

ENTRY 65 A 1063
FILE VO 14626
Box 1446

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Vesting Order 14626

Re: Interest in real property owned by Anna Hick and the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay, deceased

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Anna Hick, whose last known address is 2 Graenzmuehle, Marquartstein, Upper Bavaria, Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That the property described as follows:

The reversionary or ground rent interest in and to the real property situated in the City of Baltimore, State of Maryland, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments, arising from the ownership of such interest,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Anna Hick and the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay, deceased, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof and the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described in subparagraph 3 hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 80 Stat. 925; E.O. 9193, July 6, 1942, 7 F. R. 5205, 3 CFR, Cum. Supp.; E. O. 9567, June 8, 1945, 10 F. R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on

May 8, 1950.

For the Attorney General:

(Signed) Harold I. Baynton

(Official Seal)

Harold I. Baynton
Acting Director
Office of Alien Property

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Confidential

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

14626

Walter R. Baynton
Acting Director
Office of Alien Property

FROM: Henry G. Hilken
Chief, Operations Branch

SUBJECT: Interest in real property owned by Anna Hick and the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay, deceased
F-28-14947-G-1

JURISDICTION

Anna Hick is a citizen and resident of Germany whose last known address is 2 Graenzmuehle, Marquartstein, Upper Bavaria, Germany. 1/

At the time of his death on February 26, 1945, Olivier von Beaulieu Marconnay was a citizen and resident of Germany. 2/ He left a holographic will dated July 5, 1934 jointly executed with his wife, Barbara, which provided that the survivor of the two became entitled to the "unrestricted possession and enjoyment of our property" and that at the death of the survivor, their three children, Hans, Marc and Feodora, became entitled to whatever property was left. 3/ Olivier von Beaulieu Marconnay was survived by citizens and residents of Germany, namely by his widow, Barbara, by only one of his children, Feodora Seidemann, and by three grandchildren, Reinhard and Burkhardt Seidemann, sons of Feodora, and Hans Karl von Beaulieu Marconnay, the son of Hans. Olivier's son, Marc, had died in 1944, unmarried and without issue. Olivier's other son, Hans, had died in 1941 leaving a widow and the above-mentioned son, Hans Karl. These latter two individuals died on April 26, 1945--that is, after the death of Olivier. 4/ The widow of Olivier died on September 10, 1949 leaving a holographic will dated March 19, 1945 whereby she demised all her property in equal shares to her three grandchildren, being the above-mentioned son of Hans and the two sons of Feodora. 5/ Feodora and her two children are all living.

- 1/ Affidavit executed by Anna Hick on November 2, 1949, Exhibit 1 to Report from Overseas Branch dated November 28, 1949; Form TFR-300 filed by Robert N. Baer, Baltimore, Maryland.
- 2/ Copy of Death Certificate, Exhibit 3 to Report from Overseas Branch.
- 3/ Copy of Will, Exhibit 11 to Report from Overseas Branch.
- 4/ Statement made by Feodora, Exhibit 5 to Report from Overseas Branch.
- 5/ Ibid; copy of Will, Exhibit 12 to Report from Overseas Branch.

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It will be seen that by the joint will the remaining property of Olivier now owned either by Feodora alone or by Feodora and some person claiming through the widow of Hans. The will executed by Olivier's widow, Barbara, in 1945 presumably affects only such of her property as was not joint property governed by the earlier will executed with her husband. At any rate, it is clear that the present successors to Olivier's property are citizens and residents of Germany.

At the time of his death, Olivier was the owner of a remainder interest in a ground rent issuing out of real property located in the City of Baltimore, Maryland. The life tenant in said ground rent was Anna Hick.

PROPERTY

a. Description: The above-mentioned ground rent issues out of real property in the City of Baltimore, Maryland, the improvements on which are known as 912 North Fulton Avenue. The ground rent is more particularly described in the vesting order attached hereto. The amount thereof, \$120.00 per annum, is being paid by Mr. S. Rogers, 1301 Court Square Building, Baltimore 2, Maryland. \$60.00 is payable each April 1st and October 1st. 6/

b. Evidence of Ownership: Subject ground rent was conveyed by Robert N. Baer to Charles von Beaulieu Marconnay and Mae von Beaulieu Marconnay, his wife, as tenants by the entireties by deed dated April 4, 1930 and recorded in the Land Records of Baltimore City in Liber SCL No. 5107, Folio 235. 7/ Mae von Beaulieu Marconnay predeceased her husband, Charles. 8/ Charles von Beaulieu Marconnay died on February 1, 1933, leaving a will which contained the following provisions, among others: 9/

"Item Five. I give and bequeath to Robert N. Baer, Esquire, in trust as hereinafter provided; a ground rent or ground rents to be selected by him from those owned by me at the time of my death, the income of which shall approximate but not exceed the sum of One Hundred and Twenty Dollars (\$120.00) annually, and I direct him to collect the income from said ground rent or ground rents and after the payment of such expenses as may properly arise from said investment, or the collection of the income therefrom, to pay the balance of said income in such manner and at such time or times as he may see fit to my housekeeper, Anna Hick, for and during the term of her natural life, and upon her death the trust herein created shall absolutely cease and determine, and the corpus of said trust shall be and become a part and parcel of the rest and residue of my estate. * * * *

6/ Letter from Robert N. Baer, Esquire, Baltimore, Maryland dated October 8, 1949.

7/ Ibid.

8/ Letter from Robert N. Baer dated January 19, 1944.

9/ Copy of Will.

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"All the rest, residue and remainder of my estate of every kind and description, real, personal and mixed and wheresoever situate, I give, devise and bequeath unto my cousin, General the Baron Olivier von Beaulieu-Marconnay, of Weimar, Germany, his heirs and assigns, absolutely and without condition. * * * *"

Subject ground rent was set aside in accordance with the decedent's will for the benefit of Anna Hick for life with remainder to Olivier von Beaulieu Marconnay. 10/ The ground rent is still of record in the name of Charles von Beaulieu Marconnay; the trustee did not take a transfer to his name. 11/ The successors to Olivier von Beaulieu Marconnay's remainder interest in the ground rent are as indicated under Jurisdiction above. Anna Hick was alive as of November 2, 1949. 12/

c. Value: Ground rents in Baltimore are ordinarily capitalized at 6%. Therefore, the ground rent is worth \$2,000.00.

d. Claims or Encumbrances: None reported.

e. Management: As of January 16, 1950 the ground rent was being managed by Robert N. Baer, Esquire, 306 Baltimore Life Building, Baltimore, Maryland.

SPECIAL COMMENT

By Vesting Order 14260 dated January 16, 1950 there was vested all right, title, interest and claim of Anna Hick in and to the Trust created under Item 5 of the Will of Charles von Beaulieu Marconnay, deceased. By virtue of said vesting order this Office received all the accrued income held by Robert N. Baer as Trustee for the benefit of Anna Hick and, further, this Office became entitled to future income during the life of Anna Hick. However, the ground rent was not covered by the vesting order. 13/

RECOMMENDATION

It is recommended that the ground rent be vested as the property of Anna Hick and the personal representatives, heirs, next of kin, legatees and distributees of Olivier von Beaulieu Marconnay. Although this Office has already vested the interest of Anna Hick in the Trust, her name is being included in the vesting order as a means of establishing a complete record title in the Attorney General. It will be recalled that the record title as it stands now is in Anna Hick and Olivier von Beaulieu Marconnay.

The recommended vesting action will presumably destroy the Trust. However, all income under the Trust will have been received by this Office prior to such vesting action. Subsequently, the income will accrue to this Office by virtue of the Attorney General's complete ownership of the ground rent

10/ Letter from Robert N. Baer, 8/ supra.

11/ Letter from Robert N. Baer, 6/ supra.

