

CONTACT INFORMATION

Mining Records Curator Arizona Geological Survey 1520 West Adams St. Phoenix, AZ 85007 602-771-1601 http://www.azgs.az.gov inquiries@azgs.az.gov

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PRINTED: 05/30/2002

ARIZONA DEPARTMENT OF MINES AND MINERAL RESOURCES AZMILS DATA

PRIMARY NAME: ORPHAN LODE

ALTERNATE NAMES:

GOLDEN CROWN MINING CO. WESTERN GOLD AND URANIUM

COCONINO COUNTY MILS NUMBER: 55

LOCATION: TOWNSHIP 31 N RANGE 2 E SECTION 14 QUARTER N2 LATITUDE: N 36DEG 04MIN 20SEC LONGITUDE: W 112DEG 09MIN 00SEC TOPO MAP NAME: BRIGHT ANGEL - 15 MIN

CURRENT STATUS: PAST PRODUCER

COMMODITY:

URANIUM COPPER OXIDE

MOLYBDENUM

ANTIMONY COBALT

GOLD

BARIUM WITHERITE

IRON

LEAD

MANGANESE

SILVER ZINC

CONTINUATION OF ORPHAIN LODE

HICKS, C., ADMMR MOLY OCCUR, MIN RPT 3, P 15 CHENOWETH, W.L. "ORPHAN LODE MINE, GRND CYN AZ, HSTRY MINLZED COLLAPSE-BRECCIA PIPE" OPEN FILE RPT 86-510 (ADMMR GEOLOGY FILE) ADMMR 7 U/G MAP (ABM MAP BOX) USGS OFR 86-510 ORPHAN LODE MINE . . . 1986 BY W.L. CHENOWITH

ORPHAN MINE

COCONINO COUNTY

Mining World Oct. 1957 p. 86
Mining World Jan. 1959 p. 32
Mining World Oct. 1961 p. 38
Mining World Nov. 1962 p. 47
Mining World Jan. 1963 p. 38
Mining World Aug. 1963 p. 42

 E&MJ
 Vol 159
 June 1958
 p. 130

 E&MJ
 July 1962
 p. 110

 E&MJ
 Feb. 1964
 p. 168

 E&MJ
 Vol 169
 Jan. 1968
 p. 122

Mining Congress Journal Oct. 1962 p. 63 Mining Congress Journal Jan. 1963 p. 60

Economic Geology Vol 58 1963 p. 849

Metal Mining & Process May 1964 p. 61

Skillings Mining Review March 1966 p. 12

Pay Dirt July 1966 (in file)

USGS Bull. 1147-A p. A7

ABM Bull. 180, p. 235, 287

Minerology of Arizona p. 24

U.S. Atomic Energy Commission Release - "AEC and El Paso Natural Gas Sign New Uranium Procurement Contract for Tuba City, Ariz., Mill. (Corres. file AEC 11-19-22)

AEC 172-479 p. 2, 8, 9 AEC files

Mining uranium on the rim of the Grand Canyon, Explosives Engineer, Vol 39, No. 6, p. 165

Colorado MIS July 1969 p. 9

Four Corners Geological Society Guidebook - Geology and Natural History of the Grand Canyon

Mineralization, Alteration and Mechanism of Emplacement, Orphan Ore Deposit, Grand Canyon, Arizona - Geology file

Uranium Mineralization and Alteration, Orphan Mine, Grand Canyon, Arizona - Economic Geology Vol 65, Nov. 1970 No. 7

ARIZONA DEPARTMENT OF MINES AND MINERAL RESOURCES

INFORMATION FROM MINE CARDS IN MUSEUM

ARIZONA

MM 1603 Uranium Ore

MM 7856 Calcite, Dogtooth (radioactive)

COCONINO COUNTY

ORPHAN MINE, Grand Canyon Natt Park

MILS # 55

2-AKA'2 ORPHAN MINE W



United States Department of the Interior

TAKE PRIDE IN AMERICA

GEOLOGICAL SURVEY BOX 25046 M.S. 939 DENVER FEDERAL CENTER DENVER, COLORADO 80225

IN REPLY REFER TO:

Branch of Sedimentary Processes

July 27, 1994

Mr. Thomas D. Mulhern National Park Service Western Regional Office Park Historic Preservation 600 Harrison Street, Suite 600 San Francisco, California 94107

Dear Mr. Mulhern:

Approximately a year ago copies of a "draft National Register of Historic Places nomination form for the Orphan Lode Mine in Grand Canyon National Park, Arizona" were sent to Mr. William Chenoweth, Grand Junction, CO and to myself. Mr. Chenoweth sent you a letter on August 31, 1993 making some review suggestions, as well as some very significant input for why the Orphan should be made a National Historic Place. To date neither of us has heard anything concerning the status of the mine. Mr. Chenoweth was concerned as to whether you had received his letter.

We both want to state that we think that Mr. Unrau did an excellent job of researching the history, although there are some errors. Mr. Chenoweth pointed out several and I have attached a sheet showing some. I assume that someone caught all of the spelling errors of the mineral names--corrections attached in case this has not been done. We were told that the report would be sent to the Arizona State Historic Preservation Office. Has it?

Our major concern is that we do not think that Mr. Unrau presented a compelling case (see item #2 on attached correction sheet) for making this a historic site. Several of the four most important points were not brought out in his document that we believe qualify the Orphan mine for a National Historic Site: (1) The founder of the mine itself was a very colorful historic figure. Daniel Hogan was not only one of Teddy Roosevelt's "Rough Riders", but he was also a sheriff of Coconino County in the 19th century. (2) Hogan's original adits that produced copper are still present along the Coconino Sandstone-Hermit Shale contact. These adits are over 100 years old. (3) The Orphan Lode was a world class uranium deposit and represents a deposit type (solution-collapse breccia) that became the geologic model in the search for other similar ore-bearing pipes in the Canyon region and elsewhere in the world. This deposit type contains the highest grade uranium that we have in the United States. (4) The Orphan was the only uranium mine to ever produce within a national park.

We believe strongly that the public should not be denied the opportunity to visually appreciate our mining heritage. Whether or not the National Park deems mining to be bad is irrelevant--it is part of this countries heritage and should

not be swept from the public's sight. Mr. Chenoweth and I believe that removal of the headframe would destroy any visual representation of mining in this region to the public. It does little good to provide the public with interpretive pamphlets if there is no authentic visual representation to leave a lasting memory. There is nothing that represents mining more than a headframe--see most art work from mining districts throughout the western U.S.

Mr. Chenoweth and I would like to know the current status of the Orphan Mine as a National Historic Site and Mr. Unrau's report. We look forward to hearing from you.

Sincerely,

Karen J. Wenrich

Geologist

Suggested Corrections for Orphan Mine National Register of Historic Places Nomination Form

- 1. Section 7, p. 5--2nd paragraph from the bottom starts "A second edit..." should be "A second adit".
- 2. Section 7, p. 7--3rd paragraph, last sentence. "Most of these remnants can be best characterized as mine-related junk". This entire sentence should be deleted--it demonstrates prejudice on the part of the Park Service against the preservation of the mine as a historic site, and perhaps sheds light on why Mr. Unrau didn't present very compelling arguments for the preservation of the mine.
- 3. Section 8, p. 16--1st paragraph, 1st sentence. "...of Arthur R. Still, a consulting USGS geologist...." I don't know what a USGS consulting geologist is, but it is illegal for any USGS geologist to consult! I suggest strongly that you take the words USGS out of there. In addition, there is no such person listed in the USGS directory.
- 4. Section 8, p. 16--last paragraph, 3rd line. "...Mining geologist form Tempe, Arizona" should read "...Mining geologist from Tempe, Arizona".
- 5. Section 8, p. 29--last paragraph, 4th line. The subscript "a" in ${\rm CaCO_3}$ should be a regular lower case "a".
- 6. Section 8, p. 31--2nd paragraph, 4th line. The sentence "The Tuba City mill was modified with the installation of a carbonate leaching circuit and a sulfide flotation cell to recover copper and treat high lime ores, which the lime Orphan was increasingly producing" doesn't make sense? What is "the lime Orphan"?
- 7. Section 8, p. 36--2nd paragraph, 1st line. "Data on the content of other minerals...." Those aren't minerals that he is talking about they are elements. The sentence should read "Data on the content of other elements". Or the term "metals" would be appropriate.
- 8. Section 8, p. 36--last paragraph, 5th line. "Furthermore, the deposit combines characteristics of sedimentary Colorado Plateau uranium deposits with structural features suggestive of hydrothermal veins". This is geologically totally wrong! There are no veins and the deposit is not "hydrothermal" in nature. It is solution collapse with temperatures < 170°C--this is well documented in all of the current geological literature--in fact, if one looks in either of the two references cited at the bottom of that page one can find this information.
- 9. Section 8, p. 36--footnote #59. the name "Sutphia" should be "Sutphin".
- 10. Section 8, p. 37-38--corrected copies of pages attached. This is probably the greatest conglomeration of misspelled mineral names I have ever seen.
- 11. Section 8, p. 39--1st paragraph, 4th line. "minor amounts of nickel and

cobalt, and low vanadium content." This is a strange way to describe a mine that has produced uranium, copper, vanadium, and silver, but not nickel and cobalt. The nickel and cobalt contents are much more minor from a stand point of potential economics than are the other 4 elements.

- 12. Section 8, p. 39. "The structure and mineralogy of the Orphan Mine seem to support the hydrothermal theory of origin..." Such a statement indicates that the Park Service is not reading any of the current literature (much of which I personally supplied Mr. Unrau with). That statement is from literature that is 35 years out of date. New data and mapping by multitudes of geologists have indicated otherwise. I suggest strongly that you update that statement. In fact, the solution-collapse origin of the breccia pipes is one of the features that makes this deposit type so unique. Once again it appears that Mr. Unrau is trying to downplay the uniqueness of this deposit.
- 13. Section 9, p. 3. This is a very strange list of references. I have never seen a reference list before that doesn't show the authors of the papers. For instance the 6th reference down (Open-File Report 89-550) on the list is by H.B. Sutphin and K.J. Wenrich, but no where are there names present in the reference citation.

WILLIAM L. CHENOWE'I H

Consulting Geologist

707 Brassie Drive Grand Junction, CO 81506-3911 (303) 242-9062 July 20, 1994

Dr. H. Mason Coggin, Director Arizona Department of Mines and Mineral Resources 1502 West Washington Phoenix, Arizona 85007

Dear Dr. Coggin:

I am writing to you regarding the abandoned Orphan Lode uranium mine in Grand Canyon National Park. I studied the mine in the 1950's and 1960's for the Atomic Energy Commission and Karen Wenrich, USGS, has been involved in a study of the uranium-bearing breccia pipes in northwestern Arizona since 1978. We believe the Orphan mine deserves to be recognized as a National Historic site because it is the first of these high-grade breccia pipes to have been mined (highest grade uranium in this country), and also because of the colorful history surrounding the site. Knowledge gleaned from this mine was subsequently used as a model for exploration throughout the entire northwestern Arizona district. We believe that removal of the headframe would destroy any visual representation of mining in this region to the public.

Karen Wenrich of the USGS and I asked the Park Service in August 1992 to leave the headframe intact as part of the mining history of the canyon. In fact, in the August 92 letter we proposed a popular interest pamphlet about this unique mine to the Jere Krakow (NPS, Denver) began to prepare a draft for the National Register of Historic Places nomination, which was to be submitted to the Arizona State Historic Preservation Office. I was sent a copy in July, 1993 for review. I reviewed it, sent in my suggested changes, but have never been informed of the fate of the mine. In December 1992 we followed up with a proposal and budget, at the suggestion of Jere Krakow and Ellis Richards (NPS, Grand Canyon), to write a more comprehensive historical and geological brochure on the Orphan mine to be available to the public. 1993 we sent a separate proposal to Ellis Richards. To date we have heard nothing from the Park Service regarding any of these proposals or our correspondence. personnel of the Park Service in Denver and San Francisco seem to be sympathetic to retaining the headframe as part of a historic site, officials at Grand Canyon National Park apparently would like to see it torn down (as evidenced by the part superintendent removing some of the structures in the area at his whim). We are concerned that members of the NPS would prefer to remove any evidence of mining in the Grand Canyon, and once they succeed there will be nothing we can do to reverse the process.

We would like your department to help support efforts to save the headframe and designate this as a National Historic Site. We believe that you may have more impact than we have apparently had. Could you possibly inform me of who in the Arizona Historical Society, such as the State Historic Preservation Officer, I could contact about this matter--or perhaps you might have more impact with such a contact? If you have any questions please don't hesitate to call me (303-242-9062).

Sincerely,

William L. Chenoweth

Willia T. Chenwelt

United States Department of the Interior National Park Service

National Register of Historic Places Continuation Sheet

Section number ___8 Page ___37

Elements and Minerals Found in the Orphan Pipe I. Metallic Minerals & Elements:				
		Mineral(s)	Primary	Secondary
Uranium	AEC	Uraninite-Pitchblende	X	X
0 2 0 1 1 2 0 1 1	AEC	Coffinite	X	Λ
		Tobernite, Meta-tobernite	Λ	X
		ZKeunerite, Meta-zeunerite		X
	AEC -> :	Gummite C		X
_		7) Hydrous Uranium Sulphate (?)		X
->	Mason (196)))Uranospinite		X
	Mason (1900			X
		Uranopilite (?)		X
		Zippeite (?)		V.
		Johannite (?)		X
		Curite (?)	• 1	X .
	_	Uranophane Shroeckingerite Schrocki	naerite	X
A		Shroeckingerite School	10.	X
Antimony	->	retramedite		
	17	Stibnite	X	
	Mason	Bindheimite (?)		X
Arsenic	->	Tennanite	X	
		Arsenopyrite	X	
		Uranospinite		X
		Orpiment, Realgar (?)	X	X
Copper		Tennantite, Tetrahedrite	X	
		Bornite, Chalcopyrite	X	
		Chalcocite	X	X
5		Digenite (?)	X	
	McLeod	Covellite	X (?)	X
		Malachite		X
		Azurite, Brochantite		X
		Cuprite	X	
		Native Copper		X
Gold		Native (?)	X	
Iron		Pyrite	X	
		Hematite, Siderite	X	
		Ankerite, Jarosite		X
		Melanterite, Goethite		X
		Limonite, Marcasite		X
Lead		Galena	X	
		Wulfenite		X
		Anglesite		X
		Bindheimite (?)		X
Magnesium	-	Dolamite	X	
Manganese	<u>_</u>	Rhodocrosite	X	
8		Pyrolusite (?)		X
Molybdenum		Molybdenite	X	
		Ilsemannite	44	X
		Wulfenite		X
Nickel, Coba	It McLend	Siegenite	X	
ALLENCE, OUD	AEC	Nickel-Skutterudite (?)	X	
	McLeod	Bravaite (?)	X	
	Heneog	o o	Λ	

United States Department of the Interior National Park Service

National Register of Historic Places Continuation Sheet

Section number _ Page. Mason Millerite (?) X X X Zaratite (?) Annabergite (?) Erythrite Mercury Cinnabar X Metacinnabar (?) Silver Proustite X Selenium (Unknown) Vanadium Hewettite X Zinc Sphalerite Marmatitic Sphalerite Smithsonite Elements Indicated by Spectrographic Analysis. X Minerals Unknown: -> Cødmium Columbium (?) Gallium Germanium Tantalum Tin Titanium Yttrium III. Non-Metallic Epigenetic Minerals: barytocalcite Barite, bartyocalcite Calcite Dolomite Aragonite Siderite AEC Andesine, Labradorite Quartz (overgrowth, normal in sediments) Hamilton Illite Hamilton Alunite Mason Allophane Barrington Kaolin (Kaolinite) Barrington Sericite Gypsum Rare Metals Carbon NOTES: (1)

(1) (?) indicates a tentative identification.
 (2) Identification credited where possible.

Kofford, "The Orphan Mine, "p. 194.".

Orphan Mor (A)

Kon .



August 20, 1985

Mr. Richard R. Beard STATE OF ARIZONA DEPT. OF MINERAL RESOURCES Mineral Building, Fairgrounds Phoenix, AZ 85007

Dear Dick:

I am sending you a copy of an article on the Orphan Mine that I think is interesting. Please excuse the quality of the copy, I think it's about fifth generation Xerox. If you find it as interesting as I did, you might circulate it around.

Sincerely,

ALD TA 134 BY US AEC

Wayne A. Seick

Area Manager - South Grand Canyon

WAS:nj

RECEIVED

AUG 22 1985

DEPT. OF MINES & MINERAL RESOURCES

COCONINO COUNTY

TUBA CITY MILL RARE METALS CORP.

Visited the Tuba City Mill of Rare Metals Corp. and obtained from Mr. Gommel, Supt., the August production figures, sources of mill feed, etc.

The milling rate and grade of ore milled in August was normal. Receipts of ore were as follows:

*	Orphan Mine	6576 t	ons	.28	U_3O_8
	Ramco & Huskon properties	48	11	.30	, ,
	Hope No. 3 (H.C.Smith)	434	11	.48	
	Twilight	91	11		
	Utah Southern	105			
		7254			

The balance of the August mill feed (total 9300) was obtained from the mill stockpile. Cameron shipments were unusually low because of low production by Cameron Mining Co. during Blakemore's absence of more than 2 weeks from the district and because of equipment breakdown at another property. The Orphan output was low but is expected to be higher in September, perhaps 7500 tons or better.

Interviewed Ray D. Eicher, Land Operations Officer at the Tuba City Navajo sub-agency office. He reported no new leasing activity and no mine work in progress in the White Mesa region.

TRAVIS P. LANE - Weekly Report - 9-17-60

Property active Feb. 1961

April, 13, 1961 - Visited the Orphan Mine. Recent production rate has been around 7000 TPM, with grade just under .30% U308 (.27% in March). The payroll numbers 90 men including 20 on the surface. No action is reported to date on Bill S 383 which was introduced Jan. 13, 1961 in the Senate by Hayden. This bill is identical to S 3094 introduced Feb. 2, 1960 in the Senate and which expired in committee. The bill proposed leasing of certain Park land which is in conflict with Western Gold & Uranium's ore deposit.

TRAVIS P. LANE - Weekly Report - 4-15-61

Visited the Rare Metals Co. Mill at Tuba City. Mr. Gommell discussed current activity and the outlook which is uncertain because of unsolved problems as between AEC - Rare Metals Co. - Orphan Mine - National Park Service. Another pressing problem is posed by the increasing lime content in the ore milled (over 21% GaO in March). Milling costs due to this excessive lime have just about reached an economic limit and a changeover to a carbonate circuit is imperative. The present acid circuit would be maintained to handle the small amount of non-carbonate ore coming from the Cameron area.

ORPHAN MINE

COCONINO COUNTY
GRAND VIEW (GRAND CANYON)

Visited the Orphan Mine of the Western Gold and Uranium Co. at Grand Canyon. The President of the Company, Mr. Russell Richards, was present. He and Joe Fakler (Treasurer) and Max Kofford (Geologist) talked quite freely concerning the operation and the expansion program in progress, also the long range outlook. Maurice Castague, Supt., was away on vacation. The Asst. Supt., Bob Hartman, conducted me on a tour of the workings. The new shaft on the rim of the canyon is bottomed at $160\overline{0}$, and the main 1500' level connects by a raise with the adit workings in the canyon wall far below the rim. The aerial bucket train is still used for transport of men and supplies and hoisting of ore. The shaft is used only for hoisting development waste derived from drifting on the 1500' level and from three additional raises being driven to connect with the adit workings. It will probably be several months before the shaft can be used for all purposes (supplanting completely the aerial tram). A winze near the main adit entrance serves levels at 175' and 245' below the adit, and stoping is in progress on and above both these levels. The 245' level is the present lowest working level. The 1500' shaft level corresponds with a depth of 400 feet below the adit level.

TRAVIS-P.-LANE---REPORT---8-19-59

Production is averaging around 2000 TPM, all being sent to the Tuba City mill of Rare Metals Corp. The intensive development program under way throughout the mine envisages an eventual production rate several times the current rate. The management considers that the ore potential of the mine will easily support the greater rate of production. The work crew has recently varied from 80 to 90 men. About 20 are office and surface employees and of the rest more than half are on development.

TRAVIS P. LANE - REPORT - 8-19-59

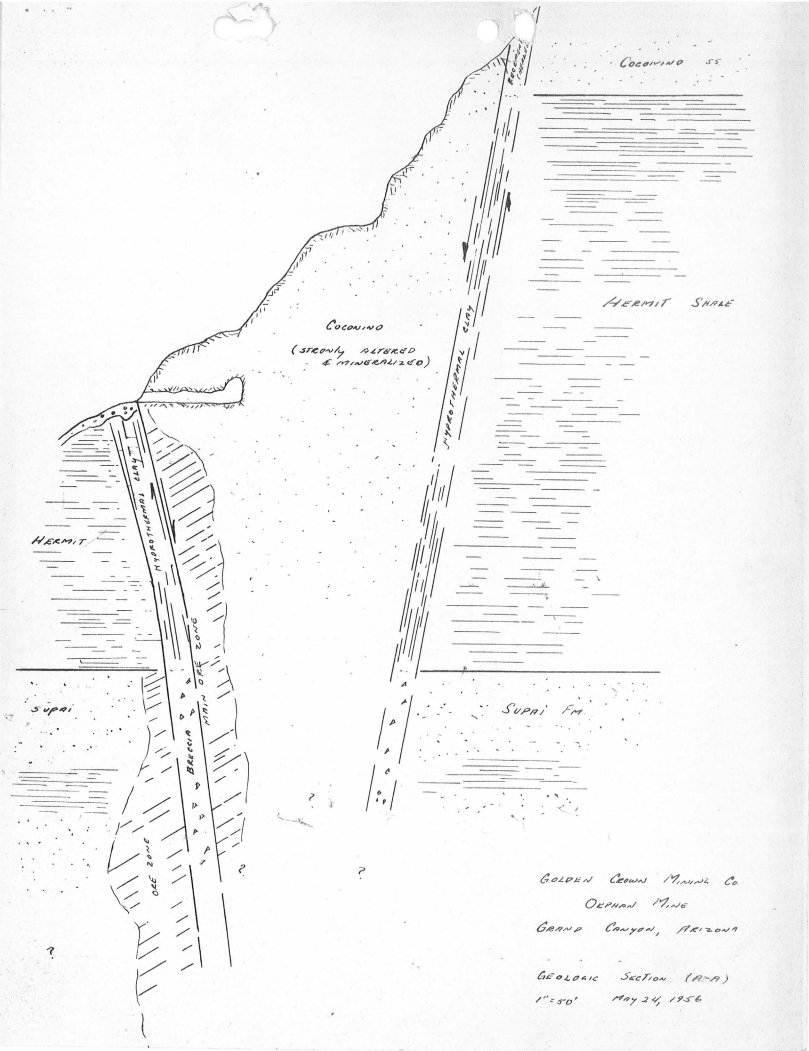
GOLDEN CROWN MINING CO ORPHAN MINE GRAND CANYON, HRIZONA ORE BLOCK OUTCROP INITIAL DEVELOPMENT 1" = 50' DATE: 5/24/56 Section 14, T. 31 M., R. 2 E. w at Bright Ungellade

GEOLOGIC SECTION (A-A) 1":50' MAY 24, 1956

	COCONINO 55
Coconino	HERMIT S'NALE
(STEONING PLANE)	
ERM. T	
	SUPAI FM
Breces	
	GOLDEN CROWN 17, NINE CO
	GRAND CANYON, AR. ZONA

Crawford. GOLDEN CROWN MINING CO. GRAND CANYON, BRIZONA ORE BLOCK OUTCROP INITIAL DEVELOPMENT 1 el rim 1"= 50' DATE: 5/24/56 Section 14, T. 31 N., R. 2 E. w at Bright Angel Lealge

1/store las



Interviewed Erik Bruner, Geologist, and Maurice Castagne, Manager, at the Orphan Mine. They are mining close to 200 tpd.
FTJ WR 5/17/68 Orphan Mine production was increased somewhat over the last quarter.
FTJ Quarterly Report 7/1/68
Visited Orphan mine - production normal. They are still exploring Copper Hill prospect in the strip country.
FTJ WR 9/13/68
The Orphan Uranium mine at Grand Canyon was the only active mine besides stone quarries in this county.
FTJ Annual Report June 30, 1968
ictivé mine list Oct, 1968 - 40 min

KAP WR 10/3/86: Dean Hubbard, Pathfinder MInes, 1250 W. Sunset Blvd., Suite A, St. George, Utah 84770, phone (801) 628-2837 called to ask about any efforts to preserve a portion of the Orphan Lode Mine (file) Coconino County.

