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TITLE 6—AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration, Department of Agriculture

Subchapter A—Farm Housing Loans and Grants

[FHA Instruction 451.7]

PART 307—FARM AND HOME MANAGEMENT YEAR-END SERVICING

SUBPART A—ANNUAL CHECKOUT FOR SECTION 503 BORROWERS

APPLICATION OF PAYMENTS TO CHATTEL DEBTS

Section 307.2 (b) (1), Title 6, Code of Federal Regulations (17 F. R. 10159), is revised to provide that payment on chattel debts be in the amount of the scheduled installment for the year or a reasonable amount, whichever is less, and that if the actual payment is more than the amount considered reasonable, only the latter figure will be used in determining the borrower's right to a contribution. The revision reads as follows:

§ 307.2 Use of income. * * *

(b) * * *

(1) To pay on chattel mortgage debts the amount of the scheduled installment for the year as shown on the chattel note or the amount considered by the County Supervisor as reasonable, whichever is less. When the amount actually paid on the chattel mortgage debt during the payment year is larger than the amount considered reasonable, only the latter figure will be used in computing the amount, if any, of contribution to which the borrower is entitled. If the Farm Housing mortgage is subject to a prior lien on which there are amounts overdue or soon to become due and the borrower's cash income is insufficient to make payments with respect to chattels as specified in the preceding sentence and also to pay in full the amounts overdue or soon to become due on the prior lien, the prior lienholder's consent to letting delinquencies remain or occur should be obtained in order to avoid foreclosure.

(Sec. 510 (g), 63 Stat. 438; 42 U. S. C. 1480 (g). Interprets or applies sec. 503, 63 Stat. 434; 42 U. S. C. 1473)

[SEAL] DILLARD B. LASSETER,
Administrator,
Farmers Home Administration.

JANUARY 14, 1953.

Approved: January 19, 1953.

CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 53-819; Filed, Jan. 23, 1953;
8:47 a. m.]

TITLE 7—AGRICULTURE

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

PART 51—FRESH FRUITS, VEGETABLES AND OTHER PRODUCTS (INSPECTION, CERTIFICATION, AND STANDARDS)

SUBPART B—UNITED STATES STANDARDS FOR FRESH FRUITS, VEGETABLES AND OTHER PRODUCTS

UNITED STATES STANDARDS FOR PINEAPPLES

On December 6, 1952, a notice of proposed rule making was published in the FEDERAL REGISTER (F. R. Doc. 52-12944, 17 F. R. 11123) regarding proposed United States Standards for Pineapples.

A period of thirty days was allowed for submitting written data, views and arguments for consideration in connection with the proposed standards. After consideration of all relevant matters presented, including the proposals set forth in the aforesaid notice of rule making, the following United States Standards for Pineapples are hereby promulgated under the authority contained in the Agricultural Marketing Act of 1946 (60 Stat. 1087; 7 U. S. C. 1621 et seq.) and the Department of Agriculture Appropriation Act, 1953 (Pub. Law 451, 82d Cong., approved July 5, 1952).

§ 51.355 Standards for pineapples—

(a) Grades—(1) U. S. Fancy. U. S.

(Continued on p. 535)

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[Docket No. SA-268]

**ACCIDENT OCCURRING AT SEATTLE, WASH.
NOTICE OF HEARING**

In the matter of investigation of accident involving aircraft of United States Registry N 86574, which occurred at Seattle, Washington, on January 7, 1953.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly section 702 of said act, in the above-entitled proceeding that hearing is hereby assigned to be held on Thursday, January 29, 1953, at 9:00 a. m., P. s. t., in the Arcade Room, Washington Athletic Club, Sixth and Union Streets, Seattle, Washington.

Dated at Washington, D. C., January 21, 1953.

[SEAL] VAN R. O'BRIEN,
Presiding Officer.

[F. R. Doc. 53-839; Filed, Jan. 23, 1953;
8:48 a. m.]

DEPARTMENT OF STATE

[Public Notice 122]

**REGISTER OF VOLUNTARY FOREIGN AID
AGENCIES**

CHANGES IN EXISTING LIST

Pursuant to section 4 of the act of May 26, 1949 (63 Stat. 111; 5 N. S. C. Supp. 151 (c)) and Public Notice 32, effective February 17, 1950 (15 F. R. 4049), notice is hereby given that Public Notice 111, July 21, 1952, Register of Voluntary Foreign Aid Agencies (17 F. R. 6991), is amended in accordance with 22 CFR 98.5 and 98.8 as follows:

1. The following organization is added to the listing:

American Friends of Russian Freedom, Inc., 270 Park Avenue, New York 17, New York.

