent.
Lima Packing Co., Lima.
Lorain Elyria Packing Co., Elyria.
McMahan Packing Co., Marysville.
Montenery Provision, Tiltonsville.
Ohio Packing Co., Columbus.
Passek's Meats, Bristolville.
Peters, B. L. Slaughter House, Lewisburg.
Pioneer Sausage Company, Wheelersburg.
Rittberger Bros., Zanesville.
Romer Slaughter House, Coldwater.
Samler Packing Co., Dayton.
Schmidt Provision Company, Toledo.
Spatte's Packing Plant, S. Palestine.
Springfield Meat Co., Springfield.
Sugardale Provision Co., Canton.
Superior Provision Co., Massillon.
Trimbach Packing Company, Dayton.
Wallock Packing Company, Sandusky.
Wellsville Packing Co., Wellsville.
Zelmer Packing Co., Antwerp.

OKLAHOMA

O'Brien Meat Company, Tulsa.
Sooner Packing Company, Collinsville.
Southeastern Slaughtering Establishment, Durant.
Williams Packing and Storage Company, Miami.
Big Pasture Packing Company, Grandfield.
C. L. VanCleve, Tulsa.
Germans Slaughtering Establishment, Rosston.
Grocceria Slaughtering Establishment, Texhoma.
Hamilton Slaughtering Establishment, Medford.
Union Packing Company, Hartshorne.
Kingfisher Meat and Locker Company, Kingfisher.
Montgomery Brothers Slaughtering Establishment, Hugo.
McCreary Packing Company, Enid.
Earl C. Thomas Slaughtering Establishment, Moore.
John Ward Slaughtering Establishment, Woodward.

OREGON

Gardner Midway Meats, Donald R., Medford.
Crane Slaughtering Establishment, Ralph W., Perkins.
Hamilton Slaughtering Establishment, Medford.

PENNSYLVANIA

Adams, Paul E., Jonestown.
Alliquippa Packing Co., Alliquippa.
Anderson, Frank L. & Sons, Pittsburgh.
Anspech, Charles C., Womelsdorf.
Arauc Dressing Beef Co., Norristown.
Attig Bros., Shrewsbury.
Baum, Daniel S., Elizabethtown.
Baum's Meat Packing Co., Lansdale.
Beatty's Farm Meat Products, Monroeville.
Benzak, Anthony L., Bethlehem.
Berks Welfare Farm, West Leesport.
Bethlehem Packing Co., Bethlehem.
Biderman & Sons, Inc., Philadelphia.
Bierer, Daniel R., Uniontown.
Blouse Meat Market, Glen Rock.
Bonanno, Jake, Germantown.
Brand, William, Pipersville.
Brenzovich's Meat Market, Jefferson.
Brest Packing Co., Shamokin.
Brillhart's Meat Market, Hanover.
Brizer Beef Co., Dunmore.
Bryan, John J., Dushore.
Bubbenmoyer, C. W., Barnville.
Bull Run Packing Co., Homestead.
Burkholder Bros., Lebanon.
Bush, G. D., Jamestown.
C. & J. Packing Co., Vandergrift.
Campo, James, Philadelphia.
Cappuccio & Carbonaro, Philadelphia.
Charles Meat Market, Liverpool.
Clapper, Dewey, Dillsburg.
Dalseyfield Packing Company, Dalseytown.

Darling, Lester W., La Plume.
Davidek, M. J., Breckenridge.
Denholm Packing Company, Pittsburgh.
Derry Township Packing House, Latrobe.
Donnia's Food Market, East Berlin.
Ebling's Meat Market, Myerstown.
Edward's Frozen Food Center, Inc., Ebensburg.
Engle Brothers, Markleysburg.
Fisher, Ralph I., Yellow House.
Fox, Henry J., Mertztown.
Gassert, John A., Myerstown.
Gentzler, W. N., Dover.
Giorgio, J., Philadelphia.
Godfrey, Melvin M., York.
Gorski, Frank, Hatfield.
Grecak, Frank, Portage.
Green, A. & Son, Berwick.
Gress Bros., Center Valley.
Grissinger Brothers, McConnellsburg.
Gross, Paul C., Eureka.
Gum, Russell M., Pen Argyl.
Hale, R. Bruce & Son, Halifax.
Hanas, George, Dalsytown.
Hanover Provision Company, Hanover.
Hawkeye Meat Market, Scottsdale.
Heffner's Meat Market, Schuylkill Haven.
Helm, Ralph E., Waynesboro.
Herring, Paul A., Pitman.
Hoffer, Frank L., Carlisle.
Hoffman, Dale D., Sallsburg.
Hoffman, J. E., Estate, Williamstown.
Hollinger, J. Lloyd, Lancaster.
Honsaker Brothers, Roaring Springs.
Hooversville Supply Co., Hooversville.
Huffman, H. M., Vandergrift.
Huffman, Ralph L., Latrobe.
Hurka & Check, Pittsburgh.
Hutchinson's Custom Butchering, Hydettown.
Ingrund, D. E., New Baltimore.
Inler, Roy S., Altoona.
Imperial Packing Co., Imperial.
Innerst Brothers, Dallastown.
Janke's, Windburne.
Johnson Wholesale Meats, Northumberland.
Kelso, C. W., Hickory.
Kenney, H. Z., Hungerford.
Kern, Lee G. & Sons, Slatington.
Kirkpatrick, Robert B., Scotland.
Kiski Valley Packing Company, Vandergrift.
Klein, F. A., Prov. Co., Pitsclairn.
Kling, Arthur G., Landisburg.
Knepp, Albert A., Mifflintown.
Kolansky, Abe, Wymart.
Kottcamp, Homer S., York.
Kreisl Brothers, Shamokin.
Kressler, Herbert H., Quakertown.
Kuntz, Paul L., Punxsutawney.
Lancaster Packing Co., Lancaster.
Lesher, Marilyn L. & Sons, Elizabethtown.
Lofstead, Frank E., Beallsville.
Lonzynski, Thaddeus, Hazleton.
Lorditch, George J., Johnstown.
Lower's Store, Biglersville.
Luckenbill, Curtis T., Kutztown.
McLaughlin & Fickes, Fayetteville.
McCall Packing Co., Rimersburg.
McClure Locker Plant, McClure.
Manbeck, Lloyd H., Bernville.
Manleri, Inc., Philadelphia.
Markle, Clair R., York.
Milliron, Jess A., Cloe.
Moetz, C. A. J., Topton.
Mousourskis Packing Co., Dalsytown.
Moyer, A. F. & Sons, Souderton.
Moyer, Maurice J., Flowville.
Munger's Locker Plant, North East.
Musser, Clayton Co., Mohnton.
Mutzabaugh Meat Market, Duncannon.
Myers Meat Market, Codorus.
Ness, P. H., York.
New Castle Packing Co., New Castle.
Newman's Market, Fairfield.
Nichols, Harold L., Titusville.
North Side Packing Company, Pittsburgh.
Oswald & Hess Company, Pittsburgh.
Peters, William H., Inc., Harrisburg.
Petrucci, Michael, Drums.
Pierson, Leslie, Lewisville.
Punxsutawney Beef & Provision Co., Punxsutawney.

Pottleger, R. L., New Kingston.
 Quakertown Packing Company, Quakertown.
 Quality Meat Market, Johnsonberg.
 Reichert, Melvin N., Bechtelsville.
 Reimold, Ed., Transfer.
 Rhodes, J. Glen, Martinsburg.
 Ritter, Charles D., Boyertown.
 Rosen, Max, Pittsburgh.
 Rosen, Meyer, Creighton.
 Roth, C. R. & Son, Shiremanstown.
 Roth, Ivan D., Shiremanstown.
 Rouman, Abram, Lansdale.
 Rupert, Edgar B., Sr., Chambersburg.
 Sabstasse, Jim, Slovan.
 S'hantz, Clifford, E. Greenville.
 Schlegel, Irvin J., Hegins.
 Shaffer, Fred, Hooversville.
 Shaffer Slaughter Shop, Hooversville.
 Silver Lake Packing Co., Dunmore.
 Smith's Quality Super Market, Glen Rock.
 Snowberger Bros., East Freedom.
 Snyder, Lloyd J., Fleetwood.
 Somerset Packing Company, Bentleyville.
 Spitzler's Meat Products, Inc., Uniontown.
 Sprecher, Chester A., Fleetwood.
 Stambaugh's Meat Market, Spring Grove.
 S'arry & Shultz, Carlisle.
 Steely, Harry N., Lewisberry.
 Stolz, H. L., Bernville.
 Trunk Bros., Herford.
 Swans Super Market, Shades Gap.
 Taverini, Alex, Portage.
 Utz, Raymond R., Hanover.
 Varano & Troutman, Kulpmont.
 Vaddington, Howard C., New Castle.
 Walborn, R. A., Hershey.
 Wehry, William S., Klingerstown.
 Wells, Ambrose, Punxsutawney.
 Wenrich, Earl S., Scottsdale.
 Werry, H. W., Scottsdale.
 West Branch Beef & Prov. Co., Williamsport.
 Western Provision, Inc., Erie.
 Wike, Mamie S., Robesonia.
 Winbrook Farms, New Castle.
 Wolfe's Meat Market, Myerstown.
 Yost, C. B., Loganville.
 York Springs Meat Market, York Springs.
 Yost, Fred B., Newville.

RHODE ISLAND

A.B.C. Beef & Veal Company, Johnston.
 Braumberg Packing Company, Johnston.
 Burchard's Slaughterhouse, Foster.
 Carter Beef Co., Inc., Johnston.
 Concord Dressed Beef & Veal Co., Pawtucket.
 DeSantis, John, Westerly.
 Rhody Trading Corporation, Pawtucket.
 Ricci, J. Packing Co., Johnston.
 Russo's Slaughterhouse, Bristol.
 Sacco's Market, Westerly.
 Starlite Packing Company, Pawtucket.

TENNESSEE

Barnett's Grocery, Huntingdon.
 Brothers Seafood, Winchester.
 Carey Packing Co., Morristown.
 Castellaw's Slaughterhouse, Alamo.
 Charlie's Slaughterhouse, Trenton.
 Chattanooga Sausage Co., Chattanooga.
 Cook's Slaughterhouse, Dyersburg.
 Fletcher Brothers Slaughterhouse, Lenoir City.
 Hendons Meat Market, Milan.
 Hickory Valley Packing Co., Hickory Valley.
 Morton Bros. Packing Co., Johnson City.
 Rakes Slaughterhouse, Watertown.
 Randolph Producer Co., Crossville.
 Sunnydale Meat Products Inc., Nashville.

TEXAS

City Custom Packing, Houston.
 Pen Meat Packers, McKinney.
 Watkins Packing Company, Dalhart.
 Goode Slaughterhouse, Denison.
 Cash Brothers Packing Company, Inc., Dallas.
 Circle B Packing Company, Dallas.
 Estes Brothers Packing Company, Fort Worth.
 Glover Packing Company of Amarillo, Amarillo.

Jefferson Packing Company, Beaumont.
 Lubbock Packing Company, Lubbock.
 Highland Packers, Inc., Booker.
 Myers Meat Company, Muleshoe.
 Pickering Abattoir, Texarkana.

VERMONT

Becker & Kaplan, Essex Junction.
 George Boyce, Poultney.

WISCONSIN

Scheider's Meat Market, Shawano.
 Shuberts Market, Oshkosh.
 Thielman Sausage Market, Elkhart Lake.
 Zitron Brothers, Inc., Milwaukee.
 Vere Ferries Market, Ontario.
 Host Brothers Market, Lake Geneva.
 Polar Locker, La Crosse.
 Van's Packing House, Seymour.
 Calewart's Meat Market, Green Bay.
 Green Bay Packing Co., Green Bay.
 Luedke Brothers, Sheboygan.
 Bruhn's Freeze Meats, Barton.
 Goldberg Packing Co., Wentworth.

WYOMING

Deil Draney & Son, Afton.
 S & S Packing Co., Cheyenne.
 Ranchester Slaughtering Service, Ranchester.

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

Certain additional stockyards and slaughtering establishments are added to the list of those heretofore specifically approved under the regulations in 9 CFR Part 78. It has been determined that the inspection and handling of livestock or carcasses or products thereof at such stockyards or establishments are adequate to effectuate the purposes of such regulations. Certain stockyards and slaughtering establishments are removed from the list of those heretofore specifically approved under said regulations, because it has been determined that such stockyards and establishments no longer qualify for specific approval under the regulations. Changes in the names of certain stockyards and slaughtering establishments are also set forth in the foregoing notice. This action, therefore, imposes certain restrictions necessary to prevent the spread of brucellosis and relieves certain restrictions presently imposed. It should become effective promptly in order to accomplish its purpose in the public interest and to be of maximum benefit to persons subject to the restrictions which are relieved hereby. Accordingly, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure with respect to this action are impracticable and contrary to the public interest, and good cause is found for making this notice effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 20th day of December 1965.

R. E. OMOHUNDRO,
 Acting Director, Animal Health
 Division, Agricultural Re-
 search Service.

[F.R. Doc. 65-13701; Filed, Dec. 20, 1965;
 3:30 p.m.]

Commodity Credit Corporation SALES OF CERTAIN COMMODITIES

December Sales List

Notice to buyers. Pursuant to the policy of Commodity Credit Corporation issued October 12, 1954 (19 F.R. 6669), and subject to the conditions stated therein as well as herein, the commodities listed below are available for sale and, where noted, for redemption of payment-in-kind certificates on the price basis set forth.

The prices at which Commodity Credit Corporation commodity holdings are available for sale during December 1965 are as announced by the U.S. Department of Agriculture. The following commodities are available: Butter, cheddar cheese, nonfat dry milk, cotton (upland and extra long staple), wheat, corn, oats, barley, rye, rice, grain sorghum, peanuts, flax and linseed oil.

While the December list of commodities is unchanged from November, USDA announced on November 23 that hard red spring wheat of 15 percent protein and above and hard red winter wheat of 13 percent and above were being offered for sale for unrestricted use. Sales price is the market price but not less than 108 percent of the current loan rate plus carrying charges.

Corn, oats, barley or grain sorghum, as determined by CCC, will be sold for unrestricted use for "Dealers' Certificates" issued under the emergency livestock feed program. Grain delivered against such certificates will be sold at the applicable current market price, determined by CCC.

In the following listing of commodities and sales prices or method of sales, "unrestricted use" applies to sales which permit either domestic or export use and "export" applies to sales which require export only. CCC reserves the right to determine the class, grade, quality and available quantity of commodities listed for sale.

The CCC Monthly Sales List, which varies from month to month as additional commodities become available or commodities formerly available are dropped, is designed to aid in moving CCC's inventories into domestic or export use through regular commercial channels.

If it becomes necessary during the month to amend this list in any material way—such as by the removal or addition of a commodity in which there is general interest or by a significant change in price or method of sale—an announcement of the change will be sent to all persons currently receiving the list by mail from Washington. To be put on this mailing list, address: Director, Procurement and Sales Division, Agricultural Stabilization and Conservation Service, U.S. Department of Agriculture, Washington, D.C., 20250.

Interest rates per annum under the CCC Export Credit Sales Program (Announcement GSM-3) for December 1965 are 4½ percent for periods up to and including 12 months, and 5 percent for periods from over 12 months up to a

maximum of 36 months. Commodities currently offered for sale by CCC, plus tobacco from CCC loan stocks, are available for export sale under the CCC Export Credit Sales Program as provided under specific commodity listings. Commodities from private stocks now eligible for financing under the CCC Export Credit Sales Program include wheat, wheat flour, bulgur, corn, cornmeal, grain sorghum, upland and extra long staple cotton, tobacco, milled and brown rice, cottonseed oil, soybean oil, and dairy products.

The following commodities are available for programming under Title IV, P.L. 480, private trade agreements: Wheat, corn, rice, grain sorghum, upland and extra long staple cotton, tobacco from CCC loan stocks, butter, cheese, and nonfat dry milk. In addition, other surplus agricultural commodities are also eligible for Title IV programming. Information on commodities available under this program, and current information on interest rates and other phases of the program may be obtained from the Office of the General Sales Manager, Foreign Agricultural Service, U.S. Department of Agriculture, Washington, D.C., 20250.

