

Washington, Tuesday, May 17, 1960

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Notice 12]

ALASKA

Notice of Filing of Alaska Protraction **Diagram, Anchorage Land District**

MAY 10, 1960.

Notice is hereby given that effective with this publication, the following protraction diagrams are officially filed of record in the Anchorage Land Office, 6th and Cordova, Anchorage, Alaska. In accordance with 43 CFR 192.42a(c) (24 F.R. 4140. May 22, 1959), these protractions will become the basic record for the description of oil and gas lease offers, State Selection applications under 43 CFR 76.9(a) (4) (24 F.R. 4657), and other authorized uses filed at and subsequent to 10:00 a.m. on the thirty-first day after the publication of this notice.

ALASKA PROTRACTION DIAGRAM (UNSURVEYED)

COPPER RIVER MERIDIAN CR 9–1, Ts. 19 to 20 S., Rs. 29 to 32 E.; CR 9–2, Ts. 17 to 20 S., Rs. 26 to 28 E.; CR 9–3, Ts. 17 to 20 S., Rs. 22 to 25 E.; CR 9-4, Ts. 17 to 20 S., Rs. 18 to 21 E.; CR 9-5, Ts. 21 to 23 S., Rs. 18 to 21 E.; CR 9-5, Ts. 21 to 23 S., Rs. 18 to 21 E.; CR 9-6, Ts. 21 to 24 S., Rs. 22 to 25 E.; CR 9-7, Ts. 21 to 24 S., Rs. 26 to 28 E.; CR 9-8, Ts. 21 to 24 S., Rs. 29 to 32 E.; CR 9-9, Ts. 25 to 26 S., Rs. 29 to 32 E.; CR 9-10, T. 25 S., Rs. 26 to 28 E.

Copies of these diagrams are for sale at one dollar (\$1.00) per sheet by the Cadastral Engineering Office, Bureau of Land Management, mailing address: 6th and Cordova, Anchorage, Alaska.

> IRVING W. ANDERSON, Manager, Anchorage Land Office.

[F.R. Doc. 60-4421; Filed, May 16, 1960; 8:48 a.m.]

[Notice 13]

ALASKA

Notice of Filing of Alaska Protraction **Diagram, Anchorage Land District**

MAY 10, 1960.

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SEWARD MERIDIAN

S 13-1, Ts. 6 to 8 N., Rs. 14 to 16 W.; S 13-7, Ts. 12 to 13 N., Rs. 5 to 6 W.; S 13-8, Ts. 10 to 12 N., Rs. 1 to 4 W.; S 13-13, Ts. 3 to 5 N., Rs. 5 to 16 W.

Copies of these diagrams are for sale at one dollar (\$1.00) per sheet by the Cadastral Engineering Office, Bureau of Land Management, mailing address: 6th and Cordova, Anchorage, Alaska.

IRVING W. ANDERSON.

Manager. Anchorage Land Office.

[F.R. Doc. 60-4422; Filed, May 16, 1960; 8:48 a.m.]

[Notice 14]

ALASKA

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ALASKA PROTRACTION DIAGRAM (UNSURVEYED)

FATRBANKS MERIDIAN

F 10-18, Ts. 18 to 20 S., Rs. 8 to 5 W. F 10-19, Ts. 17 to 20 S., Rs. 9 to 12 W.; F 10-20, Ts. 18 to 20 S., Rs. 13 to 16 W.; F 10-21, Ts. 21 to 22 S., Rs. 13 to 16 W.; F 10-22, Ts. 21 to 22 S., Rs. 9 to 12 W.; F 10-23, Ts. 21 to 22 S., Rs. 5 to 8 W.; F 10-24, Ts. 21 to 22 S., Rs. 1 to 4 W.

Copies of these diagrams are for sale at one dollar (\$1.00) per sheet by the Cadastral Engineering Office, Bureau of Land Management, mailing address: 6th and Cordova, Anchorage, Alaska.

IRVING W. ANDERSON.

Manager, Anchorage Land Office.

[F.R. Doc. 60-4423; Filed, May 16, 1960; 8:48 a.m.]