12/ Supra 1/.

13/ Memorandum from Albert Parker, Assistant Chief, Estates and Trusts Branch, to Henry G. Hilken, Chief, Operations Branch, dated January 27, 1950.

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than by virtue of his interest in the Trust. Furthermore, such com-
ownership will permit the sale of the ground rent, if desired.

A vesting order for use under the simplified procedure is attached
hereto.

Henry G. Hilken
Chief, Operations Branch

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE
WASHINGTON, D. C.

THIS INDENTURE made by and between the Attorney General of the United States of America, Washington, D. C., party of the first part, and Milton B. Edelson, 3921 St. Paul Street, Baltimore, Maryland, party of the second part,

WITNESSETH:

WHEREAS, by virtue of Executive Order 9708, all authority, rights, privileges, powers, duties and functions vested in, transferred or delegated to the Alien Property Custodian by the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, were vested in, transferred and delegated to the Attorney General; and

WHEREAS, by Vesting Order No. 14626, the Attorney General, pursuant to the authority and powers so conferred on and delegated to him, did, in the national interest, vest:

The reversionary or ground rent interest in and to the real property situated in the City of Baltimore, State of Maryland, herein-after fully described,

together with all hereditaments, fixtures, improvements and appurtenances thereto, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries; having found that the above-described property is property within the United States owned or controlled by nationals of a designated enemy country, to wit, Germany, all of which is fully set forth in said Vesting Order No. 14626 dated May 6, 1950, a duly certified copy of which was recorded among the land records of Baltimore City, Maryland, in Liber H.L.P. 813h, page 351, on June 24, 1950; and

WHEREAS, under and by virtue of the authority and powers conferred on, and delegated to, him and above referred to, the said Attorney General deemed it in the interest of and for the benefit of the United States that the said reversionary or ground rent interest in said property

Approved as to form

By: M.C.C.

Date: 3.1.55

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to sold and the party of the second part submitted a total bid in the sum of Two Thousand One Hundred Fifty-five and no/100 (\$2,155.00) Dollars for the said reversionary or ground rent interest in said property which was the highest offer received and which has been accepted by the said Attorney General,

Now, THEREFORE, in consideration of the sum of Two Thousand One Hundred Fifty-five and no/100 (\$2,155.00) Dollars paid to the said Attorney General by the party of the second part, the Attorney General of the United States of America, under and by virtue of all authority and powers conferred on, and delegated to, him, does hereby convey and quit-claim unto the said party of the second part, his heirs and assigns, forever, the following described reversionary or ground rent interest:

The yearly ground rent of \$120.00 received by Samuel Snowden and wife, of Baltimore County, Maryland, in that certain lease dated August 18, 1878, between Samuel Snowden and wife, of Baltimore County, Maryland, and Joseph M. Cons, of Baltimore City, Maryland, recorded in Liber F. A. P. No. 822, Folio 88, of the Land Records of Baltimore City, Maryland, issuing out of the following described parcel of land situate, lying and being in the City of Baltimore, State of Maryland:

Beginning for the same on the line of the west side of Fulton Avenue at a point distant one hundred fifteen feet and nine inches north from the corner formed by the intersection of the north side of Lafayette Avenue and the west side of Fulton Avenue, which place of beginning is designed to be in the centre of the partition wall dividing the house on the lot now being described and the house on the lot adjoining thereto on the south; and running thence northerly, bounding on the west side of Fulton Avenue, nineteen feet and three inches, to the centre of the partition wall between the house on the lot now being described and the house on the lot adjoining thereto on the north; thence westerly, through the center of the last mentioned partition wall and parallel with Lafayette Avenue, one hundred sixteen feet six and three-quarter inches, more or less, to the centre of Kirby's Lane; thence southerly, along the centre of Kirby's Lane, nineteen feet and three inches, more or less, to intersect a line drawn westerly from the beginning, through the centre of the first mentioned partition wall parallel with Lafayette Avenue; and thence easterly, reversing the line so drawn and bounding thereon, through the centre of said first mentioned partition wall, one hundred seventeen feet and one inch, more or less, to the place of beginning; the improvements on said lot of ground being known as No. 912 N. Fulton Avenue.

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TO HAVE AND TO HOLD, all and singular, the above mentioned and described real property, together with all hereditaments, fixtures, improvements and appurtenances thereto, unto the said party of the second part, his heirs and assigns, forever.

IT IS HEREBY EXPRESSLY PROVIDED, and by accepting this Indenture of conveyance the party of the second part agrees, that this Indenture is made without covenants or warranties of any kind and without recourse of any kind of anyone against the said Attorney General, or against any representative or employee of the said Attorney General, or against any successor or against any representative or employee of any successor of the said Attorney General.

IN WITNESS WHEREOF, I have hereunto affixed my name and caused the official seal of the Office of Alien Property, Department of Justice, United States of America, to be attached hereto on the 3rd day of March, 1955.

FOR THE ATTORNEY GENERAL:

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property
Department of Justice

WITNESS:

Frieda Palmer

Marie J. Koen

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District of Columbia } ss:

I, *Josephine A. Sterling*, a Notary public in and for the District of Columbia, in the United States of America, do hereby certify that on the date hereof, Paul V. Byron, Deputy Director, Office of Alien Property, Department of Justice, personally known to me to be the same person who executed the foregoing instrument on behalf of the Attorney General of the United States of America, personally appeared before me and acknowledged that under and by virtue of authority delegated to him pursuant to Order 3732, Supp. 51, of the Attorney General (16 F.R. 6895, July 18, 1951), by Paragraph 4 of the Statement of Organization and Delegations of Final Authority of the Office of Alien Property, Department of Justice (18 F.R. 7895, December 8, 1953), and as such Deputy Director, Office of Alien Property, Department of Justice, he executed the foregoing instrument as the free and voluntary act of the Attorney General and for the uses and purposes therein set forth.

WITNESS my hand and seal this *3rd* day of March, 1955.

Josephine A. Sterling
Notary Public

My Commission Expires: 6-30-57

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Box 457

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

D-28-3409-D-1
F-28-25855-D-1
F-28-24856-D-1;D-2
F-28-25859-D-1
F-39-5268-D-1
F-28-25857-D-1

Vesting Order 16703

Re: Stock owned by the personal representatives, heirs, next of kin, legatees and distributees of Eugene Steimer, deceased, Hilda Sietas, Willy Brose, Juro Watanabe, (Mrs.) Dora Lieder and Hugo Freytag

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hilde Sietas, whose last known address is Crang Ad Elbe, Germany; that Hugo Freytag, whose last known address is Koopstrasse 21, Hamburg 13, Germany; that Willy Brose, whose last known address is Alte Post Str. 46, Guber, Germany; that Juro Watanabe, whose last known address is c/o Mitsubishi Skoji Vaisha, G O M B 9, Herman Goering Strasse 6, Berlin 9, Germany; and that (Mrs.) Dora Lieder, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the personal representatives, heirs, next of kin, legatees and distributees of Eugene Steimer, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That the property described as follows:

All rights and interests evidenced or represented by American Depositary Receipts, issued by the Guaranty Trust Company of New York, 140 Broadway, New York, New York, for one hundred fifty eight (158) shares of one pound (£1) par value Ordinary Registered Capital Stock of Ford Motor Company, Limited, London, England, numbered and registered in the names of the persons listed below in the amounts appearing opposite each name as follows:

<u>Registered Owner</u>	<u>Certificate Number</u>	<u>Number of Shares</u>
Eugene Steimer	OF 184842	10
Hilda Sietas	OF 113405	5
Hugo Freytag	OF 89913	8
Willy Brose	OF 53257	25
Willy Brose	OF 105229	25
Juro Watanabe	OF 11159	10
(Mrs. Dora Lieder)	OF 147522	75

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Eugene Steimer, deceased, and the persons named in subparagraph 1 hereof, the aforesaid nationals of a designated enemy country (Germany);

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4. That the property described as follows:

Fifteen (15) shares of Five Dollar (\$5.00) par value common stock (New) of Adolf Gobel, Inc., 24 Rock Street, Brooklyn 21, New York, a corporation organized under the laws of the State of New York, evidenced by certificate number 1910, for thirty (30) shares of five (5) dollar par value common stock (Old) of Adolf Gobel, Inc., registered in the name of Willy Brose, together with all declared and unpaid dividends and capital distributions thereon, and the right to receive a certificate for five (5) dollar par value common stock (New) of said corporation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Willy Brose, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Eugene Steimer, deceased, and the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App.1; 55 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., on December 21, 1950.