ORPHAN MINE

COCONINO COUNTY

The Orphan Mine was the only mine active during the quarter in Coconino County. The Cotter Corporation, operators of the Orphan Mine were exploring for Uranium east of Gray Mountain. FTJ Quarterly Report, Second Quarter 12/31/68.

Called Mr. Castagne at Orphan re shutdown rumors. Will operate, probably six months more unless new ore is found. FTJ WR 4/18/69

Mine Visit to the Orphan Mine. Shut down except for exploration. 4 men underground and looking for a diamond driller. Talked with geologist. Mine has produced \$40 million worth of ore, \$7million of it from the first ring stope. Cost have been \$13 mining and \$12.50 transportation. For the past several months, have been taking the high-grade center of mineralized pipe and have left about 250,000 tons of 0.10 ore. Lower prospects are not as good as would like, but they cut a little 0.48 and 0.26 stuff below the 550 which could open into something on the north side of the diatreme. Geology is complicated. The hope is to find enough ore to justify an extraction plant probably at Williams, but they don't know where it will show up. In their U₃O₈ ore there is some copper and quartz which might be recovered. Copper recovery would probably require regrinding - the solvent extraction being done at 16 mesh. FPK Notes re Field Trip May 6/15/69

Mr. Maurice Castagne new address is now Cotter Corp. Box 468, Golden, Colorado - at Schwartzwalder Mine (Miss Moore 7/9/69)

Visited Orphan mine - gate locked and no one around. Postmaster said no one in Town representing Cotter Corp. FTJ WR 9/12/69

Arizona Department of Mines and Mineral Resources

VERBAL INFORMATION SUMMARY

May be Reproduced

2	Address: Flagstaff			
2.		3. ADMMR Mine File Orphan Lode		
4.	County: Coconino	5. District		
6.	Township Range	Sec(s)		
7.	Location:			
	No. of Claims - Patented Unpatented			
	Owner (if different from above)			
10.	Address:			
11.	. Operating Company:			
12.	. Pertinent People and/or Firm:			
13.	. Commodities:Uranium			
14.	. Operational Status:			
15.	Summary of information received, comments, etc.:			
		eported that Cotter Corporation sold their		
		John Siebold, P.O. Box 3102, Grand Canyon,		
	Arizona on February 18, 1982.			

Date: Lept 30,1985 (Signature) ADMMR

DEPARTMENT OF MINERAL RESOURCES

STATE OF ARIZONA

FIELD ENGINEERS REPORT

Mine Orphan Mine

Date

Sept. 4, 1959

District Grand View (Grand Canyon)

Engineer

Travis P. Lane

Subject: Visit of Aug. 20, 1959

The operating company is Western Gold & Uranium, Inc. Company officers and key personnel at the mine are as follows:

President

Russell Richards

Supt.

Maurice Castagne

Treasurer

Joe Fakler

Asst. Supt.

Bob Hartman

Mining Director

C. E. Pryor

Geologist

√ Max Kofford

Mr. Richards was present at the time of this visit. Mr. Castagne was absent on vacation. Mr. Hartman conducted a tour of the workings. Mr. Kofford supplied much helpful information re the operation.

The deposit is a brecciated volcanic pipe, technically described as a cryptovolcanic diatreme. The pipe workings in depth penetrate the beds of the Hermit shale formation and enter the underlying beds of the Supai formation. However, the breccia filling of the pipe is Goconino sandstone, its presence being attributed to a slumping into the pipe vent of material from the Goconino sandstone formation lying directly over the Hermit shale. A number of similar breccia filled diatremes have been recognized in the Canyon area and the company has investigated several of them. However, none occur in close proximity to the Orphan deposit and none indicated a content of U308.

The long axis of the pipe is apparently vertical. The horizontal section is roughly circular with many lateral bulges. At the horizon of the adit workings the diameter is about 180' and in the lowest workings the diameter is estimated at about 100'. Most of the production to date has been derived from an annular ring on the periphery of the pipe. Recently however some excellent ore has been developed in the lower part of the workings in a secondary breccia pipe in the interior of the main pipe, and this is considered to hold good promise for the future. The pipe material contains a fair amount of pyrite throughout and in places the pyrite occurrence is abundant. Some silver is present, and some tetrahedrite and other non-ferrous sulphides have been noted but only in very minor amounts.

The operators during the past year have conducted an intensive development program and are continuing with this program. The aim is to fully explore the ore potential of the deposit and to put the workings in shape to economically handle a greatly expanded rate of production.

The vertical shaft which was collared last spring a short distance back from the rim of the canyon near the head of the aerial tram was completed at 1600' and a level at 1500' driven southwesterly some 900' connects by a raise with the northeastern workings of the 245' adit winze level (referred to the adit level as (0). The 1500' shaft level corresponds to a depth of 400' below the adit level which is driven northeasterly into the canyon wall. A winze at about 100' in from the portal of the adit opens levels at 100', 175' and 245' below the adit. The 1500' shaft level is being continued under the adit workings and two connecting raises are being run and third is planned.

Stoping is presently in progress between the 175' and 245' levels and between the

100' and 175' levels.

Animportant feature of the mining operation is the systematic drilling of long holes into the walls of the mine openings to determine (by probes) the economic ore limits beyond those openings. At present only development material is being hoisted thru the vertical shaft. Ore and men and most supplies are still handled by the aerial tram. The operators anticipate that within two to three months it will be possible to serve all mining needs thru the shaft and thus obviate the costly multiple handling incident to the tram operation. Also, the limited capacity of the tram has been a bottle neck to expanding the mine output.

The work crew varies from 80 to 90 men of whom about 20 are surface plant and office employees. Of the rest more than half are on development.

Current production is averaging about 2000 TPM, all going to the Tuba City plant of Rare Metals Corp. The Company hopes to double or triple this production rate when the necessary underground connections with the shaft are completed.

Visited with Maurice Castagne, Manager of Orphan Mine. He has started to pull rail and equipment from the mine preparing to shut down by the end of May, when their uranium allotment will have been fulfilled. The ore is stockpiled at the Tuba City mill where it will furnish mill feed to the end of 1966.

FTJ WR 5/14/66

Visited Mr. Eastman at Orphan Mine. 4 men employed cleaning up and painting equipment.

FTJ WR 9/16/66

The Orphan Mine is to be reactivated by Westec. No decision has been made as to treating the ore. They are approaching several milling operators.

FTJ 3rd Quarterly Report April 1967

active mine Kest 4/967 -12 mens

Visited and Interviewed Maurice Castagne and Eric Bruner, Geologist at the Orphan Mine. They are reconditioning equipment and hope to be in operation by July. They do not know who will mill their ore, but expect Atlas at Moab may be their only out. They are also contacting other operating companies and hope to sell the property/ The Orphan Mine has produced a gross of \$34,000,000 in ten years of operation.

FTJ WR 5/12/67

Interview with Maurice Castagne. Cotter Corp. of Roswell, N. Mexico and Carson City, Colo. have bought the Orphan Mine for approximately \$1,000,000. Castagne to remain at the Orphan as Manager. E.W. Bruner, geologist also to remain at the Orphan. The mine is reported to have 500,000 pounds of U308 blocked out. The ore averages about .35% U308.

Mining at 100 Tpd is to start Sept. 27. Ore will be shipped by rail to Cotters mill at Carson City, Colo.

Officers of the company are: Don Anderson - President, Roswell, N. Mex.

Dave Marcott, Vice Pres., Garson City, Colo.

9-13-67 - MEMO - FTJ

Mine visit to the Orphan Mine and interviewed Maurice Castagne. Memo to follow re sale of property. (FTJ WR 9/15/67)

September 12, 1963 - Visited Orphan Mine at Grand Canyon, interviewed Maurice Castagne, Mgr. They have a large stock pile of the 0.90 percent U30s and are mixing it with low grade from the upper levels. They are still diamond drilling and according to Mr. Castagne, indications are they have more high grade at a lower level.

MEMO - E. G. WILLIAMS WEEKLY REPORT, 9/17/63

Visited the Orphan Mine at Grand Canyon. Mine is able to keep the Tuba City mill supplied by working one shift. At the time of the visit the mine was down due to a wreck in the shaft. The mine crew was being brought to the surface on the aerial tram. Productor, product \$500 Tpm.

E. G. Williams Wr 5/14/64 Hle men working

Visited the Orphan mine at Grand Canyon. Mine operating 1 shift, 55 working. Learned the hoist house for the aerial tramway is to be moved below the canyon rim right away.

E. G. WILLIAMS 9/15/64

Visited Orphan Mine, Mr. Castagne said they were producing 7500 T/month at a direct mining cost of \$5.47 per ton. 94% of mining by slusher. Ore averages .45% U308. Copper, gold and silver recovered at Tuba City mill.

FTJ WR 9/17/65

Sept. 13, 1961 - Visited the Orphan mine of Western Gold and Uranium Co. Discussed with Maurice Castaigne, Supt. the recent company personnel changes; Lee Ackerman of the Lee Ackerman Investment Co. will become President of the company following a deal whereby in return for 200,000 shares of Western Gold & Uranium Co. the Investment Co. will become a wholly owned subsidiary of Western Gold. R. W. Ince will continue as Chairman of the Board, in an inactive role. Ackerman will direct land development and other interests (other than mining). C. E. Prior will direct (as presently) the mining operations. Joe Fakler, formerly Secretary and Treasurer has resigned. Harry Leigh has taken over some of Fakler's duties principally as Chief Accountant at the mine.

The <u>main company office</u> is to be moved from New York to Phoenix. A special meeting is to be held in Phoenix Sept. 15-19 and this will be followed by a meeting at the mine on Sept. 20.

Company officials are deeply concerned with the outcome of pending legislation re transfer of its land to the National Park Service, also re possible extension by AEC of the Rare Metals Corp. concentrate procurement contract beyond 1962, etc.

Mine production is being maintained at about 6000 TPM. During recent months ore grade has ranged from 0.27 to 0.32% U₃0₈ with around 16% CaO. Ore is currently coming approximately 1/3 from the 245° sub-level, 1/3 from the "B zone (interior of the pipe) and 1/3 from scattered development headings. Exploratory drilling includes a down hole from a winze 150° below the 400° level. Employment averages about 90 men of whom 20 are on the surface.

The company pays the Park $1/\epsilon$ per ton mile for ore hauled over 32 miles of Park road (the rate was recently reduced from $2/\epsilon$ per ton mile). Lime penalty assessed against the company by the Tuba City Plant ranges around \$25,000 per month.

TRAVIS P. LANE - Weekly Report 9-16-61

This property Active 10-1961	This	property	Active	10-1961
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Jan. 30, 1962 - Max Kofford, Chief Geologist for Western Equities (formerly Western Gold & Uranium) visited with respect to dry placers and other mining matters. He discussed shutdown and the repair work in progress at the Orphan Mine following collapse of the ore bin and most of the headframe. The company hopes to have the repair completed around March 1st.

TRAVIS P. LANE - Weekly Report - 2-3-62

Active Oct. 1962 - Maurice Castagne, Supt., Western Equities, Inc., Box 95, Grand Canyon, Ariz. - 35 men working.

urpnan Lode

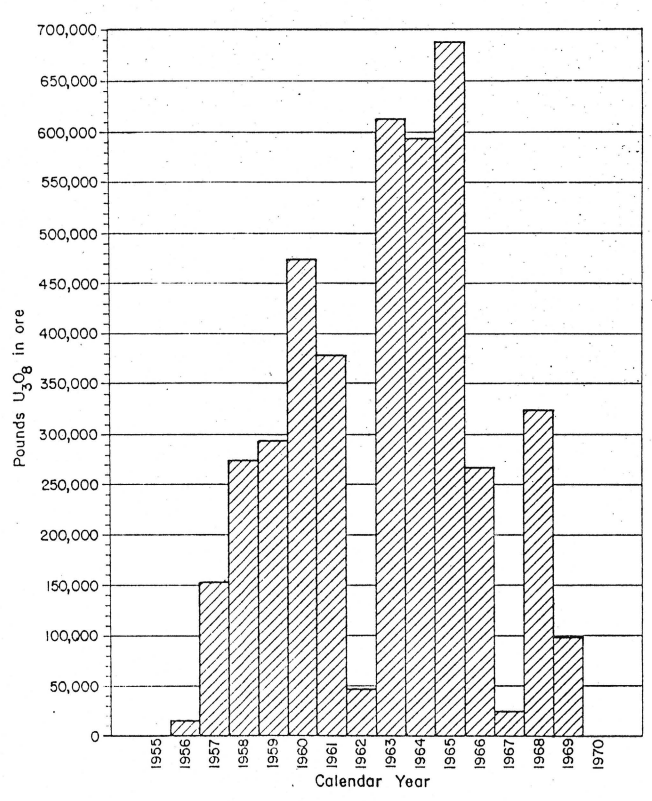
- Origina orp. a Lode claim staked by Da al Hogan and Henry Ward in 1893.
- 2. Continued copper prospecting through early 1920's. Hogan patented the claim in 1906, three years before the establishment of Grand Canyon National Park. Patent papers signed by President Theodore Roosevelt. Hogan had been one of Roosevelt's "Rough Riders" in Cuba.
- Claim sold to Madeline Jacobs in August, 1946.
- Radioactivity in ore samples from old workings noted by Harry Granger, USGS, in 1951. (Tested samples were in a garage in Prescott).
- Golden Crown Mining Company acquired mineral rights in 1953. Five short jack hammer holes drilled in old Hogan adit in 1955-56.
- Based on drilling results an early tramway was constructed in March, 1956, but proved ineffective. Λ second tramway was built in May, 1956.
- 7. First ore shipped April, 1956. Early production was about 1,000 tons per month @ 1.0% U308.

- From States -8. Drilling in 1958-59 located "B" ore zone and the annular ring ore zone.
 - A 1,600 ft shaft and 1,400 ft cross cut to the 400 ft mine level were completed in 1959. In August, 1959 initial ore removal through the shaft. Production increased to 7,000 tons per month at a lower grade of 0.40 - 0.45% U_30_8 .
 - Ore bin on headframe collapsed into shaft in December, 1961; mine shut down and Tuba City mill closed.
 - Bill to mine in Park Service land outside (north) of claim passed U.S. Congress May, 1962, in exchange for NPS ownership of the claim 25 years hence, in 1987. Tuba City mill converted to alkaline leach circuit in 1962 to handle high-lime Orphan ores, and began renewed activity in March, 1963.
 - 12. Mining resumed at Orphan in November, 1962.
 - Tuba City mill (Rare Metals Corporation of America) contract with AEC expired at end of 1966. This plus financial troubles of Western Equities (owners since 1961) caused mine to close in August, 1966. The troubles included FTC suspension of Western Equities stock on the Exchange due to "stock manuvering" by Westex personnel.
 - Cotter Corporation of Canon City, Colorado acquired Orphan from bankruptcy court in 1967. Mine opened and shipments began to the company mill via railroad in 1967. Cotter's AEC contract had expired so they made sales to electric utilities.
 - 15. Due to high costs, etc., Orphan closed in April, 1969.

References

Magleby (AEC TM-134) Brundy - Denver Post article Chenoweth, pers. comm.

From Scarborough, 1981, Radioactive occurrences and uranium production in Arizona



Uranium Production Orphan Lode Mine, Coconino County, Arizona

Table 7

By WLC For Scarborough Information from MINE INSPECTOR'S OFFICE - August 15, 1957

ORPHAN MINE

COCONINO COUNTY

1 Claim

7-24-57

GOLDEN CROWN MINING COMPANY, Box 95, Grand Canyon, Ariz.

Supt. - Pat Sayer, Box 95, Grand Canyon, Ariz. Foreman - Ted Snyder, Grand Canyon, Ariz.

URANIUM - 300 tons - 28 men

L. A. S.

STATE OF ARIZONA FIELD ENGINEERS REPORT

Mine

ORPHAN MINE

Date

April 16, 1957

District

Engineer

MARK GEMMILL

Subject:

Present activity

Mr. R. V. Wyman is still superintendent of operations at this property. During recent months the property has put on production and at the present time about 40 tons a day is being processed and shipped to the mill at Tuba City.

Reports indicate that the ore is of extremely good grade and that the property has a considerable tonnage developed.

ORPHAN MINE

Information supplied by Mr. Crawford, Geologist for the Golden Crown Mining Co regarding the Orphan mine.

The uranium ore is in the form of pitchblende and metatorbernite, running from .1% to 3%. Other minerals are: copper 5%, lead 6.5%, nickel 4%, zinc 1% and silver 4 oz. Secondary minerals are columbium manganese - the gangue minerals are silica, pyrite and calcite.

They are installing a 50-ton per 8-hour tramway; 1800' long; 1100' difference in elevation from top to bottom with two buckets.

RICM: lp

February 1957

See Mining World Uranium digest - for report on this property.

THE STORY of THE ORPHAN MINE

1958

The Orphan mining claim was first located in 1893 when a seasoned prospector named Daniel Hogan found copper showings on the wall of the Grand Canyon 1,100 feet below the South Rim. Development of the find was slow because Hogan had to climb down a combination of trail, ladders and ropes to reach the site. Remnants of his trail and parts of his ladders still remain on the cliff near the Orphan tramway.

After serving as a Rough Rider during the Spanish American War, Hogan returned to prospecting and in 1906 filed for a patent on his claim. His old commandant, President Theodore Roosevelt, signed the patent himself. This, of course, was long before Grand Canyon was made a National Monument.

Hogan proved to be fifty years too early, for in his search for copper he had actually been digging in high grade uranium ore, which at that time was almost worthless.

Many years later, when tourist travel through the area began to grow, the Grand Canyon Inn was built on the old claim, the only privately-owned property on the Rim of the Grand Canyon. In 1953, Golden Crown Mining Company acquired mining rights on the claim after finding a promising uranium outcrop. The company started construction of the aerial tramway in 1955 and began regular production in August 1956.

All ore produced by the Orphan is brought to the Rim by the tramway. The ore buckets hoist about 800 pounds of ore per trip—a soaring journey requiring four minutes. The ore is then hauled to the Rare Metals Company mill at Tuba City, Ariz., 85 miles away, where the uranium content is recovered and sold to the U. S. Atomic Energy Commission.

The uranium ore from the Orphan mine is of the highest grade produced on the North American continent. Besides uranium, it also contains small amounts of nickel, cobalt, copper, silver, gold, lead and zinc, but these are not recovered at present.

In November 1956, Golden Crown bought all the stock of Grand Canyon Inn, Inc., which firm now operates as a subsidiary.

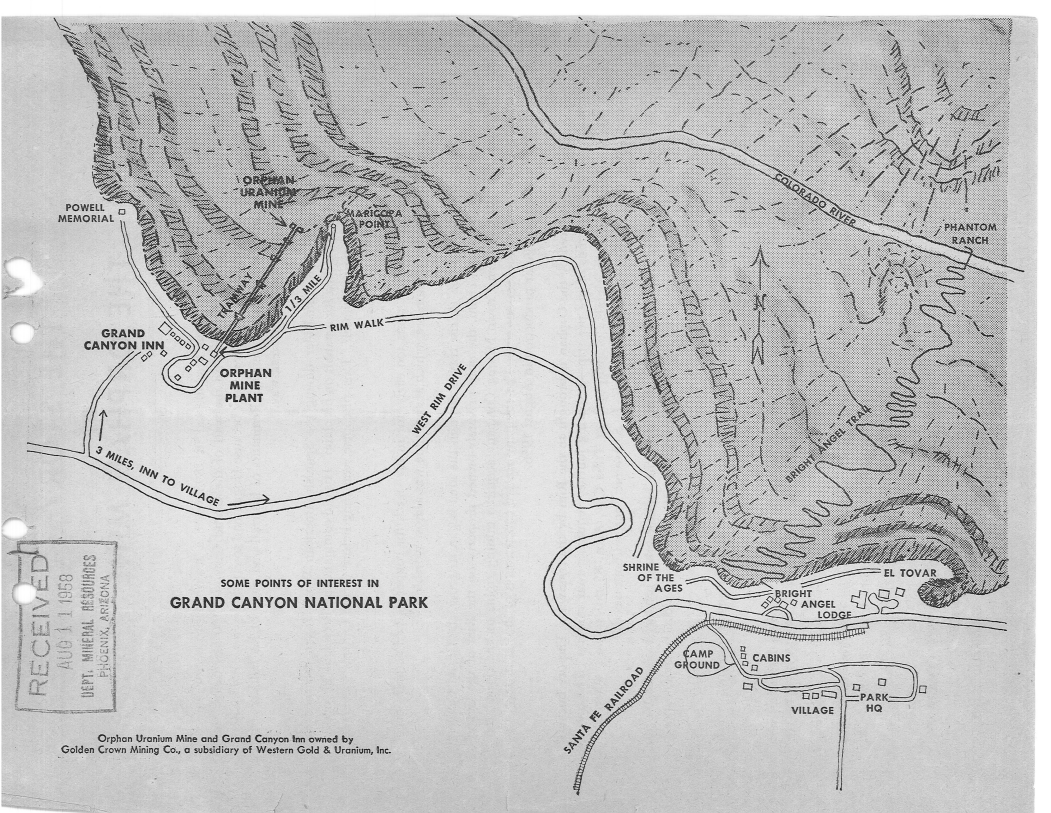
On the reverse side of this sheet is a map showing the route to Maricopa Point by foot path, from which the mining operation can be observed. We ask that you DO NOT THROW ROCKS OVER THE CLIFF in this area, because men are working below.

We regret that safety considerations prevent our taking visitors on the tramway or into the Orphan mine. However, we welcome your watching our operations from the Rim Walk. Should you like to take home a sample of uranium ore from the Orphan, they are on sale at Grand Canyon Inn.

GOLDEN CROWN MINING COMPANY

A Subsidiary of

WESTERN GOLD & URANIUM, INC.



NOTICES

protected by the applicable provisions of Canadian law.

Section 6(c) of the Act provides that the Commission, by order upon applica-tion, may conditionally or unconditionally exempt any person, security or transaction from any provision or provisions of the Act, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protections of investors and the purposes fairly intended by the policy and provisions of the Act.

Applicant submits that it is appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act for the Commission to enter an order exempting MVCA from all the provisions of the Act and applicant has agreed to the following conditions in the event such order should be issued by the Commission:

1. Applicant will inform the Commission, on or before April 1 of each year, of the extent, if any, to which U.S. citizens are the holders of participating interests in MVCA.

2. The Commission may reserve jurisdiction to modify or rescind such order, after opportunity for hearing, if at any time in the future, the facts pertaining to the operations of MVCA should warrant such action.

Notice is further given, that any interested person may, not later than May 7, 1969 at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon Applicant at the address stated above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DUBOIS,

Secretary.

[F.R. Doc. 69-4947; Filed, Apr. 24, 1969; 8:45 a.m.1

1. Jestec

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

APRIL 21, 1969.

The common stock, 10-cent par value, of Wester Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange: and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the

protection of investors:

It is ordered, Pursuant to sections 15(c)(5) and 19(a)(4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 22, 1969, through May 1, 1969, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, · Secretary.