The following commodities are currently available for barter: Cotton (upland and extra long staple), tobacco, wheat, corn, grain sorghum, butter, and nonfat dry milk. (In addition, free market stocks of cottonseed and soybean oils are eligible for barter programming.) This list is subject to change from time to time.

The CCC will entertain offers from responsible buyers for the purchase of any commodity on the current list. Offers accepted by CCC will be subject to the terms and conditions prescribed by the Corporation. These terms include payment by cash or irrevocable letter of credit before delivery of the commodity, and the conditions require removal of the commodity from CCC stocks within a reasonable period of time. Where sales are for export, proof of exportation is also required, and the buyer is responsible for obtaining any required U.S. Government export permit or license. Purchases from CCC shall not constitute any assurance that any such permit or license will be granted by the issuing authority.

Applicable announcements containing all terms and conditions of sale will be furnished upon request. For easy reference a number of these announcements are identified by code number in the following list. Interested persons are invited to communicate with the Agricultural Stabilization and Conservation Service, USDA, Washington, D.C., 20250, with respect to all commodities or—for specified commodities—within the designated ASCS Commodity Office.

Commodity Credit Corporation reserves the right to amend, from time to time, any of its announcements. Such amendments shall be applicable to and be made a part of the sale contracts thereafter entered into.

CCC reserves the right to reject any or all offers placed with it for the purchase

of commodities pursuant to such announcements.

CCC reserves the right to refuse to consider an offer, if CCC does not have adequate information of financial responsibility of the offerer to meet contract obligations of the type contemplated in this announcement. If a prospective offerer is in doubt as to whether CCC has adequate information with respect to his financial responsibility, he should either submit a financial statement to the office named in the invitation prior to making an offer, or communicate with such office to determine whether such a statement is desired in his case. When satisfactory financial responsibility has not been established, CCC reserves the right to consider an offer only upon submission by offerer of a certified or cashier's check, a bid bond, or other security, acceptable to CCC, assuring that if the offer is accepted, the offerer will comply with any provisions of the contract with respect to payment for the commodity and the furnishing of performance bond or other security acceptable to CCC.

Disposals and other handling of inventory items often result in small quantities at given locations or in qualities not up to specifications. These lots are offered by the appropriate ASCS office promptly upon appearance and therefore, generally, they do not appear in the monthly sales list.

On sales for which the buyer is required to submit proof to CCC of exportation, the buyer shall be regularly engaged in the business of buying or selling commodities and for this purpose shall maintain a bona fide business office in the United States, its territories or possessions and have a person, principal or resident agent upon whom service of judicial process may be had.

Prospective buyers for export should note that generally, sales to U.S. Government agencies, with only minor exceptions will constitute domestic unrestricted use of the commodity.

Commodity Credit Corporation reserves the right, before making any sales, to define or limit export areas.

The Department of Commerce, Bureau of International Commerce, pursuant to regulations under the Export Control Act of 1949, prohibits the exportation or re-exportation by anyone of any commodities under this program to Cuba, the Soviet Bloc or Communist-controlled areas of the Far East including Communist China, North Korea and the Communist-controlled area of Vietnam, except under validated license issued by the U.S. Department of Commerce, Bureau of International Commerce.

For all exportations, one of the destination control statements specified in Commerce Department regulations (Comprehensive Export Schedule, § 379.10(c)) is required to be placed on all copies of the shipper's export declaration, all copies of the bill of lading, and all copies of the commercial invoices. For additional information as to which destination control statement

to use, the exporter should communicate with the Bureau of International Commerce or one of the field offices of the Department of Commerce.

Exporters should consult the applicable Commerce Department regulations for more detailed information if desired and for any changes that may be made therein.

SALES PRICE OR METHOD OF SALE

WHEAT, BULK

Unrestricted use.

A. *Storable.* Hard Red Spring Wheat of 15 percent protein o/b and Hard Red Winter Wheat of 13 percent protein o/b is available for sale at market price but not below 108 percent of the 1965 support price for the class, grade, and quality of the wheat plus the amount shown in C below applicable to the type of carrier involved. All other storable wheat is not available for unrestricted use sale.

B. *Nonstorable.* Such dispositions of nonstorable wheat as CCC may designate will be made at not less than market price, as determined by CCC.

C. *Markup and examples (dollars per bushel—in store).*

Markup in-store received by—		Examples
Truck	Rail or barge	
\$0.12½	\$0.09½	Minneapolis—No. 1 DNS, 15 percent protein (1.58 and \$0.10½) 108 percent and \$0.09½; \$1.01¼. Kansas City—No. 1 HW, 13 percent protein (1.43 and \$0.04½) 108 percent and \$0.09½; \$1.09¼.

D. *Availability information.* For information on the disposition of nonstorable wheat, contact the Evanston, Kansas City, Minneapolis, or Portland ASCS grain offices shown at the end of this sales list.

Export.

Sales will be made pursuant to the following announcements:

A. Announcement G-345 (revised August 25, 1964) as amended for export under the wheat export payment-in-kind program. When hard winter wheat is delivered on the West Coast by CCC to cover sales under GR-345, evidence of export must show exportation from West Coast ports.

B. Announcement G-346 (revised September 8, 1964) as amended for export as flour.

C. Announcement GR-261 (Rev. 2, Jan. 9, 1961, as amended and supplemented) for export as wheat and under Announcement GR-262 (Rev. 2, Jan. 9, 1961, as amended) for export as flour for application under arrangements for barter and approved CCC credit sales only at prices determined daily. Hard winter wheat will not be sold through West Coast ports under Announcements GR-261 or GR-262.

D. *Available.* Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

CORN, BULK

Unrestricted use.

A. *Redemption of domestic payment-in-kind certificates.* Such CCC dispositions of corn as CCC may designate will be in redemption of certificates or rights represented by pooled certificates under a feed grain program. The price at which corn shall be valued for such dispositions shall be the highest of (a) market price as determined by CCC, (b) a minimum price for such corn

as determined by CCC and, (c) the payment-in-kind formula price for such redemptions. Such formula price shall be the applicable 1965 price-support loan rate for the class, grade and quality of the corn plus the amount shown in C of this unrestricted use section.

B. General sales.

1. *Storable.* Such CCC dispositions of storable corn as CCC may designate as general sales will be made during the month at market price, but not less than the Agricultural Act of 1949 formula minimum price for such sales which is 105 percent of the applicable 1965 price-support rate² (published loan rate plus 20 cents per bushel) for the class, grade, and quality of the corn, plus the amount shown in C of this unrestricted use section. For corn in store at other than the point of production, the freight and handling charges from point of production to the present point of storage will also be added. CCC will normally make general sales of corn when dispositions of such corn are not being made against domestic payment-in-kind certificates.

2. *Nonstorable.* Such dispositions of nonstorable corn as CCC may designate as general sales will be made at not less than market price, as determined by CCC.

C. *Markups and examples (dollars per bushel in-store¹ basis No. 2 yellow corn, 14 percent M.T. 2 percent F.M.)*

Markup in-store received by—	Examples
Truck	
\$0.07½	Feed grain program domestic PIK certificate minimums: McLean County, Ill. (\$1.06 and \$0.03 and \$0.07¼); \$1.16¼. Chicago, Ill. (ex-McLean County by rail); County minimum plus freight and handling charges (\$1.16¼ and \$0.00¾ and \$0.08½ and \$0.01¾); \$1.27¼. Agricultural Act of 1949 stat. minimums: McLean County, Ill. (\$1.06 and \$0.20 and \$0.03); 105 percent and \$0.07¼; \$1.43¼. Chicago, Ill. (ex-McLean County by rail); County minimum plus freight and handling charges (\$1.43¼ and \$0.00¾ and \$0.08½ and \$0.01¾); \$1.54¼.

D. *Availability information.* For information on CCC corn sales and payments-in-kind from bin sites, contact ASCS State or county offices. For information on the disposition of corn from other locations, contact the Evanston, Kansas City, Minneapolis, or Portland ASCS grain offices shown at the end of this sales list.

Export.

Sales for barter and credit are made at the applicable export market price, as determined by CCC; export payment-in-kind rates, if any, are deducted in arriving at barter and credit sales prices. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the adjustment referred to in C of the unrestricted use section for corn. Sales will be made pursuant to the following announcement:

A. Announcement GR-212 (Revision 2, January 9, 1961), for application to approved CCC barter and credit sales.

GRAIN SORGHUM (BULK)

B. *Available.* Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

Unrestricted use.

A. *Redemption of domestic payment-in-kind certificates.* Such CCC dispositions of grain sorghum as CCC may designate will be

See footnotes at end of document.

in redemption of certificates or rights represented by pooled certificates under a feed grain program. The minimum price at which grain sorghum shall be valued for such dispositions shall be market price, but not less than the payment-in-kind formula price for such redemption. Such formula price shall be the applicable 1965 price-support loan rate for the class, grade, and quality of the grain sorghum, plus the amount shown in C of this unrestricted use section applicable to the type of carrier involved.

B. General sales.

1. *Storable.* Such CCC dispositions of storable grain sorghum as CCC may designate as general sales will be made during the month at market price, but not less than the Agricultural Act of 1949 formula minimum price for such sales which is 105 percent of the applicable 1965 price-support rate² (published loan rate plus 35 cents per cwt.) for the class, grade, and quality of the grain sorghum, plus the amount shown in C of this unrestricted use section applicable to the type of carrier involved. If delivery is outside the area of production, applicable freight and handling charges will be added. Examples of these formula minimum prices are shown in C of this unrestricted use section. CCC will normally make general sales of grain sorghum when dispositions of such grain sorghum are not being made against domestic payment-in-kind certificates.

2. *Nonstorable.* Such dispositions of nonstorable grain sorghum as CCC may designate as general sales will be made at not less than market price, as determined by CCC.

C. *Markups and examples (dollars per hundredweight in-store¹ No. 2 or better).*

Markup in-store received by—		Examples
Truck	Rail or barge	
\$0.21½	\$0.15¼	Feed grain program domestic PIK certificate minimums: Hale County, Tex. (\$1.63 and \$0.21½); \$1.84¼. Kansas City, Mo. (ex-rail) (\$1.93 and \$0.15¼); \$2.08¼. Agricultural Act of 1949; stat. minimums: Hale County, Tex. (\$1.63 and \$0.35); 105 percent and \$0.21½; \$2.29¼. Kansas City, Mo. (ex-rail) (\$1.93 and \$0.35); 105 percent and \$0.15¼; \$2.55¼.

D. *Availability information.* For information on CCC grain sorghum sales and payments-in-kind from bin sites, contact ASCS State or county offices. For information on the disposition of grain sorghum from other locations, contact the Kansas City, Evanston, Portland, or Minneapolis ASCS grain offices shown at the end of this sales list.

Export.

Sales are made at the applicable export market price, as determined by CCC; export payment-in-kind rates, if any, are deducted in arriving at barter and credit sales prices. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the adjustment referred to in C of the unrestricted use section for grain sorghum. Sales will be made pursuant to the following announcements:

A. Announcement GR-368 (revised March 1, 1965), feed grain export payment-in-kind program.

B. Announcement GR-212 (Revision 2, January 9, 1961), for application to arrangements for barter, approved CCC credit and other designated sales.

C. *Available.* Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

BARLEY, BULK

Unrestricted use.

A. *Redemption of domestic payment-in-kind certificates.* Such CCC dispositions of barley as CCC may designate will be in redemption of certificates or rights represented by pooled certificates under a feed grain program. The minimum price at which barley shall be valued for such dispositions shall be market price, as determined by CCC, but not less than the payment-in-kind formula price for such redemptions. Such formula price shall be the applicable 1965 price-support loan rate for the class, grade, and quality of the barley, plus the amount shown in C of this unrestricted use section applicable to the type of carrier involved.

B. General sales.

1. *Storable.* Such CCC dispositions of storable barley as CCC may designate as general sales will be made during the month at market price, but not less than the Agricultural Act of 1949 formula minimum price for such sales which is 105 percent of the applicable 1965 price-support rate² (published loan rate plus 16 cents per bushel) for the class, grade, and quality of the barley, plus the amount shown in C of this unrestricted use section, applicable to the type of carrier involved. Examples of these formula minimum prices are shown in C of this unrestricted use section. If delivery is outside the area of production, applicable freight and handling charges will be added. CCC will normally make general sales of barley when dispositions of such barley are not being made against domestic payment-in-kind certificates.

2. *Nonstorable.* At not less than market price, as determined by CCC.

C. *Markups and examples (dollars per bushel in-store¹ No. 2 or better).*

Markup in-store received by—		Examples
Truck	Rail or barge	
\$0.11¼	\$0.09¼	Feed grain program domestic PIK certificate minimums: Cass County, N. Dak. (\$0.76 and \$0.10¼); \$0.57¼. Minneapolis, Minn. (ex-rail) (\$0.99 and \$0.09¼); \$1.08¼. Agricultural Act of 1949; stat. minimums: Cass County, N. Dak. (\$0.76 and \$0.16); 105 percent and \$0.11¼; \$1.08¼. Minneapolis, Minn. (ex-rail) (\$0.99 and \$0.16); 105 percent and \$0.09¼; \$1.30¼.

D. *Availability information.* For information on CCC barley sales from bin sites, contact ASCS State or county offices. For information on the disposition of barley from other locations, contact the Evanston, Kansas City, Minneapolis, or Portland ASCS grain offices shown at the end of this sales list.

Export.

Sales are made at the applicable export market price, as determined by CCC; export payment-in-kind rates, if any, are deducted in arriving at credit sales prices. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the adjustment referred to in C of the unrestricted use section for barley. Sales will be made pursuant to the following announcements except that barley will not be sold for applications to Title I, or Title IV, P.L. 480 purchase authorizations or for barter.

A. Announcement GR-368 (revised March 1, 1965), feed grain export payment-in-kind program.

B. Announcement GR-212 (Revision 2, January 9, 1961), for application to approved CCC credit sales.

C. *Available.* Evanston, Kansas City, and Minneapolis ASCS grain offices.

OATS, BULK

Unrestricted use.

A. *Storable.* Market price, as determined by CCC, but not less than the Agricultural Act of 1949 formula price which is 105 percent of the applicable 1965 price-support rate for the class, grade, and quality of the oats plus the amount shown in B below. For oats in-store at other than the point of production, the freight and handling charges from point of production to the present point of storage will also be added.

B. *Markups and examples (dollars per bushel in-store¹ basis No. 2 XHWO).*

Markup in-store received by—	Examples—Agricultural Act of 1949; Stat. minimum
Truck	
\$0.10 1/4	Redwood County, Minn. (\$0.56 and \$0.03 quality differential); 105 percent and \$0.10 1/4; \$0.72 1/4; Minneapolis, Minn. (ex-Redwood County by rail). County minimum plus freight and handling charges (\$0.72 1/4 and \$0.005 1/4 and \$0.05 1/4 and \$0.01 1/4); \$0.79 1/4.

C. *Nonstorable.* At not less than the market price as determined by CCC.

D. *Availability information.* Sales at bin sites are made through the ASCS county offices; at other locations through the Evans-ton, Kansas City, Minneapolis, or Portland ASCS grain offices.

Export.

Sales are made at the applicable export market price, as determined by CCC; export payment-in-kind rates, if any, are deducted in arriving at credit sales prices. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the adjustment referred to in B of the unrestricted use section for oats. Sales will be made pursuant to the following announcements except that oats will not be sold for applications to Title I, or Title IV, P.L. 480 purchase authorizations or for barter.

A. Announcement GR-368 (revised March 1, 1965), feed grain export payment-in-kind program.

B. Announcement GR-212 (Revision 2, January 9, 1961), for application to approved CCC credit and other designated sales.

C. *Available.* Evanston, Kansas City, Minneapolis, and Portland ASCS grain offices.

RICE, BULK

Unrestricted use.

