

FEDERAL REGISTER



VOLUME 6

NUMBER 167

Washington, Wednesday, August 27, 1941

The President

EXECUTIVE ORDER

RESTORING CERTAIN LANDS COMPRISING PART OF THE WAIMANALO MILITARY RESERVATION TO THE USE OF THE TERRITORY OF HAWAII

WHEREAS the parcel of land comprising Tract No. 2 of the Waimanalo Military Reservation, Territory of Hawaii, as described in Executive Order No. 4802 of February 2, 1928, is no longer required for military purposes of the United States; and

WHEREAS it is deemed advisable and in the public interest that such land be restored to the use of the Territory of Hawaii:

NOW, THEREFORE, by virtue of the authority vested in me by section 91 of the act of April 30, 1900, 31 Stat. 159, as amended by section 7 of the act of May 27, 1910, 36 Stat. 447, it is ordered that the following-described parcel of land comprising Tract No. 2 of the Waimanalo Military Reservation, Territory of Hawaii, be, and it is hereby, restored to its previous status for the use of the Territory of Hawaii, subject to the right of the War Department to remove its improvements and installations thereon, if such removal has not been accomplished prior to the date of this order:

Beginning at United States Military Monument No. 6 (old), located on the west side of the road, thence running by true azimuths and distances as follows:

310°38'00", 389.30 feet, along right-of-way fence to a hub, Station 1; thence 305°12'00", 101.38 feet, along right-of-way fence curving to the left to a hub, Station 2; thence 294°54'20", 148.06 feet, along right-of-way fence curving to the left to a hub, Station 3; thence 285°35'20", 151.54 feet, along right-of-way fence curving to the left to a hub, Station 4; thence 280°17'00", 180.66 feet, along right-of-way fence to a 1-inch pipe located on the boundary of the Waimanalo Sugar Company's land; thence 118°08'20", 948.39 feet, across canefield to the point of beginning.

The tract described contains an area of 1.24 acres, more or less.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,
August 25, 1941.

[No. 8870]

[F. R. Doc. 41-6411; Filed, August 26, 1941;
9:55 a. m.]

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DEFINITIONS

§ 2.1 *Meaning of terms.* As used in this part, unless the context otherwise requires:

(a) The term "Act" means the Federal Register Act, approved July 26, 1935, as amended by the Act of June 19, 1937 (49 Stat. 500, 50 Stat. 304; 44 U.S.C., Sup., Chapter 8A).

(b) The terms "agency" or "Federal agency" mean the President of the United States or any executive department, independent board, establishment, bureau, agency, institution, corporation, commission, or separate office of the administrative branch of the Government of the United States, but not the legislative or judicial branches of the Government.

(c) The terms "Committee" or "Administrative Committee" mean the Administrative Committee of the Federal Register established under section 6 of the Act.

(d) The term "Director" means the Director of the Division of the Federal Register, The National Archives.

(e) The terms "date of issue" and "distribution day" mean Tuesday, Wednesday, Thursday, Friday, and Saturday, excepting where such days follow a legal holiday.

(f) The term "Division" means the Division of the Federal Register, The National Archives.

(g) The term "document" means any Presidential proclamation or Executive order, and any order, regulation, rule, certificate, code of fair competition, license, notice, or similar instrument issued, prescribed, or promulgated by a Federal agency.

(h) The term "document subject to codification" means any regulatory document, promulgated by an agency, which has general applicability and legal effect and which is in force and effect and relied upon by the agency as authority for, or invoked or used in the discharge of, any of its functions or activities.

(i) The term "Federal Register" means the daily issue of the *FEDERAL REGISTER*.
(j) The term "person" means any individual, partnership, association, or corporation.

(k) The term "Code" means the Code of Federal Regulations of the United States of America prepared and published by the Division pursuant to section 11 of the Federal Register Act, as amended, containing all documents in force on June 1, 1938, having general applicability and legal effect, issued by all executive agencies of the government.

