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Article 1. These regulations are formulated for strengthening the control of the names of enterprises, safeguarding the legal rights of enterprises, and maintaining the social and economic order.

Article 2. When an enterprise applies for registration, the name of the enterprise shall be examined by the administrative organ for industry and commerce; after approval of registration, it enjoys exclusive rights for use within the prescribed limit, and it is protected by the law of the state.

Article 3. An enterprise is permitted to use one name only. When an enterprise is approved by the administrative organ for industry and commerce to use two names because of special reasons, the registration of its capital and funds shall not be duplicated.

Article 4. Enterprises are not allowed to use the following names:

(1) Names which are harmful to the state, the society, or public interests;

(2) Names of foreign countries (regions);

(3) Names of international organizations;

(4) Names made up of letters of foreign languages or of hanyu pinyin letters;

(5) Names composed of numerals.

Article 5. When an enterprise applies for registration, its name should be preceded by the name of the city or the name of the county where the enterprise is situated. The sign of a commercial enterprise can be without the name of a place.
Article 6. The names of enterprises are controlled at different levels by the administrative organs for industry and commerce:

When the name of an enterprise is preceded by the name of a city or of a county, it shall be examined and approved by the bureau for industry and commerce of the city or county concerned, and this name shall not be duplicated by any other enterprise of the same trade in that city or county;

When the name of an enterprise is preceded by the name of a province or of an autonomous region and not by the name of a city or a county, the bureau for industry and commerce of the city or of the county where the enterprise is situated shall report the name of the enterprise to the bureau for industry and commerce of the province or the autonomous region concerned for examination and approval, and this name shall not be duplicated by any other enterprise of the same trade throughout the country.

Aside from enterprises of a national scale, enterprises are not allowed to use such names as "zhong guo" or "zhong hua."

Article 7. Names of enterprises are assignable. When an assignment takes place, the assignor and the assignee shall sign a written agreement of assignment, which shall be submitted to the administrative organ for industry and commerce for examination and approval in accordance with the procedures for the application for registration by industrial and commercial enterprises.

Article 8. When an enterprise of a foreign country (region) applies for registration of its name in China, it shall be examined and approved by the state administration for industry and commerce.

Article 9. When names of different enterprises are the same and a dispute takes place, the matter shall be handled in proper sequence according to the order of application for registration.

Article 10. Enterprises which use names without being approved for registration or which arbitrarily change names which have been approved for registration shall be dealt with by the administrative organ for industry and commerce in accordance with the regulations on the administrative control of industry and commerce.

Article 11. If the name of an enterprise does not conform with the above regulations, the enterprise should apply for the change of registration of name in accordance with the "Regulations for the Administration of Registration of Industrial and Commercial Enterprises" and other relevant regulations.

Article 12. The control of names for those individual industrial and commercial households with names shall be executed with reference to these regulations.
Article 13. The state administration for industry and commerce is responsible for interpreting these regulations.

Article 14. These regulations shall be put into effect on the date of promulgation.

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LI XIANNIAN CABLE OF GREETINGS TO REELECTED CHAIRMAN OF PRESIDUIUM OF HUNGARY

Beijing STATE COUNCIL BULLETIN in Chinese No 19, 20 Jul 85 p 712

[Text] Comrade Losonczi Pal,
President of the Presidential Council of the Hungarian People's Republic,
Budapest:

On the occasion of you being reelected as president of the Presidential Coun-
cil of the Hungarian People's Republic, I would like to extend to you cordial
congratulations.

I believe that the cooperation between China and Hungary in all spheres and
the traditional friendship between the peoples of the two nations will continue
to see new development in future, and that this will be of benefit to the
socialist construction of our two nations and to world peace.

President of the PRC
Li Xiannian
29 June 1985, Beijing

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CABLE OF GREETINGS FROM LI XIANNIAN AND PENG ZHEN TO GROMYKO ON ELECTION AS CHAIRMAN OF THE PRESIDIOUM OF THE SUPREME SOVIET

Beijing STATE COUNCIL BULLETIN in Chinese No 19, 20 Jul 85 pp 712-713

[Text] President A.A. Gromyko,
Presidium of the U.S.S.R. Supreme Soviet,
Moscow:

On your being elected as chairman of the Presidium of the U.S.S.R. Supreme Soviet, please accept our cordial congratulations. It is hoped that in this high post, you will realize new achievements.

We sincerely hope that through our joint efforts, the two great neighboring nations of China and the Soviet Union will be able to establish good-neighborly friendly relations on the basis of the five principles of peaceful coexistence.

President of the PRC
Li Xiannian
Chairman of the NPC of the PRC
Peng Zhen
3 July 1985, Beijing

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Comrade Lazar Gyorgy,
Chairman of the Council of Ministers of the Hungarian People's Republic,
Budapest:

On the occasion of you being reelected as chairman of the Council of Ministers of the Hungarian People's Republic, I would like to extend to you cordial congratulations.

