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#### Agencies in this issue-

Agriculture Department Coast Guard Commerce Department Consumer and Marketing Service Engineers Corps Federal Communications Commission Federal Maritime Commission Federal Trade Commission Fiscal Service Fish and Wildlife Service Food and Drug Administration Foreign Assets Control Office Housing and Home Finance Agency Immigration and Naturalization Service Interstate Commerce Commission Land Management Bureau National Bureau of Standards Railroad Retirement Board

Detailed list of Contents appears inside.

Securities and Exchange Commission





## Announcing a New Information Service

Beginning August 2, 1965, the General Services Administration inaugurated a new information service, the "Weekly Compilation of Presidential Documents." The service makes available transcripts of the President's news conferences, messages to Congress, public speeches and statements, and other Presidential materials released by the White House up to 5 p.m. of each Friday.

The Weekly Compilation was developed in response to many requests received by the White House and the Bureau of the Budget for a better means of distributing Presidential materials. Studies revealed that the existing method of circularization by means of mimeographed releases was failing to give timely notice to those Government officials who needed them most.

The General Services Administration believes that a systematic, centralized publication of Presidential items on a weekly basis will provide users with up-to-date information on Presidential policies and pronouncements. The service is being carried out by the Office of the Federal Register, which now publishes similar material in annual volumes entitled "Public Papers of the Presidents."

The Weekly Compilation carries a Monday dateline. It includes an Index of Contents on the first page and a Cumulative Index at the end. Other finding aids include lists of laws approved by the President and of nominations submitted to the Senate, and a checklist of White

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# Contents

AGRICULTURE DEPARTMENT	FEDERAL MARITIME	INTERIOR DEPARTMENT
See also Consumer and Marketing	COMMISSION	See Fish and Wildlife Service;
Service.	Notices	Land Management Bureau.
Notices Texas: designation of areas for	Helm's International, Inc.; appli- cation for freight forwarder li-	INTERSTATE COMMERCE
emergency loans 12812	cense12815	COMMISSION
ANALY DEPARTMENT	FEDERAL TRADE COMMISSION	Notices
ARMY DEPARTMENT	Rules and Regulations	Motor carrier broker, water car- rier and freight forwarder ap-
See Engineers Corps.	Paillard, Inc.; prohibited trade	plications 12789
COAST GUARD	practices 12771	Motor carrier temporary authority applications
Notices	FISCAL SERVICE	Shortage of box cars:
San Francisco Bay closed to navi-	Rules and Regulations	Kansas City Southern Railway Co., and Illinois Central Rail-
U.S.S. Mariano G. Vallejo 12811	Offering of United States Savings Bonds, Series E; purchases of	road Co 12808
	bonds 12778	Louisville and Nashville Rail- road Co., and Chicago, Bur-
COMMERCE DEPARTMENT	FISH AND WILDLIFE SERVICE	lington and Quincy Railroad
See also National Bureau of Stand- ards.	Rules and Regulations	New York Central Railroad Co.,
Notices	Certain wildlife refuges; hunting;	and Atchison, Topeka and
Harding, George E.; statement of	Idaho (2 documents) 12782 Michigan 12782	Santa Fe Railroad Co 12809 Pennsylvania Railroad Co., and
changes in financial interests 12813	Montana (2 documents) _ 12783, 12784 Nevada (4 documents) _ 12783, 12784	Chicago, Burlington and Quincy Railroad Co
CONSUMER AND MARKETING	Washington 12784	Quincy Ranroad Co 12606
SERVICE	FOOD AND DRUG	JUSTICE DEPARTMENT
Proposed Rule Making	ADMINISTRATION	See Immigration and Naturaliza- tion Service.
Lettuce grown in Lower Rio	Rules and Regulations	
Grande Valley of South Texas; shipment limitations 12785	Food additives; hemicellulose ex-	LAND MANAGEMENT BUREAU
Notices	tract 12777	Notices
Centerville Sale Co., et al.; de- posting of stockyards 12812	New drugs; notice of approval of	Colorado; proposed amendment of withdrawal of lands12812
The state of the s	applications 12810 Petitions filed regarding food ad-	NATIONAL BUREAU OF
DEFENSE DEPARTMENT	ditives:	STANDARDS
See Engineer Corps.	du Pont de Nemours, E. I., & Co. 12811 Goodyear Tire & Rubber Co 12811	Notices
ENGINEERS CORPS	FOREIGN ASSETS CONTROL	Radio station WWV; relocation 12813
Rules and Regulations	OFFICE	BAHROAD DETIDEMENT BOARD
Banana River, Fla.; bridge regu- lations12778	Notices	RAILROAD RETIREMENT BOARD
16110	Cuban assets control regulations, 12812	Rules and Regulations Plan of organization during a na-
FEDERAL COMMUNICATIONS	HEALTH, EDUCATION, AND	tional emergency 12777
COMMISSION	WELFARE DEPARTMENT	SECURITIES AND EXCHANGE
Rules and Regulations	See Food and Drug Administration.	COMMISSION
PM radio broadcast stations; table of assignments (2 documents) _ 12780,	HOUSING AND HOME	Rules and Regulations
12781	FINANCE AGENCY	Annual report relating to voting
Safety and special radio services; deletion of form 12778	Notices	trust certificates 12775 Form for registration of voting
Proposed Rule Making	Acting Regional Director of Administration, Region IV (Chi-	trust certificates 12772
FM broadcast station: Broom-	cago); designation12810	Insider trading; exemption of cer- tain long-term profits12772
field, Colo.; cross reference 12786 FM broadcast stations; table of	IMMIGRATION AND	Notices
Assignments 12786 Notices	NATURALIZATION SERVICE	Hearings, etc.:
Hearings, etc.:	Rules and Regulations	Continental Vending Machine
Fidelity Radio, Inc., and WHAS.	Powers and duties of service offi-	Escondido Mutual Water Co 12815
Inc	eers; nonimmigrant classes 12771 Proposed Rule Making	TREASURY DEPARTMENT
Southern Radio and Television	Powers and duties of service offi-	See Coast Guard; Fiscal Service;
Co 12814	cers; records and fees 12785	Foreign Assets Control.