(l) The term "Supplement" means the annual supplement to the Code of Federal Regulations containing regulatory documents of general applicability and legal effect of all executive agencies of the government which amend, revise, revoke, or supplement the material in the Code of Federal Regulations and which were filed with the Division during the calendar year covered by the supplement.*

* §§ 2.1 to 2.37, inclusive, issued under the authority contained in sec. 6, 49 Stat. 501; 44 U.S.C., Sup., 306.

DOCUMENTS REQUIRED TO BE FILED IN THE OFFICE OF THE DIRECTOR

§ 2.2 *Documents required to be filed in the office of the Director and published in the *FEDERAL REGISTER*.* There shall be filed in the office of the Director and published in the *FEDERAL REGISTER*:

(a) In accordance with section 5 (a) of the Act, (1) all Presidential proclamations and all Executive orders except such as have no general applicability and legal effect or are effective only against agencies or persons in their capacity as officers, agents, or employees thereof.

(2) Such documents or classes of documents as are provided for in §§ 2.3 and 2.4.

(3) Such documents or classes of documents as may be required so to be published by Act of Congress.

(4) All documents which prescribe a penalty.

(b) In accordance with section 5 (b) of the Act, (1) Executive orders establishing, amending, or revoking Civil Service Rules.

(2) Executive orders and other documents which the President directs to be published in the *FEDERAL REGISTER*.

(3) Such documents as constitute brief summaries of contracts awarded by the War and Navy Departments.*

§ 2.3 *Documents determined pursuant to section 5 (a) (2) of the Act to have general applicability and legal effect.* There shall be filed in the office of the Director and published in the *FEDERAL REGISTER* the documents or classes of documents itemized in Appendix A attached hereto and made a part hereof, which are hereby determined pursuant to section 5 (a) (2) of the Act to have general applicability and legal effect.*

§ 2.4 *Documents not designated in § 2.3; forwarding, filing, and publication.*

(a) There shall be forwarded to the Division by the issuing agency:

(1) All documents or classes of documents, not designated in § 2.3, having general applicability and legal effect and issued pursuant to any statutory or other proper authority.

(2) Documents having general applicability and legal effect issued by an agency pursuant to authority delegated subsequent to the approval of regulations in this part. Agencies should forthwith, in writing, advise the Division of any such subsequently delegated authority.

(3) Documents having general applicability and legal effect issued by an agency not designated in § 2.3. Any such agency, whether in existence at the date of the approval of the regulations in this part or created subsequent to the approval of the regulations in this part, shall be subject to and shall comply with the provisions of the regulations in this part.

(b) The Director shall examine the documents forwarded to the Division pursuant to paragraph (a) of this section and if he agrees with the agency's determination that the documents are of general applicability and legal effect he shall cause them to be filed and published in the *FEDERAL REGISTER*. If the Director determines that the documents are not of general applicability and legal effect he shall cause them to be filed but excluded from publication in the *FEDERAL REGISTER*.*

PREPARATION OF DOCUMENTS

GENERAL

§ 2.5 Provisions applicable to all documents. All documents required to be filed in the office of the Director or forwarded to the Division shall be prepared as follows:

(a) Punctuation, capitalization, orthography, and other matters of style shall conform to the most recent edition of the Style Manual of the United States Government Printing Office.

(b) The spelling of geographic names shall conform to the most recent official decisions made pursuant to Executive Orders No. 27-A of September 4, 1890, No. 399 of January 23, 1906, and No. 6680 of April 17, 1934.

(c) Descriptions of tracts of lands shall conform, so far as practicable, with the most recent edition of the "Specifications for Descriptions of Tracts of Land for Use in Executive Orders and Proclamations", published by the Federal Board of Surveys and Maps.