A. *Storable.* Market price, as determined by CCC, but not less than the Agricultural Act of 1949 formula price which is 105 percent of the applicable 1965 price-support rate for the class, grade, and quality of the grain plus the respective amount shown below applicable to the type of carrier involved. If delivery is outside the area of production applicable freight and handling charges will be added to the above.

B. *Markups and examples (dollars per bushel in-store¹ No. 2 or better).*

Markup in-store received by—	Examples—Agricultural Act of 1949; Stat. minimum
Truck	
Rail or barge	
\$0.12 1/2	\$0.09 1/2
	Rollete County, N. Dak. (\$0.91); 105 percent and \$0.12 1/2; \$1.08 1/2; Minneapolis, Minn. (ex-rail) (\$1.24); 105 percent and \$0.09 1/2; \$1.40 1/2.

C. *Nonstorable.* At not less than market price as determined by CCC.

See footnotes at end of document.

D. *Availability information.* Sales at bin sites are made through ASCS county offices; at other locations through the Evanston, Kansas City, Minneapolis, or Portland ASCS grain offices.

Export.

Sales are made at the applicable export market price, as determined by CCC; export payment-in-kind rates, if any, are deducted in arriving at credit sales prices. The statutory minimum price referred to in the price adjustment provisions of the following export sales announcements is 105 percent of the applicable price-support rate plus the adjustment referred to in B of the unrestricted use section for rice. Sales will be made pursuant to the following announcements except that rice will not be sold for applications to Title I, or Title IV, P.L. 480 purchase authorizations or for barter.

A. Announcement GR-368 (revised March 1, 1965), feed grain export payment-in-kind program.

B. Announcement GR-212 (Revision 2, January 9, 1961), for application to approved CCC credit and other designated sales.

C. *Available.* Evanston, Kansas City, Portland and Minneapolis ASCS grain offices.

RICE, ROUGH

Unrestricted use.

Market price but not less than 1965 loan rate plus 5 percent plus 25 cents per hundredweight, basis in store.

Export.

As milled or brown under Announcement GR-369, Revision III, rice export program—payment-in-kind, and under GR-379, Revision I, for approved credit sales.

Prices, quantities, and varieties of rough rice available from Kansas City ASCS Commodity Office.

COTTON, UPLAND

Unrestricted use.

A. Competitive bid under the terms and conditions of Announcement NO-C-16, as amended (Sale of Upland Cotton for Unrestricted Use). Under this announcement, upland cotton acquired under price-support programs will be sold at the highest price offered but in no event at less than the higher of (a) 105 percent of the current loan rate for such cotton, plus reasonable carrying charges, or (b) the market price for such cotton, as determined by CCC.

B. Competitive offers under the terms and conditions of Announcement NO-C-26 (Disposition of Upland Cotton—for exchange of PIK certificates or rights in the certificate pool for upland cotton), as amended. Upland cotton may be acquired at its domestic market price which shall be the highest price offered but not less than the minimum price determined by CCC.

Export.

A. *CCC cash sales for export.* Competitive bid under the terms and conditions of Announcements CN-EX-25 (Cotton Export Program—Sales—1964-66 Marketing Years) and NO-C-29 (Sale of Upland Cotton—Cotton Export Program—1964-66 Marketing Years), as amended.

B. *CCC credit sales and barter.* Competitive bid under the terms and conditions of Announcement CN-EX-23 (Purchase of Upland Cotton for Export under the Export Credit Sales Program), Announcement CN-EX-24 (Acquisition of Upland Cotton for Export under the Barter Program), and Announcement NO-C-28 (Sale of Upland Cotton CCC Credit and Barter Programs—1964-66 Marketing Years), as amended.

COTTON, EXTRA LONG STAPLE

Unrestricted use.

A. Competitive bid under the terms and conditions of Announcements NO-C-6 (revised July 22, 1960), as amended, and NO-C-10, as amended. Under these announce-

ments extra long staple cotton (domestically-grown) will be sold at the highest price offered but in no event at less than the higher of (a) 115 percent of the current support price for such cotton plus reasonable carrying charges, or (b) the domestic market price as determined by CCC.

Export.

A. *CCC cash sales for export.* Competitive bid under the terms and conditions of Announcements CN-EX-20 (Foreign-grown Extra Long Staple Cotton Export Program) and NO-C-23 (Sale of Foreign-grown Extra Long Staple Cotton).

Competitive bid under the terms and conditions of Announcements CN-EX-22 (Extra Long Staple Cotton Export Program) and NO-C-27 (Sale of Extra Long Staple Cotton), as amended.

B. *CCC credit sales and barter.* Competitive bid under the terms and conditions of Announcement CN-EX-26 (Purchase of Extra Long Staple Cotton for Export under the Export Credit Sales Program), Announcement CN-EX-27 (Acquisition of Extra Long Staple Cotton for Export under the Barter Program), and Announcement NO-C-27 (Sale of Extra Long Staple Cotton), as amended.

Availability information. Sale of cotton will be made by the New Orleans ASCS Commodity Office and catalogs for upland cotton and extra long staple cotton showing quantities, qualities, and location may be obtained for a nominal fee from that office.

PEANUTS, FARMERS' STOCK OR SHELLS

A. Domestic crushing or export.

1. Farmers' stock peanuts may be purchased for crushing into oil or for export of U.S. No. 1 or better shelled peanuts. Any of the peanuts grading less than U.S. No. 1 must be crushed domestically.

2. Shelled peanuts of less than U.S. No. 1 grades may be purchased for foreign or domestic crushing.

3. Terms and conditions of sales appear in CCC Peanut Announcement 1 (revised) January 4, 1962, Amendments 1 through 4, Supplement 1 and in the lot list and Appendix 1 thereto.

B. *Availability information.* When stocks of any of the above categories are available in their area of responsibility, weekly lot lists are issued by the following:

GFA Peanut Association, Camilla, Ga.
Peanut Growers Cooperative Marketing Association, Franklin, Va.
Southwestern Peanut Growers' Association, Gorman, Tex.

All sales are made on the basis of competitive bids each Wednesday, by the Producer Associations Division, Agricultural Stabilization and Conservation Service, Washington, D.C., to which all bids are submitted.

FLAXSEED, BULK

Unrestricted use.

A. *Storable.* Market price but not less than the applicable 1965 support price for the class, grade, and quality of flaxseed plus 14 1/2 cents per bushel, and plus the respective amount shown below applicable to the type of carrier involved. If delivery is outside the area of production applicable freight and handling will be added to the above.

B. *Markups and examples (dollars per bushel in-store¹).*

Markup per bushel received by—		Examples of minimum prices (ex-rail or barge)		
Truck	Rail or barge	Terminal	Class and grade	Price
Cents 14	Cents 9 1/2	Minneapolis	No. 1.....	\$3.39

C. *Nonstorable.* At not less than market price as determined by CCC.

D. *Available.* Through the Minneapolis Grain Merchandising ASCS office.

Export.
Under Announcement PS-GR-4 dispositions of flaxseed, as designated by CCC, will be in redemption of export PIK certificates at the domestic market price as determined by CCC.

Available. Through the Minneapolis Grain Merchandising ASCS office.

LINSEED OIL, RAW (BULK)

Export.
Under Announcement PS-GR-4 dispositions of raw linseed oil, as designated by CCC, will be in redemption of export PIK certificates at the domestic market price as determined by CCC.

Available. Through the Minneapolis ASCS Commodity Office.

DAIRY PRODUCTS

Sales are in carlots only in-store at storage location of products.

Submission of offers.
Submit offers to the Minneapolis ASCS Commodity Office.

NONFAT DRY MILK

Unrestricted use.
Announced prices, under MP-14: Spray process, U.S. Extra Grade, 16.40 cents per pound.

Export.
A. Payment-in-kind under SM-7 (Revision 1).

B. Competitive bid, under MP-10, pursuant to invitation to bid to be issued by Minneapolis ASCS Commodity Office. Sales under this announcement may be made for application to barter and approved CCC credit.

Any nonfat dry milk offered but not sold under the invitation to bid issued pursuant to MP-10 will be offered for sale through the following Monday noon at prices announced by press release from the Minneapolis ASCS Commodity Office each Wednesday.

BUTTER

Unrestricted use.
Announced prices, under MP-14: 63.0 cents per pound—New York, Pennsylvania, New Jersey, New England, and other States bordering the Atlantic Ocean and Gulf of Mexico. 62.25 cents per pound—Washington, Oregon, and California. All other States 62.0 cents per pound.

Export.
A. Payment-in-kind under SM-7 (Revision 1).

B. Competitive bid under Announcement MP-10, pursuant to invitations to bid to be issued by Minneapolis ASCS Commodity Office. Sales under this announcement may be made for application to barter and CCC credit.

Any butter offered but not sold under the invitation to bid issued pursuant to MP-10 will be offered for sale through the following Monday noon at prices announced by press release from the Minneapolis ASCS Commodity Office each Wednesday.

CHEDDAR CHEESE (STANDARD MOISTURE BASIS)

Unrestricted use.
Announced prices, under MP-14: 41.25 cents per pound—New York, Pennsylvania, New England, New Jersey, and other States bordering the Atlantic Ocean and Pacific Ocean and the Gulf of Mexico. All other States 40.25 cents per pound.

Export.
Competitive bid under Announcement MP-10, pursuant to invitation to bid to be issued by Minneapolis ASCS Commodity Of-

fice. Announced prices under MP-10. Sales under this announcement may be made for application to CCC credit.

Any cheese offered but not sold under the invitation to bid issued pursuant to MP-10 will be offered for sale through the following Monday noon at prices announced by press release from the Minneapolis ASCS Commodity Office each Wednesday.

FOOTNOTES

¹ The formula price delivery basis for bin site sales will be f.o.b.

² To compute, multiply applicable support price by 1.05 round product up to nearest whole cent and add amount shown in the appropriate table and any applicable freight and handling charges.

USDA AGRICULTURAL STABILIZATION AND CONSERVATION SERVICE OFFICES

GRAIN OFFICES

Evanston ASCS Commodity Office, 2201 Howard Street, Evanston, Ill., 60202. Telephone: Long distance—University 9-0600 (Evanston Exchange). Local—Rogers Park 1-5000 (Chicago, Ill.).

Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Virginia, Vermont, and West Virginia.

Branch Office—Minneapolis ASCS Branch Office, 310 Grain Exchange Building, Minneapolis, Minn., 55415. Telephone: 334-2051.

Minnesota, Montana, North Dakota, South Dakota, and Wisconsin.

Kansas City ASCS Commodity Office, 8930 Ward Parkway (P.O. Box 205), Kansas City, Mo., 64141. Telephone: Emerson 1-0860.

Alabama, Arkansas, Colorado, Kansas, Louisiana, Mississippi, Missouri, Nebraska, New Mexico, Oklahoma, Texas, and Wyoming.

Branch Office—Portland ASCS Branch Office, 1218 Southwest Washington Street, Portland, Oreg., 97205. Telephone: 226-3361.

Alaska, Hawaii, Idaho, Nevada, Oregon, Utah, and Washington (Domestic & Export Sales), Arizona and California (Export sales only).

Branch Office—Berkeley ASCS Branch Office, 2020 Milvia Street, Berkeley, Calif., 94704. Telephone: Thornwall 1-5121. Arizona and California (Domestic sales only).

PROCESSED COMMODITIES OFFICE—(ALL STATES)

Minneapolis ASCS Commodity Office, 6400 France Avenue South, Minneapolis, Minn., 55410. Telephone: 334-3200.

COTTON OFFICES—(ALL STATES)

New Orleans ASCS Commodity Office, Wirth Building, 120 Marais Street, New Orleans, La., 70112. Telephone: 527-7766.

GENERAL SALES MANAGER OFFICES

Representative of General Sales Manager, New York Area: Joseph Reiding, 80 Lafayette Street, New York, N.Y., 10013. Telephone: 264-8439, 8440, 8441.

Representative of General Sales Manager, West Coast Area: Callan B. Duffy, Appraisers' Building, Room 802, 630 Sansome Street, San Francisco, Calif., 94111. Telephone: 556-6185.

(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 407, 63 Stat. 1066; sec. 105, 63 Stat. 1051, as amended by 76 Stat. 612; secs. 303, 306, and 307, 76 Stat. 614-617; 7 U.S.C. 1427; and 1441 (note))

Signed at Washington, D.C., on December 17, 1965.

E. A. JAENKE,
*Acting Executive Vice President,
Commodity Credit Corporation.*

[F.R. Doc. 65-13713; Filed, Dec. 27, 1965; 8:45 a.m.]

Consumer and Marketing Service PRODUCTS FROM PRIVATE BUSINESS ENTERPRISES REGULATED BY C&MS

C&MS Employee Purchases

Pursuant to the authority delegated to the Administrator by Section 40 of the Statement of Organization and Delegation appearing at 29 F.R. 16212, it has been administratively determined that the purchase of products from private business enterprises conducting operations regulated, inspected, or serviced by the Consumer and Marketing Service, should be standardized among all Consumer and Marketing Service employees. Accordingly, instructions have been issued to all Consumer and Marketing Service personnel, which state in part as follows:

No employee of the Consumer and Marketing Service shall purchase any product from a private business enterprise if its operations or products are regulated, inspected, or otherwise serviced by the employee as a part of his official duties, unless

(1) The store or outlet from which the purchase is made is open to the general public, and

(2) The price paid by the employee of C&MS is the same as the price paid by the general public.

Done at Washington, D.C., this 22d day of December 1965.

S. R. SMITH,
*Administrator,
Consumer and Marketing Service.*

[F.R. Doc. 64-13816; Filed, Dec. 27, 1965; 8:46 a.m.]

HUMANELY SLAUGHTERED LIVESTOCK

Identification of Carcasses; Changes in Lists of Establishments

Pursuant to section 4 of the Act of August 27, 1958 (7 U.S.C. 1904), and the statement of policy thereunder in 9 CFR 381.1, the lists (30 F.R. 8908-8911, 9962-9963, 11398, 13020, and 14334) of establishments which are operated under Federal inspection pursuant to the Meat Inspection Act (21 U.S.C. 71 et seq.) and which use humane methods of slaughter and incidental handling of livestock are hereby amended as follows:

The reference to Chiapetti Packing Co., establishment 916, and the reference to sheep with respect to such establishment are deleted.

The following table lists species at additional establishments and additional species at previously listed establishments that have been reported as being slaughtered and handled humanely:

ESTABLISHMENTS SLAUGHTERING HUMANELY

Name of establishment	Establishment No.	Cattle	Calves	Sheep	Goats	Swine	Horses
Austin Packing Co.	317			(*)			
Oscar Mayer & Co., Inc.	537A			(*)			
Eastern Oregon Meat Co., Inc.	611				(*)		
American Provision Co.	658	(*)					
Needham Packing Corp. of Montana.	857G		(*)				
Species added: 5.							
Orlakany Beef & Veal Corp.	472	(*)					
Sigman Meat Co.	901B					(*)	
Establishments added: 2.							

Done at Washington, D.C., this 21st day of December 1965.

R. K. SOMERS,
Deputy Administrator,
Consumer and Marketing Service.

[P.R. Doc. 65-13817; Filed, Dec. 27, 1965; 8:46 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Anchorage 063998]

ALASKA

Notice of Proposed Withdrawal and Reservation of Lands

DECEMBER 10, 1965.

The Alaska Railroad, Department of the Interior, has filed an application, serial number Anchorage 063998, for the withdrawal of the lands described below from all forms of appropriation except the mineral leasing laws. The applicant desires the lands for industrial development of the Alaska Railroad.

For a period of thirty (30) days from the date of publication of this notice, all persons who wish to submit comments, suggestions or objections in connection with this proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, Department of the Interior, 555 Cordova Street, Anchorage, Alaska, 99501.

The Departmental regulations (43 CFR 2311.1-3(c)) provide that the authorized officer of the Bureau of Land Management will undertake such investigations as are necessary to determine the existing and potential demands for the lands and their resources. He will also undertake negotiations with the applicant agency with the view of adjusting the application to reduce the area to the minimum essential to meet the applicant's needs, to provide maximum concurrent utilization of the lands for purposes other than the applicant's, and to reach agreement on the concurrent management of the lands and their resources.