For the Attorney General:

(Signed) Harold I. Baynton

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

VESTING BASED ON APC 56
UNDER SIMPLIFIED PROCEDURE
NO REPORT PREPARED

343904

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File 16703
Box 457

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
Washington, D. C.

Account No. 28-39600

Vesting Order No. 16703

TO: Adolf Gobel, Inc.

New York
and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

Attorney General of the United States, Account No. 28-39600

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
<u>004574</u>	<u>15 - Common</u> <u>P. V. \$1 per shr.</u>	

WITNESS my hand, and the seal of the Office of Alien Property, Department of Justice this 21st day of March, 19 51.

Witness Loyola M. Blanton

**For the Attorney General:

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property
By: Walter J. Roth, Chief
Collection and Custody Section
Operations Branch

(over)

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V. 9. 16703

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
DORA LIEDER, a/k/a DORA SUDBRINK
Claim No. 62652
Vesting Order No. 16703

DETERMINATION AND RETURN
ORDER NO. 2419

Notice of Claim under Section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section.

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General, as successor to the said Custodian, within the meaning of Section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of Section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of Section 32(a)(5).

The claimant has been represented by Francis X. Stephens, Jr., Attorney at Law, of New York, New York, who proposes to charge a fee of \$50.00 for services rendered in connection with the prosecution of this claim. The proposed fee meets the statutory requirements of section 20.

Upon the basis of the foregoing, the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return and after adequate provision for taxes and conservatory expenses:

Dora Lieder, a/k/a
Dora Sudbrink
New York, New York
Claim No. 62652

\$183.83 in the Treasury of the United States.

American Depositary Receipts (Guaranty Trust Company of New York - Depository) for 150 shares of one pound sterling par value ordinary registered stock of Ford Motor Company, Limited, London, England, evidenced by American Depositary Receipt No. OF 208827 for 75 shares and American Depositary Receipt No. OF 239084 for 75 shares.

American Depositary Receipt No. PF 30689 for 75 shares of 16 shillings par value 1-1/2% preference stock of Ford Motor Company, Limited, London, England.

The above described American Depositary Receipts, all of which are registered in the name of the Attorney General of the United States, are presently in the custody of the Safekeeping Department of the Federal Reserve Bank of New York.

Executed at Washington, D. C., on JUN 8 1955

343906

For the Attorney General
Paul V. Myron
Paul V. Myron
Deputy Director

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

INTER-OFFICE MEMORANDUM

To Mrs. Loyola M. Blanton,
Assistant Secretary for Records

Date March 19, 1951

From Philip Blacklow,
Chief, Vesting Section

Subject Amendment to Vesting Order 16703
Stock owned by the personal repre-
sentatives, heirs, next of kin,
legatees and distributees of Eugene
Steimer, dec'd, Hilda Sietas, Willy
Brose, Juro Watanabe, (Mrs.) Dora
Lieder and Hugo Freytag

Attached are the mimeographed copies of an Amendment to Vesting Order Number 16703 in the above-entitled matter. The same has been prepared in conformity with a suggestion contained in a memorandum from Alton F. Weeks, Assistant Chief, Collection and Custody Section, to me, dated March 9, 1951, which is also attached.

Kindly forward Mr. Weeks' memorandum to the Files.

P.B.

Attachments:

CC: Donald Sham

REPRODUCED AT THE NATIONAL ARCHIVES

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File 16703
Box 457

Office Memorandum • UNITED STATES GOVERNMENT

TO: Philip Blacklow, Chief, Vesting Section
FROM: Alton F. Weeks, Assistant Chief,
Collection and Custody Section
SUBJECT: Proposed Amendment to Vesting Order No. 16703

DATE: March 9, 1951
HGH:AFW:WEA:rfg
F-28-24856-D-1
V. O. No. 16703

Pursuant to paragraph 4 of Vesting Order No. 16703, there was vested in the Attorney General of the United States:

"Fifteen (15) shares of Five Dollar (\$5.00) par value common stock (New) of Adolf Gobel, Inc., 24 Rock Street, Brooklyn 21, New York, a corporation organized under the laws of the State of New York, evidenced by certificate number 1910, for thirty (30) shares of five (5) dollar par value common stock (Old) of Adolf Gobel, Inc., registered in the name of Willy Brose, together with all declared and unpaid dividends and capital distributions thereon, and the right to receive a certificate for five (5) dollar par value common stock (New) of said corporation".

The Federal Reserve Bank of New York by letter dated February 23, 1951 advised this Office, with respect to the shares received in compliance with the Vesting Order, as follows:

"Reference is made to your letter of January 23, (HGH:WJR:WEA:rfg) enclosing Vesting Order No. 16703, together with copies of your letters of that date, addressed to the Guaranty Trust Company of New York and to Adolf Gobel, Inc., 24 Rock Street, Brooklyn, N. Y., with respect to certain securities which have been vested in the Attorney General of the United States, Account No. 28-39600.

In paragraph 4, you list 15 shares of \$5 par value common stock (new) of Adolf Gobel, Inc., to be received. The stock which we received, and which is described on the attached custody advice, has a par value of \$1.00 per share."

An examination of the National Stock Summary, Issue of April 1948, confirms that the par value of the new common stock of Adolf Gobel, Inc., is \$1.00 per share.

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March 9, 1951
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MEMORANDUM TO: Phillip Blacklow, Chief
Vesting Section

This matter is referred to you with a recommendation that the Vesting Order be amended to reflect the correct par value of the stock of Adolf Gobel, Inc.

General files numbered F-28-24356 D-1 and F-29-24356 D-2 are attached hereto for your guidance in this matter.

Alton F. Weeks

Alton F. Weeks, Assistant Chief
Collection and Custody Section
Operations Branch

Attachments

RG 131-0AP
Entry 131-65-A-1086
File 16703
Box 457

F-28-24856-D-1

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Amendment to Vesting Order 16703

Re: Stock owned by the personal representatives, heirs, next of kin, legatees and distributees of Eugene Steimer, deceased, Hilda Sietas, Willy Brose, Juro Watanabe, (Mrs.) Dora Lieder and Hugo Freytag

Vesting Order 16703, dated December 21, 1950, is hereby amended as follows:

By deleting subparagraph 4 of said Vesting Order 16703 and substituting therefor the following:

4. That the property described as follows:

Fifteen (15) shares of \$1.00 par value common stock (new) of Adolf Gobel, Inc., 24 Rock Street, Brooklyn 21, New York, a corporation organized under the laws of the State of New York, evidenced by certificate numbered 1910 for thirty (30) shares of \$5.00 par value common stock (old) of Adolf Gobel, Inc., registered in the name of Willy Brose, together with all declared and unpaid dividends and capital distributions thereon, and any and all rights to receive a certificate for fifteen (15) shares of \$1.00 par value common stock (new) of said corporation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Willy Brose, the aforesaid national of a designated enemy country (Germany).