(d) All documents shall be typewritten on paper 8 by 12½ inches, shall have a left-hand margin of approximately 2 inches and a right-hand margin of approximately 1 inch, and shall be double-spaced, except that quotations, tabulations, descriptions of land or excerpts from statutes may be single-spaced. No documents in the form of letters, except those issued by the President, shall be accepted. Where it is the established practice of an agency to cause

the originals of its documents to be put in print before they are signed, such printed originals and duplicates thereof may be received if the style and form have been approved by the Director: *Provided, however,* That mimeographs shall not be accepted as original documents.

(e) Three certified copies shall be attached to the original or confirmed copy of all documents. This shall not apply to Presidential proclamations and Executive orders. All copies shall be clear and legible.

(f) There shall be affixed to the original and certified copies of all documents required to be filed in the office of the Director or forwarded to the Division, excepting Executive orders and other Presidential documents, the seal, if any, of the agencies issuing the documents.

(g) Every original document shall be signed in ink. Initials and impressed signatures shall not be accepted.

(h) A suitable title shall be provided for all documents as prescribed in § 2.10 or § 2.22 (d).

(i) Authority for the issuance of documents shall be cited as provided for in § 2.17 or § 2.22.

(j) In drafting documents agencies should separate, wherever possible, findings of fact from regulations.

(k) The inclusion of illustrations, maps, forms, and similar material as part of the documents should be avoided wherever possible. Where it is necessary to publish maps and illustrations they shall be reduced to a size not greater than 7 by 10 inches and be line cuts only. In such cases original drawings must be forwarded to the Division with the documents of which they are a part.*

EXECUTIVE ORDERS AND PROCLAMATIONS

§ 2.6 Executive orders and Presidential proclamations; preparation and filing. The preparation, presentation, filing and distribution of Executive orders and Presidential proclamations shall conform to the requirements of Executive Order 7298, dated February 18, 1936, which provides:

(a) Proposed Executive orders and proclamations shall be prepared in accordance with the following requirements:

(1) A suitable title for the order or proclamation shall be provided.

(2) The authority under which the order or proclamation is promulgated shall be cited in the body thereof.

(3) Punctuation, capitalization, orthography, and other matters of style shall conform to the most recent edition of the Style Manual of the United States Government Printing Office.

(4) The spelling of geographic names shall conform to the most recent official decisions made pursuant to Executive Orders No. 27-A, of September 4, 1890, No. 399, of January 23, 1906, and No. 6680, of April 17, 1934.

(5) Descriptions of tracts of lands shall conform, so far as practicable, with the

most recent edition of the "Specifications for Descriptions of Tracts of Land for Use in Executive Orders and Proclamations," published by the Federal Board of Surveys and Maps.

(6) Proposed Executive orders and proclamations shall be typewritten on paper approximately 8 by 12½ inches, shall have a left-hand margin of approximately 2 inches and a right-hand margin of approximately 1 inch, and shall be double-spaced, except that quotations, tabulations, or descriptions of land may be single-spaced.

(b) The proposed Executive order or proclamation shall first be submitted to the Director of the Bureau of the Budget. If the Director of the Bureau of the Budget approves it, he shall transmit it to the Attorney General for his consideration as to both form and legality. If the Attorney General approves it, he shall transmit it to the Director of the Division of the *Federal Register*, The National Archives. If it conforms to the requirements of paragraph (a) hereof, the Director of the Division of the *Federal Register* shall transmit it and three copies thereof to the President. If it is disapproved by the Director of the Bureau of the Budget or the Attorney General, it shall not thereafter be presented to the President unless it is accompanied by the statement of the reasons for such disapproval.

(c) If the order or proclamation is signed by the President, the original and two copies thereof shall be forwarded to the Director of the Division of the *Federal Register* for appropriate action in conformity with the provisions of the *Federal Register Act*: *Provided, however,* That the seal of the United States shall be affixed to the originals of all proclamations prior to such forwarding. The Division of the *Federal Register* shall cause to be placed upon the copies of all Executive orders and proclamations the following notation, to be signed by the Director or by some person authorized by him: "Certified to be a true copy of the original." The Division of the *Federal Register* shall number and shall supervise the promulgation, publication, and distribution of all Executive orders and proclamations.

