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supporting information were submitted to the Department; shipments of the current crop of such prunes will begin on or about August 1, 1960, and this section should be applicable, insofar as practicable, to all shipments of such prunes in order to effectuate the declared policy of the act; and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof.

(b) *Order.* During the period beginning at 12:01 a.m., P.s.t., August 1, 1960, and ending at 12:01 a.m., P.s.t., November 1, 1960, no handler shall handle any lot of prunes to any destination other than export (as defined in § 1029.15 of this part) unless such prunes meet the following applicable requirements:

(1) *Minimum grade requirement.* Such prunes shall grade at least U.S. No. 1, except that any prunes having not less than two-thirds ($\frac{2}{3}$) of the surface purplish color may be shipped if they otherwise grade at least U.S. No. 1.

(2) Notwithstanding any other provision of this regulation, any individual shipment of prunes which, in the aggregate, does not exceed 300 pounds net weight may be handled without regard to the restrictions specified in paragraph (b) of this section or in §§ 1029.41 (Assessment) and 1029.55 (Inspection and certification).

(3) The term "U.S. No. 1" shall have the same meaning as when used in the United States Standards for Fresh Plums and Prunes (§§ 51.1520 to 51.1537 of this title); the term "purplish color" shall have the same meaning as when used in the Washington State Department of Agriculture Standards for Italian Prunes (May 1954); and, except as otherwise specified, all other terms shall have the same meaning as when used in the marketing agreement and order.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: July 28, 1960.

FLOYD F. HEDLUND,
Acting Director, Fruit and Vegetable Division, Agricultural Marketing Service.

[F.R. Doc. 60-7162; Filed, July 29, 1960; 9:15 a.m.]

Title 5—ADMINISTRATIVE PERSONNEL

Chapter III—Foreign and Territorial Compensation

[Dept. Reg. 108.440]

PART 325—ADDITIONAL COMPENSATION IN FOREIGN AREAS

Designation of Differential Posts

Section 325.15 *Designation of differential posts*, is amended as follows, effective on the dates indicated:

1. Effective as of the beginning of the first pay period following July 23, 1960,

paragraph (a) is amended by the deletion of the following:

Nyasaland, all posts except Blantyre.

2. Effective as of the beginning of the first pay period following July 23, 1960, paragraph (b) is amended by the deletion of the following:

Iran, all posts except Dezful, Firuzkuh, Isfahan, Kerman, Khaneh, Manjil, Rezaiyeh, Sanandaj, Sari, Shahabad, Shiraz, Tehran and Zirab.

3. Effective as of the beginning of the first pay period following November 28, 1959, paragraph (a) is amended by the addition of the following:

Savannakhet, Laos.

4. Effective as of the beginning of the first pay period following February 20, 1960, paragraph (a) is amended by the addition of the following:

Tandjung Karang, Indonesia.

5. Effective as of the beginning of the first pay period following July 23, 1960, paragraph (a) is amended by the addition of the following:

Chehel-Dokhtar, Iran.

Naudeh, Iran.

Nyasaland, all posts except Blantyre and Lilongwe.

6. Effective as of the beginning of the first pay period following July 23, 1960, paragraph (b) is amended by the addition of the following:

Iran, all posts except Chehel-Dokhtar, Dezful, Firuzkuh, Isfahan, Kerman, Khaneh, Manjil, Naudeh, Rezaiyeh, Sanandaj, Sari, Shahabad, Shiraz, Tehran and Zirab.

7. Effective as of the beginning of the first pay period following July 23, 1960, paragraph (d) is amended by the addition of the following:

Lilongwe, Nyasaland.

(Secs. 102, 401, E.O. 10000, 13 F.R. 5453, 3 CFR, 1948 Supp., E.O. 10623, E.O. 10636, 20 F.R. 5297, 7025, 3 CFR, 1955 Supp.)

Dated: July 11, 1960.

For the Secretary of State:

LANE DWINELL,
Assistant Secretary.

[F.R. Doc. 60-7118; Filed, July 29, 1960; 8:49 a.m.]

Title 25—INDIANS

Chapter I—Bureau of Indian Affairs, Department of the Interior

SUBCHAPTER K—PATENTS, ALLOTMENTS, AND SALES

PART 121—ISSUANCE OF PATENTS IN FEE, CERTIFICATES OF COMPETENCY, SALE OF CERTAIN INDIAN LANDS, AND REINVESTMENT OF PROCEEDS

Status of Application

Pursuant to authority vested in the Secretary of the Interior by section 161 of the Revised Statutes (5 U.S.C. 22), Part 121, Title 25, Code of Federal Regulations, is changed by amending § 121.2a. This regulation was designed to assure,

insofar as practicable, that Indian applicants for patents in fee are informed concerning the status of their applications before such information is made available to the public.

The amendment will maintain these protective features but will permit direct responses in cases where Indian applicants make inquiry through channels of communication normally utilized by many of the Indian people seeking information regarding the status of their applications for patents in fee.

For these reasons, it would not be in the public interest to publish proposed rule making concerning this amendment or to postpone its effective date for 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 1001-1011).

Section 121.2a, 25 CFR Part 121, is hereby amended as set forth below and will become effective at the beginning of the calendar day on which this amendment is published in the FEDERAL REGISTER.

§ 121.2a Information regarding status of applications for patents in fee.

The status of applications by Indians for patents in fee shall be disclosed to employees of the Department whose duties require that such information be disclosed to them and to the applicant, or his attorney, upon request. This information will also be made available to members of Congress who present requests therefor from the applicant. Such information will be made available to all other persons, upon request, fifteen (15) days after the fee patent has been issued by the Bureau of Land Management, or after the application has been rejected and the applicant notified, if such be the case.

ELMER F. BENNETT,
Acting Secretary of the Interior.

JULY 23, 1960.

[F.R. Doc. 60-7098; Filed, July 29, 1960; 8:46 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter III—Federal Aviation Agency

SUBCHAPTER E—AIR NAVIGATION REGULATIONS

[Airspace Docket No. 60-NY-65]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL AREAS, CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

Designation and Modification of Federal Airways and Associated Control Areas

The purpose of these amendments to Parts 600 and 601, and §§ 600.6047 and 601.6047 is to redesignate the segment of VOR Federal airway No. 47 and its