### List of CFR Parts Affected

(Codification Guide)

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date appears at the end of each issue beginning with the second issue of the month.

A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1965, and specifies how they are affected.

7 CFR	20 CFR	47 CFR
Proposed Rules: 12785	39512777	12778 73 (2 documents) 12780, 12781
8 CFR	21 CFR	8112778 8912778
10312771 21412771	31 CFR	91
PROPOSED RULES: 10312785	31612778	97 12778 99 12778
16 CFR 1312771	33 CFR 20312778	PROPOSED RULES: 73 (2 documents)12786
17 CFR 240 12772 249 (2 documents) 12772, 12775		50 CFR 32 (10 documents) 12782-12784

# Rules and Regulations

# Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission
[Docket No. C-914]

### PART 13—PROHIBITED TRADE PRACTICES

Paillard, Inc.

Subpart—Combining or conspiring to: \$13.395 Control marketing practices and conditions; \$13.425 Enforce or bring about resale price maintenance; \$13.450 Limit distribution or dealing to regular, established, or acceptance channels or classes.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desirt order, Paillard, Incorporated, Linden, N.J., Docket C-914, July 7, 1965]

Consent order requiring a Linden, N.J., corporation—a subsidiary of Paillard, S.A. of Yverdon, Switzerland—engaged in selling and distributing cameras, photographic equipment, and supplies through franchised dealers with annual sales exceeding 7 million dollars, to cease entering into and carrying out any planned common course of action through its franchised retail dealers to fix and maintain retail prices of its "Bolex" and "Hasselblad" cameras, photograph equipment, and supplies.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That the respondent, Paillard, Inc., a corporation, its officers, directors, agents, representatives or employees, successors or assigns, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of its cameras, photographic equipment and supplies in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Entering into, continuing, cooperating in, or carrying out any planned common course of action, understanding, arrangement, agreement, contract or conspiracy with any person or persons not parties hereto to establish, fix, adopt, maintain, adhere to, or stabilize by any means or method, prices, terms or conditions of sale at which its cameras, photographic equipment and supplies are to be resold or otherwise distributed.

2. Establishing, maintaining, continuing, cooperating in, or carrying out, or attempting so to do, any plan, policy or program in combination with any other person or persons not parties hereto, for the purpose or with the effect of enabling respondent to establish or fix the prices, terms or conditions of sale at which its cameras, photographic equipment and supplies are to be resold or otherwise distributed.

3. Refusing to enter into or canceling any contract with a dealer, or distributor, for the distribution of respondent's products because of the dealer's or distributor's refusal to agree or adhere to any contract, agreement or understanding to establish or fix the prices, terms or conditions of sale at which respondent's products are to be resold or otherwise distributed.

4. Putting into effect, maintaining, or enforcing any merchandising or distribution plan or policy under which contracts, agreements, or understandings are entered into with dealers in or distributors of respondent's products which have the purpose or effect of:

(a) Fixing, establishing, or maintaining the prices at which such products may be resold or distributed by dealers

or distributors; or

(b) Requiring or inducing any dealer or distributor to refrain from reselling such products to any specified persons or classes of persons.