(d) The Division of the *Federal Register* shall cause a limited number of copies of the Executive orders and proclamations not required or authorized to be filed and published under the provisions of the *Federal Register Act* to be made available in slip form to the appropriate agencies of the Government.

(e) The Division of the *Federal Register* shall file in the National Archives the originals of all Executive orders and proclamations.

(f) The signed originals and copies of all Executive orders and proclamations heretofore promulgated and now in the custody of the Department of State shall be transferred to the National Archives.

(g) Nothing in this order shall be construed to apply to treaties, conventions,

protocols, and other international agreements, or proclamations thereof by the President.

(h) This order shall become effective on March 12, 1936, and shall thereupon supersede Executive Order No. 6247, of August 10, 1933.*

DOCUMENTS SUBJECT TO CODIFICATION¹

§ 2.7 *General provisions.* All documents subject to codification, excepting Presidential proclamations and Executive orders, shall be filed in the office of the Director after preparation in accordance with the provisions of § 2.5 and of §§ 2.8-2.21.*

§ 2.8 *Titles, chapters and parts; numbering.* The major divisions of the Code are 50 titles numbered consecutively in Arabic from 1 to 50 and closely paralleling the titles of the United States Code. The normal divisions of titles are chapters, numbered consecutively throughout the title in Roman capitals, which have been assigned to the various agencies in accordance with the subject matter embraced within their regulations. The normal divisions of chapters are parts, numbered serially in Arabic, assigned to the various regulations of the agency upon the basis of the subject matter of the regulations appearing within the chapter. The proper title, chapter, and part designation, in that order, shall be set forth in full on separate lines at the head of each document.*

§ 2.9 *Tables of contents.* Tables of contents shall be used only when a new part is introduced or an existing part is completely revised, except where the part consists of a single section. However, when a group of regulations are set forth as a subpart they may be given a table of contents when they are considered to be so extensive or important as to require such a table. These tables shall be set forth immediately following the part head and shall list only the section headnotes for the regulations to which they are applicable. Headnotes for paragraphs and other internal divisions of sections shall not be included in the tables of contents.*

§ 2.10 *Summary of contents of document.* Where a table of contents is not required by § 2.9, a brief title more specifically setting forth the scope of the regulations shall be provided immediately following the part head.*

§ 2.11 *Section numbering—(a) Normal method.* The numbers assigned to individual sections within a part shall include (1) the number of the part in which the section is placed followed by a decimal point, and (2) the serial number following the decimal point assigned to the section within the part. Such serial number may consist of one or more digits in Arabic as may be required. Thus, the section number to be given section 15 within Part 30 would be § 30.15.

(b) *Keying system.* In cases where it is desired or requested by the agency, the

¹ Agencies may submit drafts of proposed regulations for comments of the Division of the Federal Register in order to insure compliance with the regulations in §§ 2.7-2.21.

serial numbers following the decimal point may correspond with a particular section numbering system which is in use by the agency: *Provided*, That written approval for the use of such system should be obtained from the Director. For example, assuming that Part 9 embraces Regulations 101 of the Bureau of Internal Revenue, the section numbering of the Bureau of Internal Revenue which corresponds with the articles and sections of the Income Tax Acts, could be followed. Thus, the section relating to Article 113 (a) (8) would be numbered § 9.113 (a) (8).

