



# FEDERAL REGISTER

VOLUME 25

1934

NUMBER 177

Washington, Saturday, September 10, 1960

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# Notices

## DEPARTMENT OF THE TREASURY

### Foreign Assets Control IMPORTATION OF PEPPERMINT OIL DIRECTLY FROM KOREA

#### Available Certifications by the Republic of Korea

Notice is hereby given that certificates of origin issued by the Ministry of Commerce and Industry of the Republic of Korea under procedures agreed upon between that government and the Foreign Assets Control are now available with respect to the importation into the United States directly, or on a through bill of lading, from Korea of the following additional commodity:

Peppermint oil

[SEAL] MARGARET W. SCHWARTZ,  
*Acting Director,*  
*Foreign Assets Control.*

[F.R. Doc. 60-8450; Filed, Sept. 9, 1960;  
9:14 a.m.]

#### Office of the Secretary

[Treasury Dept. Order 150-52]

#### INTERNAL REVENUE SERVICE

#### Establishment of New Offices

There shall be in the National Office of the Internal Revenue Service the office of Assistant Commissioner of Internal Revenue (Administration) and the office of Assistant to the Commissioner.

The office of Administrative Assistant to the Commissioner established by Treasury Department Order No. 150-44, dated November 16, 1956, is abolished.

This order shall be effective September 6, 1960.

Dated: September 1, 1960.

[SEAL] FRED C. SCRIBNER, Jr.,  
*Acting Secretary of the Treasury.*

[F.R. Doc. 60-8423; Filed, Sept. 9, 1960;  
8:49 a.m.]

## DEPARTMENT OF THE INTERIOR

### Office of the Secretary

#### OUTER CONTINENTAL SHELF, ATLANTIC COAST AREA

#### Geological and Geophysical Explorations

Notice of proposed authorization for geological and geophysical explorations in that part of the Outer Continental Shelf seaward of the submerged lands of any State bordering on the Atlantic Ocean (except Florida) appeared in the FEDERAL REGISTER of July 14, 1960 (25 F.R. 6656). Interested persons were given 30 days within which to submit written comments, suggestions or objec-

tions. No comments, suggestions, or objections have been received; however, an agreement was made with the State of Georgia for supervision of geological and geophysical explorations off the coast of that State and notice thereof appeared in the FEDERAL REGISTER of August 16, 1960 (25 F.R. 7811).

In consideration of the foregoing the proposed authorization (amended to exclude the area embraced in the agreement with the State of Georgia) is hereby adopted and set forth below. In view of the desirability of completing currently proposed explorations before the main hurricane season, this authorization shall become effective at the beginning of the calendar day on which it is published in the FEDERAL REGISTER.

(Sec. 11, 67 Stat. 469; 43 U.S.C. 1340.)

ELMER F. BENNETT,

*Acting Secretary of the Interior.*

SEPTEMBER 6, 1960.

Notice is hereby given that any person, as defined in section 2(d) of the Outer Continental Shelf Lands Act of August 7, 1953 (67 Stat. 462) is hereby authorized to conduct geological and geophysical explorations in that part of the Outer Continental Shelf seaward of the submerged lands of any State bordering on the Atlantic Coast (except Florida and Georgia) upon condition (1) that he obtain a permit for such operations from the Regional Oil and Gas Supervisor of the United States Geological Survey, Washington 25, D.C., (2) that his operations shall be confined to such area or areas as may be designated in the permit, and (3) that for the protection and conservation of aquatic life he files with the said Regional Oil and Gas Supervisor his stipulation agreeing to comply with such requirements governing the methods of and restrictions upon geological and geophysical explorations in the designated area or areas as are acceptable to the Regional Oil and Gas Supervisor.

This general authorization to conduct geological and geophysical explorations does not include the right to conduct core or other exploratory drilling and is subject to termination upon not less than 60 days' notice published in the FEDERAL REGISTER. The authorization may be terminated as to any person upon reasonable notice. Any party conducting this type of exploration obtains no preference to an oil and gas lease.

[F.R. Doc. 60-8400; Filed, Sept. 9, 1960;  
8:46 a.m.]

## DEPARTMENT OF COMMERCE

### Bureau of Foreign Commerce

[Case No. 272]

#### GEE & GARNHAM LTD. ET AL.

#### Order Denying Export Privileges

In the matter of Gee & Garnham Ltd., J. Hammerson, Director, S. L. Hammerson, Director, Global Works, 1-5 Sanford Lane, Stoke Newington, London, Respondents, Case No. 272.

Gee & Garnham, Ltd., J. Hammerson, Managing Director, and S. L. Hammerson, Director, all of London, England, the respondents herein, were charged by the Director, Investigation Staff, Bureau of Foreign Commerce, U.S. Department of Commerce, with having violated the Export Control Act of 1949, as amended, in that, as alleged, they engaged in conduct which induced the exportation of goods from the United States and later transhipped such goods to Communist China contrary to the regulations and the authorizations under which the goods had been exported from the United States. They answered the charging letter admitting the substance of the charges but citing various factors in alleged mitigation.

In accordance with the practice, the case was referred to a Compliance Commissioner, who has reported that the evidence supports findings of violation and has recommended that the respondents be denied export privileges for two years.

Now, after considering the entire record consisting of the charges, the evidence submitted in support thereof, the answers and other evidence submitted by respondents, and the Report and Recommendation of the Compliance Commissioner, I hereby make the following findings of fact:

1. Gee & Garnham Ltd. ordered 400 automotive crank shafts from an American exporting firm in November 1959 for shipment to a freight forwarding firm in the Netherlands to their account, and also ordered 300 automotive crank shafts from another American exporting firm in November for shipment to the same firm in the Netherlands to their account.

2. During the month of November 1959 these orders were accepted by the American firms and shipped to the Netherlands where they were received by the freight forwarding firm. The forwarders asked Gee & Garnham Ltd. for instructions on disposition of the shipments and were requested to obtain necessary permission for transshipment to Communist China. The Dutch firm asked the American Consulate at Rotterdam for such permission which, upon inquiry, was refused. The respondents' agent was informed the goods could be transhipped to Liverpool, England, and shipment was made accordingly.

3. Gee & Garnham Ltd. then sought permission through the American Embassy in London to ship the crank shafts to Communist China and, after some negotiations and exchange of letters, permission was again refused.

4. Gee & Garnham Ltd. then shipped the crank shafts to Communist China per "SS Aegean Dolphin."

5. Gee & Garnham Ltd. and its members had known of the restrictions on re-export of U.S. origin materials to the Communist bloc areas since 1958.