

nual quota of the quota area hereinafter designated has been determined in accordance with the law to be, and shall be, as follows:

<i>Quota Area</i>	<i>Quota</i>
Mauritania-----	100

The establishment of an immigration quota for any quota area is solely for the purpose of compliance with the pertinent provisions of the Immigration and Nationality Act and is not to be considered as having any significance extraneous to such purpose.

66 Stat. 163.
8 USC 1101 note.

Proclamation No. 3298 of June 3, 1959, entitled "Immigration Quotas," is amended by the addition of the immigration quota established by this proclamation.

73 Stat. c59.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-first day of December in the year of our Lord nineteen [SEAL] hundred and sixty and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

CHRISTIAN A. HERTER,
Secretary of State.

DESIGNATION OF RESTRICTED WATERS UNDER THE GREAT LAKES PILOTAGE ACT OF 1960

By the President of the United States
of America
A Proclamation

December 22, 1960
[No. 3385]

WHEREAS, pursuant to section 3(a) of the Great Lakes Pilotage Act of 1960 (Public Law 86-555; 74 Stat. 259), the President is directed to designate and by proclamation announce those United

46 USC 216a.

States waters of the Great Lakes in which registered vessels of the United States and foreign vessels shall be required to have in their service a United States registered pilot or a Canadian registered pilot for the waters concerned; and

46 USC 216a.

WHEREAS the aforesaid section 3(a) provides that these designations shall be made with due regard to the public interest, the effective utilization of navigable waters, marine safety, and the foreign relations of the United States:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, acting under and by virtue of the authority vested in me by section 3(a) of the Great Lakes Pilotage Act of 1960, do hereby designate and proclaim the following areas in which registered vessels of the United States and foreign vessels shall be required to have in their service a United States registered pilot or a Canadian registered pilot for the waters concerned, on and after the effective date of regulations issued by the Secretary of Commerce pursuant to the Act:

(1) *District 1.* All United States waters of the St. Lawrence River between the international boundary at St. Regis and a line at the head of the river running (at approximately 127° true) between Carruthers Point Light and South Side Light extended to the New York shore.

(2) *District 2.* All United States waters of Lake Erie westward of a line running (at approximately 026° true) from Sandusky Pierhead Light at Cedar Point to Southeast Shoal Light; all waters contained within the arc of a circle of one mile radius eastward of Sandusky Pierhead Light; the Detroit River; Lake St. Clair; the St. Clair River, and northern approaches thereto south of latitude 43°05'30'' N.

(3) *District 3.* All United States waters of the St. Marys River, Sault Sainte Marie Locks and approaches thereto between latitude 45°57' N. at the southern approach and a line (at approximately

020° true) from Point Iroquois Light to the westward tangent of Jackson Island at the northern approach.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-second day of December in the year of our Lord nineteen hundred and sixty, and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

CHRISTIAN A. HERTER,
Secretary of State.

**MODIFYING PROCLAMATION 3279
OF MARCH 10, 1959, ADJUSTING
IMPORTS OF PETROLEUM AND
PETROLEUM PRODUCTS**

**By the President of the United States
of America
A Proclamation**

December 24, 1960
[No. 3386]

WHEREAS, pursuant to section 2 of the act of July 1, 1954, as amended (72 Stat. 678, 19 U.S.C. 1352a), I found and declared that adjustments must be made in the imports of crude oil, unfinished oils, and finished products so that such imports would not threaten to impair the national security and by Proclamation 3279 of March 10, 1959 (24 F.R. 1781), proclaimed such adjustments;

73 Stat. c25.

WHEREAS, I find and declare that adjustments must be made in the imports of crude oil and unfinished oils for overestimates and underestimates of total demand:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, acting under and by