The authorized officer will prepare a report for the consideration of the Secretary of the Interior who will determine whether the lands will be withdrawn as requested by the Alaska Railroad. The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

If circumstances warrant, a public hearing will be held at a convenient time and place, which will be announced.

The lands involved in the application are:

ANCHORAGE, ALASKA

T. 13 N., R. 3 W., S.M.,
Sec. 9, SW $\frac{1}{4}$ SW $\frac{1}{4}$, lying south of Ship Creek.

The area described aggregates 28.2 acres.

BURTON W. SILCOCK,
State Director.

[P.R. Doc. 65-13807; Filed, Dec. 27, 1965; 8:46 a.m.]

Bureau of Reclamation
REGIONAL DIRECTOR, DENVER,
COLO.

Delegation of Authority; Green Mountain Reservoir, and Big Thompson Project

DECEMBER 20, 1965.

The Regional Director, Region 7, Bureau of Reclamation, Denver, Colo., is delegated the responsibility for carrying out the decree in the action United States v. Northern Colorado Water Conservancy District et al., as delegated to the Commissioner of the Bureau of Reclamation (29 F.R. 14550). In carrying out this responsibility the Regional Director of Region 4 at Salt Lake City, Utah, shall assist in all matters involving Region 4.

The operations of Green Mountain Reservoir affecting water users in the Colorado River Basin will be within the range of operating criteria approved by the Regional Director, Region 4. Reporting procedures will be established to insure up-to-date exchange of operational data among the appropriate offices in Regions 4 and 7, regarding operations affecting their respective areas of interest. The Directors of Regions 4 and 7 will each determine the appropriate offices within his region to be kept informed.

The authority delegated herein is not expected to interfere with existing operating relations between Region 7 and organizations that have been having direct contacts with Region 7 in operational matters. The primary modification over past operations will be the increased liaison between Regions 4 and 7 regarding their operations that affect water uses, water rights, and future project developments in the two regions.

This authority may not be redelegated.

FLOYD E. DOMINY,
Commissioner.

[P.R. Doc. 65-13806; Filed, Dec. 27, 1965; 8:46 a.m.]

DEPARTMENT OF COMMERCE

Maritime Administration

[Docket 8-187]

PRUDENTIAL LINES, INC.

Notice of Application

Notice is hereby given of an application received on December 2, 1965, of Prudential Lines, Inc., for written permission under section 805(a) of the Merchant Marine Act, 1936, as amended, to permit the tanker SS "Barbara Jane," owned by its affiliate World Wide Tankers, Inc., and under charter to the Military Sea Transportation Service, and the tanker SS "Esso Seattle" (ex SS "Saroula") owned by its affiliate Skouras Lines, Inc., and under charter to Esso International, Inc., to operate in the domestic intercoastal and coastwise service of the United States in the carriage of petroleum and/or petroleum products in bulk, if directed to do so by the charterers. The SS "Barbara Jane" has been under charter since 1959 to the Military Sea Transportation Service and will be under charter to that Service to 1969. The "Esso Seattle" has been under charter since 1964 to Esso International Inc., and will be under charter to that company to 1979.

Interested parties may inspect this application in the Office of Government Aid, Maritime Administration, Room 4077, GAO Building, 441 G Street NW., Washington, D.C.

Any person, firm or corporation having any interest (within the meaning of section 805(a)) in such application and desiring to be heard on issues pertinent to section 805(a) or to submit written statement with reference to the application must, before the close of business on January 3, 1966, make such submission or notify the Secretary, Maritime Subsidy Board/Maritime Administration in writing, in triplicate, and file petition for leave to intervene which shall state clearly and concisely the grounds of interest, and the alleged facts relied on for relief. Notwithstanding anything in § 201.78 of the rules of practice and procedure, Maritime Subsidy Board/Maritime Administration (46 CFR sec. 201.78) petitions for leave to intervene received after the close of business January 3, 1966, will not be granted in this proceeding.

If no petitions for leave to intervene are received within the specified time, or if it is determined that petitions filed do not demonstrate sufficient interest to warrant a hearing, the Maritime Subsidy Board/Maritime Administration will take such action as may be deemed appropriate.

In the event petitions are received from parties with standing to be heard on the

application, a hearing will be held January 4, 1966, at 10 a.m., in room 4535, General Accounting Office Building, 441 G Street NW., Washington, D.C. The purpose of the hearing will be to receive evidence under section 805(a) relative to whether the proposed operation (a) could result in unfair competition to any person, firm, or corporation operating exclusively in the coastwise or inter-coastal service or (b) would be prejudicial to the objects and policy of the Act.

By order of the Maritime Subsidy Board/Maritime Administration.

Dated: December 22, 1965.

JAMES S. DAWSON, Jr.,
Secretary.

[F.R. Doc. 65-13895; Filed, Dec. 27, 1965;
10:30 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-16]

POWER REACTOR DEVELOPMENT CO.

Notice of Issuance of Amendment to Provisional Operating License

Please take notice that pursuant to the "Initial Decision" of the Atomic Safety and Licensing Board dated December 7, 1965, and the "Addendum to Initial Decision" dated December 13, 1965, the Director of the Division of Reactor Licensing has issued Amendment No. 2 to Provisional Operating License No. DPR-9 to the Power Reactor Development Co. authorizing operation of the Enrico Fermi Atomic Power Plant, located at Lagoona Beach, Monroe County, Mich., at power levels up to a maximum of 200 megawatts (thermal).

The amendment was issued as set forth in the Initial Decision as modified by the Addendum except that:

1. For administrative clarity, it has been identified as Amendment No. 2 to Provisional Operating License No. DPR-9.

2. In paragraph 1 of the license a reference to volume 9 of "Part B of the Revised License Application, as amended," has been added to the reference to those volumes which constitute the "Hazards Summary Report." Reference to this volume was inadvertently omitted from the proposed license submitted by the parties.

3. The limit on the maximum control rate of change of temperature set forth at page 14, line 18 of the Technical Specifications was changed from "125 F per hour" to "100 F per hour" to be consistent with the same change made on page 10, line 1, which was approved by the Board.

Dated at Bethesda, Md., this 17th day of December, 1965.

For the Atomic Energy Commission.

R. L. DOAN,
Director,
Division of Reactor Licensing.

POWER REACTOR DEVELOPMENT CO. ENRICO FERMI ATOMIC POWER PLANT

PROVISIONAL OPERATING LICENSE

[LICENSE NO. DPR-9; AMDT. 2]

1. This license applies to the Enrico Fermi Atomic Power Plant (hereinafter referred to as the "facility"), a sodium-cooled fast breeder reactor and associated steam generators and electric generating equipment. The facility is located at Lagoona Beach, Frenchtown Township, Monroe County, Mich., and is described in section I, volumes 1-3 of Part B of the Revised License Application, as amended, of Power Reactor Development Company ("PRDC" "Licensee"). Volumes 1-7 and 9 of said Part B of the Revised License Application, as amended, is hereinafter referred to as the "Hazards Summary Report" and is incorporated herein to the extent that reference is hereinafter made to such "Hazards Summary Report".

2. Subject to the conditions and requirements incorporated herein, the Commission hereby licenses PRDC:

a. To possess, use and operate the facility as a utilization facility, pursuant to section 104b of the Atomic Energy Act of 1954, as amended (hereinafter referred to as the Act) and Title 10, CFR, Chapter 1, Part 50, "Licensing of Production and Utilization Facilities."

b. To receive, possess and use for operation of the facility in core and physics subassemblies, in fuel pins and in metallographic samples, a maximum of 1,023 kilograms of Uranium-235, contained in Uranium enriched to 25.6 weight percent, and a maximum of 1 kilogram of Uranium-235 contained in Uranium enriched to various weight percents, pursuant to the Act and Title 10, CFR, Chapter 1, Part 70, "Special Nuclear Material."

c. To receive, possess and use a maximum of 25 grams of Uranium-235, 0.1 gram of Plutonium-239 and 0.1 gram of Plutonium-240, in fission counters pursuant to the Act and Title 10, CFR, Chapter 1, Part 70, "Special Nuclear Material."

d. To receive, possess and use (a) 41,900 kilograms of depleted Uranium-238 contained in radial blanket subassemblies and the axial blanket sections of core subassemblies, (b) 17,500 pounds of depleted Uranium-238 constituting shielding for the cask car, (c) 14,245 pounds of depleted Uranium-238 contained in derbies, blanket rods, simulated fuel pins and solid specimens, (d) 250 grams of Thorium-232 as foils or other shapes suitable for neutron spectrum measurements, and (e) 0.1 gram of Uranium-234 and 0.1 gram of Uranium-236 in fission counters, pursuant to the Act and Title 10, CFR, Chapter 1, Part 40, "Licensing of Source Material."

e. To receive, possess and use as gamma ray emitting components of the reactor neutron source, seven radioactive antimony gamma sources contained either in stainless steel jackets or tantalum jackets, each having at the time of receipt at the facility not more than 3,800 curies of Antimony-124, 16,000 curies of Tantalum-182, and 48,000 curies of Tantalum-183 activity, pursuant to the Act and Title 10, CFR, Chapter 1, Part 30, "Licensing of Byproduct Material."

f. To receive, possess and use for installation in the instrument guide tube of the reactor portion of the facility an activated ionization chamber containing a maximum of 11 millicuries of Iron-59, pursuant to the Act and Title 10, CFR, Chapter 1, Part 30, "Licensing of Byproduct Material."

g. To possess, but not to separate, such byproduct material and special nuclear material as may be produced by operation of the reactor, pursuant to the Act, and Title 10, CFR, Chapter 1, Part 30, "Licensing of Byproduct Material" and Part 70, "Special Nuclear Material."

3. This license shall be deemed to contain and be subject to the conditions specified in the following Commission Regulations: (Title 10, CFR, ch. 1): §§ 50.54 and 50.59 of Part 50, § 70.32 of Part 70, § 40.41 of Part 40 and § 30.32 of Part 30, and is subject to all applicable provisions of the Act and rules, regulations and orders of the Commission now or hereafter in effect; and is subject to the additional conditions specified below:

a. *Maximum Power Level.* Operation of the reactor may proceed in accordance with the power ascension program described in section IV.C. of the Hazards Summary Report in the following increments of power—1.3, 2, 13.3, 20, 67, 100, 133, and 200 megawatts (thermal)—and thereafter at steady state power levels up to a maximum of 200 megawatts (thermal).

b. *Technical Specifications.* The Technical Specifications for operation at power levels not in excess of 200 megawatts contained in appendix A attached hereto are hereby incorporated in this license. Except as hereinafter provided, PRDC shall operate the facility in accordance with the Technical Specifications. PRDC may make changes in the Technical Specifications only when authorized by the Commission in accordance with the provisions of § 50.59 of the Commission's Regulations (Title 10, CFR, Chapter 1, Part 50, "Licensing of Production and Utilization Facilities").

c. *Records.* In addition to those otherwise required under this license and applicable regulations, PRDC shall keep the following records:

(1) Reactor records, including power levels and period of operation at each power level.

(2) Records showing the radioactivity released or discharged into the air or water beyond the effective control of PRDC as measured at or prior to the point of such release or discharge.

(3) Records of scrams, including reasons therefor.

(4) Records of principal maintenance operations involving substitution or replacement of facility equipment or components and the reasons therefor.

(5) Records of radioactivity measurements at on-site and off-site monitoring stations.

(6) Records of facility tests and measurements performed pursuant to the requirements of the Technical Specifications.

d. *Reports:*

(1) In addition to reports otherwise required under this license and applicable regulations, the licensee shall inform the Commission of any incident or condition relating to the operation of the facility which prevented or could have prevented a nuclear system from performing its safety function as described in the Technical Specifications or in the Hazards Summary Report. For each such occurrence the Licensee shall promptly notify by telephone or telegraph, the Director of the appropriate Atomic Energy Commission Regional Compliance Office listed in appendix D of Title 10, CFR, Chapter 1, Part 20 and shall submit within 10 days a report in writing to the Director, Division of Reactor Licensing, with a copy to the Regional Compliance Office.

(2) PRDC shall immediately report to the Commission in writing any substantial variance disclosed by operation of the facility from performance specifications of the facility contained in the Hazards Summary Report or the Technical Specifications.

(3) PRDC shall report to the Commission in writing significant changes in plant organization and accident analyses, as described in the Hazards Summary Report.

(4) PRDC shall submit a monthly report in writing covering the following matters:

(a) Hours of use of the facility including core and blanket burnup.

(b) Shutdowns of the facility, with a brief explanation of the cause and duration of each unplanned shutdown.

(c) Levels of radioactivity measured at the site and at off-site monitoring stations.

(d) Levels of radioactivity in principal systems.

(e) Routine releases, discharges and shipments of radioactive materials.

(f) Principal maintenance performed and principal changes made in the facility with the reasons therefor.

(g) The results of the power ascension program and of the tests required by the Technical Specifications shall be included in the next monthly report following the completion of the test.

(h) Results of each analysis to verify that the prompt power coefficient is within the limit set forth in the Technical Specifications.

4. This license, as amended to authorize operation at power levels not in excess of 200 megawatts (thermal), is effective as of the date of issuance and shall expire eighteen months from said date (unless extended for good cause shown), or upon the earlier issuance of a superseding operating license.

For the Atomic Energy Commission.

R. L. DOAN,
Director,
Division of Reactor Licensing.

Attachment:
Appendix A¹

Date of issuance: December 17, 1965.

[F.R. Doc. 65-19789; Filed, Dec. 27, 1965;
8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket No. 16747]

AMERICAN AIRLINES, INC.

Notice of Prehearing Conference

Petition of American Airlines, Inc., for termination of its authority to serve El Paso, Tex., and Monterrey, Mexico, on route 134.

Notice is hereby given that a prehearing conference in the above-entitled matter is assigned to be held on January 11, 1966, at 10 a.m., e.s.t., in Room 911, Universal Building, Connecticut and Florida Avenues NW., Washington, D.C., before Examiner Herbert K. Bryan.

Dated at Washington, D.C., December 21, 1965.

[SEAL] FRANCIS W. BROWN,
Chief Examiner.

[F.R. Doc. 65-13819; Filed, Dec. 27, 1965;
8:46 a.m.]

[Docket No. 16751]

TRANSGLOBE AIRWAYS LIMITED

Notice of Prehearing Conference

Application for authority to engage in charter foreign air transportation with respect to persons and their accompanied baggage and to engage in planeload charter foreign air transportation with respect to property as follows: "Between

¹ This item was not filed with the Office of the Federal Register but is available for inspection in the Public Document Room of the Atomic Energy Commission.

any point or points in the United Kingdom of Great Britain and Northern Ireland and any point or points in the United States."

Notice is hereby given that a prehearing conference in the above-entitled matter is assigned to be held on January 6, 1966, at 10 a.m. e.s.t., in Room 925, Universal Building, Connecticut and Florida Avenues NW., Washington, D.C., before Examiner Walter W. Bryan.

Dated at Washington, D.C., December 20, 1965.

[SEAL] FRANCIS W. BROWN,
Chief Examiner.

[F.R. Doc. 65-13820; Filed, Dec. 27, 1965;
8:46 a.m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-15791, etc.]

SUN OIL CO. ET AL.

Notice of Applications for Certificates, Abandonment of Service and Petitions To Amend Certificates¹

DECEMBER 15, 1965.

Take notice that each of the Applicants listed herein has filed an application or petition pursuant to section 7 of the Natural Gas Act for authorization to sell natural gas in interstate commerce or to abandon service heretofore authorized as described herein, all as more fully described in the respective applications and amendments which are on file with the Commission and open to public inspection.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 12, 1966.