2. The organization listed as Cooperative for American Remittances to Europe (CARE) Inc. has been changed to Cooperative for American Remittances to Everywhere (CARE) Inc.

3. The following organizations are withdrawn from the listing:

Displaced Persons Committee (Orphans Program).

Order of Ahepa, 1420 K Street NW., Washington 5, D. C.

National Travelers Aid Association, 425 Fourth Avenue, New York 16, New York.

U. S. Committee for the Care of European Children, 215 Fourth Avenue, New York 3, New York.

Issued: January 15, 1953.

HAROLD F. LINDER,
Assistant Secretary of State.

[F. R. Doc. 53-810; Filed, Jan. 23, 1953;
8:45 a. m.]

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T. D. 53183]

FISH

TARIFF-RATE QUOTA

JANUARY 21, 1953.

The tariff-rate quota for the calendar year 1953 on certain fish dutiable under

paragraph 717 (b), Tariff Act of 1930, as modified pursuant to the General Agreement on Tariffs and Trade (T. D. 51802).

In accordance with the proviso to item 717 (b) of Part I, Schedule XX, of the General Agreement on Tariffs and Trade (T. D. 51802), it has been ascertained that the average aggregate apparent annual consumption in the United States of fish, fresh or frozen (whether or not packed in ice), filleted, skinned, boned, sliced, or divided into portions, not specially provided for: Cod, haddock, hake, pollock, cusk, and rosefish, in the three years preceding 1953, calculated in the manner provided for in the cited agreement was 225,775,244 pounds. The quantity of such fish that may be imported for consumption during the calendar year 1953 at the reduced rate of duty established pursuant to that agreement is, therefore, 33,866,287 pounds. (343.3)

[SEAL] C. A. EMERICK,
Acting Commissioner of Customs.

[F. R. Doc. 53-834; Filed, Jan. 23, 1953;
8:48 a. m.]

Bureau of Internal Revenue

[Technical Reorganization Order 10]

**ABOLITION OF INCOME, ESTATE AND GIFT
TAX RULING BRANCH AND ESTABLISHMENT
OF INDIVIDUAL INCOME TAX RULING
BRANCH AND ESTATE AND GIFT TAX
RULING BRANCH**

By virtue of the authority vested in me by Commissioner's Reorganization Order No. Hdq-1 of August 11, 1952, it is directed that:

1. The Income, Estate and Gift Tax Ruling Branch in the Technical Rulings Division, as described in Exhibit C to Commissioner's Reorganization Order No. Hdq-1, is hereby abolished.

2. There is hereby established in the Technical Rulings Division an Individual Income Tax Ruling Branch which shall have responsibility for the functions described as set forth below.

3. There is hereby established in the Technical Rulings Division an Estate and Gift Tax Ruling Branch which shall have responsibility for the functions described as set forth below.

4. The Head of the Technical Rulings Division shall provide for the detail of personnel of the Income, Estate and Gift Tax Ruling Branch to the new branches established herein, pending formal assignment by individual personnel action on Standard Form 50.

5. This order shall be effective as of December 29, 1952.

[SEAL] NORMAN A. SUGARMAN,
Assistant Commissioner.

DECEMBER 24, 1952.

**FUNCTIONS OF INDIVIDUAL INCOME TAX RULING
BRANCH**

Prepares and issues rulings, advisory letters and memoranda on Federal income taxes and related statutes with respect to non-corporate taxpayers (other than those matters relating to pension trusts, engineering and valuation questions, exempt organizations, corporate distributions and withholding on wages). Requests for rulings, advice

and inquiries on these subjects received from taxpayers and their authorized representatives, District Commissioners, Directors, other Divisions and Branches of the Bureau, and other departments and agencies, are referred to this Branch. With respect to these subjects, this Branch: Prepares replies to District Commissioners and Directors who have requested technical advice in particular cases and special technical matters; reviews letters prepared in the Uniform Audit Branch of the Audit Division taking exception to field closing of cases; confers in the field or in Washington with taxpayers and their authorized representatives in connection with requests for technical advice from field districts; prepares ruling letters and final closing agreements under section 3760 of the Code relating to specific matters affecting returns not yet due; prepares ruling letters relating to changes in accounting periods and methods of accounting; assists the Technical Planning Division by suggestions in connection with proposed regulations and reports on proposed legislation.