All other provisions of said Vesting Order 16703 and all action taken by or on behalf of the Attorney General of the United States in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

(40 Stat. 411; 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D.C. March 23, 1951.

For the Attorney General:

(Signed) Harold I. Baynton

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

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RG 131-0AP
Entry 131-65-A-1006
File 16703
Box 457

VO 16703
- 17018
Claimed

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
Washington, D. C.

Account No. See reverse side
Vesting Order No. See reverse side

TO: FORD MOTOR COMPANY, LIMITED

and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

See reverse side

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
<u>See reverse side</u>	<u>548 - ordinary</u> <u>P.V. \$ 1</u> <u>per shr.</u>	

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 8th day of April, 1959

Witness Loyola M. Blanton
Assistant to the Records Officer

**For the Attorney General:
Dallas S. Townsend
Assistant Attorney General
Director, Office of Alien Property
BY: (signed) Alton F. Weeks
Alton F. Weeks, Chief,
Collection & Custody Unit,
Liquidation Section

(over)

343911

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 131-65-A-1086
File 16703
Box 457

VO. 16703

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
Washington, D. C.

Account No. 28-39602

Vesting Order No. 16703

TO: FORD MOTOR COMPANY, LIMITED

and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

Attorney General of the United States Account #28-39602

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

American Depository Receipt

XXXXXXXXXX No.	No. of Shares	Transfer to
PF30689	75 - 4% Preference P.V. 16 Shillings	Dora Lieder, also known as Dora Sudbrink

REPRODUCED AT THE NATIONAL ARCHIVES

unbelievable and please try the... of your property... the Director of the Office of Alien Property... and Executive Orders issued pursuant thereto and pursuant to law... there is directed to the Department of Justice the Office of Alien Property

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice of the Department of Justice 31st day of August 1955

Witness Loyola W. Blanton Assistant to the Records Officer

**For the Attorney General:

Dallas S. Townsend
Assistant Attorney General
Director, Office of Alien Property
BY: Alton F. Weeks (Signed) Alton F. Weeks
Chief, Collection & Custody Unit
Liquidation Section

EXECUTIVE ORDER 9788 (11 & 12) (over)

RG 131-OAP
 Entry 131-65-A-1086
 File 16703
 Box 457

V.O. 167

DEPARTMENT OF JUSTICE
 OFFICE OF ALIEN PROPERTY
 Washington, D. C.

Account No. 28-39602
 Vesting Order No. 16703

TO: FORD MOTOR COMPANY, LIMITED,

London

and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

See reverse side

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

American Depository Receipt

Certificate No.	No. of Shares	Transfer to
See reverse side	300 - ordinary	Dora Lieder, also known as Dora Sudbrink
05-526084	32	P.V.L. Sterling
05-508864	32	

REPRODUCED AT THE NATIONAL ARCHIVES

and direct of the securities of the Ford Motor Company, Limited, of Great Britain, the Director of the Office of Alien Property, Department of Justice, as the Alien Property Custodian, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 31st day of August, 1955.

Witness Lovola M. Blanton
 Assistant to the Records Officer
 For the Attorney General:

and witness of the Department of Justice at Dallas S. Townsend
 Assistant Attorney General
 Director, Office of Alien Property
 (signed) Alton E. Weeks
 Chief, Collection & Custody Unit,
 Liquidation Section

EXHIBIT 1000-1000 (11 5 55) (over)

RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

F-19-344

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

17784

Vesting Order

Re: Accounts maintained in the name of Aktieselskabet Kjobenhavns Handelsbank, or Kjobenhavns Handelsbank A.S., or Copenhagens Handelsbank, or Kjobenhavns Handelsbank, Copenhagen, Denmark, and owned by persons whose names are unknown

Under the authority of the Trading with the Enemy Act, as amended, Executive Orders 9193, as amended, 9788 and 9989, and pursuant to law, after investigation, it is hereby found:

1. That the property described as follows:

All property, rights and interests in the accounts identified in Exhibit A attached hereto and by reference made a part hereof, together with

- (a) any other property, rights and interests which represent accumulations or accruals to, changes in form of, or substitutions for, any of the property, rights and interests in said identified accounts on October 2, 1950, and which are now held in other accounts being maintained as blocked or otherwise subject to the restrictions of Executive Order 8389, as amended, or regulations, rulings, orders or instructions issued thereunder, and
- (b) any and all rights in, to and under any securities (including, without limitation, bonds, coupons, mortgage participation certificates, shares of stock, scrip and warrants) and any and all declared and unpaid dividends on any shares of stock in any of said accounts,

excepting from the foregoing, however, all lawful liens and setoffs of the respective institutions in the United States with whom the aforesaid accounts are maintained,

is property within the United States;

- 2. That the property described in subparagraph 1 hereof is owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or is evidence of ownership or control by persons, names unknown, who, if individuals, there is reasonable cause to believe are residents of a designated enemy country and which, if partnerships, associations, corporations, or other organizations, there is reasonable cause to believe are organized under the laws of a designated enemy country or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in a designated enemy country;
- 3. That the persons referred to in subparagraph 2 hereof are nationals of a designated enemy country;

and it is hereby determined:

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RG · 131-OAP
Entry 65-A-1063
File V. O. 17784
Box 463

4. That to the extent that the persons referred to in subparagraph 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country.

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended, and the term "designated enemy country" has reference to Germany or Japan.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785, June 14, 1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963, Dec. 9, 1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945, Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981; E.O. 9989, August 20, 1948, 13 F.R. 4891)

Executed at Washington, D. C., on May 2, 1951.

For the Attorney General:

(Signed) Harold I. Baynton

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

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RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

ts maintained in the name of Aktieselskabet Kjobenhavns
lsbank, or Kjobenhavns Handelsbank A.S., or Copenhagens
lsbank, or Kjobenhavns Handelsbank, Copenhagen, Denmark,

and owned by persons whose names are unknown

EXHIBIT A

Accounts maintained in the name of

Aktieselskabet Kjobenhavns Handelsbank,
or Kjobenhavns Handelsbank A.S., or
Copenhagens Handelsbank, or Kjobenhavns
Handelsbank, Copenhagen, Denmark.
Column II

Column I

<u>Name and Address of Institution which Maintains Account</u>	<u>Designation of Account</u>
1. The National City Bank of New York 55 Wall Street New York 15, New York	a. Miscellaneous Portfolios of Stocks and Bonds (payable both in dollars and foreign currencies), as described by The National City Bank of New York, in its report on Form OAP-700, bearing its Serial No. B4. b. Current Account, as described by The National City Bank of New York, in its report on Form OAP-700, bearing its Serial No. 0116.
2. The Chase National Bank of the City of New York 18 Pine Street New York, New York	Bank Deposit Kjobenhavns Handelsbank, A.S. Old Account, Copenhagen, Denmark, as described by The Chase National Bank of the City of New York, in its report on Form OAP-700, bearing its Serial No. 117.

REPRODUCED AT THE NATIONAL ARCHIVES

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RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

V.O. 17784
} claimed

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
OSCAR CHRISTIAN MUNCH RAEDER BJERKE
EMS WIESE
Claim Nos. 62349 and 62350
Vesting Order No. 17784

DETERMINATION AND RETURN
ORDER NO. 3422

Notices of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described were timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on July 2, 1957 (22 F.R. 4677).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim forms, exhibits and in other documents of record, it is determined:

The claimants were the owners or the successors of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimants and predecessor in interest, if any, are eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

There are no fees to be charged in connection with the prosecution of these claims.

Upon the basis of the foregoing the claims are hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Oscar Christian Munch
Raeder Bjerke
Oslo, Norway

\$439.03 in the Treasury of the United States and
An undivided one-half interest in and to five 1943
script certificates issued by the Konversionskasse
fur Deutsche Auslandsschulden, Serial Nos. 2320073 -
2320077, inclusive.