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 without further notice before the Commission on all applications in which no protest or petition to intervene is filed within the time required herein, if the Commission on its own review of the matter believes that a grant of the certificates or the authorization for the proposed abandonment is required by the public convenience and necessity. Where a protest or petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given: *Provided, however*, that pursuant to § 2.56, Part 2, Statement of General Policy and Interpretations, Chapter I of Title 18 of the Code of Federal Regulations, as amended, all permanent certificates of public convenience and necessity granting applications, filed after April 15, 1965, without further notice, will contain a condition precluding any filing of an increased rate at a price in excess of that designated for the particular area of production for the period prescribed therein unless at the time of filing such certificate application, or within the time fixed herein for the filing of protests or petitions to intervene the Applicant indicates in writing that it is unwilling to accept such a condition. In the event Applicant is unwilling to accept such condition the application will be set for formal hearing.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

JOSEPH H. GUTRIDE,
Secretary.

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pressure base
G-15791 C 12-3-65	Sun Oil Co. (Southwest Division), 1608 Walnut St., Philadelphia, Pa., 19103.	Transwestern Pipeline Co., Parrell Field, Roberts County, Tex.	17.0	14.65
G-17888 C 12-1-65 CI60-461 ¹ E 11-22-65	Shell Oil Co., Operator, ² 50 West 50th St., New York, N.Y., 10020. Landmark Oil, Inc. (successor to C. L. Norworthy, Jr., et al., d.b.a. Payne, Ltd.), 111 Kerr Ave. Bldg., Oklahoma City, Okla.	El Paso Natural Gas Co., Clear Lake Field, Beaver County, Okla. El Paso Natural Gas Co., Spraberry Area, Roagan County, Tex.	17.0 10.0	14.65 14.65
CI60-835 E 11-29-65	Raymond Oil Co., Inc. (Operator), et al. (successor to R. H. Siegfried, Inc. (Operator), et al.), 410 Fourth National Bank Bldg., Wichita, Kans., 67202.	Northern Natural Gas Co., Belpro Field, Edwards County, Kans.	13.5	14.65
CI62-31 C 12-3-65 ¹	Forest Oil Corp., 1300 National Bank of Commerce Bldg., San Antonio, Tex., 78205.	Colorado Interstate Gas Co., Pat- rick Draw Area Field, Sweetwater County, Wyo.	14.5	14.65
CI62-897 E 11-18-65	Timbuck Co. (successor to Dorn & Miller Co.), c/o Robert L. Dossal- son, Attorney, 1300 National Bank of Commerce Bldg., San Antonio, Tex., 78205.	Transcontinental Gas Pipe Line Corp., Blocks 129 and 130, Off- shore Vermilion Parish, La.	18.5	15.025
CI63-299 C 11-12-65	Hugh A. Hawthorne, Post Office Box 1915, O.C.S., Lafayette, La.	United Gas Pipe Line Co., South Elton Field, Jefferson Davis Par- ish, La.	19.25	15.025

Filing code: A—Initial service.
B—Abandonment.
C—Amendment to add acreage.
D—Amendment to delete acreage.
E—Succession.
F—Partial succession.

See footnotes at end of table.

¹ This notice does not provide for consolidation for hearing of the several matters covered herein, nor should it be so construed.

Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pressure base	Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pressure base
C198-336 C 12-1-45	Pan American Petroleum Corp., Post Office Box 891, Tulsa, Okla., 74102.	Michigan Wisconsin Pipe Line Co., northeast Siding Field, Wood County, Okla.	\$ 21.945	14.65	C198-475 A 12-1-45	Robert G. Anderson, 1017 First National Bldg., Tulsa, Okla., 74102.	Cities Service Gas Co., South Bishop Area, Roger Mills County, Okla.	15.0	14.65
C198-1414 A 1-17-45	Winters American Oil Co., et al., 1107 First National Bank Bldg., Tulsa, Okla.	Michigan Wisconsin Pipe Line Co., Laverne Field, Harper County, Okla.	17.0	14.65	C198-476 A 12-1-45	R. G. Anderson, 1017 First National Bldg., Tulsa, Okla., 74102.	do.	15.0	14.65
C198-437 E 12-8-45	Oil Business Associates (successor to De Dabney, Inc.), 6917 Mirvick Dr., Dallas, Tex., 75220. Post Office Box 1351, Houston, Tex., 77001.	Equitable Gas Co., City District, Ritchie County, W. Va.	35.0	15.225	C198-477 A 12-8-45	Thomas E. Berry and C. R. Walbert, 650 Thomas E. Berry, Post Office Box 28, Stillwater, Okla., 74159.	Humble Gas Transmission Co., Monroe Gas Field, Osage County, Okla.	15.0	14.65
C198-338 C 12-8-45	Harper Oil Co. (operator), et al., 64 Hightower Bldg., Oklahoma City, Okla., 73102.	Kansas-Nebraska Natural Gas Co., Inc., Bradshaw Field, Syringe Area, Hamilton County, Kansas.	Assigned	14.65	C198-478 A 12-8-45	Thomas E. Berry and C. R. Walbert, 650 Thomas E. Berry, Post Office Box 28, Stillwater, Okla., 74159.	Arkansas Gas Co., Humble-Sykes No. 1 Well, Humble-Sykes No. 1 Well, Arkansas-Louisiana Gas Co., Humble-Sykes No. 1 Well, Humble-Sykes No. 1 Well, LeFlore County, Okla.	15.0	14.65
C198-460 D 12-8-45	Petroleum Resources, Inc., et al., 3842 Jonathan Dr., Mount Carmel, Mo.	Transwestern Pipeline Co., Medina Field, Roberts County, Tex.	13.5	14.65	C198-479 A 12-8-45	Vincent & Welch, Inc., Planner Bldg., Lake Charles, La., 70601.	Woodburn Field, Jefferson Davis Parish, La.	17.0	15.025
C198-1251 C 12-8-45	Humble Oil & Refining Co., Post Office Box 2186, Houston, Tex., 77001.	Michigan Wisconsin Pipe Line Co., Laverne Field, Harper County, Okla.	17.0	14.65	C198-481 A 12-8-45	The Superior Oil Co., Post Office Box 181, Houston, Tex., 77001.	Arkansas Gas Co., Arkansas Area Units, Latimer County, Okla.	15.0	14.65
C198-378 C 12-3-45	C. F. Raymond, 1739 Broadway, Denver, Colo., 80202.	Kansas-Nebraska Natural Gas Co., Inc., Syringe Field, Hamilton County, Kansas.	12.5	14.65	Applicant states its willingness to accept certificate for the additional acreage conditioned upon the same terms as was the original certificate issued by the order accompanying Opinion No. 336, as modified by Opinion No. 339-A.				
C198-454 (G-10828) F 11-19-45	C. F. Raymond (successor to United States Smelting Refining and Mining Co.), Suite 417, 1739 Broadway, Denver, Colo., 80202.	Equitable Gas Co., Central District, Doddridge County, W. Va.	23.0	15.225	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-455 A 12-1-45	Thomas B. Moffatt, et al., d.b.a. Empire Gas Co., 69 Ohio Lee Bldg., 454 Main St., W. Va.	Arkansas Louisiana Gas Co., Central-Loma Field, Coal County, Okla.	13.0	15.025	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-461 A 12-3-45	H. F. Sears, 454 Main St., Westmoreland Bldg., Amarillo, Tex., 79201.	El Paso Natural Gas Co., Acreage in La Plata County, Colo.	13.0	15.025	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-462 F 12-3-45	Don D. and Gilbert Montemary (successor to Canadian Petroleum Corp.), Post Office Box 741, El Dorado, Ark., 71731.	Arkansas Louisiana Gas Co., Central-Loma Field, Coal County, Okla.	(9)	15.025	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-464 A 11-26-45	Wood Oil Co., 80 Midstates Bldg., Tulsa, Okla., 74103.	Northern Natural Gas Co., Harper Canyon Unit, San Juan County, N. Mex.	17.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-465 (C189-1173) F 11-24-45	Sunray DX Oil Co. (successor to B. E. Oil, Inc.), Post Office Box 2089, Tulsa, Okla., 74101.	El Paso Natural Gas Co., Gallegos Canyon Unit, San Juan County, N. Mex.	17.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-466 A 12-3-45	Thomas N. Berry, C. R. Walbert, Thomas N. Berry & Co., and J. H. Arrington, 670 Thomas E. Berry, Post Office Box 228, Stillwater, Okla., 74159.	Arkansas Louisiana Gas Co., Central-Loma Field, Coal County, Okla.	13.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-467 A 12-3-45	Thomas N. Berry & Co., and J. H. Arrington.	Arkansas Louisiana Gas Co., Allamore Trust Unit Well, Haskell County, Okla.	15.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-468 A 12-1-45	Shelly Oil Co., Post Office Box 1599, Tulsa, Okla., 74102.	Lease Star Gas Co., Post Field Brink County, Tex.	14.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-470 A 12-6-45	Sunray DX Oil Co., Post Office Box 2089, Tulsa, Okla., 74102.	Arkansas Louisiana Gas Co., LeFlore, LeFlore, LeFlore and Pittsburg Counties, Okla.	15.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-473 A 12-6-45	Darton Drilling Co., Post Office Box 1289, 238 Northwest Expressway, Oklahoma City, Okla., 73111.	Panhandle Eastern Pipe Line Co., Oklahoma Pool, Wood County, Okla.	15.064	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				
C198-474 A 12-6-45	Graham-Mitchell Drilling Co., 211 North Broadway, Graham Bldg., Wichita, Kan., 67201.	Northern Natural Gas Co., Combs Field, Beaver County, Okla.	14.0	14.65	Applicant states its willingness to accept permanent certificate at a total initial price of 15.5 cents per Mcf at 18.65 p.s.i.a.				

See footnotes at end of table.

[F.R. Doc. 65-18753; Filed, Dec. 27, 1965; 8:45 a.m.]

CITIES SERVICE GAS CO.
Notice of Application

DECEMBER 20, 1965.

Take notice that on December 8, 1965, Cities Service Gas Co. (Applicant), Post Office Box 1995, Oklahoma City, Okla., 73101, filed in Docket No. CP86-188 an application pursuant to sections 7(b) and 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction, installation and operation of certain transmission and compressor facilities and permission and approval to abandon by reclamation certain other facilities, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant seeks authorization to:

- Install and operate one 2,000 horsepower compressor unit at Applicant's existing Hargrett Compressor Station in Grant County, Kansas.
- Construct 34 miles of 26-inch loop pipeline from Applicant's Blackwell Compressor Station in Kay County, Okla., to its Blackwell-Grabham 26-inch pipeline in Osage County, Okla.
- Construct and operate approximately 5 miles of 12-inch gas pipeline to the Fort Scott 8-inch pipeline in Allen County, Kansas.
- Abandon by reclaiming its 2,625 horsepower Cambridge Compressor Station in Cowley County, Kansas, and to
- Abandon by reclaiming 340 horsepower from its Lyons Compressor Station in Rice County, Kansas.

Applicant states that the proposed new facilities are necessary to insure its ability to continue to meet its customers' demands for natural gas under peak day conditions, that the facilities which it proposes to abandon are obsolete and no longer required in the operation of its

system and that the proposed abandonment will have no impact upon its ability to provide service to any customer.

The total estimated cost of the proposed facilities is stated to be \$4,219,100, which cost will be financed from funds on hand.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (157.10) on or before January 7, 1966.

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 without further notice before the Commission on this application if no protest or petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and permission and approval for the proposed abandonment are required by the public convenience and necessity. If a protest or petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13795; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-186]

CITY OF STARK, KANS., AND CITIES SERVICE GAS CO.

Notice of Application

DECEMBER 17, 1965.

Take notice that on December 6, 1965, the city of Stark, Kans. (Applicant), filed in Docket No. CP66-186 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Cities Service Gas Co. (Respondent) to establish physical connection of its transportation facilities with the facilities proposed to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution in Applicant, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to construct, own and operate a gas distribution system within its own borders, and 5 miles of 2-inch lateral pipeline facilities extending south from the proposed point of interconnection with Respondent's main transmission line to the town border of Applicant. Applicant also proposes to render natural gas service to customers situated along the route of and in close proximity to the proposed lateral trans-

mission line, and states that it will construct the facilities which will enable it to render such service.

Applicant is situated in Neosho County in southeast Kansas and has a population of approximately 104. It is located 15 miles east of Chanute, Kans., and approximately 5 miles south of Respondent's transmission line.

The total estimated volumes of natural gas necessary to meet Applicant's annual and peak day requirements for the initial 3-year period of proposed operations are stated to be:

	First year	Second year	Third year
Annual (Mcf).....	9,900	11,540	13,350
Peak day (Mcf).....	142	167	195

The total estimated cost of Applicant's proposed lateral line and distribution facilities is \$45,000, which cost will be financed by means of Gas Revenue Bonds to be issued by Applicant.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13796; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-6]

EL PASO NATURAL GAS CO.

Notice of Petition To Amend

DECEMBER 17, 1965.

Take notice that on December 6, 1965, El Paso Natural Gas Co. (Petitioner), Post Office Box 1492, El Paso, Tex., 79999, filed in Docket No. CP66-6 a petition to amend the order of the Commission issued in said docket September 24, 1965, by requesting authorization to make additional sales and deliveries of natural gas to Intermountain Gas Co. (Intermountain) for transportation to and resale and distribution in the communities of Ucon and Lewisville, Idaho, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

By the aforementioned order issued in Docket No. CP66-6, Petitioner was authorized, inter alia, to sell and deliver natural gas to Intermountain for transportation to and resale and distribution in the communities of Rigby and Rexburg, Idaho. Petitioner's sales and deliveries pursuant to the aforementioned order are made at the outlet of its existing Idaho Falls Meter Station which is situated on Petitioner's 22-inch O.D. Northwest Division mainline.

The Petitioner states that Intermountain has requested from Petitioner a supply of natural gas necessary for the initiation of natural gas service by Intermountain to consumers in the communities of Ucon and Lewisville, Idaho, and their respective environs. The proposed

supply of natural gas would be delivered at the outlet of Petitioner's Idaho Falls Meter Station.

Petitioner states that the communities of Ucon and Lewisville are situated to the north of Idaho Falls and adjacent to Intermountain's Idaho Falls-Rexburg lateral pipeline. Petitioner further states that Intermountain proposes to construct approximately 3,000 feet of 4-inch transmission pipeline connecting Ucon with its Idaho Falls-Rexburg lateral pipeline and approximately 2,000 feet of 4-inch transmission pipeline connecting Lewisville with such lateral, together with the necessary distribution facilities in each such community.

The petition to amend states that the estimated maximum daily and annual natural gas requirements of Intermountain for the communities of Ucon and Lewisville aggregate 509 Mcf and 53,222 Mcf, respectively.

Petitioner states that if the instant petition is approved prior to the grant of authorizations sought by it in its application filed in Docket No. CP66-27¹ the service embraced by this petition will be divested by Petitioner to Northwest Pipeline Corp. under authorizations sought by Petitioner in the aforementioned Docket No. CP66-27, otherwise, Northwest Pipeline Corp. will be substituted as the Petitioner under the instant filing.

Petitioner will utilize existing facilities, without enlargement or modification, to effectuate the proposed service and does not request authorization to construct and operate additional facilities.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (157.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13797; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket Nos. CP66-172, CP66-173]

MIDWESTERN GAS TRANSMISSION CO.

Notice of Applications

DECEMBER 20, 1965.

Take notice that on December 2, 1965, Midwestern Gas Transmission Co. (Applicant), Post Office Box 774, Chicago, Ill., 60690, filed in Docket No. CP66-172 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale and delivery of natural gas to customers located on its northern

¹ See Notice of Applications, Consolidation of Proceedings and Requirement to File Testimony, 30 F.R. 11003, Aug. 25, 1965, regarding application of Petitioner and applications of Northwest Pipeline Corp. in Docket Nos. CP66-28, CP66-29 and CP66-30, relating to the divestiture by Petitioner of its Northwest Division System.

system on an interruptible basis for a temporary term commencing upon receipt of authorization and terminating on October 31, 1966. Applicant proposes to purchase the gas from Trans-Canada Pipe Lines Limited (Trans-Canada) at the existing point of interconnection of the two systems on the International Boundary between the United States and Canada, near Emerson, Manitoba. Applicant also filed on December 2, 1965, an application pursuant to section 3 of the Natural Gas Act in Docket No. CP66-173, requesting an order of the Commission authorizing Applicant to import natural gas from Canada into the United States. The proposals involved are more fully set forth in the aforementioned applications which are on file with the Commission and open to public inspection.