[Notice 15]

ALASKA

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SEWARD MERIDIAN

S 3-1. Ts. 33 to 34 N., Rs. 17 to 20 W.:

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s	3-12,	Ts.	25	to	28	N.,	Rs.	29	to	32	w.
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Copies of these diagrams are for sale at one dollar (\$1.00) per sheet by the Cadastral Engineering Office, Bureau of Land Management, mailing address: 6th and Cordova, Anchorage, Alaska.

IRVING W. ANDERSON, Manager,

Anchorage Land Office.

[F.R. Doc. 60-4424; Filed, May 16, 1960; 8:48 a.m.]

[Notice 16]

ALASKA

Notice of Filing of Alaska Protraction Diagram, Anchorage Land District

MAY 10, 1960.

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ALASKA PROTRACTION DIAGRAM (UNSURVEYED)

COPPER RIVER MERIDIAN

Ts. 1 to 4 S., Rs. 1 to 4 W.; CR 5-1. CR 5-2, Ts. 1 to 4 S., Rs. 5 to 8 W.;

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CR 5-3, Ts. 1 to 4 S., Rs. 9 to 11 W.;
CR 5-4, Ts. 5 to 8 S., Rs. 9 to 11 W.;
CR 5-5, Ts. 5 to 8 S., Rs. 5 to 8 W.;
CR 5-6, Ts. 5 to 8 S., Rs. 1 to 4 W.;
CR 5-7, Ts. 9 to 12 S., Rs. 1 to 4 W.;
CR 5-8, Ts. 9 to 12 S., Rs. 5 to 8 W.;
CR 5-9, Ts 9 to 12 S., Rs. 9 to 11 W.;
CR 5-10, Ts. 13 to 16 S., Rs. 5 to 9 W.;
CR 5-11, Ts. 13 to 16 S., Rs. 1 to 4 W.;
CR 5-12, Ts. 17 to 19 S., Rs. 1 to 4 W.;
CR 5-13, Ts. 17 to 20 S., Rs. 5 to 9 W.

Copies of these diagrams are for sale at one dollar (\$1.00) per sheet by the Cadastral Engineering Office, Bureau of Land Management, mailing address: 6th and Cordova, Anchorage, Alaska.

IRVING W. ANDERSON, Manager, Anchorage Land Office. [F.R. Doc. 60-4425; Filed, May 16, 1960; 8:48 a.m.]

DEPARTMENT. OF COMMERCE

Office of Business Economics

SURVEY OF FOREIGN BUSINESS IN-VESTMENTS IN THE UNITED STATES

Instructions and Regulations

SECTION I. Introduction. This Survey of Foreign Business Investments in the United States is being conducted by the Department of Commerce to provide a complete and accurate account as of 1959 of United States business organizations in which there is a substantial foreign ownership. Information to be col-lected will show the amount and nature of such investments, their earnings and growth during the year, and their relationship to comestic industry and to the international transactions of the United States. These data will provide a new base for the continuing collection of sample data and will contribute to more reliable balance-of-payments information in the future.

The information required in this survey is set forth in questionnaire Form BE-145, as specified in Section II of these instructions. Each reporter, as defined below, is required under the law to submit a report on Form BE-145. The legal provisions follow:

Pursuant to Executive Order 10033 of February 8, 1949 (14 F.R. 561) issued under section 8 of the Bretton Woods Agreements Act (59 Stat. 515, 22 U.S.C. 285f), the National Advisory Council on International Monetary and Financial Problems, after consultation with the Director of the Bureau of the Budget, has determined that the collection of data for 1959 on foreign business investments in the United States is essential in order that the United States Government may continue to comply with official requests from the International Monetary Fund for balance-of-payments information.

In accordance with sections 2(b) and 2(c) of Executive Order 10033, the Director of the Bureau of the Budget has designated the Commerce Department as the Federal executive agency to collect the required data and the Secretary of Commerce has assigned this responsibility to the Office of Business Economics, Department of Commerce.

Replies on this form are therefore mandatory under section 8(b) of the Bretton Woods Agreements Act cited above.

This survey has been approved by the Bureau of the Budget under the Federal Reports Act (Public Law No. 831, 77th Congress). All replies will be held in confidence by the Office of Business Economics, under the provisions of section 4(b) of that Act and section 8(c) of the Bretton Woods Agreements Act.