[F.R. Doc. 69-4960; Filed, Apr. 24, 1969; 8:46 a.m.1

INTERSTATE COMMERCE COMMISSION

[S.O. 1002; Car Distribution Direction 47]

SOUTHERN RAILWAY CO. AND MIS-SOURI-KANSAS-TEXAS RAILROAD CO.

Car Distribution

Pursuant to section 1 (15) and (17) of the Interstate Commerce Act and authority vested in me by Interstate Commerce Commission Service Order No. 1002:

It is ordered, That:

(1) Each common carrier by railroad subject to the Interstate Commerce Act shall comply with the following distribution directions:

(a) Southern Railway Co. shall deliver to the Missouri-Kansas-Texas Railroad Co. a weekly total of 175 empty plain serviceable boxcars with inside length less than 44 feet 8 inches and doors less than 8 feet wide. Exceptions: Canadian ownerships.

It is further ordered, That the rate of delivery specified in this direction shall be maintained within weekly periods ending each Sunday at 11:59 p.m., so that at the end of each 7 days the full delivery required for that period

shall have been made.

It is further ordered, That cars applied under this direction shall be so identified on empty car cards, movement slips, and interchange records as moving under the provisions of this direction.

(b) The carrier delivering the empty boxcars as described above must advise Agent R. D. Pfahler each Wednesday as the number of cars, covered by this direction, delivered during the preceding week, ending each Sunday at 11:59 p.m.

(c) The carrier receiving the cars described above must advise Agent R. D. Pfahler each Wednesday as to the number of cars received during the preceding week, ending each Sunday at 11:59 p.m.

(2) Regulations suspended: The operation of all rules and regulations, insofar as they conflict with the provisions of this direction, is hereby suspended.

(3) Effective date: This direction shall become effective at 12:01 a.m., April 24, 1969

(4) Expiration date: This direction shall expire at 11:59 p.m., May 11, 1969, unless otherwise modified, changed, or suspended by order of this Commission.

It is further ordered, That a copy of this 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 direction be given to the general public by depositing a copy in the Office of the Secretary of the Commission in Washington, D.C., and by filing it with the Director, Office of the Federal Register.

Issued at Washington, D.C., April 21, 1969.

INTERSTATE COMMERCE COMMISSION,
[SEAL] N. THOMAS HARRIS,
Agent.

[F.R. Doc. 69-4962; Filed, Apr. 24, 1969; 8:47 a.m.]

[Notice 819]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

APRIL 22, 1969.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 340), 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 of notice of the filing of the application is published in the FEDERAL REGIS-TER. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six 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 4405 (Sub-No. 470 TA), filed April 16, 1969. Applicant: DEALERS TRANSIT, INC., 7701 South Lawndale Avenue, Chicago, Ill. 60652. Applicant's representative: R. O. Homberger (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Trailers, other than those designed to be drawn by passenger automobiles, in Initial Truckaway Service, from Glasgow, Mo., and Leavenworth, Kans., to points in the United States, excluding Alaska and Hawaii, for 180 days. Supporting shipper: Standard-Havens, Inc., a division of Havens Steel Co., 7219 East 17th Street, Kansas City, Mo. 64126. Send protests to: District Supervisor Roger L. Buchanan, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 4405 (Sub-No. 471 TA), filed April 16, 1969. Applicant: DEALERS TRANSIT, INC., 7701 South Lawndale Avenue, Chicago, Ill. 60652. Applicant's representative: R. O. Homberger (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Trailers, other than those designed to be drawn by passenger automobiles, and container chassis, in Initial Truckaway Service, from Camden, N.J., to points in the United States, excluding Hawaii, for 180 days. Supporting shipper: Strick Corp., U.S. Highway No. 1, Fairless Hills, Pa. 19030. Send protests to: District Supervisor Roger L. Buchanan, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 87720 (Sub-No. 92 TA), filed April 16, 1969. Applicant: BASS TRANS-PORTATION CO., INC., Old Croton Road, Post Office Box 391, Flemington, N.J. 08822. Applicant's representative: Bert Collins, 140 Cedar Street, New York, N.Y. 10006. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Washing compounds, in tote bins and cartons, between Bristol, Pa., and Riverdale, N.J., for 180 days. Supporting shipper: Purex Corp., Ltd., Radcliffe Street at Fillmore, Bristol, Pa. Send protests to: Raymond T. Jones, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 410 Post Office Building, Trenton, N.J. 08608.

No. MC 107515 (Sub-No. 651 TA), filed April 15, 1969. Applicant: REFRIGERATED TRANSPOT COMPANY, INC., Post Office Box 10799, Station A, Atlanta, Ga. 30310. Applicant's representative: B. L. Gundlach (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Relishes, sauerkraut, salad dressing, tomatoes, peppers, olives, pickles, herring in sauce (in poly bags, glass, or kegs) in vehicles equipped with mechanical refrigeration, from Atlanta, Ga., to points in North Carolina, South Carolina, Texas, Oklahoma, Kentucky, and Jacksonville, Fla., for 150 days. Supporting shipper: South-

the previously proposed increase to 17.81556 cents as shown in Appendix "A" herēto.

(D) The substitute rates in (B) and (C) above shall remain suspended until June 1, 1969, the expiration date of the suspension periods in Dockets Nos. RI69-349 and RI69-350.

(E) In all other respects, the orders issued by the Commission on December 27, 1968, and December 31, 1968, in the aforementioned dockets, shall remain unchanged and in full force and effect.

By the Commission.

[SEAL]

GORDON M. GRANT. Secretary.

APPENDIX A

	Respondent	Rate Supple- sched- ment ule No. No.				Amount of annual Date filing increase tendered		Date sus- pended until—	Cents per Mcf		Rate in
Docket No.			Purchaser and producing area	increase	Rate in effect				Proposed increased rate	effect sub ject to re fund in dockets Nos.	
R169-349	Pan American Petro- leum Corp., Post Office Box 1410, Fort Worth, Tex. 76101.	364	8 1 to 5	Arkansas Louisiana Gas C. (Arkoma Field, Latimer County, Okla.) (Oklahoma "Other" Area).	\$914	111-29-68	8 1–1–69	2 6–1–69	15.0	4 5 6 7 16, 018	Jacob St.
	do	380	8 1 to 12	Arkansas Louisiana Gas Co. (Star Field, Blaine County, Okla.) (Okla- homa "Other" Area).	4, 223	1 11-29-68	8 1–1–69	2 6-1-69	15. 0	4 5 6 9 17. 815	
	do	395	8 1 to 17	Arkansas Louisiana Gas Co. (North Cooper Field, Star and Lacy Fields, Blaine and Kingfisher Counties, Okla.) (Oklahoma "Other" Area).		1 11-29-68	8 1-1-69	2 6 –1–69	15. 0	4 5 6 9 17. 815	
R169-350	Pan American Petrol- eum Corp. (Op- erator), et al.	381	8 1 to 10	Arkansas Louisiana Gas Co. (North Cooper Field, Blaine County, Okla.) (Oklahoma "Other" Area).		1 11-29-68	8 1–1 –69	2 6-1-6 9	15. 0	4 5 6 9 17. 815	

1 Date received in Commission as shown by registered mail receipt.
2 End of suspension period ordered for original filing.
3 Proposed effective date for original filing.
4 Periodic rate increase.
5 Pressure base is 14.65 p.s.i.a.
6 Includes 0.015-cent tax reimbursement.
7 Previously reported as 16.01556-cents, which included 0.01556-cent tax reimbursement.

8 Amends notice of change filed Dec. 2, 1968, which was suspended, among others, for 5 months until June 1, 1969, in Docket No. R169-349 (Rate Schedule Nos. 364, 380, and 395) and R169-350 (Rate Schedule No. 381) by Commission order issued Dec. 27, 1968.
9 Previously reported as 17.81556-cents, which included 0.01556-cent tax reimburse-

[F.R. Doc. 69-1811; Filed, Feb. 13, 1969; 8:45 a.m.]

OFFICE OF EMERGENCY **PREPAREDNESS**

CALIFORNIA

Amendment to Notice of Major Disaster

Notice of Major Disaster for the State of California, dated January 28, 1969, and published February 1, 1969 (34 F.R. 1620), and amended February 5, 1969, is hereby further amended to include the following counties among those counties determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of January 26, 1969:

Dated: February 8, 1969.

G. A. LINCOLN, Director.

Office of Emergency Preparedness.

[F.R. Doc. 69-1916; Filed, Feb. 13, 1969; 8:47 a.m.1

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP. .

Order Suspending Trading

FEBRUARY 10, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental

Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 11, 1969, through February 20, 1969. both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-1917; Filed, Feb. 13, 1969; 8:47 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

FEBRUARY 10, 1969.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange: and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 11, 1969, through February 20, 1969, both dates inclusive.

By the Commission.

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-1918; Filed, Feb. 13, 1969; 8:47 a.m.]

SMALL BUSINESS **ADMINISTRATION**

[Declaration of Disaster Loan Area 695]

HAWAII

Declaration of Disaster Loan Area

Whereas, it has been reported that during the month of February 1969, because of the effects of certain disasters, damage resulted to residences and business property located on the Windward Area of the Island of Oahu, Hawaii;

Whereas, the Small Business Administration has investigated and received other reports of investigations of conditions in the area affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such area constitute a catastrophe within the purview of the Small Business Act, as amended.

Now, therefore, as Acting Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b) (1) of the Small Business Act, as amended, may be received and considered by the office

parties an opportunity to make their respective offers of proof at the evidentiary hearing (see, Columbia Broadcasting System, Inc., 6 FCC 2d 821, 9 RR 2d 541 (1967); and WATR, Inc., FCC 68–1098, 15 FCC 2d 103). The inquiry should include the possibility that the prevailing circumstances warrant a waiver of the applicable rules. An appropriate issue under § 73.685 (a) and (b) will therefore be added.

10. Petitioner claims that an issue is required to determine whether WSTE's use of the Jiminez site will result in an efficient use of the channel allocation. Petitioner's position is that the issue derives from the allegations that there will be significant shadowing and signal loss in Fajardo and that, from Jiminez, WSTE will place a 77 dbu signal into San Juan. To the extent that the shadowing and signal loss raise questions as to the "efficiency" of WSTE's proposal. the matter may be appropriately considered under the § 73.685 issue specified herein; the other allegation in support of the request, i.e., the coverage of San Juan, standing alone, does not raise a substantial question as to the efficiency of the proposal; cf. WATR, Inc., FCC 68-1098, 15 FCC 2d 103. Nor does it aid petitioner's cause to treat the request as one for a de facto reallocation issue. In denying the original request to add a de facto reallocation issue, the Commission pointed out that the transmitter would be located less than 10 miles from Fajardo; that WSTE's main studio would be located at an unspecified site in Fajardo; and that the applicant indicated it would still serve the program needs of Fajardo. The Commission also specifically rejected petitioner's contentions derived from the past broadcast experience of WSTE's principals as well as those contentions seeking to derive significance from WSTE's coverage of San Juan.º Petitioner's present request for an issue is based solely upon its challenge to the Commission's conclusion that WSTE would place a principal city signal over Fajardo; it argues that the extent of signal loss in Fajardo together with the 77 dbu coverage of San Juan warrant the imposition of an issue. 10 In our view, to

add an issue on the basis of the contentions raised before the Commission taken together with the arguments now made before the Board would be to entirely ignore the undisputed facts noted in the designation order, and Commission precedent; see Cosmos Broadcasting Corp. (WSFA-TV), 5 FCC 2d 690, 8 RR 2d 975 (1966); WATR, supra. The addition of an issue inquiring into principal city coverage does not, under these circumstances, also necessitate the addition of a de facto reallocation issue.

11. Accordingly, it is ordered, That the petition to enlarge issues, filed November 1, 1968, by WAPA-TV Broadcasting Corp., is granted to the extent indicated herein, and is denied in all other respects; and

12. It is further ordered, That the issues in this proceeding are enlarged by the addition of the following issue: To determine whether the proposal of WSTE-TV, Inc., will comply with the provisions of § 73.685 (a) and (b) of the rules, and, if not, whether good cause exists for a waiver of such provisions.

13. It is further ordered, That the burden of proceeding and proof as to the issue added herein shall be upon WSTE-TV, Inc.

Adopted: February 10, 1969. Released: February 11, 1969.

and

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE. Secretary.

[F.R. Doc. 69-1934; Filed, Feb. 13, 1969; 8:48 a.m.1

FEDERAL POWER COMMISSION

[Docket No. RI69-411, etc.]

PAN AMERICAN PETROLEUM CORP. ET AL.

Order Amending Orders To Permit Change in Suspension Periods and Acceptance of Substitute Rate Filings

FEBRUARY 4, 1969.

Pan American Petroleum Corp. and Pan American Petroleum Corp. (Operator) et al. (both referred to herein as Pan American), request that the suspension orders issued in Docket Nos. RI69-349, RI69-350, RI69-411 (with respect to Rate Schedule Nos. 225 and 280 only) and RI69-413 be changed to reflect suspension periods until June 1, 1969, instead of June 2, 1969, and the suspension order issued in Docket No. RI69-351 reflect a suspension period until January 2, 1969, instead of January 3, 1969. In each instance Pan American requested an effective date of January 1, 1969, but the proposed increased rates were suspended upon expiration of the 30-day statutory

notice period from December 2, 1968, the filing date stamped on each filing. In support, Pan American has submitted evidence of a registered mail receipt reflecting that the filings were received in the Commission on November 29, 1968, allowing adequate notice for the proposed effective dates of January 1, 1969. In view of the above, we conclude that the suspension periods be changed as requested by Pan American.1

In addition, Pan American proposes to reduce four of the above rate increases suspended, among others, in Docket Nos. RI69–349 and RI69–350 for sales to Arkansas Louisiana Gas Co. in the Oklahoma "Other" Area. To avoid controversy with the buyer, Pan American is reducing the previously filed rates by 0.00056 cent which reflected partial tax reimbursement for increased taxes based on the application of the existing 5 percent Oklahoma production tax to 0.015 cent partial reimbursement for the increase in the Oklahoma excise tax (the present 5 percent production tax is computed on the total price, including tax reimbursement, received from the buyer). Such reduction in tax reimbursement would amount to approximately \$5 annually. We believe that it would be in the public interest to accept Pan American's proposed rates to be substituted for the previously filed rates now under suspension to remain suspended until the end of the suspension period (June 1, 1969) in Dockets Nos. RI69-349 and RI69-350.

The Commission orders:

(A) The orders suspending Pan American's rate filings issued on December 27, 1968, in Dockets Nos. RI69-349, RI69-350, and RI69-351, and December 31, 1968, in Dockets Nos. RI69-411 (with respect to Rate Schedules Nos. 225 and 280 only) and RI69-413 are amended to reflect (1) the filings were tendered on November 29, 1968, (2) the effective date unless suspended is January 1, 1969, the requested effective date, and (3) Pan American's filings suspended in Dockets Nos. RI69-349, RI69-350, RI69-411, and RI69-413 are suspended until June 1, 1969. Pan American's filing in Docket No. RI69-351 is suspended for 1 day until January 2, 1969.

(B) The order issued in Docket No. RI69-349 is amended to substitute the proposed increase to 16.015 cents under Pan American's Rate Schedule No. 364 and the proposed increases to 17.815 cents under Pan American's Rate Schedules Nos. 380 and 395 for the previously proposed increases to 16.01556 cents and 17.81556 cents, respectively, as shown in Appendix "A" hereto.

(C) The order issued in Docket No. RI69-350 is amended to substitute the proposed rate of 17.815 cents under Pan American's Rate Schedule No. 381 for

⁸ The Review Board is not persuaded that the requested issue is, in fact, distinguishable from a so-called de facto reallocation issue. As framed by petitioner, the requested issue is in hace verba with de facto reallocation issue designated by the Commission in prior cases; see, e.g., Central Coast Television (KCOY-TV), supra. Moreover, the ultimate question under de facto reallocation issues and the requested issue is the same: Whether the station will actually serve the community

to which the channel was allocated.

9 The Commission stated that television stations are encouraged to operate with maximum facilities, where such operation will not conflict with rules or policy.

10 WAPA's argument that WSTE will necessarily serve San Juan in order to meet its

higher site construction costs at Jiminez is entirely unsubstantiated.

¹ On Jan. 27, 1969, Pan American Petroleum Corp., filed an application for rehearing of those matters which, as a result of the action taken herein, has become moot.

M CORP.

g Trading

UARY 20, 1969. Ecurities and Exat the summary in the common Corp., Salt Lake 1-otherwise than exchange is re-

t to section 15(c) Exchange Act of such securities ational securities r suspended, this the period Feb-1 March 4, 1969,

L. DuBois, Secretary.

d, Feb. 26, 1969;

M AND MINING

ng Trading

ecurities and Exat the summary in the common anium and Minoration), and all Notch Uranium g traded otheral securities extended public interest finyestors:

nt to section 15 s Exchange Act such securities tional securities suspended, this the period February 22, 1969, through March 3, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-2375; Filed, Feb. 26, 1969; 8:48 à.m.]

[File Nos. 7-3035, 7-3037]

TRAVELERS CORP. AND PIONEER SYSTEMS, INC.

Notice of Applications for Unlisted Trading Privileges and of Opportunity for Hearing

FEBRUARY 19, 1969.

In the matter of applications of the Philadelphia-Baltimore-Washington Stock Exchange for unlisted trading privileges in certain securities.

The above-named national securities exchange has filed applications with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stocks of the following companies, which securities are listed and registered on one or more other national securities exchanges:

Upon receipt of a request, on or before March 6, 1969, from any interested person, the Commission will determine whether the application with respect to any of the companies named shall be set down for hearing. Any such request should state briefly the title of the security in which he is interested, the nature of the interest of the person making the request, and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on any of the said applications by means of a letter addressed to the Secretary, Securities and Exchange Commission,

Washington, D.C., not later than the date specified. If no one requests a hearing with respect to any particular application, such application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-2376; Filed, Feb. 26, 1969; 8:49 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

FEBRUARY 20, 1969.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 21, 1969 through March 2, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 69-2377; Filed, Feb. 26, 1969; 8:49 a.m.]

stock and all other securities of Omega Equities Corp., New York, N.Y., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c)(5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 20, 1968, at 12 p.m., e.s.t., through December 29, 1968, both dates inclusive.

By the Commission.

ORVAL L. DUBOIS, [SEAL] Secretary.

[F.R. Doc. 68-15381; Filed, Dec. 26, 1968; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP. Order Suspending Trading

DECEMBER 20, 1968.

The common stock, 10 cents par value. of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and It appearing to the Securities and Ex-

change Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 23, 1968, through

By the Commission.

[SEAL] . ORVAL L. DUBOIS. Secretary.

January 1, 1969, both dates inclusive.

[F.R. Doc. 68-15382; Filed, Dec. 26, 1968; 8:46 a.m.1

INTERSTATE COMMERCE COMMISSION

[S.O. 1002; Car Distribution Direction No. 18-A]

SEABOARD COAST LINE RAILROAD CO., ET AL.

Car Distribution

Upon further consideration of Car Dis-

It is ordered. That:

Car Distribution Direction No. 18 be, and it is hereby vacated. It is further ordered, That this order shall become effective at 11 a.m., Decem-

ber 20, 1968, and that it 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 it be filed with the Director, Office of the Federal Register.

Issued at Washington, D.C., December 20, 1968. INTERSTATE COMMERCE

COMMISSION. [SEAL] N. THOMAS HARRIS,

Agent. [F.R. Doc. 68-15428; Filed, Dec. 26, 1968; 8:51 a.m.]

[Notice 530]

MOTOR CARRIER ALTERNATE ROUTE **DEVIATION NOTICES**

The following letter-notices of pro-

DECEMBER 20, 1968.

posals to operate over deviation routes for operating convenience only have been filed with the Interstate Commerce Com-

mission, under the Commission's Deviation Rules Revised, 1957 (49 CFR 211.1 (c)(8)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 211.1(d)(4)).

Protests against the use of any pro-

posed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 211.1(e)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Deviation Rules Revised, 1957, will be numbered consecutively for convenience in identification and protests if any should refer to such letter-notices by number.

MOTOR CARRIERS OF PROPERTY

No. MC 10343 (Deviation No. 14), CHURCHILL TRUCK LINES, INC., U.S. Highway 36 West, Post Office Box 250, Chillicothe, Mo. 64601, filed December 12, 1968. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Lake City Arsenal, Lake City, Mo., over Missouri Highway 7 to junction Interstate Highway 70, thence over Interstate Highway 70 to St. Louis, Mo., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over

a pertinent service route as follows. From

Potomac, and West Penn (the "subsidiary companies") as hereinafter outlined. The subsidiary companies propose to amend their respective charters to increase the authorized shares of common stock, and to issue and sell to APS from time to time, prior to December 31, 1969, additional shares of their common stock for cash considerations equal to the aggregate par or stated values thereof, as follows: Proposed Proposed issuance of Cash increase in consideration authorized shares shares \$10,000,000 10,000,000 20,000,000 600, 000 500, 000 352, 923 200,000 500,000 1,000,000

trovert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the applicantsdeclarants at the above-stated address, and proof of service (by affidavit, or, in

promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof. For the Commission (pursuant to delegated authority).

case of an attorney at law, by certificate)

should be filed with the request. At any

time after said date, the joint application-declaration, as filed or as it may be

amended, may be granted and permitted to become effective as provided in Rule

23 of the General Rules and Regulations

Secretary. [F.R. Doc. 68-15377; Filed, Dec. 26, 1968; 8:46 a.m.1

[SEAL]

ORVAL L. DUBOIS,

[File No. 1-3421] CONTINENTAL VENDING MACHINE

CORP.

Order Suspending Trading **DECEMBER 20, 1968.**

cent convertible subordinated debentures

due September 1, 1976, being traded

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 per-

It appearing to the Securities and Exchange Commission that the summary

Order Suspending Trading

1934, that trading in such securities otherwise than on a national securities

exchange be summarily suspended, this

order to be effective for the period De-

cember 23, 1968, through January 1, 1969,

[F.R. Doc. 68-15378; Filed, Dec. 26, 1968; 8:46 a.m.]

DUMONT CORP.

Order Suspending Trading

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the Class A and Class B Common Stock of Dumont Corp.

being traded otherwise than on a national securities exchange is required in

the public interest and for the protection

It is ordered, Pursuant to section 15

(c) (5) of the Securities Exchange Act of 1934, that trading in such securities

otherwise than on a national securities

exchange be summarily suspended, this

order to be effective for the period De-

cember 21, 1968, through December 30,

[F.R. Doc. 68-15379; Filed, Dec. 26, 1968;

8:45 a.m.]

MAJESTIC CAPITAL CORP.

ORVAL L. DUBOIS,

Secretary.

1968, both dates inclusive.

By the Commission.

ORVAL L. DUBOIS,

DECEMBER 20, 1968.

Secretary.

both dates inclusive.

[SEAL]

of investors;

[SEAL]

By the Commission.

DECEMBER 20, 1968.

suspension of trading in the common stock of Majestic Capital Corp., Encino, Calif., being traded otherwise than on a national securities exchange is required

in the public interest and for the protec-

15(c) (5) of the Securities Exchange Act

It is ordered, Pursuant to section

of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 21, 1968, through December 30, 1968, both dates inclusive.

tion of investors;

By the Commission. ORVAL L. DUBOIS, [SEAL] Secretary.

[F.R. Doc. 68-15380; Filed, Dec. 26, 1968; 8:46 a.m.]

> OMEGA EQUITIES CORP. Order Suspending Trading

115 Broadway, New York, N.Y. 10010, and all other securities of Master-Craft Electronics Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBois, Secretary.

[F.R. Doc. 68–10451; Filed, Aug. 28, 1968; 8:48 a.m.]