5. Directly or indirectly establishing, maintaining, continuing, or effectuating any of the acts or practices prohibited by paragraphs 1 through 4 above, by any one or more of the following:

(a) Compiling, circulating, publishing or causing to be published lists of dealers or distributors who have had their franchises or licenses revoked.

(b) Utilizing the services of salesmen or any other persons for the purpose of shopping, investigating, or exercising any other methods of surveillance over the business operations of dealers or distributors to determine the prices at which such products are resold by the dealers or distributors.

(c) Refusing to continue to sell to dealers or distributors for the reason that such dealers or distributors are known to be, or are suspected of being, dealers or distributors who resell such products for less than recommended or

prevailing resale prices.

(d) Preventing in any manner dealers or distributors from reselling, lending, exchanging or giving such products to other dealers or distributors for the reason that such dealers or distributors are known to be, or are suspected of being, dealers or distributors who resell such products or any other products for less than recommended or prevailing resale prices; or for the reason that such dealers or distributors are known to have, or are suspected of having, resold, loaned, exchanged, or given such products to other dealers or distributors known to have, or suspected of having, resold such products, or any other products, for less than recommended or prevailing resale prices.

(e) Disseminating to its dealers or distributors any lists of prices at which its products may be resold by said dealers or distributors. It is further ordered, That respondent shall within 60 days following the effective date of this order:

(1) Terminate and cancel each existing contract, agreement or understanding which prescribes or maintains, or purports to prescribe or maintain, the price at which any person shall resell any camera, photographic equipment or supplies obtained directly or indirectly from respondent by purchase or otherwise;

(2) Serve by mail a copy of this order on all dealers or distributors of its products except for those dealers or distributors with whom respondent herein has resale price agreements excepted from the provisions of the Federal Trade Commission Act by virtue of the McGuire Act amendments to said Act.

Provided, however, That nothing contained in this order shall be interpreted as prohibiting respondent herein from establishing, continuing in effect, maintaining, or enforcing in any lawful manner any price agreement excepted from the provisions of the Federal Trade Commission Act by virtue of the McGuire Act amendments to said Act or any other applicable statute, whether now in effect or hereafter enacted, or from complying with the requirements of any law or ordinances.

It is further ordered, That nothing contained in this order shall be construed as prohibiting the establishment or maintenance of any lawful bona fide agreement, discussions, or other action solely between respondent and its parent.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has compiled with this order.

Issued: July 7, 1965. By the Commission.

[SEAL]

JOSEPH W. SHEA, Secretary.

[F.R. Doc. 65-10666; Flied, Oct. 6, 1965; 8:45 a.m.]

# Title 8—ALIENS AND

Chapter I—Immigration and Naturalization Service, Department of Justice

PART 103—POWERS AND DUTIES OF SERVICE OFFICERS

#### PART 214—NONIMMIGRANT CLASSES

Miscellaneous Amendments

The following amendments to Chapter I of Title 8 of the Code of Federal Regulations are hereby prescribed:

1. Section 103.5 Reopening or reconsideration is amended by adding the following sentence at the end thereof: "The filing of a motion to reopen or a motion to reconsider or of a subsequent application after notice of denial shall not, unless the Service directs otherwise, serve to stay the execution of any decision made in the case or to extend a pre-viously set departure date."

2. Subdivision (ii) Petition for alien to perform other temporary service or labor of subparagraph (2) Supporting evidence of paragraph (h) Temporary employees of § 214.2 Special requirements for admission, extension, and maintenance of status is amended by the addition of the following sentence between the existing first and second sentences thereof: "When the petitioner seeks the services of more than one beneficiary and, because of differences in the type of services to be performed, separate clearance orders are issued, separate visa petitions must be submitted in behalf of the beneficiary or beneficiaries covered in each clearance order."

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall be effective on the date of its publication in the FEDERAL REGISTER. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) as to notice of proposed rule making and delayed effective date is unnecessary in this instance because the rules prescribed by the order relate to agency procedure.

Dated: October 1, 1965.

RAYMOND F. FARRELL, Commissioner of Immigration and Naturalization.

[P.R. Doc. 65-10683; Filed, Oct. 6, 1965; 8:47 a.m.]