Inasmuch as the Survey involves a foreign affairs function of the United States, section 4 of the Administrative Procedure Act does not apply. In any event it is found that because of the nature of the survey, the fact that it is required under the Bretton Woods Agreements Act upon appropriate request, and that, consequently, the Instructions and Forms are merely declaratory of that Act and Executive Order above mentioned, no useful purpose would be served by notice and public procedure thereon, the same being impracticable and unnecessary. Inasmuch as the required reports will not be due for at least 30 days from publication of these instructions, there is no need for postponement of their effective date, and such instructions are, therefore, effective upon publication in the FEDERAL REGISTER.

Dated: May 11, 1960.

FREDERICK H. MUELLER, Secretary of Commerce.

General instructions-A. SEC. II. Who must report-1. Basic requirement. Every business enterprise subject to the jurisdiction of the United States which was controlled, as defined below, directly or indirectly by a foreign person(s) or organization(s) on December 31, 1959, is required to report. Such business enterprises shall include, but not be limited to, corporations, branches of foreign persons or organizations, partnerships, investments in real property, leaseholds, estates, trusts, and sole proprietorships or other forms of outright individual ownership. (Important: See subsections B and C-6 for exemptions and for definition of control.)

2. Foreign beneficial interests. If the foreign controlling interest in a United States business enterprise, including commercial real property, was held, ex-ercised or administered by a United States estate, trust (including irrev-ocable trusts), nominee, agent, representative, custodian, or other intermediary of the foreign beneficial owners. such estate, trust, nominee or other intermediary shall be responsible for reporting for the business enterprise the required information on Form BE-145, or shall instruct the United States business enterprise in question to submit the required information. This does not relieve the United States business enterprise of responsibility for reporting if such business enterprise has knowledge of the direct or indirect foreign controlling interest, but only one report should be filed for each such enterprise.

For the purposes of this Survey, accounts or transactions of a United States business enterprise with a United States estate, trust, nominee or other intermediary of foreign beneficial owners shall be considered as accounts or transactions with such beneficial owners.

3. Consolidated reports. If a reporter held a controlling interest in other U.S. enterprises engaged in the same type of business and required to report, the information requested in Part B of Form BE-145 may be consolidated for such reporter and enterprises, provided all accounts are fully consolidated. However, Part A of Form BE-145 is required for each reporter consolidated (or schedule providing such information) except Item IIb and Section III which are required only for the reporter holding the controlling interest in the other enterprises consolidated.

4. Control by affiliated foreign owners. When affiliated foreign owners (see subsection C-5) as a group held a controlling interest in a United States business enterprise, a report is required for such enterprise even though no one foreign owner held as much as a 25 percent interest.

B. Exemptions—1. Exemption based on value. If the value of total assets, including real property investments, of any person or business organization otherwise required to report, was less than \$50,000 on December 31, 1959, such a person or business organization is required to file only Part A of Form BE-145 for this survey, with a notation that total assets are less than \$50,000. The value of total assets is to be determined by the cost, book value, or estimated market value, whichever is the greatest.

2. Certain property exempted. Reports are not required for foreign-owned assets in the United States not employed in connection with a United States business enterprise controlled abroad. Assets of religious bodies, charitable organizations or other non-profit organizations are exempt from reporting, except for-the interest of such groups in U.S. enterprises primarily conducting business for profit. Real or personal property acquired for personal use or occupancy by a foreign owner is exempt from reporting. However, interests in real property in the United States acquired for business purposes by a foreign owner must be reported, except as otherwise exempted by this Section.

C. Definitions. For the purpose of this survey and any instructions or rulings issued hereunder, the following definitions are prescribed:

1. "Person" shall mean an individual, partnership, association, corporation, estate or trust, or other organization or form of business enterprise.

2. "Person subject to the jurisdiction of the United States" shall mean (1) any individual ordinarily resident in the United States; (2) any corporation, business enterprise, estate, trust, or other organization created or organized under the laws of the United States or any State, territory, district, or possession thereof; (3) any other entity resident in the United States on December 31, 1959, including branches of foreign organiza-