Applicant states that it has entered into a precedent Agreement with Trans-Canada dated November 22, 1965, which contemplates the purchase of up to 25,000 Mcf of natural gas per day from Trans-Canada when Trans-Canada has such gas available for sale. Applicant further states that its purchases from Trans-Canada will be made only when Applicant has corresponding requests from existing customers on its northern system to purchase this gas. The only purchases by Applicant from Trans-Canada contemplated by the instant applications are those for equivalent volumes to be sold by Applicant to its existing northern system customers who desire to purchase same under Applicant's proposed new Rate Schedule TGS-2, at a rate of 31.4 cents per Mcf.

The applications state that Trans-Canada has advised Applicant that approximately 8 million Mcf of gas will be available for import during the temporary period ending October 31, 1966, and that of this quantity approximately 1.5 million Mcf should be available during the months of January, February, and March.

Applicant's northern system facilities were authorized by order of the Commission on October 31, 1959, issued in Docket No. G-18313, et al. (Opinion No. 331, 22 FPC 775), which order authorized Applicant to import from Canada a maximum daily quantity of 204,000 Mcf of gas (Docket No. G-18314) and granted Applicant a Presidential Permit for the construction, operation and maintenance of facilities for the importation of natural gas (Docket No. G-18315). On August 10, 1965, by order issued in Docket No. CP64-308, et al. (Opinion No. 469) Applicant was authorized to import from Canada into the United States a maximum of 222,360 Mcf of gas per day, an increase of 18,360 Mcf over the aforementioned authorization issued in Docket No. G-18314.

The importation and sale of natural gas on an interruptible basis as proposed by the instant applications would be made by means of the aforementioned existing facilities and no additional facilities are required.

Protests or petitions to intervene may be filed with the Federal Power Commission,

Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (157.10) on or before January 7, 1966.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 3, 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no protest or petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity and that the proposed importation of natural gas will be consistent with the public interest. If a protest or petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13798; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-182]

TOWN OF CHRISNEY, IND. AND AMERICAN LOUISIANA PIPE LINE CO.

Notice of Application

DECEMBER 20, 1965.

Take notice that on December 3, 1965, the town of Chrisney, Ind. (Applicant), filed in Docket No. CP66-182 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing American Louisiana Pipe Line Co. (Respondent) to establish physical connection of its transportation facilities with the facilities proposed to be constructed by Applicant and to sell and deliver to Applicant volumes of natural gas for resale and distribution in Applicant, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to construct approximately 3,500 feet of 4-inch transmission line from the proposed point of connection, where Indiana State Road 45 and Respondent's gas transmission line cross, south to the proposed municipal gas distribution system to be constructed by Applicant. Applicant states that the only facilities required to be constructed by Respondent would be those necessary for tapping the main transmission line and the necessary facilities for metering the natural gas to be consumed.

The total estimated volumes of natural gas necessary to meet Applicant's

annual and peak day requirements for the initial 3-year period operations are stated to be:

	First year	Second year	Third year
Annual (Mcf)	20,220	21,370	22,430
Peak day (Mcf)	282	297	313

Total estimated cost of Applicant's proposed transmission line and distribution system is stated to be \$118,000, which cost will be financed through the sale of revenue bonds.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13799; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-91]

TRANSCONTINENTAL GAS PIPE LINE CORP.

Notice of Petition To Amend

DECEMBER 20, 1965.

Take notice that on December 7, 1965, Transcontinental Gas Pipe Line Corp. (Petitioner), 3100 Travis Street, Houston, Tex., 77001, filed in Docket No. CP66-91 a petition to amend the order of the Commission issued in said docket on November 19, 1965, by requesting authorization to sell and deliver an additional volume of 200 Mcf of gas per day to Pennsylvania Gas Management Co. (Pennsylvania Gas) commencing January 1, 1966, under Petitioner's Rate Schedule CD-3, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

The order of the Commission issued in the aforementioned Docket No. CP66-91 authorized Petitioner to provide additional firm pipeline service to eight existing customers commencing with the 1965-66 winter season in the amount of 3,922 Mcf of gas per day. Petitioner states that the proposed additional service to Pennsylvania Gas is required by that company in order to serve the immediate firm needs of its largest customer, the New Jersey Zinc Co., which company is engaged in the manufacture of anhydrous ammonia. No additional facilities are proposed by Petitioner.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (157.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13800; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-183]

TRI-COUNTY GAS CO., INC., AND EL PASO NATURAL GAS CO.**Notice of Application**

DECEMBER 20, 1965.

Take notice that on December 6, 1965, Tri-County Gas Co., Inc. (Applicant), Box 473, Hereford, Tex., filed in Docket No. CP66-183 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing El Paso Natural Gas Co. (Respondent) to establish physical connection of its facilities with existing facilities located in Lamb and Bailey Counties, Tex., and owned by irrigation farmers in that area and to sell natural gas to Applicant for resale to said farmers, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The application states that Applicant corporation was formed to secure natural gas for irrigation purposes and to reduce the cost of said irrigation gas by removing Pioneer Natural Gas Co. (Pioneer), a company which presently purchases natural gas from Respondent and resells it to irrigation farmers in the area of Applicant's proposed operations. The existing operation consists of a connection of the pipeline owned by said farmers with the main line of Respondent, with a meter and a pipeline owned by Pioneer located between the line of the farmers and Respondent's main line.

Applicant states that the capacity of the existing lines is 660,000 Mcf of gas per year with a peak month capacity of 55,000 Mcf. Applicant's total estimated annual requirement is stated to be 97,424 Mcf of gas with a peak month volume of 27,249 Mcf.

The application states that the initial cost to be incurred by Applicant will be the cost of a master meter in the sum of approximately \$1,000, additional costs to be borne by the consumers of the gas.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13801; Filed Dec. 27, 1965;
8:45 a.m.]

[Docket No. G-16492, etc.]

T. L. JAMES & CO., INC., ET AL.**Order Reinstating Terminated Proceedings and Consolidating for Hearing Such Proceedings and Others With Currently Pending Hearing Proceedings**

DECEMBER 20, 1965.

By its petition filed October 18, 1965, in the above-entitled docketed matters, T. L. James & Co., Inc. (James), re-

quests that the proceedings in Docket Nos. G-18361 and G-18362, which were terminated by Commission order issued therein on June 29, 1961, be reinstated and consolidated for hearing in Docket No. G-16492, et al. The terminated proceedings involve the same conflicting interpretations of tax reimbursement provisions for jurisdictional sales of natural gas in Louisiana to Arkansas-Louisiana Gas Co. (Ark.-La.) that are involved in Docket Nos. G-16492, et al. Concurrently with its petition, James filed notices of change in rates reflecting proposed increases in Louisiana Severance Tax reimbursement under its FPC Gas Rate Schedule Nos. 5, 6, and 7, which were not included in periodic increases filed by James subsequent to Docket Nos. G-18361, G-18362, and G-18409. There tax increases were suspended in Docket Nos. RI66-172 and RI66-173. In addition, James filed a petition requesting that Docket No. G-18409 be extended beyond the "locked-in" period (May 3, 1959 to December 30, 1961) and for the future.¹

Docket Nos. G-18361 and G-18362 were terminated by order issued June 29, 1961 based on an erroneous interpretation of James' letter of May 15, 1961. The letter was interpreted as requesting termination apparently because of James' claim that it had no refund obligation because the buyer had refused to pay the rate increases involved in these dockets. This claim was in response to a Commission inquiry as to whether James desired to make refunds and to terminate the proceedings, which was interpreted incorrectly by James, it appears, as a determination by the Commission that it should make refunds. Upon review of this correspondence, we conclude that James did not, in fact, request termination and that these proceedings should be reopened as hereinafter ordered.

On November 3, 1965, Ark-La filed an answer in opposition. Since Ark-La position in the matter is primarily on the question of the contractual right of James to collect the disputed tax reimbursement amount, we believe that this question may appropriately be deter-

¹ Docket Nos. G-18361 and G-18362 related to James' FPC Gas Rate Schedule Nos. 5 and 7, respectively. Docket No. G-18409 relates to James' FPC Gas Rate Schedule No. 6 for the locked-in period from May 4, 1959, to Dec. 30, 1961. The proposed notices of change in rate reflect James' initial interpretation of the applicable tax reimbursement.

² James' petition for extension of the locked-in period in Docket No. G-18409 is effected by Docket No. RI66-173 insofar as it provides for the future collection of the rate increase in Docket No. G-18409. Provision for collection of the disputed tax reimbursement prior thereto is unlawful as it would amount to a retroactive rate increase. Docket No. G-18409 involves a locked-in period because James filed for a proposed rate which was accepted effective as of Dec. 30, 1961, that did not contain the disputed tax reimbursement.

mined in the consolidated proceedings in Docket Nos. G-16492, et al.

The Commission finds: For the foregoing reasons, good cause exists for reinstating the proceedings in Docket Nos. G-18361 and G-18362, and for consolidating these proceedings as well as the proceedings in Docket Nos. RI66-172 and RI66-173 with the Docket Nos. G-16492, et al.

The Commission orders:

(A) The proceedings in Docket Nos. G-18361 and G-18362 are reinstated.

(B) The proceedings in Docket Nos. G-18361, G-18362, RI66-172 and RI66-173 are consolidated with the proceedings in Docket Nos. G-16492, et al.

By the Commission,

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13802; Filed, Dec. 27, 1965;
8:45 a.m.]

[Docket No. CP66-189]

WASHINGTON COUNTY UTILITY DISTRICT OF WASHINGTON COUNTY, TENN., AND EAST TENNESSEE NATURAL GAS CO.**Notice of Application**

DECEMBER 20, 1965.

Take notice that on December 8, 1965, Washington County Utility District of Washington County, Tenn. (Applicant), 306 West Main Street, Johnson City, Tenn., filed in Docket No. CP66-189 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing East Tennessee Natural Gas Co. (Respondent) to establish physical connection of its transportation facilities with the facilities proposed to be constructed by Applicant, and to sell and deliver to Applicant volumes of natural gas for resale and distribution in the southwest and northwest areas of Washington County, Tenn., and in the adjacent areas of Sullivan County, Tenn., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The areas comprising Applicant are located in Washington County, in upper east Tennessee, in the vicinity of the cities of Johnson City, Bristol and Kingsport. The total estimated population of the proposed gas service area is stated to be 12,620. The application states that the two areas proposed to be served are traversed by Respondent's main transmission lines, but contain no existing gas distribution facilities.

Applicant proposes to construct and operate two separate, non-integrated natural gas distribution systems in the southwest area and in the northwest area, respectively. Applicant also proposes to obtain taps from Respondent's existing transmission lines for each of the proposed distribution systems. Applicant states that Respondent will con-

struct one of the interconnections without cost to Applicant, and that Applicant will reimburse Respondent for its actual cost of construction, which cost is estimated at not more than \$10,000.

The total estimated volumes of natural gas involved to meet Applicant's annual and maximum day requirements for the estimated first 3 years of proposed operation are stated to be:

	Annual			Peak day		
	First year	Second year	Third year	First year	Second year	Third year
Southwest area.....	44,494	59,162	71,963	607	674	818
Northwest area.....	40,999	54,475	65,985	445	600	729
Total.....	85,493	113,637	137,948	955	1,274	1,547

The total estimated cost of Applicant's proposed distribution systems is \$955,000, which cost will be financed through the issuance of revenue bonds.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 7, 1966.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 65-13803; Filed, Dec. 27, 1965; 8:45 a.m.]

[Docket No. RI66-198]

SUN OIL CO.

Order Granting Motion for Reconsideration, Accepting Conditionally Notice of Change for Filing and Providing for Hearing on and Suspension of Proposed Change in Rate

DECEMBER 20, 1965.

Sun Oil Co. (Sun) filed a motion for reconsideration on November 23, 1965, of the Commission's undocketed order issued August 25, 1965, rejecting a proposed rate increase from 16.0 cents to 20.5 cents per Mcf for sales of gas under its FPC Gas Rate Schedule No. 124 to Transwestern Pipeline Co. from Kermit Field, Winkler County, Tex.¹ In its letter order the Commission refused to waive the condition in Sun's temporary certificate issued November 3, 1960, in Docket

No. CI61-372 which prohibits the filing of any rate increase above the authorized initial rate of 16 cents per Mcf for sales under Sun's FPC Gas Rate Schedule No. 124. Waiver was not granted because the rate proposed by Sun was in excess of the applicable just and reasonable rate ceiling determined in Opinion No. 468 for sales in the Permian Basin where Sun's sale is made. Sun's application for rehearing of the August 25 order was denied by order issued October 21, 1965.

On October 20, 1965, subsequent to the issuance of our rejection order, the Tenth Circuit in *Skelly Oil Co. v. FPC* (C.A. 10 No. 8385, et al.) stayed through January 20, 1966, the effectiveness of Opinion Nos. 468 and 468-A as to Skelly, Phillips, and Warren. The Court's order further provided that any member of the Court may grant a similar stay if other petitions for review are filed in or transferred to that Court. Argument was also set for January 7, 1966, on the question of further stay. Sun was granted a court stay by order issued November 9, 1965.

Under the circumstances, it is appropriate to grant Sun's motion for reconsideration, conditionally accept for filing, and simultaneously suspend the rate increase filed on July 30, 1965, for a period of 5 months from the date it otherwise would have become effective had it not been rejected. Our acceptance of the instant rate increase is expressly conditioned to provide that the rate increase will be rejected, ab initio, in the event the court stay referred to above

is dissolved or Opinion Nos. 468 and 468-A are upheld upon judicial review.

The proposed changed rate and charge may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the proposed change, and that Supplement No. 3 to Sun's FPC Gas Rate Schedule No. 124 be suspended and the use thereof deferred as herein-after ordered.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Ch. I), a public hearing shall be held upon a date to be fixed by notice from the Secretary concerning the lawfulness of the proposed increased rate and charge contained in Supplement No. 3 to Sun's FPC Gas Rate Schedule No. 124.

(B) Pending such hearing and decision thereon, Supplement No. 3 to Sun's FPC Gas Rate Schedule No. 124 is conditionally accepted for filing, as noted above, and is hereby suspended and the use thereof deferred until February 1, 1966, and thereafter until such further time as it is made effective in the manner prescribed by the Natural Gas Act.

(C) Neither the supplement hereby suspended, nor the rate schedule sought to be altered thereby, shall be changed until this proceeding has been disposed of or until the period of suspension has expired, unless otherwise ordered by the Commission.

(D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C., 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before February 2, 1966.

By the Commission.

[SEAL]

JOSEPH H. GUTRIDE,
Secretary.

APPENDIX A

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until—	Cents per Mcf		Rate in effect subject to refund in docket Nos.
									Rate in effect	Proposed increased rate	
RI66-198...	Sun Oil Co., 1508 Walnut St., Philadelphia, Pa., 19103, Attn: Mr. C. E. Webber.	124	3	Transwestern Pipeline Co. (Kermit Field, Winkler County, Tex.) (R.R. District No. 8) (Permian Basin Area).	\$8,100	7-30-65	9-1-65	2-1-66	16.0	**20.5	

¹ Contractually provided effective date.
² Periodic rate increase.

* Pressure base is 14.65 p.s.i.a.

[F.R. Doc. 65-13805; Filed, Dec. 27, 1965; 8:45 a.m.]

¹ The proposed increased rate filed on July 30, 1965, is designated herein as Supplement No. 3 to Sun's FPC Gas Rate Schedule No. 124. Details of the proposed increase are set forth in Appendix A hereof.