### Title 17—COMMODITY AND SECURITIES EXCHANGES

Chapter II-Securities and Exchange Commission

[Release No. 34-7717]

### PART 240-GENERAL RULES AND REGULATIONS, SECURITIES EX-CHANGE ACT OF 1934

#### Insider Trading; Exemption of Certain Long-Term Profits

The Securities and Exchange Commission has amended rule 16b-6 under the Securities Exchange Act of 1934 (17 CFR 240.16b-6). Section 16(b) provides that where any person beneficially owning more than 10 percent of any class of equity securities registered pursuant to section 12 of the Act, or any director or officer of the issuer of such securities, realizes a profit from the purchase and sale or sale and purchase of any equity security of the issuer, within a period of less than six months, such profit shall inure to and be recoverable by or on behalf of the issuer. Rule 16b-6 provides an exemption for long-term profits

arising from the disposition in certain transactions of securities within six months after the purchase of such securities through the exercise of an option or similar right acquired more than six months before its exercise or pursuant to the terms of an employment contract entered into more than six months before its exercise.

One situation in which the rule provides an exemption from section 16(b) is where a person subject to that section purchases a security through the exercise of such an option or right and within six months after the exercise of the option or right disposes of the security in an exchange of securities made pursuant to a plan or agreement for the acquisition of the issuer's assets by another issuer, where the terms of such plan or agreement are binding upon all stockholders, subject to stockholders' rights of appraisal. The rule has been amended to provide that the exemption shall also be available where the security acquired through the exercise of the option or right is disposed of in a transaction involving the transfer of the issuer's assets to a third person which is controlled by the issuer of the securities to be received in the exchange. In such case, "control" is to be determined by the definition in section 368(c) of the Internal Revenue Code of 1954.

Commission action. Section 240.16b-6(c) of Title 17 of the Code of Federal Regulations is amended to read as follows:

§ 240.16b-6 Exemption of long-term profits incident to sales within six months of the exercise of an option.

.

(c) The Commission also hereby exempts, as not comprehended within the purposes of section 16(b) of the Act, the disposition of a security, purchased in a transaction specified in paragraph (a) of this section, pursuant to a plan or agreement for merger or consolidation, or reclassification of the issuers' securities, or for the exchange of its securities for the securities of another person which has acquired its assets or which is in control, as defined in section 368(c) of the Internal Revenue Code of 1954, of a person which has acquired its assets, where the terms of such plan or agreement are binding upon all stockholders of the issuer except to the extent that dissenting stockholders may be entitled. under statutory provisions or provisions contained in the certificate of incorporation, to receive the appraised or fair value of their holdings.

(Secs. 16 and 23; 48 Stat. 896 and 901, as amended; 15 U.S.C. 78p and 78w)

The Commission deems that the foregoing amendment is necessary and appropriate and is not inconsistent with the public interest or the protection of investors and that the transaction exempted by the rule are not comprehended within the purposes of section 16(b) of the Act. The Commission also finds that notice and procedure pursuant to the Administrative Procedure Act with respect thereto is not necessary in the

public interest, that such action has the effect of granting exemption or relieving restrictions, and that such amendment shall be made effective immediately upon publication October 1, 1965. The foregoing action is taken pursuant to the Securities Exchange Act of 1934, as amended, particularly sections 16(b) and 23(a) thereof.

By the Commission, October 1, 1965. [SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 65-10675; Filed, Oct. 6, 1965; 8:46 a.m.]

[Release No. 34-7713]

#### PART 249-FORMS, SECURITIES **EXCHANGE ACT OF 1934**

#### Amendment of Form for Registration of Voting Trust Certificates

The Securities and Exchange Commission has adopted a revised Form 16 under the Securities Exchange Act of 1934 (listed and described as 17 CFR 249.216). The form as heretofore in effect was prescribed for the registration of voting trust certificates on a national securities exchange pursuant to section 12(b) of the Act. The revised form is prescribed for that purpose and also for the registration of voting trust certificates pursuant to the new section 12(g) of the Act.

Notice of the proposed revision was published June 30, 1965, in the Securities Exchange Act Release No. 7636 (30 F.R. 8639, July 8, 1965). The changes proposed to be made in the revision were briefly described in that release.

The revised form was adopted in the form in which it was published for comment in the above-mentioned release with the exception of one change relating to the manner in which the registration statement should be signed. The previously existing Form 16, and the proposed revision as published in Release No. 7636, required that the registration statement be signed by all the voting trustees. The revised form as adopted provides that the registration statement shall be signed by all of the voting trustees or by any lesser number which will legally bind all the voting trustees. If the registration statement is signed by less than all of the voting trustees it must include an opinion of counsel as to the authority of the per-son signing to bind all of the voting

The Securities Commission action. and Exchange Commission, acting pursuant to the Securities Exchange Act of 1934, particularly sections 12 and 23 thereof, hereby amends Form 16 (listed and described as 17 CFR 249,216) to read as set forth below. The foregoing action shall become effective October 25, 1965, provided that any voting trustee or voting trustees desiring to use the revised form prior to such date may do so.

By the Commission, September 28, 1965.

[SEAL]

ORVAL L. DUBOIS, Secretary.