(c) *Addition of new material.* When it is necessary to add new sections to an existing part, which, because of their subject matter, must be inserted between two existing sections, such sections should be numbered by adding lower case letters as part of the section numbers. Thus, if it is found necessary to insert a section or sections between two existing sections bearing the numbers § 30.5 and § 30.6, the first of the new sections would be numbered § 30.5a, and each succeeding new section § 30.5b, § 30.5c, etc. Later if it is found necessary to add a new section between two of these sections, an Arabic number should be added, separated from the lower case letter by a dash. Thus, a new section to be added between § 30.5a and § 30.5b would be numbered § 30.5a-1.*

§ 2.12 *Centerheads.* Where it is deemed advisable or necessary to use centerheads to indicate classification of subject matter within a part the agency shall number their sections so as to provide space for addition of new sections within the groups coming under the various centerheads in order that the procedure outlined in § 2.11 (c) may be avoided.*

§ 2.13 *Internal numbering of sections.* (a) Sections should be internally numbered whenever the lack of such numbering would result in difficulty or ambiguity of citation. In this internal numbering, sections may be subdivided into paragraphs, designated by lower case letters in parentheses; paragraphs into subparagraphs, designated by Arabic numerals in parentheses; subparagraphs into subdivisions, designated by lower case Roman numerals in parentheses; and subdivisions into inferior subdivisions, designated by lower case italic letters in parentheses; thus:

Terminology	Illustrative symbol
Paragraph	(a)
Subparagraph	(1)
Subdivision	(i)
Inferior subdivision	(a)
Italics	

This internal numbering system is to be applied in all cases to indicate necessary breakdowns within a section. Consequently, the first breakdown, of whatever character, is represented as a paragraph by using a lower case letter in parentheses. Further breakdowns which may be necessary are designated as subparagraphs, etc., and represented by the appropriate alphabetical or numerical symbols indicated in this section.

(b) When it is necessary to add material which would constitute a new internal division of a section, paragraph, etc., the entire section, paragraph, etc., should be amended unless the new material is to be added following the existing internal divisions of the section, paragraph, etc. It is not desirable to add new material by giving it a former internal division number, thus necessitating a change in all other internal division numbers.*

§ 2.14 *Headnotes.* (a) All sections shall be given headnotes which adequately and briefly describe the content of the sections.

(b) Headnotes are not required for internal divisions of sections but may be used if they add to the sense or clarity of the regulations. If a headnote is used for one internal division, headnotes shall also be supplied for all other internal divisions of the same rank. Thus, if a headnote is used for one paragraph, subparagraph, etc., all paragraphs, subparagraphs, etc., within the section shall be given headnotes.*

§ 2.15 *Section symbol.* Preceding all section numbers, whether in the section headnote or referred to in the text, a section symbol (\$) should be carried.*

§ 2.16 *Text references.* (a) When it is necessary to refer in the text of regulations to other chapters, parts, sections, etc., the following forms of citation shall be used:

Reference	Citation
Chapter	Chapter II of this title.
Part	Part 30 of this chapter.
Section	\$ 30.19 of this chapter.
Paragraph	\$ 30.19 (a) of this chapter.
Subparagraph	\$ 30.19 (a) (2) of this chapter.
Multiple	§§ 30.19, 30.21-30.25 of this chapter.

(b) In cases of internal reference within a section, paragraph, etc., the following forms shall be used:

(1) Where the internal reference is to a specific paragraph or subdivision thereof:

of (or in) paragraph (a) of this section.
of (or in) paragraph (a) (1) of this section.
of (or in) subparagraph (1) of this paragraph.
of (or in) subparagraph (1) (1) of this paragraph.
of (or in) subdivision (1) of this subparagraph

(2) Where the internal reference is to an entire section, paragraph, etc., in which the reference occurs:

of (or in) this section.
of (or in) this paragraph, etc.