INTERSTATE COMMERCE COMMISSION

[Notice 106]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

DECEMBER 21, 1965.

The following are notices of filing of applications for temporary authority under section 210(a) of the Interstate Commerce Act provided for under the new rules in Ex Parte No. MC 67 (49 CFR Part 240), published in the FEDERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protest must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six (6) copies.

A copy of the application is on file, and can be examined, at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in the field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 17002 (Sub-No. 27 TA), filed December 17, 1965. Applicant: CASE DRIVEWAY, INC., 6001 U.S. Route 60 East, Post Office Box 1156, Huntington, W. Va., 25714. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Iron and steel, and iron and steel articles*, as described in appendix V to Ex Parte No. MC 45, *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209, from the plantsite of the H. K. Porter Co., Inc., Huntington, W. Va., to points in Florida, and *rejected and refused shipments*, on return, for 180 days. Supporting shipper: H. K. Porter Co., Inc., Connors Steel Division, Post Office Box 118, Huntington, W. Va., 25706. Send protests to: H. R. White, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 3202 Federal Office Building, Charleston, W. Va., 25301.

No. MC 30844 (Sub-No. 205 TA), filed December 17, 1965. Applicant: KROBLIN REFRIGERATED XPRESS, INC., Post Office Box 5000, Waterloo, Iowa, 50704. Applicant's representative: James Sexton (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Meats, meat products, meat byproducts, and articles distributed by meat packinghouses*, as described in sections A and C of appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766, from the plantsite of Iowa Beef

Packers, Inc., located in Dakota County, Nebr., to points in Connecticut, Delaware, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia, Washington, D.C., and Chicago, Ill., including points in the Chicago, Ill., commercial zone, for 180 days. Supporting shipper: Iowa Beef Packers, Inc., Dakota City, Nebr. Send protests to: Charles C. Biggers, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 235 U.S. Post Office Building, Davenport, Iowa, 52801.

No. MC 52751 (Sub-No. 54 TA), filed December 17, 1965. Applicant: ACE LINES, INC., 4143 East 43d Street, Des Moines, Iowa, 50317. Applicant's representative: R. R. Wynant (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Baler and binder twine*, from Joliet, Ill., to Omaha, Nebr., and points in Iowa and South Dakota, for 180 days. Supporting shipper: New Holland Machine Co., New Holland, Pa. Send protests to: Ellis L. Annett, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 227 Federal Office Building, Des Moines, Iowa, 50309.

No. MC 119531 (Sub-No. 50 TA) (Correction), filed December 7, 1965, published FEDERAL REGISTER, issue of December 15, 1965, and republished as corrected this issue. Applicant: DIECKBRADER EXPRESS, INC., 5391 Wooster Road, Cincinnati, Ohio, 45226. Applicant's representative: John M. Cleary Brawner Building, 888 17th Street NW., Washington, D.C., 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass bottles*, from the plantsite of Brockway Glass Co., Inc., Zanesville, Ohio, to the plantsite of The Stroh Brewery Co., Detroit, Mich., for 180 days. Supporting shipper: J. B. Belton, General Traffic Manager, Brockway Glass Co., Inc., Brockway, Pa., 15824. Send protests to: Emil P. Schwab, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 1010 Federal Building, 550 Main Street, Cincinnati, Ohio, 45202. Note: The purpose of this republication is to show the correct origin point.

No. MC 127785 TA, filed December 17, 1965. Applicant: DAVID W. GREER, JR., 7 Lee Lane, Vincentown, N.J. Applicant's representative: James H. Sweeney, 902 Spruce Avenue, Oaklyn, N.J. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Automobiles*, used, in driveway, towaway or haulaway service; and, *animals*, between piers or wharves at ports of Philadelphia, Pa., and New York, N.Y., and points in New Jersey and Delaware, points in Pennsylvania east of the Susquehanna River, New York, N.Y., and points in Rockland, Westchester and Nassau Counties, N.Y. for 150 days. Supporting shippers: Military Travel Service, Inc., Post Office Box 127, Cookstown, N.J.; and, General

American Shippers, Inc., 205 West 34th Street, New York 1, N.Y. Send protests to: Raymond T. Jones, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 410 Post Office Building, Trenton, N.J., 08608.

No. MC 127788 TA, filed December 20, 1965. Applicant: EL CAMINO OF MONTEREY, INC., 655 Ortiz Avenue, Seaside, Calif. Applicant's representative: Alan F. Wohlstetter, One Farragut Square South, Washington, D.C., 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) between points in Monterey, San Benito, and Santa Cruz Counties, Calif., restricted to shipments having a prior or subsequent movement beyond said points, and further restricted to pickup and delivery service incidental to and in connection with packing, crating, and containerization or unpacking and decontainerization of such shipments, for 180 days. Supporting shippers: Container Transport International, Inc., 17 State Street, New York, N.Y., 10004; Routed Thru-Pac Inc., 350 Broadway, New York 13, N.Y.; Trans-American World Transit, Inc., 7540 South Western Avenue, Chicago, Ill., 60620; and, Express Forwarding and Storage Co., Inc., 17 State Street, New York, N.Y., 10004. Send protests to: Wm. R. Murdoch, District Supervisor, Bureau of Operations and Compliance, Interstate Commerce Commission, 450 Golden Gate Avenue, Box 36004, San Francisco, Calif., 94102.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[F.R. Doc. 65-13824; Filed, Dec. 27, 1965;
8:46 a.m.]

[Notice 1276]

MOTOR CARRIER TRANSFER PROCEEDINGS

DECEMBER 22, 1965.

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

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

No. MC-FC-68339. By order of December 20, 1965, the Transfer Board approved the transfer to Lightning Delivery Service, Inc., Chicago, Ill., of the certificate of registration in No. MC-97838 (Sub-No. 1), issued March 18, 1964, to Milton Dakoff, doing business as Light-

ning Cartage Delivery Service, Chicago, Ill., evidencing the right to engage in transportation in interstate or foreign commerce corresponding in scope to Certificate of Public Convenience and Necessity No. 10974 MC dated December 22, 1954, issued by the Illinois Commerce Commission. James F. Flanagan, 111 West Washington Street, Chicago, Ill., 60602, attorney for applicants.

No. MC-FC-68356. By order of December 20, 1965, the Transfer Board approved the transfer to Edna P. Claypoole, doing business as Claypoole Trucking Co., Worthington, Pa., of the operating rights issued October 2, 1956, to Blair Claypoole, Worthington, Pa., authorizing the transportation, over irregular routes, of common and face brick, tile, sewer pipe, and flue liners, from points in West Franklin and Rayburn Townships, Armstrong County, Pa., to points in Virginia, West Virginia, Maryland, Delaware, New Jersey, New York, Connecticut, Massachusetts, and the District of Columbia, and of empty pallets and other articles used in connection with the transportation of the above-specified commodities, from points in Virginia, West Virginia, Maryland, Delaware, New Jersey, New York, Connecticut, Massachusetts, and the District of Columbia, to points in West Franklin and Rayburn Townships, Armstrong County, Pa. Jerome Solomon, 1302 Grant Building, Pittsburgh, Pa., 15219, attorney for applicants.

No. MC-FC-68360. By order of December 20, 1965, the Transfer Board approved the transfer to Wayne E. Hay, doing business as Hay Truck Line, Parker, Kans., of the operating rights issued October 28, 1964, Rollan R. Wright, doing business as Wright Truck Line, Greeley, Kans., authorizing the transportation, over regular routes, of livestock, from Lane, Kans., to Kansas City, Mo., and of livestock, feed, fertilizer, agricultural implements and parts, building materials, and fencing materials, from Kansas City, Mo., to Lane, Kans.

No. MC-FC-68371. By order of December 20, 1965, the Transfer Board approved the transfer to M & B Transfer Co., a corporation, Portland, Oreg., of the operating rights issued by the Commission July 25, 1941, and May 18, 1955, under Certificates Nos. MC-59283 (corrected) and MC-59283 (Sub-No. 1), respectively, to John E. Cresap, doing business as Battle Ground Trucking Service, Battle Ground, Wash., authorizing the transportation, over regular routes, of general commodities, with certain exceptions, between Portland, Oreg., and Amboy, Wash., between Portland, Oreg., on the one hand, and, on the other, points in Clark County, Wash., and those in Cowlitz County, Wash., within 12 miles of Yale, Wash.; and between Amboy, Wash., and Swift Creek, Wash. Maguire, Shields, Morrison, Bailey & Kester, 723

Pittock Block, Portland, Oreg., attorneys for applicants.

[SEAL] H. NEIL GARSON,
Secretary.
[F.R. Doc. 65-13825; Filed, Dec. 27, 1965;
8:46 a.m.]

FOURTH SECTION APPLICATIONS FOR RELIEF

DECEMBER 22, 1965.

Protests to the granting of an application must be prepared in accordance with Rule 1.40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA 40199—*Ethylene dichloride to Mount Vernon, Ind.* Filed by O. W. South, Jr., agent (No. A4816), for interested rail carriers. Rates on ethylene dichloride, in tank carloads, from Baton Rouge and North Baton Rouge, La., to Mount Vernon, Ind.

Grounds for relief—Market competition.

Tariff—Supplement 5 to Southern Freight Association, agent, tariff ICC S-578.

FSA 40200—*Chlorine to Caledonia, N.Y.* Filed by Traffic Executive Association—Eastern Railroads, agent (E.R. No. 2814), for interested rail carriers. Rates on chlorine, in tank carloads, from Hopeville and Saltville, Va., to Caledonia, N.Y.

Grounds for relief—Market competition.

Tariffs—Supplement 31 to Norfolk and Western Railway Co., tariff ICC 9909, and supplement 96 to Southern Freight Association, agent, tariff ICC S-384.

FSA 40201—*Joint motor-rail rates—Central and Southern.* Filed by the central and Southern Motor Freight Tariff Association, Inc., agent (No. 98), for interested carriers. Rates on commodities moving on class and commodity rates over joint routes of applicant rail and motor carriers, between points in southern territory, on the one hand, and points in Central States territory, on the other.

Grounds for relief—Motortruck competition.

Tariff—Supplement 21 to Central and Southern Motor Freight Tariff Association, Inc., agent, tariff MF-ICC 309.

FSA 40202—*Clay to Castle Shannon and South Carnegie, Pa.* Filed by O. W. South, Jr., agent (No. A4817), for interested carriers. Rates on clay, in carloads, from specified points in Kentucky and Tennessee to Castle Shannon and Carnegie, Pa.

Grounds for relief—Truck-barge-truck competition.

Tariff—Supplement 195 to Southern Freight Association, agent, tariff ICC S-40.

FSA 40203—*Petroleum and petroleum products from points in southwestern*

territory. Filed by Southwestern Freight Bureau, agent (No. B-8799), for interested carriers. Rates on petroleum and petroleum products, in carloads, from points in southwestern territory, and Kansas, to points on K&T Railway, Barthell, Comargo, Hemlock, Oz, and Yama-craw, Ky.

Grounds for relief—Market competition.

Tariff—Supplement 110 to Southwestern Freight Bureau, agent, tariff ICC 4486.

FSA 40204—*Gypsum products from Cody and Himes, Wyo.* Filed by Southwestern Freight Bureau, agent (No. B-8800), for interested carriers. Rates on gypsum products, in carloads, from Cody and Himes, Wyo., to points in southwestern and western trunk-line territories.

Grounds for relief—Market competition.

Tariffs—Supplement 26 to Southwestern Freight Bureau, agent, tariff ICC 4585 and supplement 66 to Western Trunk Line Committee, agent, tariff ICC A-4421.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[F.R. Doc. 65-13826; Filed, Dec. 27, 1965;
8:46 a.m.]

FEDERAL MARITIME COMMISSION

[Independent Ocean Freight Forwarder
License No. 484]

MORSE SHIPPING CO.

Revocation of License

Whereas, Rebecca Ruth Morse, d.b.a. Morse Shipping Co., 89-31 161st Street, Jamaica 32, N.Y., has ceased to operate as an independent ocean freight forwarder; and

Whereas, by letter dated December 17, 1965, Independent Ocean Freight Forwarder License No. 484 was returned to the Commission for cancellation.

Now, therefore, by virtue of authority vested in me by the Federal Maritime Commission as set forth in Manual of Orders, Commission Order 201.1 (amended) Supplement 4, Section 6.03;

It is ordered, That the independent ocean freight forwarder License No. 484 of Rebecca Ruth Morse d.b.a. Morse Shipping Company be and is hereby revoked effective 12:01 a.m. December 22, 1965.

It is further ordered That a copy of this order be published in the FEDERAL REGISTER and served on the licensee.

EDWARD SCHMELTZER,
Director,
Bureau of Domestic Regulations.

[F.R. Doc. 65-13829; Filed, Dec. 27, 1965;
8:46 a.m.]