**FUNCTIONS OF ESTATE AND GIFT TAX RULING
BRANCH**

Prepares and issues rulings, advisory letters and memoranda on Federal estate and gift taxes and related statutes. Requests for rulings, advice and inquiries on these subjects received from taxpayers and their authorized representatives, District Commissioners, Directors, other Divisions and Branches of the Bureau, and other departments and agencies, are referred to this Branch. With respect to these subjects, this Branch: Prepares replies to District Commissioners and Directors who have requested technical advice in particular cases and special technical matters; reviews letters prepared in the Uniform Audit Branch of the Audit Division taking exception to field closing of cases; confers in the field or in Washington with taxpayers and their authorized representatives in connection with requests for technical advice from field districts; prepares ruling letters and final closing agreements under section 3760 of the Code relating to specific matters affecting returns not yet due; assists the Technical Planning Division by suggestions in connection with proposed regulations and reports on proposed legislation.

[F. R. Doc. 53-833; Filed, Jan. 23, 1953;
8:48 a. m.]

Office of the Secretary

[Treasury Department Order 150-23]

**ASSISTANT COMMISSIONER, BUREAU OF
INTERNAL REVENUE**

**DELEGATION OF AUTHORITY WITH RESPECT
TO BUREAU FUNCTIONS**

By virtue of the authority vested in me by Reorganization Plan No. 26 of 1950, the functions transferred to Assistant Secretary John S. Graham by Treasury Department Order No. 150-17, dated November 17, 1952, are hereby transferred to Justin F. Winkle, Assistant Commissioner of the Bureau of Internal Revenue, for the period between the effective date hereof and the time at which a Commissioner of Internal Revenue shall next take office. At the time of the Commissioner's taking office the authority of Mr. Winkle to perform such functions under this order shall cease, and such functions shall, by virtue hereof, be thereafter performed by the Commissioner.

In the performance of the functions herein delegated Mr. Winkle is designated as Acting Commissioner of Internal Revenue.

This order shall become effective as of 12:01 a. m., January 21, 1953.

Dated: January 20, 1953.

[SEAL] A. N. OVERBY,
Acting Secretary of the Treasury.

[F. R. Doc. 53-835; Filed, Jan. 23, 1953;
8:48 a. m.]

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Order 31]

PORT OF SEATTLE COMMISSION, SEATTLE,
WASH.

APPLICATION TO RE-ESTABLISH, ON TEMPORARY BASIS, BOUNDARIES OF FOREIGN-TRADE ZONE NO. 5

Pursuant to the authority granted in the Foreign-Trade Zones Act of June 18, 1934, as amended (48 Stat. 998-1003; 19 U. S. C. 81a-81u), the Foreign-Trade Zones Board has adopted the following order which is promulgated for the information and guidance of all concerned:

Whereas, the Port of Seattle Commission, Seattle, Washington, as grantee of Foreign-Trade Zone No. 5, filed an application dated November 19, 1952, requesting that, in connection with extensive development and modernization of the East Waterway Terminal, in a part of which the existing zone is now situated, and for the more economic utilization of the facilities of said terminal, the boundaries of the zone be re-established, on a temporary basis, to exclude the South half of Warehouse No. 2 and adjacent wharf, and include the North half of Warehouse No. 1 and adjacent Track No. 6; and

Whereas, the Port of Seattle Commission states that this alteration of boundaries and change in facilities will take care of the needs of the zone and for the economic utilization of Warehouse No. 2 and adjacent wharf for a period of approximately two years, when the progress of the reconstruction of the facilities of East Waterway Terminal will require moving the zone within the terminal area;

Now, therefore, the Foreign-Trade Zones Board, after full consideration and a finding that the proposal is in the public interest, hereby orders:

That the boundaries of Foreign-Trade Zone No. 5 be, and they hereby are re-established, on a temporary basis, to exclude the South half of Warehouse No. 2 and adjacent wharf, and include the North half of Warehouse No. 1 and adjacent Track No. 6, in conformity with revised Exhibit 10, made a part of the application, for a period of approximately two years or until the reconstruction of the facilities of East Waterway Terminal requires moving the zone within the terminal area; provided that the grantee segregates such area in a manner that will comply with the requirements of the Collector of Customs at Seattle.