PARAMOUNT GENERAL CORP. Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Paramount General Corp., Los Angeles, Calif., and all other securities of Paramount General Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 26, 1968, through September 4, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-10452; Filed, Aug. 28, 1968; 8:48 a.m.]

[File No. 7-2947]

WEAN UNITED, INC.

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

AUGUST 22, 1968.

In the matter of application of the Pittsburgh Stock Exchange for unlisted trading privileges in a certain security.

The above named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

Wean United, Inc., Common Stock, \$1 Par Value, File No. 7-2947.

Upon receipt of a request, on or before September 6, 1968, from any interested person, the Commission will determine whether the application shall be set down

for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter addressed to the Secretary, Securities and Exchange Commission, Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to

delegated authority).

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68–10415; Filed, Aug. 28, 1968; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

AUGUST 23, 1968.

The common stock, 10-cent par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the pro-

tection of investors;

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968, both dates inclusive.

By the Commission.

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-10453; Filed, Aug. 28, 1968; 8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1213]

MOTOR CARRIER, BROKER, WATER CARRIER, AND FREIGHT FOR-WARDER APPLICATIONS

AUGUST 23, 1968.

The following applications are governed by Special Rule 1.247 of the Com-

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

mission's general rules of CFR, as amended), published ERAL REGISTER issue of April fective May 20, 1966. These r among other things, that a p granting of an application r with the Commission within: date of notice of filing of the is published in the FEDERA Failure seasonably to file a pi construed as a waiver of opp participation in the proceed test under these rules should § 1.247(d)(3) of the rules which requires that it set f ically the grounds upon which contain a detailed stateme testant's interest in the proc cluding a copy of the specific its authority which protests to be in conflict with that so application, and describing in method—whether by joinder or other means-by which would use such authority to or part of the service prop shall specify with particularit matters, and things relied upo not include issues or allegation generally. Protests not in compliance with the requirent rules may be rejected. The o one copy of the protest shall b the Commission, and a conserved concurrently upon appl resentative, or applicant if n tative is named. If the prote a request for oral hearing, su shall meet the requirements (d) (4) of the special rules, as clude the certification require Section 1.247(f) of the Co

Section 1.247(f) of the Corules of practice further preach applicant shall, if proapplication have been filed, 60 days of the date of this notify the Commission in writ it is ready to proceed and prapplication, or (2) that it wis draw the application, failure i application will be dismissed in the control of the control

Further processing steps modified procedure, oral lother procedures) will be generally in accordance with mission's General Policy Statement of the procedures, published in the Fenter issue of May-3, 1966. This will be by Commission order be served on each party of

mission.

The publications hereinaff reflect the scope of the app filed by applicants, and may scriptions, restrictions, or which are not in a form accel Commission. Authority whice may be granted as a result (cations here noticed will not reflect the phraseology set application as filed, but also nate any restrictions which ceptable to the Commission.

No. MC 263 (Sub-No. 183 gust 9, 1968. Applicant: FREIGHTLINES, INC., 20 Way, Pocatello, Idaho 83201. representative: Maurice H. First Security Bank Build

Frank K. Spain, doing business as Microwave Service Co.; (KLV77); C.P. to of communication on frequency 6315.9 MHz toward Lubbock, Tex., on azimuth Informative: Applicant proposes to provide ABC network programing to television SEL-TV in Lubbock, Tex.)

INFORMATIVE

s that the following sets of applications may be mutually exclusive and subject mmission's rules regarding ex parte presentations by reason of economic

e Service Co.; (KNK45); File No. 993-C1-P-69.

Television Relay, Inc.; (KNK67); File No. 994-C1-P-69.

[F.R. Doc. 68-10457; Filed, Aug. 28, 1968; 8:48 a.m.]

RITIES AND EXCHANGE COMMISSION

AR INSTRUMENTS, INC. der Suspending Order

AUGUST 23, 1968.

aring to the Securities and Excommission that the summary n of trading in the common dcar Instruments, Inc., 225 East et, New York, N.Y., being traded than on a national securities is required in the public ind for the protection of investors: dered, Pursuant to section 15(c) he Securities Exchange Act of at trading in such securities than on a national securities be summarily suspended, this be effective for the period August through September 3, 1968, both lusive.

Commission.

ORVAL L. DUBOIS, Secretary.

c. 68-10448; Filed, Aug. 28, 1968; 8:48 a.m.]

[70-4662]

IMBIA GAS SYSTEM, INC.

of Proposed Issue and Sale ebentures at Competitive

AUGUST 22, 1968.

is hereby given that the Colum-System, Inc. ("Columbia"), 120 Street, New York, N.Y. 10017. ed holding company, has filed a n, pursuant to the Public olding Company Act of 1935 lesignating sections 6 and 7 of ad Rule 50 promulgated thereapplicable to the proposed All interested persons are to the declaration, which is ed below, for a complete statene proposed transaction.

ia proposes to issue and sell, the competitive bidding res of Rule 50 under the Act, n principal amount of _ ebentures, series due October interest rate of the debentures ill be a multiple of one-eighth nt) and the price, exclusive of aterest, to be paid to Columbia

(which will be not less than 98½ percent nor more than 1011/2 percent of the principle amount thereof) will be determined by the competitive bidding. The debentures will be issued under an indenture between Columbia and Morgan Guaranty Trust Company of New York, trustee, dated as of June 1, 1961, as heretofore supplemented by various indentures and as to be further supplemented by a 12th supplemental indenture to be dated October 1, 1968.

The net proceeds from the sale of the debentures will be added to the general funds of Columbia and together with funds presently available and funds to be generated from operations, will be used by Columbia to finance, in part, the cost of its subsidiary companies' 1968 construction program, estimated at \$173 million.

It is stated that no State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transaction. A statement of the fees, commissions, and expenses re-lated to the proposed transaction is to be filed by amendment.

Notice is further given that any interested person may, not later than September 13, 1968, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission. Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DUBOIS. Secretary.

[F.R. Doc. 68-10414; Filed, Aug. 28, 1968; 8:45 a.m.1

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 25, 1968, through September 3, 1968,

both dates inclusive.

By the Commission.

ORVAL L. DUBOIS. Secretary.

[F.R. Doc. 68-10449; Filed, Aug. 28, 1968; 8:48 a.m.]

GOLDEN AGE MINES, LTD. **Order Suspending Trading**

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Golden Age Mines, Ltd., 250 University Avenue, Toronto, Ontario, Canada, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period August 24, 1968, through September 2, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS,

Secretary.

[F.R. Doc. 68-10450; Filed, Aug. 28, 1968; 8:48 a.m.]

MASTER-CRAFT ELECTRONICS CORP. Order Suspending Trading

AUGUST 23, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Master-Craft Electronics Corp., The fees and expenses to be incurred in connection with the proposed transactions are estimated at approximately \$3,350. The application-declaration states that no State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Notice is further given that any interested person may, not later than April 16, 1968, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application-declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the applicants-declarants at the above-stated addresses, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application-declaration, as filed or as it may be amended, may be permitted to become effective as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-3889; Filed, Apr. 1, 1968; 8:46 a.m.]

SANTA FE INTERNATIONAL, INC. Order Terminating Summary

Suspension of Trading

March 26, 1968.

The common stock of Santa Fe International, Inc., Denver, Colo. (formerly Santa Fe Uranium and Oil Co., Inc.), being traded otherwise than on a national securities exchange; and

The Commission having, on March 22, 1968, issued an order pursuant to section 15(c) (5) of the Securities Exchange Act of 1934 summarily suspending trading in said security in the over-the-counter market effective for the period March 25, 1968, through April 3, 1968, inclusive: and

The Commission being of the opinion that the public interest does not require the continuance of said suspension of trading after March 30, 1968:

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act

of 1934, that the suspension of trading pursuant to said order of March 22, 1968, shall terminate effective at the close of business on March 30, 1968.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-3890; Filed, Apr. 1, 1968; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

MARCH 27, 1968.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period March 28, 1968, through April 6, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-3891; Filed, Apr. 1, 1968; 8:47 a.m.]

[70-4608]

WESTERN MASSACHUSETTS ELECTRIC CO.

Notice of Proposed Issue and Sale of Notes to Banks and to Dealer in Commercial Paper and Exemption From Competitive Bidding

MARCH 27, 1968.

Notice is hereby given that Western Massachusetts Electric Co., 174 Brush Hill Avenue, West Springfield, Mass. "WMECO"), an electric utility subsidiary company of Northeast Utilities, a registered holding company, has filed a declaration and amendments thereto with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6(a) and 7 of the Act and Rule 50(a)(5) promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the declaration, which is summarized below, for a complete statement of the proposed transactions.

WMECO proposes, from time to time but not later than March 31, 1969, to issue and sell short-term notes (including commercial paper), in an aggregate principal amount outstanding at any one time of not more than \$30 million. WMECO intends to utilize the proceeds of the sale of its notes (i) for construction expenditures, (ii) for investments in nuclear generating companies, and (iii) to pay outstanding bank notes presently aggregating \$2,100,000. WMECO's construction program contemplates gross construction expenditures of approximately \$24 million for 1968 and \$28,700,-000 for 1969. Estimated investments in or advances to nuclear generating companies (i.e., Connecticut Yankee Atomic Power Co., Maine Yankee Atomic Power Co., and Vermont Yankee Nuclear Power Corp.) are estimated to aggregate approximately \$885,000 during 1968 and \$620,000 during 1969.

WMECO proposes to issue and sell to banks up to \$30 million of short-term notes (and to renew such notes) from time to time but not later than March 31, The aggregate amount of WMECO's bank notes at any one time outstanding will at no time exceed \$30 million. Upon the effective date of this declaration, WMECO will issue no further notes to banks pursuant to the Commission's authorization in File No. 70-4453 (Holding Company Act Release No. 15678 (March 7, 1967)). The proposed bank notes will each be dated the date of issue, will have maximum maturity dates of 6 months, with right of renewal, will bear interest at the prime rate (currently 6 percent per annum in all cases) in effect at the lending bank on the date of issue, and will be subject to prepayment at any time at the company's option without premium. Although no formal commitments for future borrowings have been made with any bank, WMECO expects such borrowings will be effected from the following banks:

Maximum to be

_ 30, 000, 000 WMECO also proposes to issue and sell to a commercial paper dealer up to an aggregate face amount at any one time outstanding of \$10 million of commercial paper in the form of short-term promissory notes, from time to time but not later than March 31, 1969, to meet portions of its capital requirements. The total amount of commercial paper and bank notes outstanding at any one time will not exceed \$30 million. The commercial paper notes will be issued in denominations of not less than \$50,000 and not more than \$1 million and will be sold by WMECO directly to Lehman Commercial Paper Incorporated ("Lehman") at the discount rate per annum prevailing at the date of issuance for commercial paper of comparable quality and of the

particular maturity sold by publicutility issuers to commercial paper dealers. The effective interest costs for the commercial paper will not exceed the commercial bank prime rate on the date of issue. The declaration states that historically the cost of commercial paper borrowings for companies of comparable credit to WMECO has averaged less than the cost of bank borrowings, and, based on the recent experience of other companies, WMECO desires the flexibility of using commercial paper borrowings to supplement its bank borrowings. No commission or fee will be payable in connection with the issuance and sale of the commercial paper. Maturities of the commercial paper may vary from one to 270 days with specific maturities determined by market conditions, effective interest cost to WMECO, and WMECO's anticipated cash flow. It is stated that in accordance with established custom and practice in the market, the commercial paper will not be prepayable prior to maturity.

Lehman, as principal, will reoffer the commercial paper to institutional investors at a discount of no more than one-eighth of 1 percent per annum less than the prevailing discount rate of WMECO. The commercial paper will be reoffered to not more than 100 identified and designated customers in a list (nonpublic) prepared in advance by Lehman. No additions will be made to this customer list, which includes commercial banks, insurance companies, corporate pension funds, investment trusts, foundations, colleges, and universities, muand state benefit funds, eleemosynary institutions, finance companies, and nonfinancial corporations purchasing such paper for the purpose of investing their funds on a short-term basis. It is anticipated that the commercial paper will be held by customers to maturity, but if such customers desire to resell prior to maturity, Lehman, pursuant to a verbal repurchase agreement, will repurchase the commercial paper and reoffer the same to others in the group of 100 customers.

WMECO expects to retire all of the bank notes and commercial paper notes prior to April 1, 1969, from the net proceeds of the sale of additional first mortgage bonds and/or other securities. In the event the company effects any permanent financing prior to the repayment of all notes outstanding pursuant to this declaration, it will apply the net proceeds of such permanent financing in reduction of such outstanding notes. WMECO states that the maximum amount of indebtedness authorized pursuant to this declaration will be reduced by the amount of the net proceeds of any such permanent financing.

WMECO asserts that the issue and sale of its commercial paper notes should, pursuant to subparagraph (a) (5) of Rule 50, be exempted from the requirements thereof, in view of the fact that the proposed promissory notes to be issued by WMECO as commercial paper will have a maturity of not more than 270 days, the interest costs thereof will not exceed the prime rate for commercial

borrowings from commercial banks, the current rates for commercial paper for prime borrowers such as WMECO are readily ascertainable by reference to daily financial publications, and that it is not practical to invite competitive bids for commercial paper.

Fees and expenses to be incurred by WMECO in connection with the proposed transactions are estimated at \$1,250, including legal fees of \$750. It is stated that no State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Notice is further given that any interested person may, not later than April 15, 1968, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as amended or as it may be further amended, may be permitted to become effective as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-3892; Filed, Apr. 1, 1968; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS
FOR RELIEF

MARCH 28, 1968.

Protests to the granting of an application must be prepared in accordance with Rule 1100.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the Federal Register.

LONG-AND-SHORT HAUL

FSA No. 41269—Newsprint paper from Quebec, Quebec, Canada to Chicago, Ill.

Filed by Traffic Executive Association—Eastern Railroads, agent (E.R. No. 2908), for interested rail carriers. Rates on newsprint paper, in carloads, as described in the application, from Quebec, Quebec, Canada, to Chicago, Ill.

Grounds for relief—Contract water carrier competition.

Tariff—Supplement 6 to Canadian National Railways tariff ICC E. 543.

FSA No. 41270—Canned goods from and to western trunkline territory. Filed by Western Trunk Line Committee. agent (No. A-2545), for interested rail carriers. Rates on canned goods and related articles, in carloads, between specified points in Colorado and Wyoming, on the one hand, and points in western trunkline territory, on the other.

Grounds for relief—Market competition, modified short-line distance formula and grouping.

Tariff—Supplement 9 to Western Trunk Line Committee, agent tariff ICC A-4674.

FSA No. 41271—Grain and soybeans to Reserve, La. (for export). Filed by Southwestern Freight Bureau, agent (No. B-9058), for interested rail carriers. Rates on grain and soybeans, in carloads, as described in the application, from points in southwestern and western runkline territories, to Reserve, La., for export.

Grounds for relief—Rate relationship and market competition.

Tariffs—Supplement 19 to Chicago, Rock Island and Pacific Railroad Co. tariff ICC C-13777 and other schedules named in the application.

FSA No. 41272—Corn gluten meal to gulf ports, Pensacola, Fla., to Corpus Christi, Tex. (for export). Filed by Southwestern Freight Bureau, agent (No. B–9059), for interested rail carriers. Rates on corn gluten meal, in carloads, minimum weight 90,000 pounds per car used, from East St. Louis, Ill., and points in Arkansas, Colorado, Iowa, Kansas, Missouri, Nebraska, and Oklahoma, to Gulf Ports Pensacola, Fla., to Corpus Christi, Tex., for export.

Grounds for relief—Rate relationship. Tariffs—Supplement 32 to The Atchison, Topeka and Santa Fe Railway Co. tariff ICC 15044 and six other schedules listed in the application.

FSA No. 41273—Superphosphate to Des Moines and Highland Park, Iowa. Filed by O. W. South, Jr., agent (No. A5093), for interested rail carriers. Rates on superphosphate, in bulk in carloads, as described in the application, minimum weight 100,000 of not less than 500 tons of 2,000 pounds per shipment, from Florida producing points, to Des Moines and Highland Park, Iowa.

Grounds for relief—Rate relationship. Tariff—Supplement 30 to Southern Freight Association, agent, tariff ICC S-718.

By the Commission.

[SEAL] H. NEIL GARSON.
Secretary.

[F.R. Doc. 68-3904; Filed, Apr. 1, 1968; 8:48 a.m.]

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and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing, or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2545; Filed, Feb. 29, 1968; 8:47 a.m.]

WESTEC CORP. Order Suspending Trading

FEBRUARY 26, 1968.

The common stock, 10 cent par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 27, 1968, through March 7, 1968 both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2546; Filed, Feb. 29, 1968; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 557]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

FEBRUARY 27, 1968.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC 67 (49 CFR Part 340), 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 of notice of the filing of the application is published in the Federal Register. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six 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 50069 (Sub-No. 399 TA), filed February 21, 1968. Applicant: REFINERS TRANSPORT & TERMINAL CORPORATION, 930 North York Road, Hinsdale, Ill. 60521. Applicant's representative: Albert A. Andrin, 29 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquid nitrogen fertilizer solution, in bulk, in tank vehicles, from the Borden Chemical Co. plant at and/or near Logansport, Ind., to points in Michigan, Ohio, and Kentucky, for 180 days. Supporting shipper: The Borden Chemical Co., Smith-Douglas Division, Post Office Box 419, Norfolk, Va. 23501. Send protests to: William E. Gallagher, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 1086, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 77424 (Sub-No. 35 TA), filed February 21, 1968. Applicant: WENHAM TRANSPORTATION, INC., 3200 East 79th Street, 44101, Post Office Box 6391. Cleveland, Ohio 44104. Applicant's representative: J. G. Bamer (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Iron and steel and iron and steel articles, from the plantsite of Jones & Laughlin Steel Corp., at or near Hennepin, Ill., to points in Indiana, for 180 days. Supporting shipper: Jones & Laughlin Steel Corp., 3 Gateway Center, Pittsburgh, Pa. Send protests to: G. J. Baccei, District Supervisor, Interstate Commerce Commission. Bureau of Operations, 435 Federal Building, 215 Superior Avenue, Cleveland, Ohio 44114.

No. MC 95540 (Sub-No. 726 TA), filed February 21, 1968. Applicant: WATKINS MOTOR LINES, INC., 1120 West Griffin Road, Lakeland, Fla. 33801. Applicant's representative: Hoyt Starr (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dairy products, from the plantsites and warehouse facilities of Breakstone Foods located at Walton, N.Y., New York City, N.Y., Linden, N.J., and Hagerstown, Md., to Raleigh, N.C., Atlanta, Ga., and

points in Florida, for 180 days. Supporting shipper: Breakstone Foods, Division National Dairy Products Corp., 111 Fifth Avenue, New York, N.Y. 10003. Send protests to: District Supervisor Joseph B. Teichert, Interstate Commerce Commission, Bureau of Operations, Room 1226, 51 Southwest First Avenue, Miami, Fla. 33130.

No. MC 103654 (Sub-No. 133 TA), filed February 21, 1968. Applicant: SCHIR-MER TRANSPORTATION COMPANY, INCORPORATED, 1145 Homer Street, St. Paul, Minn. 55116. Applicant's representative: Val M. Higgins, 1000 First National Bank Building, Minneapolis, Minn. 55492. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fertilizer, in bulk, from Fairmont, Minn., to points in Iowa and Minnesota, for 180 days. Supporting shipper: The Borden Chemical Co., Smith-Douglass Division, Post Office Box 419, Norfolk, Va. 23501. Send protests to: A. E. Rathert, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 448 Federal Building and U.S. Courthouse, 110 South Fourth Street, Minneapolis, Minn.

No. MC 108393 (Sub-No. 10 TA), filed February 21, 1968. Applicant: SIGNAL DELIVERY SERVICE, INC., 782 Industrial Drive, Elmhurst, Ill. 60126. Applicant's representative: Falsgraf, Kundtz, Reidy, and Shoup, 1050 Union Commerce Building, Cleveland, Ohio 44115. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Such commodities as are dealt in by retail stores and mailorder houses, between Elizabeth and Maywood, N.J., on the one hand, and, on the other, points in Duchess, Nassau, Orange, and Suffolk Counties, N.Y., and points in Fairfield County, Conn., under continuing contract or contracts with Sears, Roebuck & Co., for 180 days. Supporting shipper: Sears, Roebuck & Co., Post Office Box 6742, Philadelphia, Pa. 19132. Send protests to: William E. Gallagher, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 1086, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 114323 (Sub-No. 10 TA), filed February 21, 1968. Applicant: PAUL MARCKESANO AND SONS CO., INC., 54th Avenue and Fifth Street, Long Island City, N.Y. 11101. Applicant's representative: Morton E. Kiel, 140 Cedar Street, New York, N.Y. 10006. Authority sought to operate as a common carrier,

by motor vehicle, over irregular routes, transporting: Dry cement, in bulk, in pneumatic tank vehicles, from storage site of Cilco Cement Corp., from Long Island City, N.Y., to points in Ulster County, N.Y., via New Jersey, for 180 days. Supporting shipper: Cilco Cement Corp., 151 East 55th Street, New York, N.Y. 10022. Send protests to: E. N. Carignan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 346 Broadway, N.Y. 10013.

No. MC 117869 (Sub-No. 4 TA), filed

February 21, 1968. Applicant: DENTON PRODUCE, INC., 1401 East Willow, Enid, Okla. 73701. Applicant's representative: Carl J. Avery (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen citrus juices, concentrates, ades, and drinks, from Bonner Springs, Kans., and points within 5 miles thereof, to points in Arkansas, Colorado, Illinois, Indiana, Iowa, Kentucky, Louisiana, Minnesota, Missouri, Nebraska, Ohio, Oklahoma, Tennessee, and Texas, for 180 days. Supporting shipper: Ventura Coastal Corp., R. C. McMillan, Vice President, Post Office Box 69, Ventura, Calif. 93001. Send protests to: C. L. Phillips, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 350, American General Building, 210 Northwest Sixth, Oklahoma City, Okla. 73102.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 68-2563; Filed, Feb. 29, 1968; 8:48 a.m.]

[Notice 98]

MOTOR CARRIER TRANSFER PROCEEDINGS

FEBRUARY 27, 1968.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 279), 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 its disposition by petitioner petitions with

No. MC-FC ary 20, 1968, proved the Cartage, Inc. operating right 19831 issued N Hoban-Bach ' Minneapolis. transportation general comr unusual value household go commodities ment, and th nating to oth named points against the meat produc articles distr houses. Leona Exchange Bu 55402, attorr Hannaford, Building, St. for transfere

No. MC-FC ruary 20, 196 proved the t Co., Inc., Mir erating rights and certificat 2), and MC-November 27 and June 30, Hoban-Bach tion, Minne the transport over irregula tank vehicles to points in N Nebraska, Io sota, for Geo Ill., and, as irregular rou dairy produc by meat pa apolis, Minn. Dakota, Her Washington tions were at 1050 Builder apolis, Minn feror. Willia Minneapolis transferee.

[SEAL]

[F.R. Doc. 6

the proposed transactions. Fees and expenses to be incurred by Louisiana in connection with the bonds are estimated at \$95,000, including legal fees of \$30,000 and auditor's fees of \$3,000. The fee of counsel for the underwriters, to be paid by the successful bidders, is estimated at \$9,000.

Notice is further given that any interested person may, not later than March 8, 1968, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission. Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-1679; Filed, Feb. 9, 1968; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

FEBRUARY 6, 1968.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c)(5) and 19(a)(4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for

the period February 7, 1968, through February 16, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-1680; Filed, Feb. 9, 1968; 8:46 a.m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-8536 etc.]

P. O. BURGY DRILLING & PRODUCING CO. ET AL.

Notice of Applications for Certificates, Abandonment of Service and Petitions To Amend Certificates 1

FEBRUARY 2, 1968.

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 inspec-

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 February 26, 1968.

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 July 1, 1967, 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 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.