Claim No. 62349

Ems Wiese
Bergen, Norway

\$439.03 in the Treasury of the United States and
An undivided one-half interest in and to the five
script certificates identified above.

Claim No. 62350

The above script certificates are in the custody of
the Bank Deutscher Lander, Depotabteilung, Taunus-
anlage 4/5, Frankfurt a.M., Germany.

Executed at Washington, D. C., on AUG 15 1957

For the Attorney General

Paul W. Wilson

Deputy Director
Office of Alien Property

343917

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A-1063
File V.017784
Box 463

ICATE ORIGINAL
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

ASSIGNMENT

WHEREAS, the undersigned, acting for the Attorney General of the United States, by Return Order No. 3422, directed that the vested property described below, now held by the Attorney General of the United States, as successor to the Alien Property Custodian, be returned to Oscar Christian Munch Raeder Bjerke, Slendalaveien 93, Vinderen, Oslo, Norway;

NOW, THEREFORE, pursuant to said Return Order, and pursuant to section 32 of the Trading with the Enemy Act, as amended (60 Stat. 50), there is hereby returned to Oscar Christian Munch Raeder Bjerke the following property:

An undivided one-half interest in and to five 1943 script certificates issued by the Konversionskasse für Deutsche Auslandschulden, Serial Nos. 2320073 - 2320077, inclusive.

The above script certificates are in the custody of the Bank Deutscher Lander, Depotabteilung, Taunusanlage 4/5, Frankfurt a.M., Germany

Executed at Washington, D. C., on AUG 15 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

DISTRICT OF COLUMBIA } SS

I, Annetta Woldar, a notary public in and for the District of Columbia, in the United States of America, do hereby certify that on the date hereof, Paul V. Myron, Deputy Director, Office of Alien Property, Department of Justice, personally known to me to be the same person who executed the foregoing instrument on behalf of the Attorney General of the United States of America, personally appeared before me and I having first made known to him the contents thereof, acknowledged that, pursuant to authority delegated to him by the said Attorney General by the Rules of the Department of Justice (16 F.R. 6895, July 18, 1951), and of the Notice of the Department of Justice, Office of Alien Property, Statement of Organization and Delegation of Final Authority (21 F.R. 1241, February 24, 1956), and as such officer he executed the foregoing instrument as the free and voluntary act of the said Attorney General and for the uses and purposes therein set forth.

WITNESS my hand and seal this 15th day of August, 1957

AW

Annetta Woldar
Notary Public

My Commission Expires:

11/30/60

343918

RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Oscar Christian Munch Haeder Bjerke Oslo, Norway Claim No. 62349 Vesting Order No. 17784	\$439.03 in the Treasury of the United States and An undivided one-half interest in and to five 1943 script certificates issued by the Konversionskasse für Deutsche Auslandsschulden, Serial Nos. 2320073 - 2320077, inclusive.
Ems Wiese Bergen, Norway Claim No. 62350 Vesting Order No. 17784	\$439.03 in the Treasury of the United States and An undivided one-half interest in and to the five script certificates identified above The above five script certificates are held in the Federal Reserve Bank, New York, for safekeeping.

Executed at Washington, D. C., on

JUN 25 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

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REPRODUCED AT THE NATIONAL ARCHIVES

343919

RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

STANDARD FORM NO. 64

HGH:WCG:et

VO 17784

Office Memorandum • UNITED STATES GOVERNMENT

TO : Dallas S. Townsend, Assistant Attorney General
Director, Office of Alien Property DATE: April 28, 1954

FROM : Henry G. Hilken
Intercustodial and Foreign Funds Officer

SUBJECT: Amendment to Vesting Order No. 17784
License No. NY 870099

Attached is an amendment to Vesting Order No. 17784 which vested accounts owned by persons whose names are unknown maintained in the name of Aktieselskabet Kjobenhavns Handelsbank, or Kjobenhavns Handelsbank A.S., or Copenhagens Handelsbank, or Kjobenhavns Handelsbank, Copenhagen, Denmark, with the National City Bank of New York and with The Chase National Bank of the City of New York.

The attached amendment deletes from the effect of the Vesting Order the account in The Chase National Bank. The Chase National Bank reported an account with Kjobenhavns Handelsbank A.S. in the amount of \$9,059 on an OAP-700 report without any identifying data as to the owners of the account. This account was subsequently reduced by licensed transfers to \$4,589.32.

The Foreign Funds Section by License No. NY 870099 dated March 27, 1951 authorized The Chase National Bank to transfer this balance of \$4,589.32 from the blocked account to a free account in the name of Ghera Steinberg, Tel Aviv, Israel, on the basis of an application from Chase showing that the funds belong to Mr. Steinberg.

Since the account was identified as the property of a resident of Israel and unblocked prior to the issuance of the Vesting Order, it is evident that the account with Chase was included in the Vesting Order through error.

H. G. H.
[Handwritten signature]

Attachment

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A-1063
File V.O. 17784
Box 463

F-19-344

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Amendment to Vesting Order No. 17784

Re: Accounts maintained in the name of
Aktieselskabet Kjobenhavns Handelsbank, or
Kjobenhavns Handelsbank A.S., or Copenhagens
Handelsbank, or Kjobenhavns Handelsbank,
Copenhagen, Denmark, and owned by persons
whose names are unknown

Vesting Order No. 17784, dated May 2, 1951, is hereby amended as follows and
otherwise:

By deleting from Exhibit A, attached thereto and by reference
made a part thereof, all reference to the bank deposit of
Kjobenhavns Handelsbank, A.S. Old Account, Copenhagen, Denmark,
as described by The Chase National Bank of the City of New York,
in its report on Form OAP-700, bearing its Serial No. 117.

All other provisions of said Vesting Order 17784 and all actions taken by or
half of the Attorney General of the United States in reliance thereon, pur-
thereto and under the authority thereof are hereby ratified and confirmed.

Stat. 411, 55 Stat. 839, 60 Stat. 50, 925, 64 Stat. 1079, 50 U.S.C. App.
Supp. 1, 40; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785,
1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963,
1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785, 3 CFR, 1943
Supp.; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR 1943 Cum. Supp.; E.O.
9198, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946,
1981, 3 CFR, 1946 Supp.; E.O. 9989, August 20, 1948, 13 F.R. 4891, 3
Supp.)

Witness my hand at Washington, D. C., on

MAY 1 2 1954

For the Attorney General:

Dallas S. Townsend
Dallas S. Townsend
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

343921

DUPLICATE ORIGINAL

RG 131-OAP
Entry 65-A-1063
File VIO 17784
Box 463

17784

17785

STANDARD FORM NO. 64

Office Memorandum

UNITED STATES GOVERNMENT
HGH:MW:MBG:hlf

TO Max Wilfand, Acting Chief
Foreign Funds Section

FROM Mayte B. Greene

SUBJECT Aktieselskabet Kjobenhavns Handelsbank, or
Kjobenhavns Handelsbank A.S., or Copenhagens
Handelsbank, or Kjobenhavns Handelsbank,
Copenhagen, Denmark
Form OAP-700 Nos. 4783, 5970, 5725, 3446
APC File No. F-19-344

DATE: April 26, 1951

Attached hereto are proposed vesting orders vesting the unidenti-
fied property held for Kjobenhavns Handelsbank, Copenhagen, Denmark, as
reported on Forms OAP-700. The several names listed in the subject all
relate to the same bank according to The Bankers' Almanac and Year Book,
1947-1948, p. 855. The property recommended for vesting is described
below:

The J. Henry Schroder Banking Corporation reported on OAP-700, Re-
port No. 4783, a balance on current account "Separate Account", in the
amount of \$1,196, and Securities in safe custody account "Separate Ac-
count", valued at \$34,660. The National City Bank of New York reported
on OAP-700, Report No. 5725, a balance in a Current Account in the amount
of \$7,005, and on OAP-700, Report No. 5970, a Miscellaneous Portfolio
of dollar Stocks and Bonds, valued at \$9,680.00, and a Miscellaneous
Portfolio of dollar Bonds of indeterminable value. License No. NY-868110
was granted on December 6, 1950, authorizing The National City Bank of
New York to debit the Uncertified Account of A/S Kjobenhavns Handelsbank,
Copenhagen, \$3,812.45, and pay that amount to J. Henry Schroder Banking
Corporation, New York, New York, for credit to the blocked account of
A/S Kjobenhavns Handelsbank, Copenhagen. It may be assumed that the Un-
certified Account mentioned in this License relates to the Current Account
reported on OAP-700, Report No. 5725, since the name of the reportee on
this Form is followed by "Uncertified Account". It may be further assumed
that the authorized transfer has been made, thereby reducing the Current
Account with The National City Bank of New York by \$3,812.45 to \$3,192.55
and increasing the current account "Separate Account" reported by the J.
Henry Schroder Banking Corporation from \$1,196 to \$5,008.45. Attached
to OAP-700, Report No. 4783, is a copy of a cablegram, a translation of
which is attached to License No. NY-868110, which together with informa-
tion contained in this license, indicates that the \$5,008.45, mentioned
above, represents only Hungarian and American property. Since we are not
presently vesting property of satellite nationals, there appears to be
nothing to vest in the current account "Separate Account" reported by the
J. Henry Schroder Banking Corporation on OAP-700 Report, No. 4783, and,
accordingly, this account has not been included in the proposed vesting.

By License Application NY-868512, dated November 29, 1950, J. Henry
Schroder Banking Corporation requested the unblocking of \$17,000 - 6%

RG * 131-OAP
Entry 65-A-1063
File V. O. 17784
Box 463

Reported on OAP-700
"Separate Account", in the
custody account "Separate Ac-
tivity Bank of New York reported.
Account in the amount
aneous Portfolio
allaneous 868110

- 2 -

Kingdom of Denmark 1942 bonds held in the Separate Account. These bonds are stated by Kjobenhavns Handelsbank to be the property of Mrs. Dorothea Hefter and Miss Julia Hefter, whose citizenship and residence are unknown. The New York Office was requested on February 5, 1951, to furnish evidence as to the beneficial ownership, and as to the residence and citizenship of the beneficial owners since April 8, 1940, but a photostat of a letter, dated November 17, 1950, in the license file, indicates that such evidence is not available. However, these bonds have been excluded from the vesting since they are property, the disposition of which is subject to determination of over-all Governmental policy.

The Chase National Bank of the City of New York reported on OAP-700, Report No. 3446, a Bank Deposit of \$9,059.00 in the name of Kjobenhavns Handelsbank, A.S., Old Account, Copenhagen, Denmark. No licenses have been found unblocking any of this property and no part of this property has been excepted from the vesting.

Correspondence with Danish authorities indicates that Mr. Ino E. Rol-land, who it is suspected is a German national, is the owner of \$5,761.58 of the dollar deposits of Kjobenhavns Handelsbank. It is not known what institution in the United States has the cover account relating to Mr. Rol-land's dollar account and, accordingly, it is not known whether the \$5,761.58 is included in the property recommended for vesting.

It appears from the above that cash and securities aggregating approx-imately \$39,592.00, plus the value of the bonds of undeterminable value held by The National City Bank of New York, will be realized from the vesting of property held in the name of Kjobenhavns Handelsbank, Copenhagen, Denmark. Property valued at \$22,008.00 has been excluded from the vesting.

M. B. G.

Approved: May Wilford

343923

RG	<u>131 - OAP</u>
Entry	<u>65A 1063</u>
File	<u>10. 17885</u>
Box	<u>464</u>

DEPT. OF JUSTICE
OFFICE OF ALIEN PROPERTY

F-63-139 (Zurich)

17885

Vesting Order

Re: Accounts maintained in the name of

Union Bank of Switzerland
Zurich, Switzerland
and owned by persons whose names
are unknown.

Under the authority of the Trading with the Enemy Act, as amended, Executive Orders 9193, as amended, 9788 and 9989, and pursuant to law, after investigation, it is hereby found:

1. That the property described as follows:

All property, rights and interests in the accounts identified in Exhibit A attached hereto and by reference made a part hereof, together with

- (a) any other property, rights and interests which represent accumulations or accruals to, changes in form of, or substitutions for, any of the property, rights and interests in said identified accounts on October 2, 1950, and which are now held in other accounts being maintained as blocked or otherwise subject to the restrictions of Executive Order 8389, as amended, or regulations, rulings, orders or instructions issued thereunder, and
- (b) any and all rights in, to and under any securities (including, without limitation, bonds, coupons, mortgage participation certificates, shares of stock, scrip and warrants) and any and all declared and unpaid dividends on any shares of stock, in any of said accounts,

excepting from the foregoing, however, all property, rights and interests which are expressly excluded in the attached Exhibit A, and all lawful liens and setoffs of the respective institutions in the United States with whom the aforesaid accounts are maintained,

is property within the United States;

- 2. That the property described in subparagraph 1 hereof is owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or is evidence of ownership or control by persons, names unknown, who, if individuals, there is reasonable cause to believe are residents of a designated enemy country and which, if partnerships, associations, corporations, or other organizations, there is reasonable cause to believe are organized under the laws of a designated enemy country or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in a designated enemy country;
- 3. That the persons referred to in subparagraph 2 hereof are nationals of a designated enemy country;

and it is hereby determined:

[Handwritten signatures and initials]

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RG	131-OAP
Entry	65A1063
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Box	464

4. That to the extent that the persons referred to in subparagraph 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country.

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended, and the term "designated enemy country" has reference to Germany or Japan.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785, June 14, 1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963, Dec. 9, 1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981; E.O. 9989, August 20, 1948, 13 F.R. 4891)

Executed at Washington, D. C., on **May 18, 1951.**

For the Attorney General:

(Signed) Harold I. Baynton

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

343925

FILE COPY

FORM 702A

RG	131-OAP
Entry	65A1063
File	10 17885
Box	464

Re:

Union Bank of Switzerland
name of Zurich, Switzerland

and owned by persons whose names are unknown

EXHIBIT A

Accounts maintained in the name of Union Bank of Switzerland
Zurich, Switzerland

<u>Column I</u>	<u>Column II</u>	<u>Column III</u>
Name and Address of Institution which Maintains Account	Designation of Account	Property, Rights and Interests in the Account as of October 2, 1950 Excluded from this Vesting Order*
1. Chemical Bank & Trust Company 165 Broadway New York, New York	Account No. 80039, consisting of certain securities and accumulations of dividends on securities held, as described by the Chemical Bank & Trust Company in its report on Form OAP-700, bearing its Serial No. 80039	60 shares of General Motors Corp. common stock, and 50 shares of Phillips Petroleum Corp. common stock, which, according to the report on Form OAP-700 filed by the Chemical Bank & Trust Company, bearing its Serial No. 80039, are property of the Estate of Mrs. Irene Spitz-Szentmiklossy, deceased, a national of Hungary
2. The Chase National Bank of the City of New York 18 Pine Street New York, New York	a. Old Account, and b. Blocked Switzerland General Ruling 6 a/c, as described by The Chase National Bank of the City of New York in its report on Form OAP-700, bearing its Serial No. 200	a. \$29,450.16 in the Old Account which, according to license application No. NY869231, filed by The Chase National Bank of the City of New York, bearing its Serial Number 65310, represents claims of persons domiciled in Bulgaria, Hungary and Rumania
3. Irving Trust Company 1 Wall Street New York 15, New York	Demand Deposit Account as described by the Book-keeping Department of the Irving Trust Company in its report on Form OAP-700, bearing its Serial No. 0054	\$140.42 in the Demand Deposit Account which, according to license application No. NY869232 filed by the Irving Trust Company, bearing its Serial No. 21000, represents claim of persons domiciled in Bulgaria, Hungary and Rumania

*Also excluded from this Vesting Order are (a) any accumulations or accruals to, changes in form of, or substitutions for, any such property, rights and interests, since October 2, 1950 and (b) any and all rights in, to and under any securities (including, without limitation, bonds, coupons, mortgage participation certificates, shares of stock, scrip and warrants), and any and all declared and unpaid dividends on any shares of stock, listed in Column III or excluded under (a) of this footnote.

