Washington, Thursday, June 18, 1953

TITLE 3-THE PRESIDENT PROCLAMATION 3021

THEODORE ROOSEVELT WEEK

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS Theodore Roosevelt holds an honored place in the annals of our country as a spirited soldier, a farsighted statesman, an intrepid explorer, and a forceful writer; and

WHEREAS the dedication of Theodore Roosevelt's home at Sagamore Hill, Oyster Bay, New York, as a national shrine is to take place during the week

of June 14, 1953; and

WHEREAS the Congress, by a joint resolution approved on June 13, 1953, has designated the week beginning June 14, 1953, as Theodore Roosevelt Week, in honor of our former President, and has requested the President to issue a proclamation calling upon the people of the United States to observe that week by paying tribute to the achievements and memory of Theodore Roosevelt:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby call upon the people of the United States to observe the week beginning June 14, 1953, as Theodore Roosevelt Week by paying tribute to the achievements and memory of that great American, and I urge interested individuals and organizations to take part in appropriate ceremonies commemorative of the inspiring role of Theodore Roosevelt in our national heritage.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this 14th day of June, in the year of our Lord nineteen hundred and fiftythree, and of the Independence of the United States of America the one hundred and seventy-seventh.

DWIGHT D. EISENHOWER

By the President:

JOHN FOSTER DULLES, Secretary of State.

R. Doc. 53-5479; Filed, June 17, 1953; 10:38 a. m.]

TITLE 5-ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6-EXCEPTIONS FROM THE COMPETITIVE SERVICE

STATE DEPARTMENT

Effective upon publication in the FED-ERAL REGISTER, the positions listed below are excepted from the competitive service under Schedule A.

§ 6.102 State Department. * * (b) Office of the Secretary. * * *

(5) Six positions of Member of the Executive Secretariat.

(R. S. 1753, sec. 2, 22 Stat. 403; 5 U. S. C. 631, 633. E. O. 10440, March 31, 1953, 18 F. R.

UNITED STATES CIVIL SERV-[SEAL] ICE COMMISSION. WM. C. HULL,

[F. R. Doc. 53-5403; Filed, June 17, 1953; 8:53 a. m.1

Executive Assistant.

TITLE 7-AGRICULTURE

Chapter IX-Production and Marketing Administration (Marketina Agreements and Orders), Department of Agriculture

[Plum Order 5]

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

REGULATION BY GRADES AND SIZES

§ 936.450 Plum Order 5-(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR Part 936), regulating the handling of fresh Bartlett pears, plums, and Elberta Peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the Plum Commodity Comittee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of

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NOTICES

DEPARTMENT OF THE TREASURY

Bureau of Customs

[492.23]

PLASTIC BADMINTON SHUTTLECOCKS
NOTICE OF PROSPECTIVE CLASSIFICATION

JUNE 15, 1953.

It appears that plastic badminton shuttlecocks are properly classifiable as articles similar to articles composed wholly or in chief value of feathers under paragraph 1518, Tariff Act of 1930, as modified, by virtue of similitude clause in paragraph 1559 of the act, at a rate of duty higher than that heretofore assessed under a uniform practice.

Pursuant to \$16.10a (d), Customs Regulations of 1943 (19 CFR 16.10a (d)), notice is hereby given that the existing uniform practice of classifying such merchandise under paragraph 1558 as nonenumerated manufactured articles is under review in the Bureau of Customs.

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

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

[F. R. Doc. 53-5404; Filed, June 17, 1953; 8:53 a, m.]

[462.522]

NON-DEBITTERED DRIED BREWERS YEAST NOTICE OF PROSPECTIVE CLASSIFICATION

JUNE 15, 1953.

It appears probable that non-debittered dried brewers yeast is properly classifiable as "Yeast" under paragraph 1558, Tariff Act of 1930, as modified, at a rate of duty higher than that heretofere assessed under a uniform practice. Pursuant to § 16.10a (d), Customs Reg-

partitions of 1943 (19 CFR 16.10a (d)), notice is hereby given that the existing uniform practice of classifying such merchandise under paragraph 1669 as a crude drug, or under paragraph 34 as an advanced drug is under review in the Bureau of Customs.

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

[STAL] D. B. STRUBINGER,
Acting Commissioner of Customs.