> GORDON M. GRANT. Secretary

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Docket No. and date filed	Applicant .	Purchaser, field, and location	Price per Mcf	Pres- sure base
G-8536 12-4-67 1	P. O. Burgy Drilling & Produc- ing Co. (formerly P. O. Burgy & B. S. Marshall), c/o Rollo Riggs, Esq., Route 2, Cairo, W. Va. 26337.	Otto Nelle Oil & Gas Co., acreage in Ritchie County, W. Va.	12.0	15. 325
G-10129 D 1-22-68	Gulf Oil Corp., Post Office Box 1589, Tulsa, Okla. 74102.	Florida Gas Transmission Co., Lockridge Field, Brazoria Coun- ty, Tex.	(2)	
CI60-467. E 1-10-68 ³ as amended 1-19-68	American Petrofina Co. of Texas (Operator) et al. (suc- cessor to John L. Harlan, Trustee (Operator) et al.), Post Office Box 2159, Dallas, Tex. 75221.	Tennessee Gas Pipeline Co., a division of Tenneco, Inc., Southeast Tomball Field, Harris County, Tex.	4 15, 5	14. 65
Cl61-482 C&D 1-22-68 ⁵	Atlantic Richfield Co., Post Office Box 2819, Dallas, Tex. 75221.	Natural Gas Pipeline Co. of Amer- ica, Northeast Thompsonville and Taquachie Creek Fields, Webb, Zapata, and Jim Hogg Counties, Tex.	15.0	14. 65
CI62-673 C&D 1-19-68	Skylark Gas Co., 219 East Main St., St. Clairsville, Ohio 43950.	Equitable Gas Co., acreage in Lewis, Upshur, and Harrison Counties, W. Va.	25. 0	15. 325
CI66-306 E 12-11-67	Mark IV Oil & Gas Producers, Inc. (successor to Ezra R. Gawthrop et al., d.b.a. Gaw- throp Oil & Gas Producers, Inc.), c/o Clarence M. Rogers, attorney, 710 Prunty Bldg., Clarksburg, W. Va. 26301.	Pennzoil Co., McClellan District, Doddridge County, W. Va.	15. 0	15. 325
CI66-988 C&D 1-22-68 ⁵	Shell Oil Co. (Operator) et al., 50 West 50th St., New York, N.Y. 10020.	Panhandle Eastern Pipe Line Co., South Bishop Field, Ellis and Roger Mills Counties, Okla.	⁶ 17. 0 7 8 15. 0	14. 65
TRANSPORT TO A T				

Filing code: A—Initial service. B—Abandonment.

-Amendment to add acreage:
-Amendment to delete acreage:
-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	Pres- sure base
CI66-1264 C&D 1-18-68 ⁵	do	Panhandle Eastern Pipe Line Co., Northeast Gage and Tangier Fields, Ellis and Woodward Coun- ties, Okla.	8 17. 0	14. 65
CI67-1683 C 12-28-67 9	Edwin G. Bradley and George R. Shaw d.b.a. Bradley- Shaw (Operator) et al., 826 Union Center Bldg., Wichita. Kans. 67202.	Plateau Natural Gas Co., Hugoton Gas Field, Kearny County, Kans.	13. 5	14. 65
CI68-642 A 11-8-67	Wichita, Kans. 67202. Pan American Petroleum Corp., 10 Post Office Box 591, Tulsa, Okla. 74102.	Dorchester Gas Producing Co., Big Lake Field, Reagan County, Tex.	9.0	14. 65
CI68-796 (CI67-1326) F 12-18-67 11	Seneca Oil Co. (Operator) et al. (successor to Titan Petroleum Corp. (Operator) et al.), 3022 Northwest Expressway, Oklahoma City, Okla. 73112.	Natural Gas Pipeline Co. of America, Camrick Field, Beaver County, Okla.	17.0	14. 65
CI68-872 A 1-12-68	Gulf Oil Corp.10	Northern Natural Gas Co., Northeast Oates Field, Pecos County, Tex.	¹² 16. 5	14. 65
CI68-881 A 1-18-68	Witco Chemical Co., Inc., 77 North Kendall Ave., Brad- ford, Pa. 16701.	Pennsylvania Gas Co., Sheffield Township, Warren County, Pa.	27.0	15.025
CI68-883 A 1-18-68	Wigwam Production Co., c/o Lawrence E. Donohoe, Jr., attorney, 201 West Main St., Lafayette, La. 70501.	Southern Natural Gas Co., Treasure Bay Field, Chandeleur Sound, Offshore, St. Bernard Parish, La.	18.0	15. 025
CI68-884 A 1-18-68	C. F. Raymond et al., 555 17th St., Suite 928, Denver, Colo. 80202.	El Paso Natural Gas Co., Ignacio (Dakota) Field, La Plata County, Colo.	13.0	15.025
CI68-885 B 1-18-68	Ed Morris et al., 8917 North State Rd., St. Louis, Mich. 48880.	Consolidated Gas Supply Corp., Murphy District, Ritchie County, W. Va.	Uneconomical	
CI68-886 B 1-18-68	Charles F. Koontz Oil & Gas Co., c/o Charles F. Koontz, agent, 1680 Hoffman Ave.	Consolidated Gas Supply Corp., Troy District, Gilmer County, W. Va.	Uneconomical	
CI68-887 A 1-18-68	Clarksburg, W. Va. 26301. Harry F. Buck et al., 1004 Cravens Bldg., Oklahoma City, Okla. 73102.	Arkansas Louisiana Gas Co., South Quinton Field, Latimer County, Okla.	¹⁸ 15. 0	14. 65
CI68-888_ B 1-18-68	Young and Harrison, c/o David M. Harrison, agent, 920 Union Trust Bldg., Pittsburgh. Pa. 26301.	Consolidated Gas Supply Corp., Grant District, Ritchie County, W. Va.	Uneconomical	
CI68-889_ A 1-12-68	Richard W. Robbins and Evan E. Koger, as Executor under the Will and of the Estate of Edward C. Robbins, deceased, c/o Mark H. Adams, attorney, 301 American Sav- ings Bldg., Post Office Box 1034, Wichita, Kans. 67201. Cities Service Oil Co., Cities	Northern Natural Gas Co., Guymon-Hugoton County, Okla.	12. 0	14. 65
CI68-890 B 1-19-68	Okla. 74003.	Panhandle Eastern Pipe Line Co., acreage in Morton County, Kans.	(14)	
CI68-891 A 1-19-68	Columbian Fuel Corn 401	Consolidated Gas Supply Corp., acreage in McDowell County, W. Va.	25.0	15. 325
CI68-894 A 1-19-68	Dewey Ave., Bartlesville, Okla. 74003. Union Oil Co. of California, Union Oil Center, Los Angeles. Calif. 90017.	Panhandle Eastern Pipe Line Co., Putnam Field, Dewey County,	15 17.0 8 16 14.0	14. 65
CI68-895 A 1-22-68	Angeles, Calif. 90017. Woodruff Gas Co., c/o L. W. Roche, Esq., Box 350, Spencer, W. Va. 25276. Southern Minerals Corp., Post	United Fuel Gas Co., Rocky Fork Newburg Gas Field, Kanawha County, W. Va.	27. 5	15. 325
CI68-896 B 1-22-68	Southern Minerals Corp., Post Office Box 716, Corpus Christi, Tex. 78403.	Texas Eastern Transmission Corp., Gasoline Plant, Nueces County, Tex.	(17)	
CI68-897 A 1-22-68	Office Box 716, Corpus Christi, Tex. 78403. Hewitt B. Fox, Inc., Suite 900, Vaughn Plaza Bldg., Corpus Christi, Tex. 78401.	The Altex Corp., Tsesmelis Field, Jim Wells County, Tex.	13. 8452	14. 65
CI68-898 B 1-22-68	Gulf Oil Corp	Florida Gas Transmission Co., West Fulton Beach Field, Aransas County, Tex.	Depleted	

See footnotes at end of table.

	Docket No. and date filed	Applicant	Purchaser, field, and location	Price per Mcf	Pres- sure base
	CI68-899 A 1-22-68	Philcon Development Co., Post Office Box 2242, Amarillo Savings Bldg., Amarillo, Tex. 79105.	Cities Service Gas Co., Knowles Gas Area, Beaver County, Okla.	18 17. 0	14. 65
	CI68-900 A 1-22-68	Douglas Resources Corp., 310 Kermac Bldg., Oklahoma City, Okla. 73102.	do	¹⁸ 17. 0	14. 65
	CI68-901 A 1-22-68	Austin Gas Purchasing, Inc., c/o James W. Williams, at- torny at law, Ardmore, Okla. 73401.	Panhandle Eastern Pipe Line Co., Stark Northeast Field, Pratt County, Kans.	⁸ 15. 0	14. 65
	CI68-902 A 1-22-68	William V. Montin, First National Bldg., Oklahoma City, Okla. 73102.	Arkansas Louisiana Gas Co., O'Keene Field, Blaine County, Okla.	15.0	14. 65
	CI68-903 (CI64-55) F 1-17-68	Mobil Oil Corp. (successor to Texas Eastern Transmission Corp.), ¹⁹ Post Office Box 2444, Houston, Tex. 77001.	Arkansas Louisiana Gas Co., Southwest Waukomis Field, Garfield County, Okla.	²⁰ 15. 0	14. 65
•	CI68-904 (CP61-65) E 1-15-68	Phillips Petroleum Co. (successor to Texas Eastern Transmission Corp.) Bartlesville, Okla. 74003.	Trunkline Gas Co., Alta Loma Field, Galveston County, Tex.	18.0	14. 65
	CI68-905 A 1-24-68	John Franks (Operator) et al., c/o G. E. Huggs, attorney, Post Office Box 1200, Shreve- port, La. 71102.	Arkansas Louisiana Gas Co., Vixen Field, Caldwell and Ouachita Parishes, La.	18. 33	15.025
	CI68-906 A 1-24-68	Sanford E. McCormick, 1804 First City National Bank Bldg., Houston, Tex. 77002.	United Gas Pipe Line Co., St. Martinville Field, St. Martin Parish. La.	21. 25	15. 025
	CI68-907 A 1-24-68	Petrolia Drilling Corp., Post Office Box 14, Birmingham, Mich. 48012.	Arkansas Louisiana Gas Co., Enid Area, Garfield County, Okla.	15.0	14. 65
	CI68-908 A 1-24-68	Douglas Resources Corp., 310 Kermac Bldg., Oklahoma City, Okla. 73102.	do	15.0	14. 65
	CI68-909 A 1-24-68	L. O. Ward, 408 Bass Bldg., Enid, Okla, 73701.	do	15.0	14. 65
	CI68-915 A 1-25-68	Phillips Petroleum Co	Pacific Lighting Service & Supply Co., Federal Lease No. OCS-P- 0166, Offshore Santa Barbara County, Calif.	27. 0	14.73
	CI68-924 A 1-29-68	Cities Service Oil Co	County, Cain: Pacific Lighting Service & Supply Co., Pacific Ocean Offshore Santa Barbara County, Calif.	27. 0	14.73

Amendment to certificate filed to reflect change in name.
 Amendment to certificate filed to delete the G. L. Wood et al. Lease, and to redesignate rate schedule as Gulf Oil Corp. (Operator) et al.
 Amendment to certificate filed to reflect change of Operator and to reflect the succession by Applicant of Graridge

Corp's. (a coowner) interest.

Corp's. (a coowner) interest.

4 Rate in effect subject to refund in Docket No. RI64-426.

5 Deletes nonproductive acreage.

6 For gas attributable to additional acreage in Roger Mills County.

7 For gas attributable to additional acreage in Roger Mills County.

8 Subject to upward and downward B.t.u. adjustment.

9 Adds interest to Albert A. Thornbrough and Virginia Dale Thornbrough to the basic contract.

10 By letter filed Jan. 12, 1968, Applicant agreed to accept permanent certificate containing conditions similar to those imposed by Opinion No. 468, as modified by Opinion No. 468-A.

11 Partially succeeds Titan Petroleum Corp's. FPC GRS No. 1. Seneca, Hamon and others are signatory coowners whose interests are covered under Titan's FPC GRS No. 1. No change in interest is involved. Seneca filed motion to be substituted for Titan Petroleum Corp. as operator of the Fannie Delano Unit.

12 Less 0.87 cent per Mcf downward B.t.u. adjustment.

13 Subject to deduction for compression if compression facilities are installed by Buyer.

14 Lease covered by Subject contract covered a term mineral interest which expired on July 1, 1967.

14 Lease covered by subject contract covered a term mineral interest which expired on July 1, 1967.

15 Natural gas.
16 Casinghead gas.

17 Gas is no longer available.

 Includes 3 cents per Mcf service charge for gathering, dehydrating, compression and delivery.
 Partial successor in interest to Union Oil Company of California's FPC GRS No. 148. Texas Eastern never made certificate filing to cover subject acreage.

20 Subject to deduction for gathering and compression charge should Buyer compress gas. [F.R. Doc. 68-1579; Filed, Feb. 9, 1968; 8:45 a.m.]

established for such goods during the period March 1, 1967, through February 29, 1968. In the event that the levels of restraint established for such goods for that period have been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

The levels of restraint set forth above are subject to adjustment pursuant to the provisions of the bilateral agreement of March 15, 1967, between the Governments of the United States and Poland which provides in part that within the aggregate and applicable group limits, limits on certain categories may be exceeded by not more than 5 percent; and for administrative arrangements. Any appropriate adjustments pursuant to the provisions of the bilateral agreement referred to above, will be made to you by letter from the Chairman of the Interagency Textile Administrative Committee.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the Federal Register on January 17, 1968 (33 F.R. 582).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Poland and with respect to imports of cotton textiles and cotton textile products from Poland have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. II, 1965–66). This letter will be published in the Federal Register.

Sincerely yours,

A. B. TROWBRIDGE, Secretary of Commerce, Chairman, President's Cabinet Textile Advisory Committee.

[F.R. Doc. 68-2289; Filed, Feb. 21, 1968; 8:51 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

FEBRUARY 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15(c)(5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period Feb-

ruary 17, 1968, through February 26, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2192; Filed, Feb. 21, 1968; 8:46 a.m.]

[File No. 2-14698]

CORMAC CHEMICAL CORP. Order Suspending Trading

FEBRUARY 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Cormac Chemical Corp., New York, N.Y. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 17, 1968, through February 26, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2193; Filed, Feb. 21, 1968; 8:46 a.m.]

FASTLINE, INC.

Order Suspending Trading

FEBRUARY 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Fastline, Inc., New York, N.Y. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 17, 1968, through February 26, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2194; Filed, Feb. 21, 1968; 8:46 a.m.]

URANIUM KING CORP. Order Suspending Trading

FEBRUARY 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Uranium King Corp., Post Office Box 6217, Salt Lake City, Utah, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 18, 1968, through February 27, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2195; Filed, Feb. 21, 1968; 8:46 a.m.]

[File No. 1-4371]
WESTEC CORP.

Order Suspending Trading

FEBRUARY 16, 1968.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such exchange and otherwise the non a national securities exchange is required in the public interest and for the

protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period February 17, 1968, through February 26, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 68-2196; Filed, Feb. 21, 1968; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1152]

MOTOR CARRIER, BROKER, WATER CARRIER AND FREIGHT FOR-WARDER APPLICATIONS

FEBRUARY 16, 1968.

The following applications are governed by Special Rule 1.247 of the Com-

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

areas through the interrelationships of these pooling agreements.

7. The effect these agreemnts will have on the rate structure and service in this trade and in the reciprocal trade from the United States to Brazil.

8. The effect these agreements will have on carriers, shippers, exporters, importers, or ports in this trade and in the reciprocal trade from the United States

to Brazil.

9. Whether any one of these agreements, or any combination of them, will 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 operate to the detriment of the commerce of the United States, or be contrary to the public interest, or be in violation of the Shipping Act, 1916; and whether these agreements should be approved, disapproved, or modified in accordance with the provisions of section 15 of the Shipping Act, 1916.

It is further ordered, That the parties to the subject agreements, listed in appendix A hereto, be made respondents

in this proceeding:

It is further ordered, That this matter be assigned for public hearing before an examiner of the Commission's Office of Hearing Examiners and that the earing be held at a date and place to be determined and announced by the presiding examiner; and

It is further ordered, That notice of this order be published in the FEDERAL REGISTER and that a copy thereof and notice of hearing be served upon re-

spondents; and

It is further ordered, That a copy of this order be served on the parties as hsted in appendix B attached hereto who filed comments pursuant to the FEDERAL REGISTER notice that these agreements had been filed, and that these parties be named as petitioners herein; and

It is further ordered, That any person other than respondents and petitioners or Hearing Counsel, who desires to become a party to this proceeding and participate therein, shall file a petition to intervene with the Secretary, Federal Maritime Commission, Washington, D.C. 20573, on or before February 29, 1968, with copy to parties.

And, it is further ordered, That all future notices issued by or on behalf of the Commission in this proceeding, including notice of time and place of hearing or prehearing conference, shall be mailed directly to all parties of record.

By the Commission.

[SEAL]

THOMAS LISI. Secretary.

APPENDIX A

Brodin Line, c/o Garcia & Diaz, Inc., 25

Broadway, New York, N.Y. 10004.
The Booth Steamship Co., Ltd., Cunard Building, Water Street, Liverpool, England.
Columbus Line, Inc., 26 Broadway, New York, N.Y. 10004

Companhia De Navegacao Loide Brasileiro, Rua do Rosario, 1/17, Rio de Janeiro,

Companhia De Navegacao Maritima Netumar, Avenida Presidente Vargas, 482–22°, Rio de Janeiro, Brazil.

Dovar Line, Dovar Shipping Agency, Inc., 29 Broadway, New York, N.Y. 10006. Empresa Lineas Maritimas Argentinas

Argentinas npresa Lineas Maritimas Argentinas (E.L.M.A.), 25 de Mayo, 459, Buenos Aires, Argentina.

Georgia Steamship Corp., Georgia-Pacific International Corp., Post Office Box 909, Augusta, Ga. 30903.

Holland Pan-American Line A/S, c/o Black Diamond Steamship Co., 2 Broadway, New York, N.Y. 10004.

Ivaran Line, c/o United States Navigation Co., Inc., 17 Battery Place, New York, N.Y. 10004.

The Lamport-Holt Line, Ltd., Royal Liver Building, Liverpool 3, England. Montemar S.A. Comercial Y Maritima, Rin-

con 468, Montevideo, Uruguay. Moore-McCormack Lines, Inc., 2 Broadway,

New York, N.Y. 10004. Norton Line, 26 Beaver Street, New York,

N.Y. 10004.

APPENDIX B

Delta Steamship Lines, Inc., c/o Macleay, Lynch, Bernhard, and Gregg, 1625 K Street NW., Washington, D.C. 20006.

Department of Transportation, 800 Independence Avenue SW., Washington, D.C. 20590

Green Coffee Association of New York, c/o Donald J. Mulvihill, Esq., Cahill, Gordon, Sonnett, Reindel, and Ohl, Federal Bar Building West, 1819 H Street NW., Washington, D.C. 20006.
National Coffee Association, c/o Donald J.

Mulvihill, Esq., Cahill, Gordon, Sonnett, Reindel, and Ohl, Federal Bar Building West, 1819 H Street NW., Washington, D.C. 20006.

[F.R. Doc. 68-2245; Filed, Feb. 21, 1968; 8:51 a.m.]

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILES AND COTTON TEXTILE PRODUCTS PRO-DUCED OR MANUFACTURED IN POLAND

Entry or Withdrawal From Warehouse for Consumption

FEBRUARY 20, 1968.

On March 15, 1967, the U.S. Government, in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, concluded a comprehensive bilateral agreement with the Government of the Polish People's Republic concerning exports of cotton textiles from Poland to the United States over a 3-year period. Under this agreement the Polish People's Republic has undertaken to limit its exports to the United States of certain cotton textiles and cotton textile products to specified annual amounts. Among the provisions of the agreement are those applying specific export limitations to Categories 19, 26 (including a sub-limit on duck fabric), 28, 42, 43, 46, 53, 60, and 62, for the second agreement year beginning March 1, 1968.

There is published below a letter of February 19, 1968, from the Chairman of the President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amounts of cotton textiles and cotton textile products in Categories 19, 26, 28, 42, 43, 46, 53, 60, and 62, produced or manufactured in Poland which may be entered or withdrawn from warehouse for consumption in the United States for the 12-month period beginning March 1, 1968, and extending through February 28, 1969, be limited to certain designated levels.

This letter and the actions pursuant thereto are not designed to implement all of the provisions of the bilateral agreement but are designed to assist only in the implementation of certain of its provisions.

> STANLEY NEHMER Chairman, Interagency Textile Administrative Committee, and Deputy Assistant Secretary for Resources.

THE SECRETARY OF COMMERCE

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

> WASHINGTON, D.C. 20230 February 19, 1968.

COMMISSIONER OF CUSTOMS. Department of the Treasury, Washington, D.C. 20226.

DEAR MR. COMMISSIONER: Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, pursuant to the bilateral cotton textile agreement of March 15, 1967, between the Governments of the United States and Poland, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective March 1, 1968, and for the 12-month period extending through February 28, 1969, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textiles and cotton textile products produced or manufactured in Poland in excess of the following 12-month levels of

	Category	12-Month level of restraint
19	squard yards_	. 945,000
26	do 1	
28	pieces_	_ 210,000
42		
43	do	
46	do	
53	do	
60	do	
62	pounds	. 154, 350

Of this amount, not more than 157.500 square yards may be in duck, T.S.U.S.A. Nos.:

320.__01 through 04, 06, 08 321 .__ 01 through 04, 06, 08 322...01 through 04, 06, 08 326...01 through 04, 06, 08 327...01 through 04, 06, 08

328 .__ 01 through 04, 06, 08

In carrying out this directive, entries of cotton textiles and cotton textile products in Categories 19, 26, 28, 42, 43, 46, 53, 60, and 62, produced or manufactured in Poland and which have been exported to the United States from Poland prior to March 1, 1968, shall, to the extent of any unfilled balances, be charged against the levels of restraint

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 pro-cedure, 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. 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.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 67-14901; Filed, Dec. 22, 1967; 8:45 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

DECEMBER 18, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 19, 1967, through December 28, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-14907; Filed, Dec. 22, 1967; 8:45 a.m.]

FASTLINE, INC.

Order Suspending Trading

DECEMBER 18, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Fastline, Inc., New York, N.Y., otherwise than on a national securities terest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 19, 1967, through December 28, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-14908; Filed, Dec. 22, 1967; 8:45 a.m.]

[File No. 0-592]

PAKCO COMPANIES, INC. Order Suspending Trading

DECEMBER 18, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Pakco Companies, Inc., and all other securities of Pakco Companies, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 19, 1967, through December 28, 1967, both dates inclusive.

By the Commission.

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-14909; Filed, Dec. 22, 1967; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

DECEMBER 18, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Wester Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for

exchange is required in the public in- the period December 19, 1967, through December 28, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-14910; Filed, Dec. 22, 1967; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATION FOR RELIEF

DECEMBER 20, 1967.

Protests to the granting of an application must be prepared in accordance with Rule 101.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 41194—Corn and sorghum grains to points in SWL territory, also Kansas and Missouri. Filed by Southwestern Freight Bureau, agent (No. B-9033), for interested rail carriers. Rates on corn and sorghum grains, in carloads, as described in the application, from points in SWL and WTL territories, to points in SWL territory, also Kansas and Missouri.

Grounds for relief-Carriers competi-

Tariffs—Supplement 93 to Southwestern Freight Bureau, agent, tariff ICC 4495 and 13 other schedules named in the application.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 67-14926; Filed, Dec. 22, 1967; 8:46 a.m.]

