Notices

DEPARTMENT OF STATE

Agency for International Development

[Delegation of Authority 98]

DEPUTY ADMINISTRATOR AND ASSISTANT ADMINISTRATORS

Delegation of Authority

Pursuant to the authority delegated to me by Delegation of Authority No. 104 of November 3, 1961, as amended, from the Secretary of State (25 F.R. 10608) and in accordance with the provisions of section 624(b) of the Foreign Assistance Act of 1961, as amended (22 U.S.C. 2384), it is directed as follows:

In the event of the absence, death, resignation, or disability of the Administrator, the following designated officers of the Agency for International Development shall, in the order of succession indicated, act as Administrator:

(1) Deputy Administrator.

- (2) Assistant Administrator for Program and Management Services.
- (3) Assistant Administrator, Bureau for Africa.
- (4) Assistant Administrator, Bureau for Asia.
- (5) Assistant Administrator, Bureau for Latin America.
- (6) Assistant Administrator for Supporting Assistance.

This delegation of authority supersedes Delegation of Authority No. 9 (revised) of February 2, 1972 (37 F.R. 2892).

This delegation of authority is effective immediately.

Dated: September 22, 1972.

John A. Hannan,
Administrator.

[FR Doc.72-16802 Filed 10-2-72;8:50 am]

[Public Notice 366]

NOTICE OF PRESIDENTIAL DETERMI-NATIONS UNDER THE FOREIGN ASSISTANCE ACT

Pursuant to section 654(c) of the Forcign Assistance Act of 1961, as amended (86 Stat. 29), notice is hereby given that:

- (1) The President has made two determinations, both effective August 29, 1972, pursuant to section 614(a) of the Foreign Assistance Act of 1961, as amended (75 Stat. 444, 22 U.S.C. 2364(a)); and
- (2) The President has concluded that publication of the said determinations would be harmful to the national security of the United States.

[SEAL] THEODORE L. ELIOT, Jr., Executive Secretary.

SEPTEMBER 19, 1972.

[FR Doc.72-16813 Filed 10-2-72;8;50 am]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T.D. 72-265]

FOREIGN CURRENCIES

Rates of Exchange for the Ceylon Rupee

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372 (c)), has certified the following rates of exchange which vary by 5 percent or more from the guarterly rate published in Treasury Decision 72–194 for the Ceylon rupee. Therefore, as to entries covering merchandise exported on the dates listed, whenever it is necessary for Customs purposes to convert such currency into currency of the United States, conversion shall be at the following daily rates:

Ceylon rupee:

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		1972	
		1972	
		1972	. 1560
		1972	. 1560
Bept.	10,	101111111111111111111111111111111111111	

Rates of exchange certified for the Ceylon rupee which vary by 5 percent or more from the rate \$0.1680 during the balance of the calendar quarter ending September 30, 1972, will be published in a Treasury Decision for dates subsequent to September 15, 1972, and before October 1, 1972.

[SEAL] R. N. MARRA,
Acting Assistant Commissioner,
Office of Operations.

[FR Doc.72-16792 Filed 10-2-72;8:49 am]

Office of the Secretary

[Treasury Department Order 221-2]

BUREAU OF ALCOHOL, TOBACCO AND FIREARMS

Designation of Officials

SEPTEMBER 22, 1972.

By virtue of the authority vested in the Secretary of the Treasury, including the authority in Reorganization Plan No. 26 of 1950, and by virtue of the authority delegated to me by Treasury Department Order No. 190 (revised), I hereby designate the following named individuals to serve in the Bureau of Alcohol, Tobacco and Firearms in the positions indicated:

Director—Rex D. Davis, Deputy Director—John L. West.

This order shall be effective immediately and thereby amend Treasury Department Order No. 221-1 of June 30, 1972.

[SEAL] EUGENE T. ROSSIDES,

Assistant Secretary

of the Treasury.

[FR Doc.72-16825 Filed 10-2-72;8:51 am]

DEPARTMENT OF JUSTICE

Bureau of Narcotics and Dangerous
Drugs

[No. 72-1]

PHARMACEUTICAL WHOLESALERS, INC.

Denial of Application for Registration

On March 27, 1972, the Acting Director of the Bureau of Narcotics and Dangerous Drugs issued an order to show cause to Pharmaceutical Wholesalers, Inc., Plainview, N.Y., as to why its Application for Registration (B04501), executed on February 3, 1972, should not be denied for the reason that the Applicant's past record and experience in the distribution of controlled substances, and its failure to maintain controls against the diversion of controlled substances into other than legitimate channels evidenced a direct and continuing violation of the Controlled Substances Act of 1970 and the Administrative Regulations promulgated thereunder (21 U.S.C. 801, ct seq., and Title 21, Code of Federal Regulations, Part 300, et seq.).

Thereafter, Pharmaceutical Whole-salers, Inc., requested a hearing in the matter and, on May 22, 1972, that hearing was held before Julius Rich, Administrative Law Judge. Following the hearing, proposed findings of fact and conclusions of law were submitted to Mr. Rich by the Office of Chief Counsel, Bureau of Narcotics and Dangerous Drugs; none were submitted by counsel for the Applicant. On September 22, 1972, Mr. Rich filed the following recommended decision with the Bureau of Narcotics and Dangerous Drugs;

Based upon the foregoing recommended findings of fact and conclusions of law, the presiding officer recommends to the Director of the Bureau of Narcotics and Dangerous Drugs that the application executed on February 3, 1972, by Pharmaceutical Wholesalers, Inc., for re-registration as a distributor of controlled substances listed in Schedules II, III, IV, and V of the Controlled Substances Act of 1970, be denied.

After reviewing the transcript of testimony of the hearing, the exhibits introduced, the findings of fact and conclusions of law proposed by counsel, the Director adopts the recommended decision of the Administrative Law Judge, Julius Rich. In accordance with the provisions of 21 CFR 316.66, and in view of the nature of the Applicant's past record and experience in the distribution of controlled substances, it is the Director's opinion that to permit Pharmaceutical Wholesalers. Inc., to continue doing business with controlled substances would not be consistent with the public health and safety.

Therefore, under the authority vested in the Attorney General by section 304 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. 824), and redelegated to the Director, Bureau of Narcotics and Dangerous