*

§ 2.17 *Citation of authority; general.* There shall be cited for all regulations the authority, statutory or otherwise, under which the regulations are issued. These citations shall be carried at the end of completed sections, either as full citations as provided in § 2.20 or by asterisk symbols (*) representing the blanket citation in accordance with the provisions of § 2.21. In statutory citation, the exact page or pages on which the language referred to begins, and the section or sections in which the language

appears, should be given. If the entire act is to be cited, the first page of the act should be cited. If the citation is to a specific page and those following, the specific page in question should be cited followed by the abbreviation "et seq." as indicated in § 2.18.*

§ 2.18 *Citation of statutory authority; form; parallel United States Code citation.* (a) Where statutes or particular sections of statutes are cited as authority for issuance of regulations, such citations shall be in the following form:

Revised Statutes	R. S. 161.
Statutes-at-Large, entire act	38 Stat. 526.
Statutes-at-Large, reference to specific page and those following	38 Stat. 586 et seq.
Statutes-at-Large, specific section	Sec. 1, 38 Stat. 586.

(b) The statutory citation shall be followed by the parallel United States Code citation where possible. In citing to the United States Code, citations shall be to titles and sections as follows:

- (1) Where language cited is in the 1934 edition 25 U.S.C. 532.
- (2) Where language cited is in supplements 25 U.S.C., Sup., 532.
- (3) Where language cited is in both 1934 edition and supplement 25 U.S.C. and Sup., 532

The number of the particular supplement need not be used except in unusual cases where the language cited is contained only in a particular supplement. In such case, the form is: 25 U.S.C., Sup. 1, 532.

(c) The form for a full citation of authority is:

SINGLE CITATION

Sec. 1, 44 Stat. 752; 48 U.S.C. 221.
Sec. 1, 49 Stat. 500; 44 U.S.C., Sup., 301.

MULTIPLE CITATION

In citing more than one statute or more than one section, the statutory citations should be grouped together and followed by the corresponding United States Code citations grouped together, thus:

Sec. 23, 29 Stat. 892, sec. 24, 43 Stat. 162; 8 U.S.C. 102, 122.

* § 2.19 *Citation of statutes interpreted or applied.* Where in addition to the statutes giving the rule-making power, statutes interpreted or applied are cited, the citation of rule-making power should precede as in the following example:

Sec. 10, 50 Stat. 314; 45 U.S.C., Sup., 223; interprets (or applies) sec. 3, 50 Stat. 311; 45 U.S.C., Sup., 228c.

* § 2.20 *Citation of authority where blanket citation is not used.* When it is not feasible to use a blanket citation as prescribed in § 2.21, the citation of authority should be carried in parentheses at the end of completed sections and in the forms prescribed in § 2.18 and § 2.19.*

§ 2.21 *Blanket citation of authority—(a) Purpose.* The purpose of the blan-

ket citation, i. e., a single citation covering a group of sections, is to eliminate the necessity of repeating a full citation of authority, as provided in § 2.20, at the end of each section in the group.

(b) *Requisites for use; exceptions.* Blanket citations should be used for groups of three or more sections having identical citations. Blanket citations should be used also for a large group of sections, the majority of which are issued under the same authority. The exceptions should be shown as provided in paragraph (d) (2) of this section.*

(c) *Symbol.* When a blanket citation is used for a group of sections, an asterisk (*) should be carried at the end of each complete section covered by the blanket citation: *Provided, however,* That where there are exceptions, as indicated in paragraph (d) (2) of this section, no symbol shall be used but the full citation shall be carried in parentheses following the completed section.

(d) *Form—(1) No exceptions.* Where all sections covered by a blanket citation have an identical citation, the form for the citation is as follows:

*§§— to —, inclusive, issued under the authority contained in sec. 6, 49 Stat. 501; 44 U.S.C., Sup., 306.

(2) *Exceptions.* Where certain sections within the group covered by a blanket citation are issued under authority other than that cited in the blanket, the form is:

*§§— to —, inclusive (with the exceptions noted in the text), issued under the authority contained in sec. 6, 49 Stat. 501; 44 U.S.C., Sup., 306.