[Notice 515]

MOTOR CARRIER TEMPORARY **AUTHORITY APPLICATIONS**

DECEMBER 20, 1967.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC 67 (49 CFR Part 340) published in the Federal Reg-ISTER, 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 of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and company under the Investment Company Act of 1940 ("Act"), has filed an application pursuant to section 8(f) of the Act for an order of the Commission declaring that applicant has ceased to be an investment company as defined in the Act. All interested persons are referred to the application on file with the Commission for a statement of applicant's representations, which are summarized below.

Applicant states that it has determined not to proceed with its proposed public offering, that it expects to file an application for dissolution under State law upon receipt of the Commission's order on the application pursuant to section 8(f), that no shares of the applicant have ever been issued, and that it has no assets and has had no operations. Applicant has applied for the Commission's consent to withdrawal of its registration statement pursuant to Rule 477 under the Securities Act of 1933.

Section 8(f) of the Act provides, in pertinent part, that when the Commission, upon application, finds that a registered investment company has ceased to be an investment company, it shall so declare by order, and upon the taking effect of such order, the registration of such company shall cease to be in effect.

Notice is further given that any interested person may, not later than December 29, 1967, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request, and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon applicant at the address set forth above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-14516; Filed, Dec. 13, 1967; 8:47 a.m.]

NYLO-THANE PLASTICS CORP. Order Suspending Trading

DECEMBER 8. 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Nylo-Thane Plastics Corp., Farmingdale, N.Y., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 8, 1967, through December 12, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67–14517; Filed, Dec. 13, 1967; 8:47 .a.m.]

[File No. 0-592]

PAKCO COMPANIES, INC. Order Suspending Trading

DECEMBER 8, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Pakco Companies, Inc., and all other securities of Pakco Companies, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 9, 1967, through December 18, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67–14518; Filed, Dec. 13, 1967; 8:47 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

DECEMBER 8, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on

a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period December 9, 1967, through December 18, 1967, both dates inclusive

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-14519; Filed, Dec. 13, 1967; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1132]

MOTOR CARRIER, BROKER, WATER CARRIER AND FREIGHT FORWARDER APPLICATIONS

DECEMBER 8, 1967.

The following applications are governed by Special Rule 1.247 1 of the Commission's general rules of practice (49 CFR, as amended), published in the FEDERAL REGISTER issue of April 20, 1966. effective May 20, 1966. These rules provide, among other things, that a protest to the granting of an application must be filed with the Commission within 30 days after date of notice of filing of the application is published in the FEDERAL REGISTER. Failure seasonably to file a protest will be construed as a waiver of opposition and participation in the proceedings. A protest under these rules should comply with § 1.247(d) (3) of the rules of practice which requires that it set forth specifically the grounds upon which it is made, contain a detailed statement of protestant's interest in the proceeding (including a copy of the specific portions of its authority which protestant believes to be in conflict with that sought in the application, and describing in detail the method--whether by joinder, interline, or other meanswhich protestant would use such authority to provide all or part of the service proposed), and shall specify with particularity the facts, matters, and things relied upon, but shall not include issues or allegations phrased generally. Protests not in reasonable compliance with the requirements of the rules may be rejected. The original and one copy of the protest shall be filed with the Commission, and a copy shall be served concurrently upon applicant's representative, or applicant if no representative is named. If the protest includes a request

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

for oral hearing, such requests shall meet the requirements of § 1.247(d) (4) of the special rule, and shall include the certification required therein.

Section 1.247(f) of the Commission's rules of practice further provides that each applicant shall, if protests to its application have been filed, and within 60 days of the date of this publication, notify the Commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application, failure in which the application will be dismissed by the Commission.

Further processing steps (whether modified procedure, oral hearing, or other procedures) will be determined generally in accordance with the Commission's General Policy Statement Concerning Motor Carrier Licensing Procedures, published in the FEDERAL REGISTER issue of May 3, 1966. This assignment will be by Commission order which will be served on each party of record.

The publications hereinafter set forth reflect the scope of the applications as filed by applicants, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

No. MC 2368 (Sub-No. 13), filed November 22, 1967. Applicant: BRALLEY-WILLETT TANK LINES, INC., 200
Stockton Street, Post Office Box 495,
Richmond, Va. 23204. Applicant's rep-E. Stephen Heisley, 529 resentative: Transportation Building, Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Petroleum and petroleum products, in bulk, in tank vehicles, from Montvale, Va., to points in Sullivan County, Tenn. Note: If a hearing is deemed necessary, applicant requests it be held at Washington, D.C., or Richmond, Va.

No. MC 2567 (Sub-No. 12), filed November 4, 1967. Applicant: BELBEY TRANSFER COMPANY, a corporation, 520 Belleville Turnpike, Kearny, N.J. 07032. Applicant's representative: Collins, 140 Cedar Street, New York, N.Y. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Elevators, escalators, and machinery, materials, and supplies, used in the manufacture, installation, or maintenance of elevators and escalators, between Yonkers, N.Y. and points within 5 miles thereof, and Harrison, N.J., and points within 5 miles thereof on the one hand, and, on the other, points in Maryland, Washington, D.C., and the commercial zone thereof, Rhode Island, Massachusetts, and points in Pennsylvania on and west of U.S. Highway 11, and points in New York on and west of U.S. Highway 14. Note: If a hearing is deemed necessary, applicant requests it be held at New York, N.Y.

No. MC 2962 (Sub-No. 35), filed November 21, 1967. Applicant: A. & H. TRUCK LINE, INC., 1111 East Louisiana Street, Evansville, Ind. 47717. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities, except those of unusual value, classes A and B explosives, household goods, as defined by the Commission, commodities in bulk, commodities requiring special equipment and those injurious or contaminating to other lading, between junction U.S. Highway 460 and Indiana Highway 64 near Edwardsville, Ind., and Huntingburg, Ind., over Indiana Highway 64, serving no intermediate points and serving the termini points for purpose of joinder only, as an alternate route for operating convenience only. Note: If a hearing is deemed necessary, applicant requests it be held at Indianapolis, Ind., or Louisville, Ky.

No. MC 10345 (Sub-No. 85) (Correction), filed November 15, 1967, published FEDERAL REGISTER issue of December 7, 1967, and republished as corrected this issue. Applicant: C & J COMMERCIAL DRIVEAWAY, INC., 1905 West Mount Hope Avenue, Lansing, Mich. Applicant's representative: James W. Wrape, 2111 Sterick Building, Memphis, Tenn. 38103. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Motor vehicles (except trailers), assembled in Canada for Oldsmobile Division, General Motors Corp. in truckaway service, in secondary movements, from Pittsburgh, Pa., to points in Pennsylvania, Ohio, West Virginia, and Frostburg and Cumberland, Md., restricted to vehicles which have had an immediately prior movement by rail. Note. The purpose of this republication is to more clearly set forth the commodities proposed to be transported. If a hearing is deemed necessary, applicant requests it be held at Detroit, Mich., Chicago, Ill., or Washington, D.C.

No. MC 13250 (Sub-No. 94), filed November 24, 1967. Applicant: J. H. ROSE TRUCK LINE, INC., 5003 Jensen Drive, Post Office Box 16190, Houston, Tex. 77022. Applicant's representative: Thomas E. James, The 904 Lavaca Building, Austin, Tex. 78701. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Material handling equipment, winches, compaction and roadmaking equipment, rollers, self-propelled and non-self-propelled, mobile cranes and highway freight trailers, (2) parts, attachments, and accessories of the commodities described in (1) above, between the plantsites of the Hyster Co., located at or near Danville, Kewanee, and Peoria, Ill., on the one hand, and, on the other, points in Indiana, Arkansas, Texas, Utah, Kentucky, Missouri, New Mexico, Nevada, Tennessee, Kansas, Colorado, California, Louisiana, Oklahoma, and Arizona. Restricted to the handling of traffic originating at or destined to the named plantsites. Note: If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill., or Washington, D.C.

No. MC 19251 (Sub-No. 9) (Correction), filed July 13, 1967, published in the FEDERAL REGISTER issues of August 25, 1967, and October 26, 1967, and republished as corrected, this issue. Applicant: HERBERT M. ADAMS, doing business as ADAMS VAN & STORAGE CO., 80 Dutton Street, Box 803, Bangor, Maine 04401. Applicant's representative: Robert J. Gallagher, Professional Building, 66 Central Street, Wellesley, Mass. 02181. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Used household goods, restricted to the transportation of shipments both moving on the through bill of lading of a freight forwarder operating under the exemption provisions of section 402(b)(2) of the Interstate Commerce Act, as amended, and having an immediately prior or subsequent out of state line haul movement by rail, motor, water, or air between points in Maine. Note: The purpose of this republication is to add the territory description which was inadvertently omitted from previous publication. If a hearing is deemed necessary, applicant requests it be held at Bangor, Augusta, or Portland, Maine.

No. MC 20317 (Sub-No. 1), filed November 29, 1967. Applicant: CASEY & HAYES, INC., 295 Franklin Street, Boston, Mass. Applicant's representative: Robert J. Gallagher, Professional Building, 66 Central Street, Wellesley, Mass. 02181. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Such commodities as are generally sold by furniture stores, appliance stores, musical instrument stores (that is specifically new furniture, musical instruments, and appliances such as refrigerators, stoves, and other appliances), between points in Massachusetts, east of the Connecticut River, Providence, R.I., and Hartford, Conn., on the one hand, and, on the other, points in Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, and New York. Note: If a hearing is deemed necessary, applicant requests it be held at Boston, Mass.
No. MC 20992 (Sub-No. 19), filed No-

vember 22, 1967. Applicant: DOTSETH TRUCK LINE, INC., Knapp, Wis. 54749. Applicant's representative: W. T. Doar, Jr., 103 North Main Avenue, New Richmond, Wis. 54017. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Assembled wood forage boxes with self-unloading metal parts kits and farm wagons, all of which require special equipment, from Glenwood City, Wis., to points in Wisconsin, Minnesota, Iowa, South Dakota, and North Dakota. Note: If a hearing is deemed necessary, applicant requests it be held at Minneapolis, Minn., or Madison, Wis.

No. MC 22278 (Sub-No. 36), filed November 22, 1967. Applicant: BROS. FREIGHT LINE, INC., 2125 Commercial, Waterloo, Iowa 50704. Applicant's representative: Truman A Stockton, Jr., The 1650 Grant Street Building, Denver, Colo. 80202. Authority sought to operate as a common carrier, by motor

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

NOVEMBER 8, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period November 9, 1967, through November 18, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-13388; Ftled, Nov. 14, 1967; 8:46 a.m.]

[812-2195]

MASSACHUSETTS INVESTORS TRUST Notice of Filing of Application for Order Exempting Sale

NOVEMBER 8, 1967.

Notice is hereby given that Massachusetts Investors Trust ("Applicant"), 200 Berkeley Street, Boston, Mass., a Massachusetts common law trust registered under the Investment Company Act of 1940, 15 U.S.C. section 80a-1, et seq. ("Act"), as an open-end diversified investment company, has filed an application pursuant to section 6(c) of the Act requesting an order of the Commission exempting from the provisions of section 22(d) of the Act a transaction in which Applicant's redeemable securities will be issued at a price other than the current public offering price described in the prospectus in exchange for the assets of Nela Alpha Investing Co. ("Nela Alpha"). All interested persons are referred to the application on file with the Commission for a statement of Applicant's representations which are summarized below.

Nela Alpha, a Maine corporation, is a personal holding company all of whose outstanding common stock is held by eight individuals and 12 trusts. Its outstanding preferred stock is held by 35 individuals, seven trusts, and three estates. It is excepted from the Act by reason of the provisions of section 3(c) (1) thereof. Pursuant to an agreement between Applicant and Nela Alpha substantially all of the cash and securities owned by Nela Alpha, with a value of approximately \$6,375,297 as of June 30,

1967, will be transferred to Applicant in exchange for shares of beneficial interest in Applicant.

The number of shares of beneficial interest of Applicant to be issued to Nela Alpha is to be determined by dividing the aggregate market value (with certain adjustments set forth in the application) of the assets of Nela Alpha to be transfered to Applicant, by the net asset value per share of Applicant, both to be determined as of the valuation time, as defined in the agreement. If the valuation under the agreement had taken place on June 30, 1967, Nela Alpha would have received 385,214 of Applicant's shares. The exchange contemplated by the agreement would be prohibited by section 22(d) as being a sale of a redeemable security by a registered investment company at a price other than a current offering price described in the prospectus, unless exempted by an order under section 6(c) of the Act.

When received by Nela Alpha, the shares of Applicant are to be distributed to the stockholders of Nela Alpha on the liquidation of Nela Alpha. Applicant has been advised by the management of Nela Alpha that the stockholders of Nela Alpha do not have any present intention of redeeming or otherwise transferring the shares of Applicant to be received on such liquidation.

There is no connection between Applicant and Nela Alpha and no officer or shareholder of Nela Alpha is an affiliated person of Applicant. The agreement was negotiated at arm's length by the two companies. The management of Applicant approved the agreement as being beneficial to its shareholders, taking all relevant considerations into account including, among others, the fact that the resulting increase in assets will tend to reduce per share expenses.

Section 6(c) of the Act provides, among other things, that the Commission, by order upon application, may conditionally or unconditionally exempt any transaction from any provision or provisions of the Act or of any rule or regulation thereunder, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Notice is further given that any interested person may, not later than No-

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period November 9, 1967, through November 18, 1967, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-13391; Filed, Nov. 14, 1967; 8:46 a.m.]

ice (by amdavit or in case of an attorney

at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67–13389; Filed, Nov. 14, 1967; 8:46 a.m.]

[File No. 0-592]

PAKCO COMPANIES, INC. Order Suspending Trading

NOVEMBER 8, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Pakco Companies, Inc., and all other securities of Pakco Companies, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

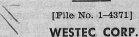
It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period November 9, 1967, through November 18, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-13390; Filed, Nov. 14, 1967; 8:46 a.m.]



Order Suspending Trading

NOVEMBER 8, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

unnecessary for Applicant to appear or notice before the Commission on this application, as amended, if no protest or

Gordon M. Grant, Secretary.

[F.R. Doc. 67-13378; Filed, Nov. 14, 1967; 8:45 a.m.]

[Docket No. CP68-57]

NORTHERN NATURAL GAS CO.

Notice of Amendment to Application

NOVEMBER 8, 1967.

Take notice that on September 15, 1967, Northern Natural Gas Co. (Applicant), 2223 Dodge Street, Omaha, Nebr. 68102, filed an amendment to its application filed August 21, 1967, in Docket No. CP68–57 by requesting authorization to make increased deliveries to certain of its resale and industrial customers and to construct and operate certain natural gas facilities for the transportation and sale of natural gas in interstate commerce, all as more fully set forth in the amendment-to-application which is on file with the Commission and open to public inspection.

By the application of August 21, 1967, Applicant sought to increase its system capacity by 28,180 Mcf of natural gas per day of which 10,000 Mcf was requested for unallocated capacity.

Two of Applicant's resale customers, Iowa Public Service Co., and the city of Hutchinson, Minn., have requested an increase in gas sold and delivered to them of 4,000 Mcf per day and 250 Mcf per day, respectively, for resale to certain of their industrial customers. Applicant requests authorization to meet these requests out of the 10,000 Mcf unallocated capacity hereinbefore described.

In the application of August 21, 1967, Applicant requested authorization to sell 75 Mcf per day of firm gas to Schuyler Packing Co. near Schuyler, Nebr., but did nit request authorization to construct and operate measuring facilities to effectuate this direct industrial sale. The total estimated cost of the proposed facilities is \$4,495.

Applicant further states that, since filing the original application in this docket, its Peoples Division has requested 350 Mcf of firm gas per day for Hormel Packing Co. located at Austin, Minn., which service Peoples Division proposes to provide from its existing contract demand.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules and practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before December 1, 1967.

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, as amended, 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. 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 other wise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

> Gordon M. Grant, Secretary.

[F.R. Doc. 67-13379; Filed, Nov. 14, 1967; 8:45 a.m.]

FEDERAL RESERVE SYSTEM

BANCSTOCK CORPORATION OF AMERICA

Notice of Application for Approval of Acquisition of Shares of Bank

Notice is hereby given that application has been made to the Board of Governors of the Federal Reserve System pursuant to section 3(a) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)), by Bancstock Corporation of America, which is a bank holding company located in Riviera Beach, Fla., for the prior approval of the Board of the acquisition by Applicant of 11,337 (51.53 percent) of the voting shares of First Commercial Bank of Live Oak, Live Oak, Fla.

Section 3(c) of the Act provides that the Board shall not approve (1) any acquisition or merger or consolidation under this section which would result in a monopoly, or which would be in furtherance of any combination or conspiracy to monopolize or to attempt to monopolize the business of banking in any part of the United States, or (2) any other proposed acquisition or merger or consolidation under this section whose effect in any section of the country may be substantially to lessen competition, or to tend to create a monopoly, or which in any other manner would be in restraint of trade, unless it finds that the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served.

Section 3(c) further provides that in every case, the Board shall take into consideration the financial and managerial resources and future prospects of the company or companies and the banks concerned, and the convenience and needs of the community to be served.

Not later than thirty (30) days after the publication of this notice in the Feneral Register, comments and views regarding the proposed acquisition may be filed with the Board. Communications should be addressed to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

Dated at Washington, D.C., this 7th day of November 1967.

By order of the Board of Governors.

[SEAL]

MERRITT SHERMAN, Secretary.

[F.R. Doc. 67-13380; Filed, Nov. 14, 1967; 8:45 a.m.]

RAILROAD RETIREMENT BOARD

PROCLAMATION REGARDING RAIL-ROAD UNEMPLOYMENT INSUR-ANCE ACCOUNT

Pursuant to section 8(a) of the Railroad Unmployment Insurance Act, as amended, the Railroad Retirement Board had determined, and hereby proclaims, that as of the close of business on September 30, 1967, there was a deficit of \$164,788,410.16 in the railroad unemployment insurance account. The underlying figures relating to the computation of this deficit follow:

Unexpended amount in the railroad unemployment insurance account______
Deduct:

\$3,089,092.37

Amounts borrowed from the Railroad Retirement Account which have not been repaid... Accrued interest on

-172, 782, 000, 00

Accrued interest on such borrowed amounts

-1,821,971,94

Deficit in railroad unemployment insurance account proper_____

171, 514, 879. 57 (D)

Add:

Balance in railroad unemployment insurance
administration
fund.

+6, 726, 469, 41

Deficit in railroad unemployment insurance

account _____ \$164, 788, 410. 16 (D)

In witness whereof the members of the Railroad Retirement Board have hereunto set their hands and caused its seal to be affixed.

Done at Chicago, Ill., this 6th day of November 1967.

> Howard W. Habermeyer, Chairman. Thomas M. Healy, Member. A. E. Lyon,

Member.
By the Railroad Retirement Board:

LAWRENCE GARLAND, Secretary of the Board.

[F.R. Doc. 67–13386; Filed, Nov. 14, 1967; 8:46 a.m.]

Applicant submits that in light of the oregoing and the fact that the terms of he management contract to be renewed and the proposed change in control of he sole stockholder of the investment dviser have been determined and are set orth in the proxy statement, it is apropriate for applicant on April 1, 1968, o enter into a renewed management ontract on the same terms as that in orce immediately prior thereto if such ction is approved by shareholders of the und at their November 15, 1967, annual

Section 6(c) of the Act provides that the Commission, by order upon application, may exempt any person or transaction from any provision of the Act or of any rule or regulation thereunder, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Notice is further given that any interested person may, not later than November 13, 1967 at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission. Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon applicant at the address set forth above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DUBOIS. Secretary.

[F.R. Doc. 67-12935; Filed, Nov. 1, 1967; 8:46 a.m.]

NORTH AMERICAN RESEARCH & DEVELOPMENT CORP.

Order Suspending Trading

OCTOBER 27, 1967.

It appearing to the Securities and Ex-

suspension of trading in the common stock of North American Research & Development Corp., 1935 South Main Street, Salt Lake City, Utah, and all other se-curities of North American Research & Development Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 28, 1967, through November 6, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-12936; Filed, Nov. 1, 1967; 8:47 a.m.]

|File No. 0-5921

PAKCO COMPANIES, INC. **Order Suspending Trading**

OCTOBER, 27, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Pakco Companies, Inc., and all other securities of Pakco Companies, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protec-

tion of investors;
It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 30, 1967, through November 8, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS. Secretary.

[F.R. Doc. 67-12937; Filed, Nov. 1, 1967; 8:47 a.m.]

[File No. 1-5215]

ROTO AMERICAN CORP. Order Suspending Trading

OCTOBER 27, 1967.

The common stock, \$1 par value, of Roto American Corp., being listed and registered on the National Stock Exchange pursuant to the provisions of the Securities Exchange Act of 1934 and the 7 percent cumulative preferred, \$10 par value, being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section change Commission that the summary 15(c)(5) and 19(a)(4) of the Securities Exchange Act of 1934, that trading in such securities on the National Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 29, 1967 through November 7, 1967 both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-12938; Filed, Nov. 1, 1967; 8:47 a.m.1

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

OCTOBER 27, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the pro-

tection of investors:

It is ordered, Pursuant to sections 15(c)(5) and 19(a)(4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 30, 1967, through November 8, 1967, both dates inclusive.

By the Commission.

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-12939; Filed, Nov. 1, 1967; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1119]

MOTOR CARRIER, BROKER, WATER CARRIER AND FREIGHT FOR-WARDER APPLICATIONS

OCTOBER 27, 1967.

The following applications are governed by Special Rule 1.247 of the Commission's general rules of practice (49 CFR, as amended), published in the FEDERAL REGISTER issue of April 20, 1966, effective May 20, 1966. These rules provide, among other things, that a protest to the granting of an application must be filed with the Commission within 30 days after date of notice of filing of the

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

application is published in the FEDERAL REGISTER. Failure seasonably to file a protest will be construed as a waiver of opposition and participation in the proceeding. A protest under these rules should comply with § 1.247(d)(3) of the rules of practice which requires that it set forth specifically the grounds upon which it is made, contain a detailed statement of protestant's interest in the proceeding (including a copy of the specific portions of its authority which protestant believes to be in conflict with that sought in the application, and describing in detail the method-whether by joinder, interline, or other meansby which protestant would use such authority to provide all or part of the service proposed), and shall specify with particularity the facts, matters, and things relied upon, but shall not include issues or allegations phrased generally. Protests not in reasonable compliance with the requirements of the Rules may be rejected. The original and one copy of the protest shall be filed with the Commission, and a copy shall be served concurrently upon applicant's representative, or applicant if no representative is named. If the protest includes a request for oral hearing, such requests shall meet the requirements of § 1.247 (d) (4) of the special rule, and shall include the certification required therein. Section 1.247(f) of the Commission's

Section 1.247(f) of the Commission's rules of practice further provides that each applicant shall, if protests to its application have been filed, and within 60 days of the date of this publication, notify the Commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application, failure in which the application will be dismissed

by the Commission.

Further processing steps (whether modified procedure, oral hearing, or other procedures) will be determined generally in accordance with the Commission's General Policy Statement Concerning Motor Carrier Licensing Procedures, published in the FEDERAL REGISTER issue of May 3, 1966. This assignment will be by Commission order which will be served on each party of record.

The publications hereinafter set forth reflect the scope of the applications as filed by applicants, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the applications as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

No. MC 1351 (Sub-No. 11), filed October 18, 1967. Applicant: M. HASKELL, INC., 312 South Main Street, Palmer, Mass. Applicant's representative: Reubin Kaminsky, 410 Asylum Street, Hartford, Conn. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Paper and paper articles, from plantsites and warehousing facilities of Diamond-National Corp. at Ludlow and Springfield.