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RG 131-0AP
Entry 65A1063
File 10 17885
Box 464

DEPARTMENT OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

Luis Conrad Roever

Claim No. 60164
Vesting Order No. 17885

DETERMINATION AND RETURN
ORDER NO. 1965

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section.

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General, as successor to the said Custodian, within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The claimant was represented by Luis Roever, c/o Superior Extraction, Inc., 630 Fifth Avenue, New York 20, N.Y., as agent, who is not claiming a fee for services rendered in this matter.

Upon the basis of the foregoing, the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return and after adequate provision for taxes and conservatory expenses:

Luis Conrad Roever
Ponce, Puerto Rico
\$1,386.55 in the Treasury of the United States.

Executed at Washington, D. C., on FEB 23 1954

For the Attorney General:
Paul V. Myron
Paul V. Myron
Deputy Director
Office of Alien Property

343927

RG 131-OAP
Entry 65-AI-063
File 17828
Box 464

F-63-60 (ZURICH)

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

17828

Vesting Order

Re: Stock registered in the name of
Credit Suisse, Zurich, Switzerland

and owned by persons whose names
are unknown

Under the authority of the Trading with the Enemy Act, as amended, Executive Orders 9193, as amended, 9788 and 9989, and pursuant to law, after investigation, it is hereby found:

1. That the property described as follows:

Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of

Credit Suisse,

together with all declared and unpaid dividends thereon, excepting from the foregoing, however, those shares of stock described in the attached Exhibit A, together with all declared and unpaid dividends thereon, concerning which, on or prior to the effective date of this vesting order, the issuing corporation or its transfer agent in the United States has received a license or a copy of a license removing such property from the restrictions of Executive Order 8389, as amended, or has been advised in writing by a banking institution in the United States of the removal of such restrictions and of the authorization therefor;

is property within the United States;

2. That the property described in subparagraph 1 hereof is owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or is evidence of ownership or control by persons, names unknown, who, if individuals, there is reasonable cause to believe are residents of a designated enemy country and which, if partnerships, associations, corporations, or other organizations, there is reasonable cause to believe are organized under the laws of a designated enemy country or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in a designated enemy country;
3. That the persons referred to in subparagraph 2 hereof are nationals of a designated enemy country;

and it is hereby determined:

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28

RG 131-OAP
Entry 65-AI-063
File 77828
Box 464

4. That to the extent that the persons referred to in subparagraph 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country.

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended, and the term "designated enemy country" has reference to Germany or Japan. The term "banking institution" as used herein shall have the meaning prescribed in section 5F of Executive Order 8389, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785, June 14, 1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963, Dec. 9, 1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981; E.O. 9989, August 20, 1948, 13 F.R. 4891)

Executed at Washington, D. C., on **May 10, 1951.**

For the Attorney General

(Signed) Harold I. Baynton

Harold I. Baynton
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

343929

RG 131-OAP
Entry 65-A1-063
File 77828
Box 464

ack registered in the name of

Credit Suisse, Zurich,
Switzerland

and owned by persons whose names are unknown

EXHIBIT A

- I. The Pennsylvania Railroad Company capital stock evidenced by certificate numbers N 592068, N 716355, N 719543, N 719544, N 815599, N 884873, and N 915067 for 10 shares each and certificate numbers N 467810, N 467811, N 467812, N 467813, N 470389, N 470390, N 470391, N 470392, N 470393, N 470394, N 809216, N 848767, N 850911, N 884894, N 407957, N 407958 and N 797672 for 5 shares each.
- II. Kennecott Copper Corporation capital stock evidenced by certificate number K 35889 for 10 shares.
- III. Southern California Edison Company \$25.00 par value common capital stock evidenced by certificate numbers NDO 27573, NDO 27574, NDO 27575, NDO 27576, NDO 27577 and NDO 27578 for 10 shares each.
- IV. Standard Oil Company (New Jersey) \$25.00 par value capital stock evidenced by certificate numbers C 787126, C 791365, C 791366, C 791367, C 793140, C 793141, C 884737 and CC 68975 for 10 shares each and certificate numbers C 785374, C 785380, C 785463, C 785464, C 791358, C 793029 and CC 60264 for 5 shares each.
- V. General Electric Company common capital stock evidenced by certificate numbers NYD 820209 for 30 shares, NYD 537497 for 20 shares, NYE 177376 for 10 shares, NYE 159746, NYE 176156, NYE 179442 and NYE 211012 for 5 shares each.

RG 131-OAP
Entry 65-A1-063
File 17828
Box 464

claimed
~~17828~~
17906

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
BARONESS INGA VON WOELLWARTH
Claim No. 61844
Vesting Orders Nos. 17828 and 17906

DETERMINATION AND RETURN
ORDER NO. 4004

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 20, 1959 (24 Fed. Reg. 2218).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, are eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The claimant has been represented by Doman & van Heemstra, Attorneys at Law, 521 Fifth Avenue, New York 17, New York, who propose to charge a fee of 10% for their services in connection with the prosecution of the claim. The proposed fee satisfies the statutory requirements.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Baroness Inga von Woellwarth
Paudex
Vaud, Switzerland

\$891.91 in the Treasury of the United States.

Executed at Washington, D. C. **APR 30 1959**

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343931

RG . 131-OAP
Entry 65-AI-063
File 17828
Box 464

DUPLICATE ORIGINAL

Mrs B.

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant

Property and Location

Baroness Inga von Noellwarth
Pauker
Vaud, Switzerland

\$891.91 in the Treasury of the United States.

Claim No. 61844

Vesting Orders Nos. 17828 and 17906

Executed at Washington, D. C., on

MAR 16 1959

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A1-063
File 17828
Box 464

YO. 1782
17903

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

In the Matter of the Claim of:)	
)	
KARL GRAF-ABT)	PARTIAL DETERMINATION AND
)	
Claim No. 62683)	RETURN ORDER NO. 3766
Vesting Order Nos. 17829 & 17903)	

Notice of Claim under Section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for a partial allowance by the Chief of the Claims Section. Notice of Intention to return the property was published in the Federal Register on June 7, 1958 (23 F. R. 4022).

The Notice of Claim was filed by Karl Graf-Abt for the return of 350 shares of \$100.00 par value common capital stock of The Baltimore and Ohio Railroad Company, vested by Vesting Order Nos. 17829 and 17903. This Partial Determination and Return Order relates only to 165 of the 350 shares claimed. The remaining portion of the claim is reserved for separate consideration.

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant, Mr. Karl Graf-Abt, was the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of Section 32(a)(1).

The claimant is eligible to receive a return of property within the meaning of Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of Sections 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of Section 32(a)(5).

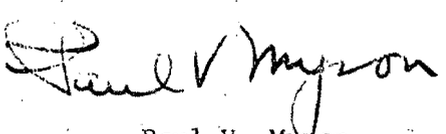
The claimant has been represented by La Roche & Company of Basel, Switzerland, who propose to charge a fee of \$112.00 for services rendered the claimant in connection with the prosecution of this portion of the claim. This fee meets the requirements of Section 20, as amended.