-It is found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (5 U. S. C. 1003) is unnecessary in connection with the issuance of this order, because its application is restricted to one foreign-trade zone, and is of a nature that it imposes no burden on the parties of interest. The effective date of this order is, therefore, upon publication in the FEDERAL REGISTER.

Signed at Washington, D. C., this 19th day of January 1953.

FOREIGN-TRADES ZONES BOARD
[SEAL] CHARLES SAWYER,
Secretary of Commerce, Chairman
and Executive Officer,
Foreign-Trade Zones Board.

Attest:

THOS. E. LYONS,
Executive Secretary,
Foreign-Trade Zones Board.

[F. R. Doc. 53-841; Filed, Jan. 23, 1953;
8:49 a. m.]

FEDERAL POWER COMMISSION

[Docket No. E-6451]

CINCINNATI GAS & ELECTRIC CO.

NOTICE OF ORDER PERMITTING WITHDRAWAL OF SUPPLEMENTAL RATE SCHEDULE AND TERMINATING PROCEEDINGS

JANUARY 19, 1953.

Notice is hereby given that on January 16, 1953, the Federal Power Commission issued its order entered January 16, 1953, permitting withdrawal of supplemental rate schedule and terminating proceedings, in the above entitled matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 53-812; Filed, January 23, 1953;
8:46 a. m.]

[Docket No. G-1550]

TEXAS EASTERN TRANSMISSION CORP.

NOTICE OF ORDER AMENDING ORDER ISSUING CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

JANUARY 19, 1953.

Notice is hereby given that on January 16, 1953, the Federal Power Commission issued its order entered January 15, 1953, in the above entitled matter, amending order (16 F. R. 2587) issuing certificate of public convenience and necessity.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 53-813; Filed, Jan. 23, 1953;
8:46 a. m.]

[Docket No. G-2107]

NORTHERN NATURAL GAS CO.

NOTICE OF APPLICATION

JANUARY 19, 1953.

Take notice that Northern Natural Gas Company (Applicant), a Delaware

corporation with its principal office at 2223 Dodge Street, Omaha, Nebraska, filed on January 9, 1953, an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act authorizing the operation on a full-time basis for an interim period of eight standby compressor units, which units are 1600 horsepower, horizontal, gas-driven compressor engines, direct-connected to twin double-acting compressor units located at Applicant's existing Holcomb, Bushton, Beatrice, Palmyra, Oakland, Ogden, and Ventura compressor stations, in order to provide an additional 40 MMcf per day contracted demand to Applicant's gas utility customers during the heating season of 1952-53.

The Commission in the Matter of Northern Natural Gas Company, Docket No. G-1618, issued to Applicant by telegram dated June 27, 1951, a temporary certificate authorizing facilities to increase Applicant's system capacity north of Kansas by 50 MMcf per day to 650 MMcf, and by telegram dated August 9, 1951, issued a temporary certificate authorizing (a) facilities designed to increase Applicant's system capacity north of Kansas to 675 MMcf per day, and (b) eight 1600 HP compressor units, to be installed and operated only as standby units, as described and requested in the eighth supplement to its application in Docket No. G-1618.

The facilities authorized by the aforementioned temporary certificates, including the eight compressor units available as standby only, according to the application therefor in Docket No. G-1618, were designed and proposed to provide an increase in Applicant's total allocable contract demand service of 71.1 MMcf per day above that in effect for Applicant's 600 MMcf system capacity. The facilities so authorized were constructed and placed in operation in 1951. On December 22, 1951, pursuant to the Commission's orders entered November 26 and 28, 1951, there were placed in effect Applicant's service agreements with 27 gas utility customers which had been filed on October 29 and November 15 and 26, 1951, embodying increased contract demands aggregating 638,978 Mcf per day, which represented an increase of 71.18 MMcf per day in such service.

The aforementioned temporary certificates, which authorized, among other things, the referred to eight standby compressor units, were granted "pending the determination" of the certificate application as supplemented in Docket No. G-1618. That determination was made when the Commission issued on October 28, 1952, its Opinion No. 230-A and order amending further its Opinion No. 230 and order issued June 24, 1952, and supplementing its order issued July 29, 1952, in Docket No. G-1618. There is now pending in the Matter of Northern Natural Gas Company, Docket No. G-2085, a proceeding relating to whether Applicant has certificate authority covering the facilities and operations applied for and involved in Docket No. G-1618.

Applicant states in the instant application in Docket No. G-2107 that the