Mass., to Mount Vernon, Beacon, Albany, and New York, N.Y., and points in Nassau and Suffolk Counties, N.Y., and points in New Jersey, and (2) waste paper, from points in New Jersey (except Harrison, Bloomfield, Bogota, Paterson, Ridgefield Park, Newark, Passaic, Delawanna, and New Brunswick), and points in Nassau and Suffolk Counties, N.Y., and Albany, N.Y., to the plantsite of Diamond-National Corp. at Palmer, Mass., under contract with Diamond-National Corp. Note: If a hearing is deemed necessary, applicant requests it be held at Hartford, Conn., or New York, N.Y.

No. MC 2202 (Sub-No. 333), filed October 13, 1967. Applicant: ROADWAY EXPRESS, INC., 1077 Gorge Boulevard, Post Office Box 471, Akron, Ohio 44309. Applicant's representatives: William O. Turney, 2001 Massachusetts Avenue NW., Washington, D.C. 20036, and Douglas Faris (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities (except those of unusual value, classes A and B explosives, livestock, household goods as defined by the Commission, commodities in bulk and those requiring special equipment), between Rockford and Mendota, Ill.: From Rockford over U.S. Highway 51 to Mendota, and return over the same route serving no intermediate points as an alternate route for operating convenience only. Note: If a hearing is deemed necessary, applicant requests it be held at Washington, D.C.

No. MC 2860 (Sub-No. 20), filed October 18, 1967. Applicant: NATIONAL FREIGHT, INC., 57 West Park Avenue, Vineland, N.J. 08360. Applicant's representative: Alvin Altman, 1776 Broadway. New York, N.Y. 10019. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Glass or plastic containers, bottles, jars, pack glasses, and jelly tumblers. with or without caps, covers, stoppers, or tops, and corrugated paper boxes or paper containers, knocked down, when moving in mixed shipments with the above-described commodities, between Jersey City and Carteret, N.J., on the one hand, and, on the other, points in Connecticut, Massachusetts, New York, and Rhode Island. Note: If a hearing is deemed necessary, applicant requests it be held at New York, N.Y., or Newark, N.J.

No. MC 3560 (Sub-No. 32), filed October 17, 1967. Applicant: GENERAL EX-PRESSWAYS, INC., 1205 South Platte River Drive, Denver, Colo. 80223. Applicant's representative: Kenneth A. Willhite (same address as applicant). 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 1 to the Report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except hides and commodities in bulk), from the plantsite of Oscar Mayer & Co., Inc., Beardstown, Ill., to points in Connecticut, Delaware, Indiana, Maine, Maryland, Massachusetts Michigan, New Hampshire, New Jersey New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia and the District of Columbia. Note Common control may be involved. If a hearing is deemed necessary, applican requests it be held at Denver, Colo., of Chicago, Ill.

No. MC 4405 (Sub-No. 452), filed October 12, 1967. Applicant: DEALERS TRANSIT, INC., 13101 South Torrence Avenue, Chicago, Ill. 60633. Applicant' representative: James W. Wrape, 2111 Sterick Building, Memphis, Tenn. 38103. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Metal buildings, complete, knocked down, or in sections and parts and accessories thereof, from points in Polk County, Ga., to points in Maine, New Hampshire, Vermont, Connecticut, Massachusetts, Rhode Island, Delaware, and the District of Columbia. Note: Common control may be involved. If a hearing is deemed necessary, applicant requests it be held at

Atlanta, Ga.

No. MC 4963 (Sub-No. 26), filed October 13, 1967. Applicant: JONES MOTOR CO., INC., Bridge Street and Schuylkill Road, Spring City, Pa. 19475. Applicant's representative: Roland Rice, Suite 618, Perpetual Building, 1111 E Street NW., Washington, D.C. 20004. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities (except those of unusual value, livestock, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment), (1) between Morton, Ill., and Akron, Ohio, (a) from Morton over Interstate Highway 74 to junction Illinois Highway 117, thence over Illinois Highway 117 to junction U.S. Highway 24, thence over U.S. Highway 24 to junction U.S. Highway 224 at Huntington, Ind., thence over U.S. Highway 224 to Akron, Ohio, and (b) from Morton over Interstate Highway 74 to junction Interstate Highway 55 (U.S. Highway 66), thence over Interstate Highway 55 (U.S. Highway 66) to junction U.S. Highway 24, thence as specified above to Akron, as an alternate route for operating convenience only, serving no intermediate points, with right of joinder at junction Interstate Highway 55 (U.S. Highway 66) and Interstate Highway 74, and at junction Interstate Highway 55 (U.S. Highway 66) and U.S. Highway 24, (2) between St. Louis, Mo., and Akron, Ohio, from St. Louis over Interstate Highway 70 to junction Interstate Highway 71, thence over Interstate Highway 71 to Akron, as an alternate route for operating convenience only, serving no intermediate points, (3) between St. Louis, Mo., and Canton, Ohio, from St. Louis over Interstate Highway 70 to junction Interstate Highway 77 at Cambridge, Ohio, thence over Interstate Highway 77 to Canton, as an alternate route for operating convenience only, serving no intermediate points, with right of joinder

said hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42(b) of the Investment Company Act of 1940 and to a hearing officer under the Commission's rules of practice.

The Division of Corporate Regulation having advised the Commission that it has made a preliminary examination of the application, and that upon the basis thereof the following matters are presented for consideration, without prejudice to its specifying additional matters upon further examination:

(1) Whether the terms of the proposed transaction, including the consideration to be paid or received, are reasonable and fair and do not involve overreaching on the part of any person concerned:

(2) Whether the proposed transaction is consistent with the policies of the registered investment companies concerned, as recited in their registration statements and reports filed under the Investment Company Act of 1940;

(3) Whether the proposed transaction is consistent with the general purposes of the Investment Company Act of 1940; and

(4) Whether the participation of the registered companies in the proposed transaction is on a basis different from or less advantageous than that of other participants and the extent thereof.

It is further ordered, That at the aforesaid hearing attention be given to

the foregoing matters.

It is further ordered, That the Secretary of the Commission shall give notice of the aforesaid by mailing a copy of this notice and order by registered mail to Fifth Avenue Coach, Fund A, Stock Fund, Huntington, and Emerak, and that notice to all other persons be given by publication of this notice and order in the Federal Register, and that a general release of this Commission in respect of this notice and order be distributed to the press and mailed to the mailing list for releases.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67–11732; Filed, Oct. 4, 1967; 8:48 a.m.]

JODMAR INDUSTRIES, INC. Order Suspending Trading

SEPTEMBER 29, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Jodmar Industries, Inc., 1790 East 93d Street, Brooklyn, N.Y., and all other securities of Jodmar Industries, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this

order to be effective for the period October 1, 1967, through October 10, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-11733; Filed, Oct. 4, 1967; 8:48 a.m.]

[File No. 0-592]

PAKCO COMPANIES, INC. Order Suspending Trading

SEPTEMBER 29, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Pakco Companies, Inc., and all other securities of Pakco Companies, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period September 30, 1967, through October 9, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-11734; Filed, Oct. 4, 1967; 8:48 a.m.]

POWER OIL CO.

Order Suspending Trading

SEPTEMBER 29, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Power Oil Co., Houston, Tex., and all other securities of Power Oil Co. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period October 2, 1967, through October 11, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-11735; Filed, Oct. 4, 1967; 8;48 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

SEPTEMBER 29, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the

Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period September 30, 1967, through October 9, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67–11736; Filed, Oct. 4, 1967; 8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1111]

MOTOR CARRIER, BROKER, WATER CARRIER, AND FREIGHT FOR-WARDER APPLICATIONS

SEPTEMBER 29, 1967.

The following applications are governed by Special Rule 1.247 of the Commission's general rules of practice (49 CFR, as amended), published in the FED-ERAL REGISTER issue of April 20, 1966, effective May 20, 1966. These rules provide, among other things, that a protest to the granting of an application must be filed with the Commission within 30 days after date of notice of filing of the application is published in the FEDERAL REGISTER. Failure seasonably to file a protest will be construed as a waiver of opposition and participation in the proceeding. A protest under these rules should comply with § 1.247(d) (3) of the rules of practice which requires that it set forth specifically the grounds upon which it is made, contain a detailed statement of protestant's interest in the proceeding (including a copy of the specific portions of its authority which protestant believes to be in conflict with that sought in the application, and describing in detail the method—whether by joinder, interline, or other means—by which protestant would use such authority to provide all or part of the service proposed), and shall specify with particularity the facts, matters, and things relied upon, but shall not include issues or allegations phrased generally. Protests not in reasonable compliance with the requirements of the rules may be rejected. The original and one copy of the protest shall be filed with the Commission, and a copy shall be served concurrently upon applicant's

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

Emerak. All interested persons are referred to the application, which is on file with the Commission, for a statement of the representations therein, which are summarized below.

The proposed transaction. Austin. Nichols is a Virginia corporation engaged primarily in importing and distributing wines and liquors and blending and rectifying alcoholic products. It has two authorized classes of capital stock: Common Stock and \$1.20 Cumulative Convertible Prior Preference Stock, \$20 par value ("Preference Stock"), both listed on the New York Stock Exchange. Each share of Common Stock is entitled to one vote, and each four shares of Preference Stock is entitled to one vote. The Preference Stock has been called for redemption on November 1, 1967, at \$20.30 per share. Each share of Preference Stock may be converted prior to November 1. 1967, at the holder's option into 2.397021 shares of Common Stock. As of July 31, 1967, there were 654,681 shares of Common Stock and 19,933 shares of Preference Stock issued and outstanding.

On July 31, 1967, Fifth Avenue Coach held 105,538 shares of Common Stock (16.1 percent of the total outstanding) and no shares of Preference Stock of Austin, Nichols. Under section 2(a) (3) of the Act when one person owns 5 percent or more of the outstanding voting securities of another person each person is an affiliate of the other. Fifth Avenue Coach and Austin, Nichols are therefore affiliated persons of each other under the Act. Fund A and Austin, Nichols are also affiliated persons of one another under the Act because Fund A owns 51,291 shares of Common Stock and 3,100 shares

of Preference Stock.

Fund A, Stock Fund, Huntington, and Emerak have entered into separate stock purchase agreements with Fifth Avenue Coach dated July 17, 1967, providing for the purchase by Fifth Avenue Coach of all of the shares of Common Stock, \$1 par value, and/or Preference Stock, of Austin, Nichols owned by such corporations for \$35 per share of common stock and \$35 times the number of shares into which one share of Preference Stock is convertible on the date of closing of such purchase, per share of Preference Stock.

The closing price of the Common Stock on July 31, 1967, on the New York Stock Exchange was 25½. Although listed on the New York Stock Exchange, the Preference Stock was not traded on July 31, 1967. The bid and asked prices of the Preference Stock on that date were 60 and 60½ respectively. An aggregate of 58,285 shares of Common Stock (8.9 percent) and 3,200 shares of Preference Stock (16.1 percent) are to be sold under the four separate stock purchase agree-

ments.

If the proposed transaction is consummated and Fifth Avenue Coach purchases the shares of Common Stock and Preference Stock now held by Fund A, Stock Fund, Huntington, and Emerak, then Fifth Avenue Coach would hold 25 percent of the total outstanding shares of Common Stock, and 16.1 percent of the total shares of Preference Stock.

Each stock purchase agreement also obligates Fifth Avenue Coach to enter into agreements identical to the stock purchase agreements to purchase a maximum of 1,799 shares of Common Stock of Austin, Nichols now owned by three individuals, two trusts and an estate, all of which are investment advisory clients of E. W. Axe & Co., Inc. Two of the directors of Emerak are beneficiaries of one and trustees of both of such trusts.

Fund A and Stock Fund each has six of its directors who are also directors of the other and each has six of its officers serving the other Fund in similar capacities. Each employs E. W. Axe & Co., Inc., as investment adviser and Axe Securities Corp. as its principal under-writer. The Common Stock of E. W. Axe & Co., Inc., and Axe Securities Corp. is owned of record 50 percent by the Estate of R. H. Axe, 25 percent by Axe-Houghton Foundation, and 25 percent by the Estate of E. W. Axe. Some of Huntington's officers also serve as officers of one or both of the Funds. E. W. Axe & Co., Inc., also furnishes investment advice to Huntington and to Emerak. Huntington's Common Stock is owned of record 50 percent by the Estate of R. H. Axe and 50 percent by the Estate W. Axe. The Huntington stock owned of record by the Estate of E. W. Axe is beneficially owned one-half by the Estate of R. H. Axe, and one-half by Axe-Houghton Foundation. Under the Will of R. H. Axe, her stock interests in E. W. Axe & Co., Inc., Axe Securities Corp. (consisting of 75 percent of the voting stock) and in Huntington (consisting of 75 percent of the voting stock) are specifically bequeathed to a trust established by the will. Dr. Dorothy vice president of both Funds, are and will have the right to vote the stock held by the Trust. Dr. Houghton is also President of Axe-Houghton Foundation and, as such, has the right to vote the stock of E. W. Axe & Co., Inc., and Axe Securities Corp. held by the Foundation. The Common Stock of Emerak is owned of record 91 percent by the Estate of E. W. Axe and 9 percent by the Estate of Akvata Van S. Shaw. The stock owned of record by the Estate of E. W. Axe, is beneficially owned one-half by the Estate of R. H. Axe, and one-half by Axe-Houghton Foundation.

Commission jurisdiction. Section 17 (a), as here pertinent, makes unlawful the purchase by Fifth Avenue Coach, an affiliated person of an affiliated person (Austin, Nichols) of a registered investment company (Fund A), of any securities from Fund A.

The Commission may, upon application pursuant to section 17(b), issue an order exempting a transaction from the prohibitions of section 17(a) if it finds that the terms of the proposed transaction, including the consideration to be paid or received, are reasonable and fair and do not involve overreaching on the part of any person concerned, that the proposed transaction is consistent with

the policy of the registered investment company concerned, as recited in its registration statement and reports filed under the Act, and is consistent with the general purposes of the Act.

Section 17(d) of the Act and Rule 17d-1 thereunder as here pertinent, prohibit an affiliated person of a registered investment company acting as principal to effect any transaction in which such registered company is a joint or joint and several participant unless an application regarding such joint participation has been granted by the Commission. Fund A, Stock Fund, Huntington, and Emerak may be deemed affiliated persons of one another and the sale by them to Fifth Avenue Coach of the shares of the common and preference stocks of Austin, Nichols owned by each of them may be deemed transactions in connection with a joint enterprise or other joint arrangement. Rule 17d-1 provides that in passing upon an application, the Commission will consider whether the participation of the registered company in the joint enterprise on the basis proposed is consistent with the provisions, policies, and purposes of the Act and the extent to which such participation is on a basis different from or less advantageous than that of other participants.

Supporting statements. The application states that the terms of the Stock Purchase Agreement are fair to the stockholders of Fund A and Stock Fund because the prices they will receive for its holdings of Austin, Nichols stock are higher under the stock purchase agreement than those Fund A and Stock Fund could obtain on the open market.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors that a hearing be held with respect to the application pursuant to section 17 of the

Act.

It is ordered, Pursuant to section 40(a) of the Act, that a hearing on the aforesaid application under the applicable provisions of the Act and of the rules of the Commission ther sunder be held on the 16th day of October 1967, at 10 a.m., in the offices of the Securities and Exchange Commission, 500 North Capitol Street NW., Washington, D.C. 20549, At such time the Hearing Room Clerk will advise as to the room in which such hearing will be held. Any person desiring to be heard or otherwise wishing to participate in this proceeding is directed to file with the Secretary of the Commission his application as provided by Rule 9(c) of the Commission's rules of practice, on or before the date provided in the rule, setting forth any issues of law or fact which he desires to controvert or any additional issues which he deems raised by this notice and order or by such application. Persons filing an application to participate or be heard will receive notice of any adjournment of the hearing as well as other actions of the Commission involving the subject matter of these proceedings.

It is further ordered, That any officer or officers of the Commission, designated by it for that purpose, shall preside at

wise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 22, 1967, through July 1, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-7187; Filed, June 26, 1967; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

JUNE 21, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 22, 1967, through July 1, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-7188; Filed, June 26, 1967; 8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATION FOR RELIEF

JUNE 22, 1967.

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 No. 41057—Bituminous coal to Logansport, Ind. Filed by Illinois Freight Association, agent (No. 330), for interested rail carriers. Rates on bituminous coal, in carloads, subject to minimum of

1,000 tons of 2,000 pounds per shipment, and further subject to annual minimum tonnage requirements, from mine origins in Illinois, Indiana, and western Kentucky groups, to Logansport, Ind.

Grounds for relief—Indiana intrastate competition and market competition.

Tariff—Supplement 19 to Illinois Freight Association, agent, tariff ICC 1111.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

'[F.R. Doc. 67-7234; Filed, June 26, 1967; 8:50 a.m.]

[Notice 408]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

JUNE 22, 1967.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC 67 (49 CFR Part 340) 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 of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protest 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

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 2202 (Sub-No. 321 TA), filed June 19, 1967. Applicant: ROADWAY EXPRESS, INC., 1077 Gorge Boulevard, Post Office Box 471, Akron, Ohio 44309. Applicant's representatives: William O. Turney, 2001 Massachusetts Avenue NW., Washington, D.C. 20036, and Douglas Faris (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: General commodities (except those of unusual value, classes A and B explosives, livestock, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment), (1) between Washington, D.C., and Ocean City, Md., over U.S. Highway 50; (2) between Wilmington, Del., and Emporia, Va.: From Wilmington over U.S. Highway 40 to junction U.S. Highway 301, thence over U.S. Highway 301 to junction U.S. Highway 13, thence over U.S. Highway 13 to junction U.S. Highway 58, thence over U.S. Highway 58 to junction U.S.

Highway 301 at or near Emporia, Va.; and (3) between junction U.S. Highway 50 and U.S. Highway 301 and junction U.S. Highway 13 and U.S. Highway 113 near Pocomoke City, Md.: From junction U.S. Highway 50 and U.S. Highway 301 over U.S. Highway 301 to junction Delaware Highway 300, thence over Delaware Highway 300 to junction Delaware Highway 8, thence over Delaware Highway 8 to junction U.S. Highway 113, thence over U.S. Highway 113 to junction U.S. Highway 13; and return over the same routes, serving all intermediate points, in (1), (2), and (3) above; for 180 days. Note: Applicant states that it will tack with authority in MC 2202 and all sub-numbers thereto and will effect interchange at all points served. Supporting shippers: There are 28 shippers' supporting statements attached to application, which may be examined at the Interstate Commerce Commission in Washington, D.C., or at the field office named below. Send protests to: G. J. Baccei, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 435 Federal Building, 215 Superior Avenue, Cleveland, Ohio 44114.

No. MC 11663 (Sub-No. 2 TA), filed June 19, 1967. Applicant: INTERNA-TIONAL VAN LINES, INC., 2756 Industrial Way, Post Office Box 288, Santa Maria, Calif. 93454. Applicant's representative: A. J. Smith (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, between points in Santa Barbara and San Luis Obispo Counties, Calif., on traffic having a prior or subsequent out-of-State movement; for 180 days. Note: Applicant states that it intends to tack with authority in MC 11663. Supporting shippers: Vanpac Carriers, Inc., 2114 MacDonald Avenue, Richmond, Calif. 94802; and Trans Ocean Van Service, Post Office Box 7331, Long Beach, Calif. 90807. Send protests to: John E. Nance, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Room 7708, Federal Building, 300 North Los Angeles Street, Los

Angeles, Calif. 90012. No. MC 30837 (Sub-No. 344 TA), filed June 19, 1967. Applicant: KENOSHA AUTO TRANSPORT CORPORATION, 4519 76th Street, Kenosha, Wis. 53141. Applicant's representative: Albert P. Barber (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Motor vehicles, in initial driveaway service, from Consolidated Diesel, Scotia, N.Y., to Tobyhanna Army Depot, Pa.; for 150 days. Supporting shipper: Leonard Hynes, Military Traffic Management Terminal Service, Washington, D.C. Send protests to: W.F. Sibbald, Jr., District Supervisor, Bureau of Operations, Interstate Commerce Commission, 135 West Wells Street, Room 807, Milwaukee, Wis. 53203.

No. MC 31879 (Sub-No. 22 TA), filed June 19, 1967. Applicant: EXHIBITORS FILM DELIVERY & SERVICE CO., INC., 101 West 10th Avenue, North Kansas City, Mo. 64116. Applicant's representative: James W. Wrape, 2111 Sterick

Building, Memphis, Tenn. 38103. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) General commodities (except dangerous explosives, household goods as defined in 17 M.C.C. 467, commodities in bulk, and livestock), restricted so that no service shall be rendered in the transportation of any parcels, packages, or articles weighing in the aggregate more than 100 pounds from one consignor at any one location to one consignee at any one location on any 1 day; and (2) motion picture film, materials, equipment, and supplies used in connection with the exhibition of motion pictures, and concession items sold in motion picture theaters; between points located in Green, Jasper, and Newton Counties, Mo., on the one hand, and, on the other, points in Boone and Carroll Counties, Ark.; for 180 days. Note: Applicant states that it intends to tack with authority in MC 31879 and Sub 15 TA, and to interline at any point in the Missouri or Arkansas Counties named in Sub 22 TA. Supporting shippers: There are 76 shippers' supporting statements attached to application, which may be examined at the Interstate Commerce Commission in Washington, D.C., or at the field office named below. Send protests to: Vernon V. Coble, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 1100 Federal Office Building, 911 Walnut Street, Kansas City. Mo. 64106.

No. MC 32588 (Sub-No. 3 TA), filed June 19, 1967. Applicant: SANFORD TRANSFER, INC., 201 Merchants Savings Building, 7 South Sixth Street, Terre Haute, Ind. 47801. Applicant's representative: W. L. Jordan (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Concrete products-roofing slabs or shingles, loose, palletized, or in bundles, from Vincennes, Ind., to Cranbury, N.J.; for 180 days. Supporting shipper: Perma Crown Tile Inc., Vincennes, Ind. Send protests to: R. M. Hagarty, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 802 Century Building, 36 South Pennsylvania Street, Indianapolis, Ind. 46204.

No. MC 65432 (Sub-No. 7 TA), filed June 19, 1967. Applicant: BLACKSHEAR TRANSPORTATION CO., INC., 236-238 Race Street, Philadelphia, Pa. 19106. Applicant's representative: Albert Blackshear (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Building materials, oil, chemical compounds, leather equipment, furniture, hardware, and paper products, (1) from points in the Philadelphia, Pa., commercial zone, to points in Delaware, New Jersey, Maryland, Virginia, and New York, and the District of Columbia; and (2) between points in Connecticut, on the one hand, and, on the other, points in North Carolina, South Carolina, Georgia, West Virginia, and Florida; for 180 Supporting shippers: Hachik Bleach Co., Philadelphia, Pa.; Sterling Metalware Co., Philadelphia, Pa.; Acme Iron & Metal Co., Philadelphia, Pa.; Red

order to be effective for the period June 12, 1967, through June 21, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-6702; Filed, June 14, 1967; 8:46 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading
June 9, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 12, 1967, through June 21, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-6703; Filed, June 14, 1967; 8:46 a.m.]

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.

> GORDON M. GRANT, Secretary.

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¹This notice does not provide for consolidation for hearing of the several matters covered herein, nor should it be so construed.

writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the Fund at the address stated above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter. including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

NELLYE A. THORSEN, Assistant Secretary.

[F.R. Doc. 67-6299; Filed, June 6, 1967; 8:47 a.m.]

[File No. 1-4407]

SPORTS ARENAS, INC. Order Suspending Trading

JUNE 1, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 1 cent par value of Sports Arenas, Inc., and the 6-percent convertible debentures being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 2, 1967, through June 11, 1967, both dates inclusive

By the Commission.

NELLYE A. THORSEN, Assistant Secretary.

[F.R. Doc. 67-6300; Filed, June 6, 1967; 8:47 a.m.]

UNDERWATER STORAGE, INC. Order Suspending Trading

JUNE 1, 1967.

It appearing to the Securities and Exchange Commission that the summary

suspension of trading in the common stock of Underwater Storage, Inc., otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 2, 1967, through June 11, 1967, both dates inclusive.