(3) *More specific or additional authority; sections interpreted or applied.* Where more specific or additional authority for the issuance of regulations, or statutes interpreted or applied, are cited for particular sections in the group covered by the blanket, appropriate language shall be added to the language prescribed in subparagraphs (1) and (2) of this paragraph. For example:

*§§— to —, inclusive, issued under the authority contained in sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 162; 8 U.S.C. 102, 222. Statutes interpreted or applied and statutes giving special authority are listed in parentheses at the end of specific sections.

It should be noted that the additional authority or sections interpreted or applied are then cited in parentheses, following the sections to which they pertain.

(e) *Placement of blanket citation.* A blanket citation of authority shall be inserted immediately following the first section in the series covered by it.*

DOCUMENTS NOT SUBJECT TO CODIFICATION

§ 2.22 *Preparation of documents for notice section.* All documents required to be filed in the office of the Director and published in the FEDERAL REGISTER, excepting Presidential proclamations, Executive orders, and documents subject

to codification, shall, after conformation to the provisions of § 2.5, be further prepared as follows:

(a) The name of the issuing agency shall be carried at the head of the document.

(b) Where a document is issued by a specific bureau or similar unit within a Department, the name of such bureau or similar unit shall be carried on a separate line immediately below the heading required in paragraph (a) of this section.

(c) Agencies using file numbers, docket numbers, or similar identifying symbols, shall place them in brackets on a separate line immediately following the headings required by paragraphs (a) and (b) of this section.

(d) A suitable short title shall be provided beginning on a separate line immediately following the other required heading or headings. In addition to the short title, the submitting agency shall include, wherever practicable, a brief headnote or similar indicia of contents, briefly summarizing or otherwise setting forth the scope of the document. Where a table of contents is used, all references therein shall be made to paragraph or section numbers throughout the document.

(e) The statutory or other proper authority under which the document is issued should be cited in the body thereof. Such citations should be avoided in the short title and headnote. For form of citations in general see § 2.17.*

DOCUMENTS NOT REQUIRED TO BE FILED

§ 2.23 *Documents effective only against Federal agencies and Federal employees.* Except as provided in §§ 2.2 (b), 2.3, and 2.6, no document effective only against Federal agencies or persons in their capacity as officers, agents, or employees thereof, shall be filed in the office of the Director or forwarded to the Division.*

§ 2.24 *Treaties and other international agreements.* Nothing in the regulations in this part shall be construed to apply to treaties, conventions, protocols, and other international agreements, or proclamations thereof by the President.*

§ 2.25 *Notices.* No notices shall be published in the FEDERAL REGISTER, except those having general applicability and legal effect including notices of hearings or of opportunity to be heard; *Provided, however,* That other notices may be published if, in the opinion of the Director of the Division, publication of them is in the public interest.*

CERTIFICATION AND CONFIRMATION

§ 2.26 *Certification.* The copies of all documents required to be filed in the office of the Director or forwarded to the Division, except Executive orders and Presidential proclamations and other Presidential documents shall be certified

as follows: "Certified to be a true copy of the original," and each such certification shall be signed by the officer signing the original or by an officer or employee designated by him: *Provided*, That notice of such designation shall be filed in the office of the Director.*

§ 2.27 *Documents issued outside of the District of Columbia.* In the case of documents issued, prescribed, or promulgated outside of the District of Columbia which are required to be filed in the office of the Director or forwarded to the Division, there may be filed or forwarded, in lieu of the original, a confirmed copy of such document. There shall be on such copy so filed or forwarded the notation "Confirmed," which notation shall be signed by an officer or employee designated for that purpose by the head of the agency concerned: *Provided*, That notice of such designation shall be filed in the office of the Director.*

**FILING AND DISPOSITION OF DOCUMENTS:
TIME OF PUBLICATION**

§ 2.28 *Forwarding and filing of documents.* Documents required to be filed in the office of the Director or forwarded to the Division shall be received only during the hours of the working days when The National Archives Building shall be open for official business, i. e., 9:00 A. M. to 4:30 P. M. (Saturday 9:00 A. M. to 1:00 P. M.).*

§ 2.29 *Receipt and disposition of documents.* Immediately upon the receipt of those documents required to be filed in the office of the Director, there shall be placed upon the original and certified copies the day and hour of filing.