May the Hungarian People's Republic continue to realize new achievements in socialist construction and may the friendly cooperation between the two nations of China and Hungary continue to develop.

Premier of the State Council of the PRC
Zhao Ziyang
29 June 1985, Beijing

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ZHAO ZIYANG CABLE TO THAI PREMIER ON 10TH ANNIVERSARY OF ESTABLISHMENT OF DIPLOMATIC TIES

Beijing STATE COUNCIL BULLETIN in Chinese No 19, 20 Jul 85 p 714

[Text] His Excellency Prime Minister Prem Tinsulanond, Government of the Kingdom of Thailand, Bangkok:

On the occasion of joint celebrations by China and Thailand to commemorate the 10th anniversary of the establishment of diplomatic relations, I, on behalf of the Chinese Government and people and in a personal capacity, would like to express very warm congratulations to Your Excellency and, through Your Excellency, to the Thai Government and people.

The establishment of diplomatic relations between China and Thailand opened a new period in the development of friendship and cooperation between the peoples of our two nations. Over the last 10 years, the governments of both China and Thailand have scrupulously abided by the spirit of the communique on the establishment of diplomatic relations and the five principles of peaceful coexistence. There has been mutual sincerity and good-neighborly relations, and in bilateral relations and international affairs, we have experienced cooperation rich in achievements. In addition, the traditional friendship between the peoples of the two nations has grown with each passing day. The development of relations of friendship between China and Thailand will not only accord with the interests of the peoples of the two nations but will assist in safeguarding peace and stability in Asia and in the South-East Asian region.

I deeply believe that through the mutual efforts of the two sides, in the second 10 years the cooperation between China and Thailand in all fields and the friendship between the peoples of the two countries will certainly see further development and further strengthening.

Premier of the State Council of the PRC
Zhao Ziyang
30 June 1985, Beijing

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MINISTRY OF COMMERCE CIRCULAR ON CORRECTING PRACTICE OF SMALL STATE-OWNED COMMERCIAL ENTERPRISES IN ARBITRARILY SWITCHING OPERATIONS AND NEGLECTING THE HANDLING OF SMALL COMMODITIES

Beijing STATE COUNCIL BULLETIN in Chinese No 19, 20 Jul 85 pp 716-717

(Shangguazi [0794 4619 1316] 1985, No 8)

[Text] Since the opening up and enlivening of the economy, small-scale state-owned commercial enterprises (including food and drink, service and repair enterprises) and relevant management collective enterprises have increased the enthusiasm of staff and workers, expanded the scale of operations and increased types and varieties. This has brought obvious improvements in economic results. However, it is understood that small-scale state-owned enterprises are only concerning themselves with increasing business in large commodities and are reducing business in daily-use products and small commodities. Some are even arbitrarily changing their specialties. This is bringing great inconvenience to the lives of the masses. Commercial administrative departments at all levels must pay close attention to situations of this type. To this end, the following circular is specially issued:

1) Small-scale commercial enterprises are mostly spread around residential areas and, all along, have mainly dealt in daily needs for the masses and small commodities. They thus have a very close relationship with the lives of the masses. After the enterprises are opened up and enlivened, they should continue to maintain the original operating characteristic of being of convenience in the lives of the masses. They must make great efforts in enlivening operations, providing quality service, increasing varieties and types and being of convenience to the masses. Without the approval of their responsible department, they cannot arbitrarily change their operations or reduce business in daily-use necessities.

2) Small-scale commercial enterprises can appropriately expand their range of operations. However, while taking the good operation of the enterprise as their main aim, they are only allowed to increase the number of varieties of the original daily necessities and small commodities, not decrease them.

3) Small-scale commercial operations are not allowed to arbitrarily change their trade or specialty. When an enterprise truly cannot continue in its
required specialty, it must make a report to the city or county commercial department and request approval. Only after the commercial administration department changes the registration will the enterprise be allowed to change its specialty. When losses result due to the irrationality of the commercial network, the initiative must be taken to readjust things. When enterprises take it upon themselves to change their specialty or operations, and it affects a network really needed by the people, the commercial administrative departments must adopt practical measures so that the enterprises return to their original specialties with a set period. Important problems which have policy implications should also be gradually resolved.

4) The enterprise management department will compile a business list of commodities which small-scale commercial shops must stock. This will be based upon the daily necessities and small commodities originally handled by small-scale commerce. These lists will be distributed to all enterprises and they will be required to conduct their operations on the basis of the list of commodities they must stock. This list will also serve as the basis for inspection work. It will be a condition in assessing and appraising advanced enterprises. No enterprise which reduces the varieties of products in which it deals will be cited as an advanced enterprise, and such enterprises will be appropriately punished.

It is requested that commercial and grain offices (departments) and supply and marketing cooperatives in all regions research the above matters, organize strengths, carry out an inspection of small-scale commercial enterprises and report the results to the ministry before the end of August.

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END