By the Commission.

NELLYE A. THORSEN, Assistant Secretary.

[F.R. Doc. 67-6301; Filed, June 6, 1967; 8:47 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

JUNE 1, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period June 2, 1967, through June 11, 1967, both dates inclusive.

By the Commission.

[SEAL]

NELLYE A. THORSEN, Assistant Secretary.

[F.R. Doc. 67-6302; Filed, June 6, 1967; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATION FOR RELIEF

JUNE 2, 1967.

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 No. 41040—Salt to Foley, Fla. Filed by O. W. South, Jr., agent (No. A5037), for interested rail carriers. Rates on salt, common (sodium chlo-

ride), in bulk, in covered hopper cars which carriers are not obligated to furnish, in carloads, minimum 200,000 pounds per car, from Chalmette, La., to Foley, Fla.

Grounds for relief—Market competition.

Tariff—Supplement 10 to Southern Freight Association, agent, tariff ICC S-699.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 67-6319; Filed, June 6, 1967; 8:48 a.m.]

[Notice 449]

MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES

JUNE 2, 1967.

The following letter-notices of proposals to operate over deviation routes for operating convenience only have been filed with the Interstate Commerce Commission, under the Commission's Deviation Rules Revised, 1957 (49 CFR 211.1(c) (8)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 211.1(d) (4)).

Protests against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 211.1(e)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Deviation Rules Revised, 1957, will be numbered consecutively for convenience in identification and protests if any should refer to such letter-notices by number.

MOTOR CARRIERS OF PROPERTY

No. MC 33278 (Deviation No. 5), LEE AMERICAN FREIGHT SYSTEM, INC., 418 Oliver Street, St. Louis, Mo. 63102, filed May 22, 1967. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From St. Louis, Mo., over Interstate Highway 70 (using U.S. Highway 40 where interstate highway is not completed) to junction Interstate Highway 465, thence over Interstate Highway 465 to junction Indiana Highway 67, thence over Indiana Highway 67 to junction Interstate Highway 69, thence over Interstate Highway 69 to junction U.S. Highway 24, thence over U.S. Highway 24 to junction U.S. Highway 25, thence over U.S. Highway 25 to Detroit, Mich., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From St. Louis, Mo., over U.S. Highway 66 to Chicago, Ill., and (2) from Detroit, Mich., over U.S. Highway

12 (formerly U.S. Highway 112) via Ypsilanti, Mich., to Mottville, Mich., thence over Michigan Highway 103 (formerly U.S. Highway 131) to the Michigan Indiana State line, thence over Indiana Highway 15 to junction Indiana Highway 120, thence over Indiana Highway 120 to Elkhart, Ind., thence over U.S. Highway 20 to Chicago, Ill., and return

over the same routes.

No. MC 76032 (Deviation No. 21) NAVAJO FREIGHT LINES, INC., 1205 South Platte River Drive, Denver, Colo. 80223, filed May 23, 1967. Carrier's representative: Kenneth A. Willhite, same address as above. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Albuquerque, N. Mex., over Interstate Highway 25 to junction Interstate Highway 10, thence over Interstate Highway 10 to El Paso, Tex., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Amarillo, Tex., over U.S. Highway 66 to Albuquerque, N. Mex., (2) from Las Vegas, N. Mex., over U.S. Highway 85 to Romeroville, N. Mex., thence over U.S. Highway 84 to Fort Sumner, N. Mex., thence over New Mexico Highway 20 to junction U.S. Highway 285, thence over U.S. Highway 285 to Roswell, N. Mex., and (3) from El Paso, Tex., over U.S. Highway 54 to Tularosa, N. Mex., thence over U.S. Highway 70 to Roswell, N. Mex., and return over the same routes.

No. MC 87109 (Deviation No. 1), MAS-TEN TRANSPORTATION, INC., Rehoboth, Milford, Del. 19963, filed May 22, 1967. Applicant's representative: Robert R. Redmon, 2001 Massachusetts Avenue NW., Washington, D.C. 20036. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities. with certain exceptions, over deviation routes as follows: (1) From junction U.S. Highway 130 and Interstate Highway 295 over Interstate Highway 295 to junction New Jersey Highway 73, thence over New Jersey Highway 73 to junction U.S. Highway 130, (2) from junction U.S. Highway 1 and Interstate Highway 495 over Interstate Highway 495 to New York, N.Y., (3) from junction U.S. Highway 1 and Interstate Highway 78 over Interstate Highway 78 to New York, N.Y., (4) from junction Interstate Highway 295 (U.S. Highway 40) and the New Jersey Turnpike, over the New Jersey Turnpike to (a) junction U.S. Highway 1(b) junction Interstate Highway 78, thence over Interstate Highway 78 to New York, N.Y., and (c) junction Interstate Highway 495, thence over Interstate Highway 495 to New York, N.Y., (5) from junction U.S. Highway 1 and Truck Route U.S. Highway 1 over Truck Route U.S. Highway 1 to New York, N.Y., (6) from junction New Jersey Turnpike and Truck Route U.S. Highway 1 over Truck Route U.S. Highway 1 to New York, N.Y., (7) from Wilmington, Del., over U.S. Highway 13 to junction U.S. Highway 40.

(8) From Wilmington, Del., over U.S. Highway 2 to junction Delaware High-

way 41, (9) from junction U.S. Highway 220 and Pennsylvania Highway 283 over Pennsylvania Highway 283 to junction Interstate Highway 83, thence over Interstate Highway 83 to Harrisburg, Pa., and (10) from junction U.S. Highway 30 and U.S. Highway 230, over U.S. Highway 230 to junction Pennsylvania Highway 72, and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Wilmington, Del., over Delaware Highway 9 to junction U.S. Highway 40, thence over U.S. Highway 40 to junction U.S. Highway 130, thence over U.S. Highway 130 to junction U.S. Highway 1, near New Brunswick, N.J., thence over U.S. Highway 1 to New York, N.Y., and (2) from Wilmington, Del., over Delaware Highway 48 to junction Delaware Highway 41, thence over Delaware Highway 41 to the Delaware-Pennsylvania State line, thence over Pennsylvania Highway 41 to junction U.S. Highway 30 at or near Gap, Pa., thence over U.S. Highway 30 to Lancaster, Pa., thence over Pennsylvania Highway 72 to junction U.S. Highway 230, thence over U.S. Highway 230 to Harrisburg, Pa., and return over the same routes.

MOTOR CARRIER OF PASSENGERS

No. MC 1515 (Deviation No. 384) (Cancels Deviation No. 28), GREYHOUND LINES, INC. (Eastern Division), 1400 West Third Street, Cleveland, Ohio 44113, filed May 22, 1967. Carrier proposes to operate as a common carrier, by motor vehicle, of passengers and their baggage, and express and newspapers, in the same vehicle with passengers, over a deviation route as follows: From Baltimore, Md., over Interstate Highway 83 to junction Business Route Interstate Highway 83, north of York, Pa., with the following access routes: (1) From York, Pa., over Business Route Interstate Highway 83 to junction Interstate Highway 83, south of York, Pa. and (2) from access and egress to and from Interstate Highway 83 where it junctions with regular route operations as follows: Junction Interstate Highway 695 and Interstate Highway 83 just north of Baltimore, Md., and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over pertinent service route as follows: From Baltimore, Md., over Maryland Highway 45 to the Maryland-Pennsylvania State line, thence over Pennsylvania Legislative Route 127 to junction Legislative Route 892, thence over Legislative Route 892 to junction Interstate Highway Business Route 83, near York, Pa., thence over Interstate Highway Business Route 83 to junction Interstate Highway 83 approximately 2 miles north of York, Pa., thence over Interstate Highway 83 to Harrisburg, Pa. (formerly U.S. Highway 111 between Baltimore and Harrisburg), and (2) from junction Maryland Highway 45 and Interstate Highway 695 located approximately 1 mile west of Lutherville, Md., over Interstate Highway 695 in a southwesterly

direction to junction Maryland Highway 3, located approximately 1 mile northwest of Linthicum Heights, Md., and return over the same routes.

By the Commission.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 67-6320; Filed, June 6, 1967; 8:48 a.m.]

[Notice 1069]

MOTOR CARRIER APPLICATIONS AND CERTAIN OTHER PROCEEDINGS

JUNE 2, 1967.

The following publications are governed by Special Rule 1.247 of the Commission's rules of practice, published in the Federal Register issue of April 20, 1966, which became effective May 20, 1966.

The publications hereinafter set forth reflect the scope of the applications as filed by applicant, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

APPLICATIONS ASSIGNED FOR ORAL HEARING

MOTOR CARRIERS OF PROPERTY

No. MC 117574 (Sub-No. 141) (Republication), filed December 27, 1965, published Federal Register issue of January 20, 1966, and republished this issue. Applicant: DAILY EXPRESS, INC., Post Office Box 39, Mail Route No. 3, Carlisle, Pa. In the above-entitled proceeding, the examiner recommended the issuance to applicant a certificate of public convenience and necessity authorizing operation in interstate or foreign commerce, as a common carrier by motor vehicle, over irregular routes, of (1) heating and steam generating equipment, and related accessories and equipment used in connection with heating and steam generating equipment, which because of size or weight require the use of special equipment, and (2) heating and steam generating equipment, and related accessories and equipment, which do not require the use of special equipment, when moving in the same vehicle or as part of the same shipment with commodities specified herein which because of size or weight do require the use of special equipment, (a) from Manheim, Pa., and points within 5 miles thereof, to Philadelphia, Pa., and (b) between Manheim, Pa., and points within 5 miles thereof, on the one hand, and, on the other, points in the United States (except Alaska, Hawaii, Washington, Oregon, Nevada, Cal-ifornia, Montana, Wyoming, Utah, Idaho, South Dakota, North Dakota, and Pennsylvania). A decision and order of the Commission Operating Rights Review Board Number 1, dated May 23, 1967, and served May 31, 1967, as amended, finds operation by applicant, in interstate or

23, 1967, through June 1, 1967, both dates inclusive.

By the Commission.

[SEAL]

NELLYE A. THORSEN, Assistant Secretary.

[F.R. Doc. 67-5870; Filed, May 25, 1967; 8:47 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

MAY 22, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 23, 1967, through June 1, 1967, both dates inclusive.

By the Commission.

[SEAL]

Nellye A. Thorsen, Assistant Secretary.

[F.R. Doc. 67-5871; Filed, May 25, 1967; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

FOR RELIEF

MAY 23, 1967.

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 No. 41030—Corn and grain sorghums to points in Arkansas, also Memphis, Tenn. Filed by Southwestern Freight Bureau, agent (No. B-8981), for interested rail carriers. Rates on corn (not popcorn), corn products, grain sorghums, and grain sorghums products, in carloads, from points in Kansas and Missouri, also Superior, Wis., to points in Arkansas, also Memphis, Tenn.

Grounds for relief—Carrier competi-

Tariff—Supplement 115 to Southwestern Freight Bureau, agent, tariff I.C.C. 4494.

FSA No. 41031-Class and commodity rates from and to Conshel, N.C. Filed by O. W. South, Jr., agent (No. A5032), for interested rail carriers. Rates on property moving on class and commodity rates, between Conshel, N.C., on the one hand, and points in the United States and Canada, on the other.

Grounds for relief-New station and

grouping.

By the Commission.

[SEAL]

H. NEIL GARSON, Secretary.

[F.R. Doc. 67-5901; Filed, May 25, 1967; 8:49 a.m.]

[Notice 392]

MOTOR CARRIER TEMPORARY **AUTHORITY APPLICATIONS**

MAY 23, 1967.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC 67 (4: CFR Part 340), published in the FEDERAL REGISTER, issue of April 27, 1965, effec tive July 1, 1965. These rules provide tha protests to the granting of an applica tion must be filed with the field officia named in the Federal Register publica tion, within 15 calendar days after th date of notice of the filing of the appli cation is published in the FEDERA REGISTER. One copy of such protest mus be served on the applicant, or its au thorized representative, if any, and th protests must certify that such service has been made. The protest must b specific as to the service which such protestant can and will offer, and mus consist of a signed original and six copies

A copy of the application is on file and can be examined at the Office of th Secretary, Interstate Commerce Commission, Washington, D.C., and also in the field office to which protests are t

be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 44053 (Sub-No. 4 TA), file May 19, 1967. Applicant: BONDER WAREHOUSE CO., 1324 East Lancaster Post Office Box 1657, Fort Worth, Tex 76101. Applicant's representative: Rea gan Sayers, Century Life Building, Pos Office Box 17007, Fort Worth, Tex. 76102 Authority sought to operate as a commo carrier, by motor vehicle, over irregula routes, transporting: Household good (1) between points in Texas, and (2 between points in Texas, on the on hand, and, on the other, points i Arkansas, Mississippi, Florida, and Geor gia, for 180 days. Supporting shippers Sinclair Oil & Gas Co., Sinclair O Building, Tulsa, Okla.; Sherwin-Wiliams Co., 437 North Central Expresswa; Dallas, Tex. 75201; Container Corp. America, 500 East North Avenue, Car Stream, Ill.; and 3M Company, 250 Hudson Road, St. Paul, Minn. 5511 Send protests to: Billy R. Reid, Distric Supervisor, Bureau of Operations, Interstate Commerce Commission, Room

7413

UNDERWATER STORAGE, INC. Order Suspending Trading

May 12, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Underwater Storage, Inc., otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 13, 1967, through May 22, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 67-5532; Filed, May 17, 1967; 8:47 a.m.]

[File No. 1-4371] WESTEC CORP.

Order Suspending Trading

MAY 12, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protec-

tion of investors;

It is ordered, Pursuant to sections 15(c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 13, 1967, through May 22, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-5533; Filed, May 17, 1967; 8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 1063]

MOTOR CARRIER, BROKER, WATER CARRIER AND FREIGHT FOR-WARDER APPLICATIONS

MAY 12, 1967.

The following applications are governed by Special Rule 1.247 of the Commission's general rules of practice (49

¹ Copies of Special Rule 1.247 (as amended) can be obtained by writing to the Secretary, Interstate Commerce Commission, Washington, D.C. 20423.

CFR, as amended), published in the FEDERAL REGISTER issue of April 20, 1966, effective May 20, 1966. These rules provide, among other things, that a protest to the granting of an application must be filed with the Commission within 30 days after date of notice of filing of the application is published in the FEDERAL REGISTER. Failure seasonably to file a protest will be construed as a waiver of opposition and participation in the proceeding. A protest under these rules should comply with § 1.247(d) (3) of the rules of practice which requires that it set forth specifically the grounds upon which it is made, contain a detailed statement of protestant's interest in the proceeding (including a copy of the specific portions of its authority which protestant believes to be in conflict with that sought in the application, and describing in detail the method—whether by joinder, interline, or other means-by which protestant would use such authority to provide all or part of the service proposed), and shall specify with particularity the facts, matters, and things relied upon, but shall not include issues or allegations phrased generally. Protests not in reasonable compliance with the requirements of the rules may be rejected. The original and one copy of the protest shall be filed with the Commission, and a copy shall be served concurrently upon applicant's representative, or applicant if no representative is named. If the protest includes a request for oral hearing, such requests shall meet the requirements of § 1.247(d) (4) of the special rule, and shall include the certification required therein.

Section 1.247(f) of the Commission's rules of practice further provides that each applicant shall, if protests to its application have been filed, and within 60 days of the date of this publication, notify the Commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application, failure in which the application will be dismissed by the Commission.

Further processing steps (whether modified procedure, oral hearing, or other procedures) will be determined generally in accordance with the Commission's General Policy Statement Concerning Motor Carrier Licensing Procedures, published in the Federal Register issue of May 3, 1966. This assignment will be by Commission order which will be served on each party of record.

The publications hereinafter set forth reflect the scope of the applications as filed by applicants, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

No. MC 409 (Sub-No. 32), filed May 1, 1967. Applicant: O. E. POULSON, INC., Post Office Box 295, Elm Creek, Nebr. order to be effective for the period May 3, 1967, through May 12, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-5086; Filed, May 5, 1967; 8:47 a.m.]

UNDERWATER STORAGE, INC. **Order Suspending Trading**

MAY 2, 1967.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Underwater Storage, Inc., otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 3, 1967, through May 12, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-5087; Filed, May 5, 1967; 8:47 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

MAY 2, 1967.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 3, 1967, through May 12, 1967, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 67-5088; Filed, May 5, 1967; 8:47 a.m.]

DEPARTMENT OF LABOR

Wage and Hour Division

CERTIFICATES AUTHORIZING EM-PLOYMENT OF FULL-TIME STU-DENTS WORKING OUTSIDE OF SCHOOL HOURS AT SPECIAL MIN-IMUM WAGES IN RETAIL OR SERV-ICE ESTABLISHMENTS OR IN AGRI-CULTURE

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended, 20 U.S.C. 201 et seq.), the regulation on employment of full-time students (29 CFR, Part 519), and Administrative Order No. 595 (31 F.R. 12981), the establishments listed in this notice have been issued special certificates authorizing the employment of full-time students working outside of school hours at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. The effective and expiration dates are as indicated below. The minimum certificate rates are not less than 85 percent of the applicable statutory minimum.

The following certificates provide for an allowance not to exceed the proportion of the total hours worked by fulltime students at rates below \$1 an hour to the total number of hours worked by all employees in the establishment during the base period in occupations of the same general classes in which the establishment employed full-time students at wages below \$1 an hour in the base

Allen's Market, Inc., food store; Second Avenue and Sixth Street, Amory, Miss.; 2-21-67 to 1-31-68.

W. R. Angle & Co., Inc., food store; 25 East Main Street, Christiansburg, Va.; 3-14-67 to 3-13-68.

B & S Grocery, food store; 319 West 12th Street, Tifton, Ga.; 3-24-67 to 3-23-68.

H. Butrus Super Market, food store; 4301 10th Avenue North, Birmingham, 2-1-67 to 1-31-68.

Central Park Super Market, food store; 5728 Avenue O, Birmingham, Ala.; 3-23-67 to

Charming Shoppes of Norristown, Inc., apparel store; 8 East Main Street, Norristown, Pa.; 3-31-67 to 3-30-68.

Glenn W. Clay, agriculture; Carlisle, Ky.; 3-7-67 to 3-6-68.

Coker's Pedigreed Seed Co., agriculture; 1221 Carolina Avenue, Hartsville, S.C.; 3-20-67 to 3-19-68.

Cornerstone Farm and Gin Co., agriculture; Pine Bluff, Ark.; 3-1-67 to 2-29-68.

Crest Stores Co., variety store; 1620 South Boulevard, Charlotte, N.C.; 3-10-67 to 3-9-68. De Mar's, Inc., apparel store; 6101 West Cermak Road, Cicero, Ill.; 3-1-67 to 2-28-68. Denton's Supermarket, food store; Acworth

Road, Dallas, Ga.; 3-1-67 to 2-29-68.

Downtown Supermarket, food store; Monti-

cello, Ky.; 3-3-67 to 3-2-68.

Drake-Mangrum Super Market, food store;
Batesville, Miss.; 2-16-67 to 2-15-68.

Duckwall Stores, Inc., variety stores from 3-31-67 to 3-30-68: 2422 West Colorado Avenue, Colorado Springs, Colo.; 330 Main Colorado Springs, Colo.; 2331 East Platte Avenue,

Colorado Springs, Colo.; 2302 North Wahsatch, Colorado Springs, Colo.; 6000 East 64th Avenue, Commerce City, Colo.; 3100 South Sheridan Boulevard, Denver, Colo.; Fort Mor-Sneridan Boulevard, Denver, Colo.; Fort Morgan, Colo.; Lamar, Colo.; 1018 Constitution Road, Pueblo, Colo.; 1153 South Prairie, Pueblo, Colo.; 303 North Broadway, Abilene, Kans.; Dodge City, Kans.; Goodland, Kans.; Great Bend, Kans.; 1103 Main Street, Hays, Kans.; 1303 North Main, Hutchinson, Kans.; 723 North Washington, Junction City, Kans.; 417 Broadway, Larned, Kans.; 943 Massachusetts Street, Lawrence, Kans.; 320 Poyntz setts Street, Lauran, Kans.; McPherson, Kans.; 213 South Main, Pratt, Kans.; 1209 West Crawford Street, Salina, Kans.; 921 North Kansas Avenue, Topeka, Kans.; 3913 West 21st Street, Topeka, Kans.; 8955 West Central, Wichita, Kans.; 2425 West 13th

O. K. Fairbanks Corp., food stores from 4-3-67 to 3-13-68: 84 Marlboro Street, Keene, N.H.; 480 West Street, Keene, N.H.

Fauerbach Fine Foods, Inc., food store; 1864 Monroe Street, Madison, Wis.; 4-17-67 to

Foodland Super Market, food stores from -11-67 to 4-10-68: Nos. 4, 6, and 8, Sioux Falls, S. Dak.

Edmund Golomb, agriculture; Rural Delivery 1, Berwick, Pa.; 3-28-67 to 3-27-68.

F & F Food Store, Inc., food store; 85 Broad

Street SW., Atlanta, Ga.; 3-3-67 to 3-2-68. Goudchaux's, department store; 1500 Main Street, Baton Rouge, La.; 4–3–67 to 4–2–68.

Grebe's Bakeries, Inc., bakery store; 601 West Mitchell Street, Milwaukee, Wis.; 4-13-67 to 4-12-68.

Hanes & Combs, Inc., agriculture; Lexington, Ky.; 3-1-67 to 2-29-68.

Harold W. Hardy Super Market, Inc., food store; Shepherdsville, Ky.; 2-13-67 to 2-12-68. Hellmans, Inc., variety store; 2202 Central

Avenue, Kearney, Nebr.; 4-1-67 to 3-31-68. Hogan's Super Market, food store; 2936 Cypress Street, West Monroe, La.; 2-20-67 to 1-31-68.

Independent Food Center, Inc., food store; 5913 Avenue D, Fairfield, Ala.; 2-20-67 to 1-31-68.

Jenny Lee Bakery, bakery store; 219 Forbes Avenue, Pittsburgh, Pa.; 3-6-67 to 12-14-67 (replacement).

Johnson's Super Market, food store; Mountain Home, Ark.; 2-12-67 to 2-11-68.

Johnston the Florist, agriculture; 531 Locust Street, McKeesport, Pa.; 3-29-67 to 3-28-68.

Kaufman's, apparel store; 1040 Main Street, Wheeling, W. Va.; 4-1-67 to 3-31-68.

Kelley's Super Market, food store; Para-

gould, Miss.; 3-6-67 to 3-5-68. Kramer's Department Store, department store; 121 West Main Street, Wallace, N.C.; 3-23-67 to 3-22-68.

Kuhn's Variety Store, variety stores from 4-13-67 to 4-12-68: 118 Fifth Street, Murray, Ky.; Main and Third Streets, Russellville, Ky.; Ky; Main and Third Streets, Russellville, Ky; Waldron Street and Public Square, Corinth, Miss.; 401 West Main Street, Tupelo, Miss.; 124 Franklin Street, Clarksville, Tenn.; 129 Main Street, Dickson, Tenn.; 109 South Elk Street, Fayetteville, Tenn.; Natchetz Trace Drive, Lexington, Tenn.; 4816 Charlotte Road, Nashville, Tenn.; Public Square, Pulaski, Tenn.; East Lincoln Street, Tullahoma, Tenn.

Kreher's Poultry Farm, agriculture; 11066 Main Street, Clarence, N.Y.; 3-29-67 to 3-28-68.

E. G. Larson, agriculture; Friars Point, Miss.; 3-1-67 to 2-29-68.

Leader Store, department store; 41 West Broad Street, Hazleton, Pa.; 4-14-67 to 4-

Lee County Hospital, hospital and nursing home; 2000 Pepperall Parkway, Opelika, Ala.; 2-1-67 to 1-31-68.