CUMULATIVE LIST OF CFR PARTS AFFECTED—DECEMBER

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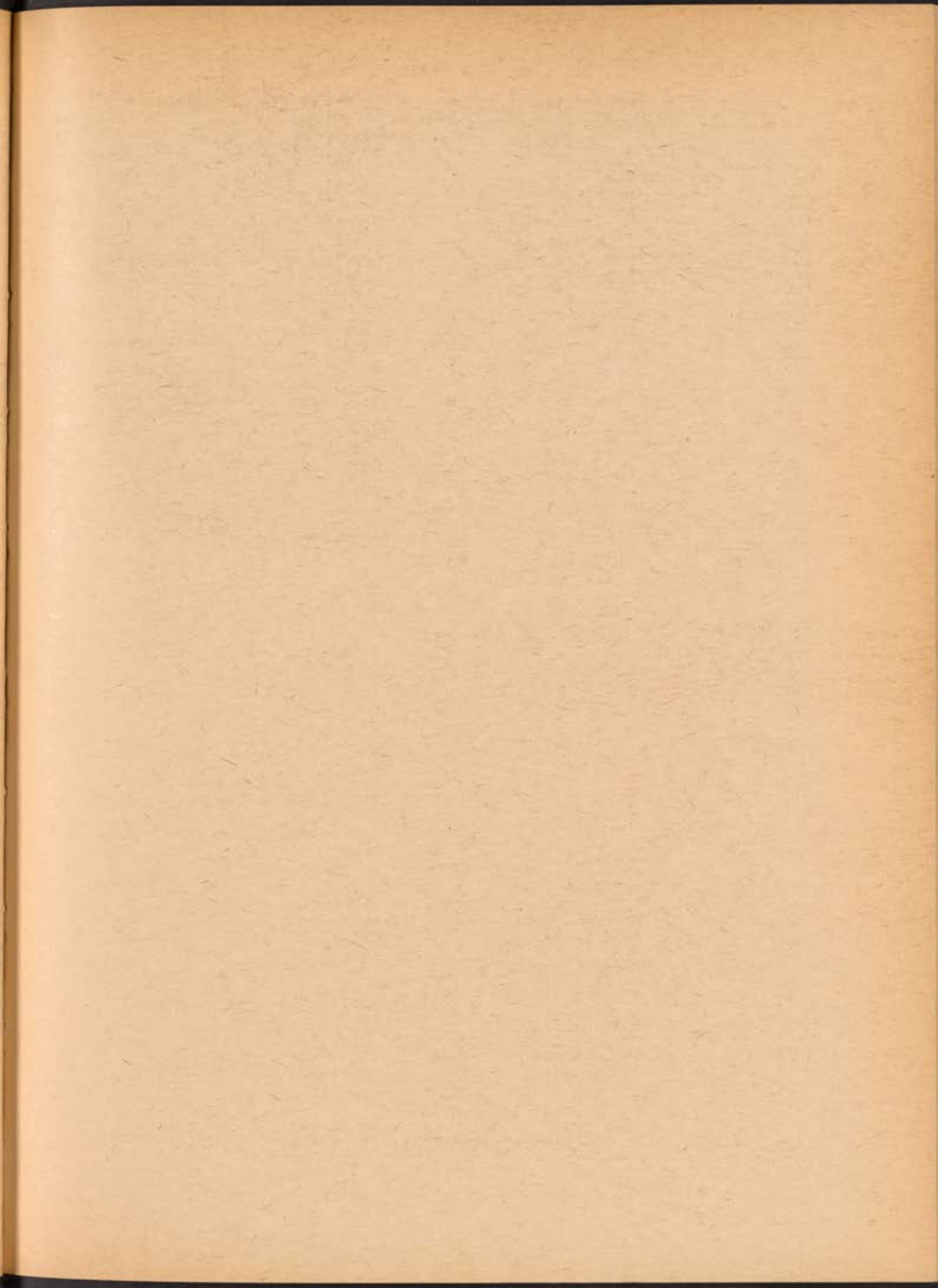
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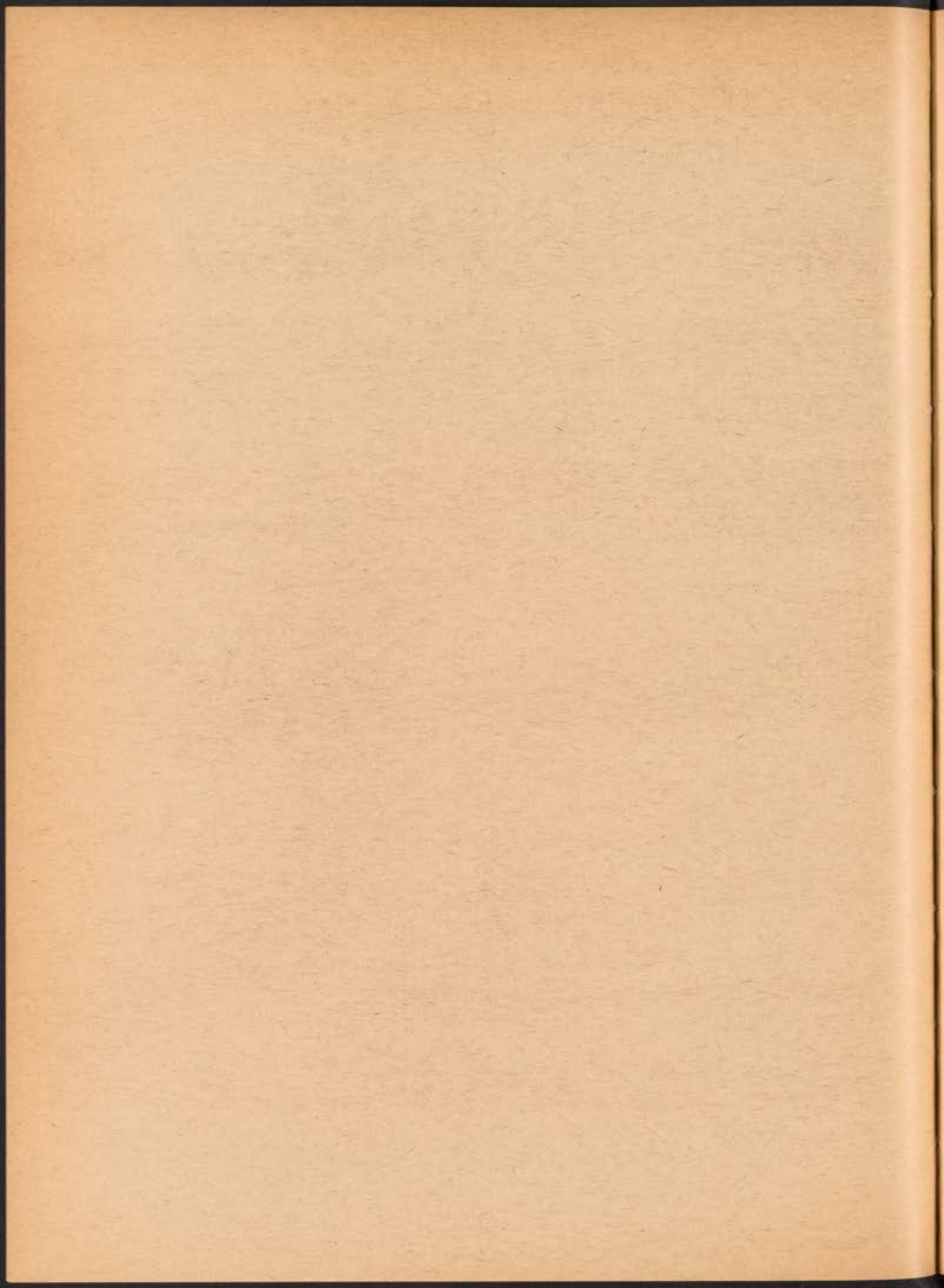
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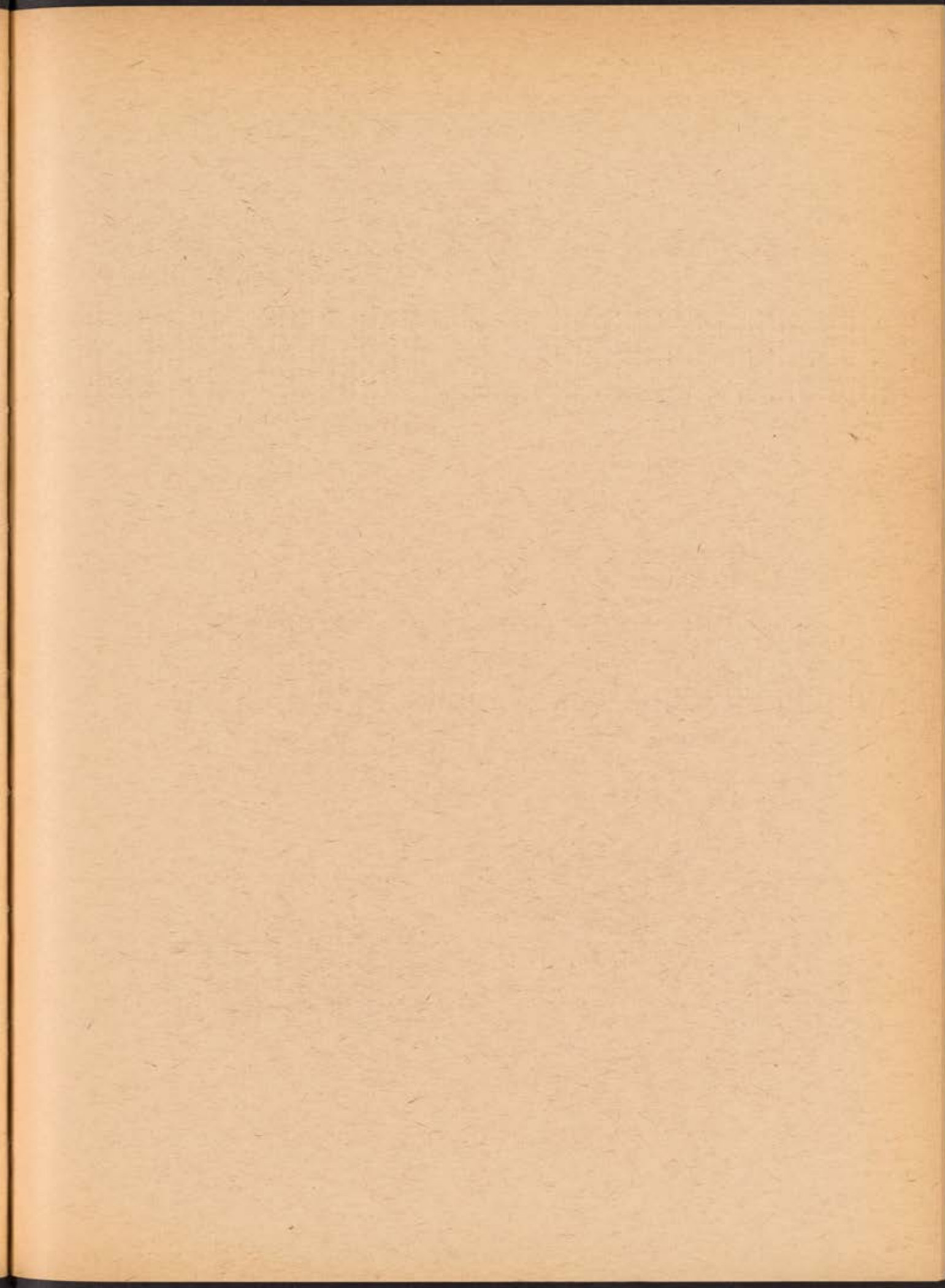
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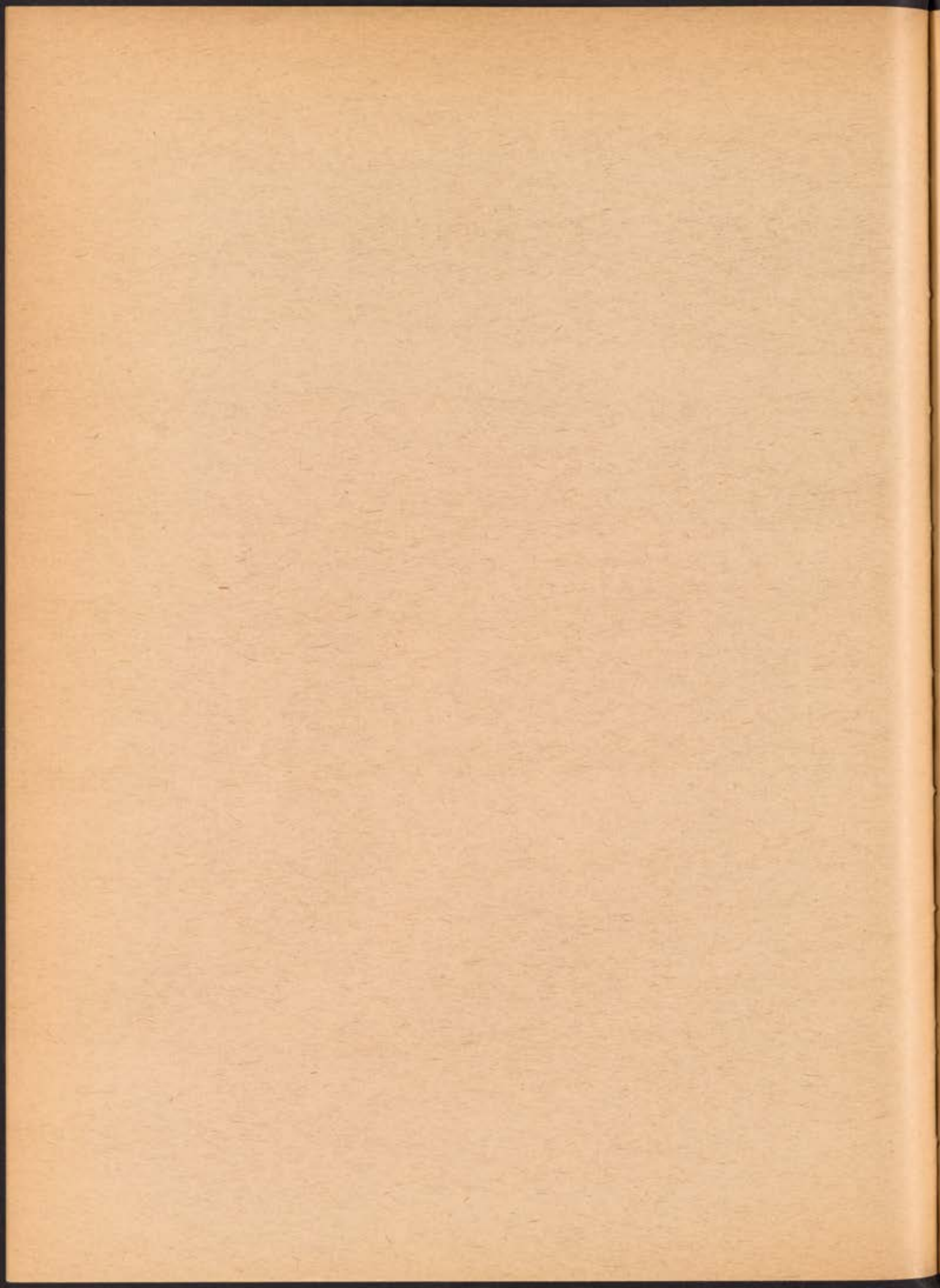
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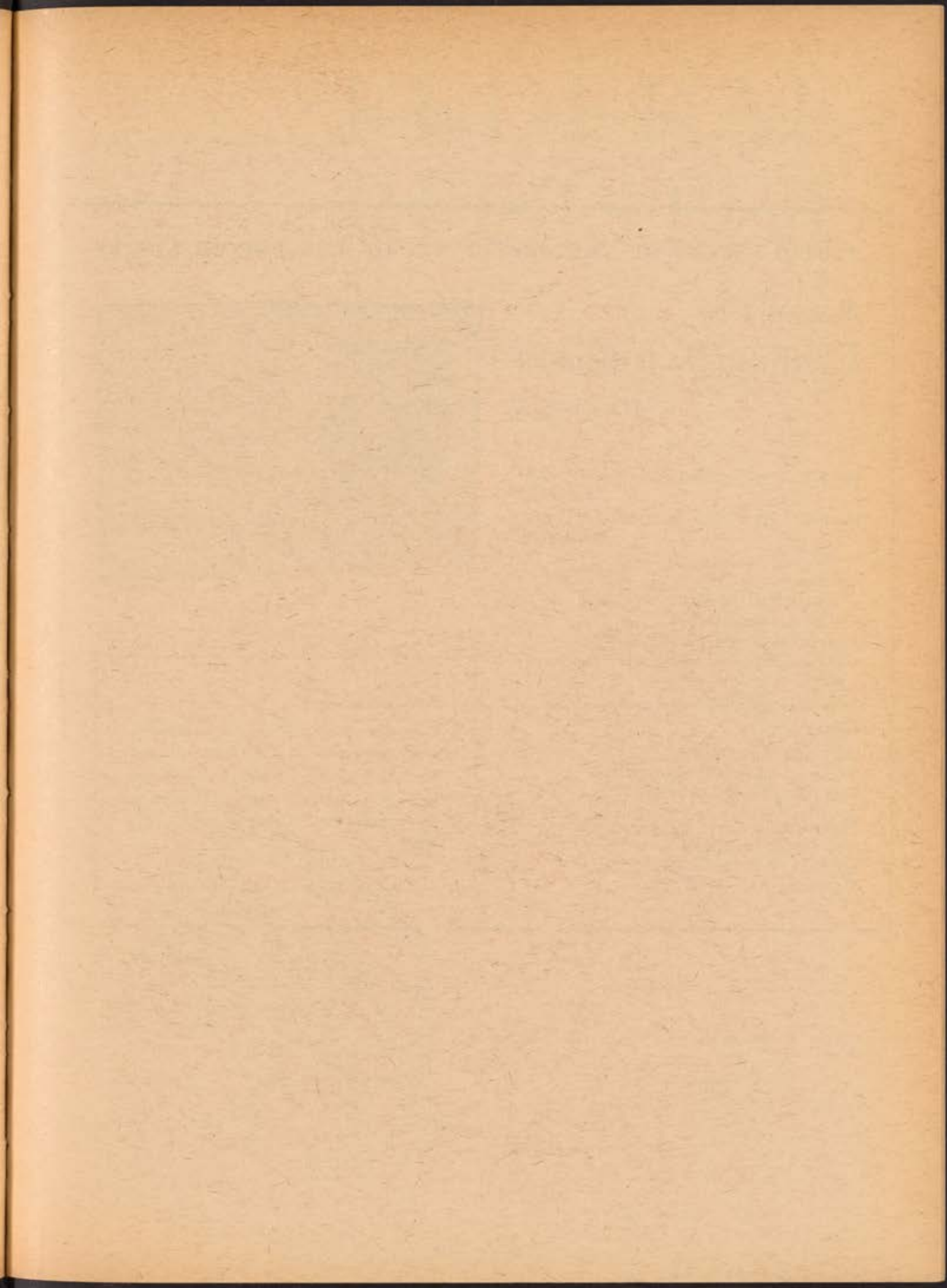
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