B. Doc. 53-5405; Filed, June 17, 1953; 8:53 a. m.]

Office of the Secretary

[Treasury Department Order 150-26]

BUREAU OF INTERNAL REVENUE REORGANIZATION

OFFICES OF REGIONAL COMMISSIONER AND DISTRICT DIRECTOR OF INTERNAL REVENUE

By virtue of the authority vested in me as Secretary of the Treasury, it is hereby ordered:

1. Regional Commissioner of Internal Revenue. Each office of District Commissioner of Internal Revenue shall bear the operating title of "Regional Commissioner of Internal Revenue", identified by the name of the city in which the headquarters office is located.

2. District Director of Internal Revenue. The title of each office of Director of Internal Revenue shall be changed to "District Director of Internal Revenue", identified by the name of the city or subdivision thereof in which the headquarters office is located.

3. Establishment of offices and boundaries of Regional Commissioner—(a) Atlanta. There is established an office of Regional Commissioner of Internal Revenue, Atlanta, which shall be comprised of the States of Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, and Tennessee, and the Canal Zone. The headquarters office shall be in Atlanta, Georgia.

(b) Boston. There is established an office of Regional Commissioner of Internal Revenue, Boston, which shall be comprised of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont. The headquarters office shall be in Boston, Massachusetts.

(c) Chicago. There is established an office of Regional Commissioner of Internal Revenue, Chicago, which shall be comprised of the States of Illinois, Michigan, and Wisconsin. The headquarters office shall be in Chicago, Illinois.

(d) Cincinnati. There is established an office of Regional Commissioner of Internal Revenue, Cincinnati, which shall be comprised of the States of Indiana, Kentucky, Ohio, Virginia, and West Virginia. The headquarters office shall be in Cincinnati, Ohio.

(e) Dallas. There is established an office of Regional Commissioner of Internal Revenue. Dallas, which shall be comprised of the States of Arkansas, Louisiana, Oklahoma, New Mexico, and Texas. The headquarters office shall be in Dallas, Texas.

(f) New York City. There is established an office of Regional Commissioner of Internal Revenue, New York City, which shall be comprised of the State of New York and Puerto Rico and Virgin Islands of the United States. The headquarters office shall be in New York, New York.

office of Regional Commissioner of Internal Revenue, Omaha, which shall be comprised of the States of Colorado, Iowa, Kansas, Minnesota, Missouri, Nebraska, North Dakota, South Dakota,

and Wyoming. The headquarters office shall be in Omaha, Nebraska.

(h) Philadelphia. There is established an office of Regional Commissioner of Internal Revenue, Philadelphia, which shall be comprised of the States of Delaware, Maryland, New Jersey, and Pennsylvania, and the District of Columbia. The headquarters office shall be in Philadelphia, Pennsylvania.

(i) San Francisco. There is established an office of Regional Commissioner of Internal Revenue, San Francisco, which shall be comprised of the States of Arizona, California, Idaho, Montana, Nevada, Oregon, Utah, and Washington, and the Terrtories of Alaska and Hawaii. The headquarters office shall be in San Francisco, California

4. Abolition of certain offices of District Commissioner. The offices of District Commissioner of Internal Revenue established prior to the effective date of this order are abolished.

5. Regional office in which office of District Director included. The office of any District Director of Internal Revenue included within the territory comprising the office of a Regional Commissioner of Internal Revenue shall be included within the office of such Regional Commissioner

6. Internal Revenue Districts. Each district established pursuant to section 3650 of the Internal Revenue Code shall be known as an internal revenue district and shall be identified by the name of the city or subdivision thereof in which the headquarters office of the District Director of Internal Revenue is located.

7. Puerto Rico and Virgin Islands of United States included in Internal Revenue District, Lower Manhattan. Puerto Rico and the Virgin Islands of the United States, now comprising a part of the Internal Revenue District, Baltimore, shall be and they are transferred to and made a part of the Internal Revenue District, Lower Manhattan.

8. Inconsistent provision. Any provision of any order inconsistent with any provision of this order is modified to the extent of such inconsistency.

9. Effective date. This order shall be effective July 1, 1953.

Dated: June 15, 1953.

[SEAL] M. B. Folsom,
Acting Secretary of the Treasury.

[F. R. Doc. 53-5407; Eiled, June 17, 1953; 8:54 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Misc. 5-3]

ARIZONA

ORDER PROVIDING FOR OPENING OF PUBLIC LANDS

JUNE 12, 1953.

In exchanges of lands made under the provisions of section 8 of the act of June 28, 1934 (48 Stat. 1269), as amended June