Upon the basis of the foregoing, the claim of Karl Graf-Abt is hereby allowed in part and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Karl Graf-Abt	\$4,629.15 in the Treasury
Basel, Switzerland	of the United States.

Executed at Washington, D. C., on JUL 9 1958

For the Attorney General:



Paul V. Myron
Deputy Director
Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-AI-063
File 17828
Box 464

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DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Karl Graf-Abt 90 Grallingerstrasse Basel, Switzerland	\$4,629.15 in the Treasury of the United States
Claim No. 62683	
Vesting Orders Nos. 17829 and 17903	

Executed at Washington, D. C., on

MAY 29 1958

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

*AS
of
RymuE*

Executed at Washington, D. C., on

JUL 9 1958

For the Attorney General:

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343934

RG 131-OAP
Entry 65-AI-063
File 17828
Box 464

Y.O. 17828
17903
17905

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
HENRIETTE RUSCHIL
Claim No. 62734
Vesting Orders Nos. 17828, 17903 & 17905

DETERMINATION AND RETURN
ORDER NO. 3657

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on February 14, 1958 (23 F.R. 989).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant is the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The claimant's agent in this matter is the American Express Company, Inc., Zurich, Switzerland. The agent has notified this Office that it does not intend to charge a fee for its services, but will confine itself to obtaining reimbursement for its out-of-pocket expenses, estimated at approximately \$10.00.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Henriette Ruschil
Schwarzaldstrasse 8
Freiburg i/B
Germany

\$934.91 in the Treasury of the United States

Executed at Washington, D. C., on MAR 3 1 1958

For the Attorney General
Paul V. Myron
Paul V. Myron
Deputy Director
Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-AI-063
File 17828
Box 464

ORIGINAL

4cc: Rec. Room
641

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant Property and Location

Henriette Ruschil
Schwarzaldstrasse 8
Freiburg i/B
Germany

\$934.91 in the Treasury of the United States

Claim No. 62734

Vesting Orders Nos.
17828
17903
17905

FEB 10 1958

Executed at Washington, D. C., on

For the Attorney General

as Paul V. Myron
Paul V. Myron
Deputy Director
Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
 Entry 65-A1-063
 File 17828
 Box 464

FORM PD-13 Rev.
 2-14-49

DEPARTMENT OF JUSTICE
 OFFICE OF ALIEN PROPERTY
 Washington, D. C.

Account No. 63-80094
 Vesting Order No. 17828

TO: Standard Oil Company,
New Jersey
 and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

Attorney General of the United States, Account No. 63-80094

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
13747/48 @ 100 shrs. each	200 - capital P.V. \$15. per share	

enclosed are the certificates of the Office of Alien Property of the United States and the proceeds of the sale of the property of the Office of Alien Property and the proceeds of the sale of the property of the Office of Alien Property and the proceeds of the sale of the property of the Office of Alien Property.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 24th day of September, 1946.

Loyola M. Blanton
 Witness For the Attorney General:

Harold I. Baynton
 Assistant Attorney General
 Director, Office of Alien Property
 Walter J. Roth, Chief
 Collection and Custody Section
 Intercustodial and Property Branch
 Office of Alien Property

343937

REPRODUCED AT THE NATIONAL ARCHIVES

RG. 131-OAP
 Entry 65-AI-063
 File 17828
 Box 464

7.0. 17828
 18005
 17979

DEPARTMENT OF JUSTICE
 OFFICE OF ALIEN PROPERTY
 Washington, D. C.

Account No. See Reverse Side

Vesting Order No. See Reverse Side

TO: The Pennsylvania Railroad Company,

Pennsylvania
 and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

See Reverse Side

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

Certificate No.	No. of Shares	Transfer to
See Reverse Side	172 - capital P.V. \$50. per shr.	

WITNESSETH that the undersigned, being duly sworn, do hereby certify that the above described securities are the property of the Office of Alien Property, Department of Justice, and that the same have been assigned, transferred and set over to the person or persons named herein, and that the same are now in the possession and control of the said person or persons, and that the same are being transferred to the said person or persons in accordance with the provisions of the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 13th day of June, 1952.

Loyola M. Blanton
 Assistant to the Records Officer

Harold I. Baynton
 Assistant Attorney General
 Director, Office of Alien Property

Alton F. Weeks, Assistant Chief
 Collection & Custody Section
 Intercontinental & Property Branch

(over)

REPRODUCED AT THE NATIONAL ARCHIVES

RG. 131-OAP
 Entry 65-AI-063
 File 17828
 Box 464

*Executive Order 9788 (11 F. R. 11981) provides in part:

The Office of Alien Property Custodian in the Office for Emergency Management of the Executive Office of the President, established by Executive Order No. 9095 of March 11, 1942, is hereby terminated; and all authority, rights, privileges, powers, duties, and functions vested in such Office or in the Alien Property Custodian or transferred or delegated thereto are hereby vested in or transferred or delegated to the Attorney General, as the case may be, and shall be administered by him or under his direction and control by such officers and agencies of the Department of Justice as he may designate.

All property or interests vested in or transferred to the Alien Property Custodian or seized by him, and all proceeds thereof, which are held or administered by him on the effective date of this order are hereby transferred to the Attorney General.

**Rules of the Department of Justice, 28 CFR, §51.81, (13 F. R. 5660, September 24, 1948):

There is created in the Department of Justice the Office of Alien Property. All the authority, rights, privileges, powers, duties, and functions vested in or transferred or delegated to the Attorney General by the said Executive orders are hereby placed in the Office of Alien Property. The Director of the Office of Alien Property shall supervise and direct all the activities of the Office of Alien Property.

<u>Ctf. No.</u>	<u>No. of Shares</u>	<u>Account No.</u>	<u>V.O. No.</u>	<u>Registration</u>
41472/4	① 10 shrs. each	63-80094	17828	Attorney General of the United States Acct no #63-80094
41475/8	① 5 shrs. each			
R41099/101	① 10 shrs. each	63-80130	18005	Attorney General of the United States, Account No. 63-80130
41102	① 6 shrs.			
7503422	① 26 shrs.	63-80094	17979	Attorney General of the United States, Account No. 63-80094

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1948

...and the Director of the Office of Alien Property shall supervise and direct all the activities of the Office of Alien Property.

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OFFICE OF ALIEN PROPERTY
 DEPARTMENT OF JUSTICE

343939

RG. 131-OAP
 Entry 65-A1-063
 File 17828
 Box 464

17828

Office Memorandum • UNITED STATES GOVERNMENT

TO: Mr. Max Wilfand, Acting Chief
 Foreign Funds Section
 FROM: Stanley Segal

DATE: April 24, 1951

SUBJECT: Credit Suisse, Zurich, Switzerland.
 F-63-60 (ZURICH)

Attached is a proposed vesting order vesting, on the basis of reports on Form OAP-700 filed by issuers or transfer agents, the following securities of unidentified beneficial ownership, registered in subject's name:

Issuer	OAP Report No.	Description of shares and dividends	No. of Shares	Value as of 10/2/50
The Pennsylvania Railroad Company	4714	Capital Stock	90	\$ 3,495.70
	4721	" "	15	289.00
Kennecott Copper Corporation	664	Capital Stock	10	630.00
Southern California Edison Company	904	\$25.00 par - common	60	2,055.00
Standard Oil Company (New Jersey)	4269	\$25.00 par - common	115	9,591.00
General Electric Company	1650	no par - common	80	3,800.00

TOTAL \$19,860.70

Total value of all shares and dividends reported on Forms OAP-700 \$33,083.00

Approved by: *Max Wilfand*

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