(a) The originals of such documents shall be forwarded to The National Archives for custody.

(b) One certified copy shall be made immediately available for public inspection in the office of the Director.

(c) One edited certified copy shall be forwarded to the Government Printing Office.

(d) One received certified copy shall be returned to the agency submitting the document.*

§ 2.30 *Time of publication of documents filed.* Documents required to be filed in the office of the Director or forwarded to the Division which are received prior to 12:00 noon, shall be published in the issue of the FEDERAL REGISTER appearing the following distribution day. Documents which are filed subsequent to 12:00 noon shall be published in the issue of the FEDERAL REGISTER appearing the second following distribution day: *Provided*, That where it is deemed advisable and necessary it shall be in the discretion of the Director to withhold publication of documents until later issues of the FEDERAL REGISTER.*

GENERAL DISTRIBUTION; INDEXING; CODE SUPPLEMENTS

§ 2.31 *Publication and distribution of Federal Register.* The FEDERAL REGISTER

shall be published every Tuesday, Wednesday, Thursday, Friday, and Saturday, excepting days following legal holidays.

The Government Printing Office shall make distribution of the FEDERAL REGISTER by delivery or by deposit at a post office at or before 9:00 A. M. of the day of distribution.*

§ 2.32 *Indexing of Federal Register.* The contents of the FEDERAL REGISTER shall be indexed daily, monthly, quarterly, and annually.*

§ 2.33 *Annual reprints of Federal Register.* Regulatory documents filed with the Division during the calendar year shall be reprinted in a bound volume or volumes in the form of a supplement to the Code of Federal Regulations.*

§ 2.34 *Distribution of Federal Register for official use; extra copies.* (a) The FEDERAL REGISTER shall be furnished without charge to officers and employees of the United States in such numbers as are needed for official use: *Provided*, That requests for placement upon the FEDERAL REGISTER mailing list shall be made in writing to the Director, Division of the Federal Register, The National Archives, and signed by the person in each department or agency who is authorized to state that the FEDERAL REGISTER is needed for official use.

(b) Members of Congress shall be entitled to a maximum of 5 copies daily.

(c) All requests for extra copies of particular issues of the FEDERAL REGISTER shall be addressed to the Superintendent of Documents, Government Printing Office, and shall be paid for by the agency or official requesting them.*

§ 2.35 *Subscriptions to and individual copies of Federal Register.* The daily issues of the FEDERAL REGISTER shall be furnished to subscribers for \$12.50 a year or \$1.25 a month, payable in advance to the Superintendent of Documents, Government Printing Office, Washington, D. C. Individual copies shall be obtainable at the Office of the Superintendent of Documents at ten cents each or at a price determined by the Superintendent of Documents where printing costs make an increase in price necessary.

The price of the annual supplements to the Code shall be determined when printing and binding estimates are made available by the Government Printing Office.*

APPOINTMENT OF LIAISON OFFICERS

§ 2.36 *Liaison officers.* Every agency shall appoint a responsible liaison officer with the Division. Such person shall act as the representative of the agency in all matters concerning the Division and shall see that the regulations in this part are understood and enforced by the agency he represents. Notice of the appointment shall be given in writing to the Director of the Division.*

PRIOR REGULATIONS SUPERSEDED

§ 2.37 *Effective date of regulations; publication.* The regulations in this part shall become effective on August 26, 1941,

and shall supersede the Federal Register Regulations approved on May 26, 1938, and amendments thereto approved on October 11, 1938, and October 16, 1940, and the Codification Regulations approved on May 26, 1938.*

The foregoing regulations shall be published in the FEDERAL REGISTER.

**ADMINISTRATIVE COMMITTEE
OF THE FEDERAL REGISTER.**

By R. D. W. CONNOR, Chairman.

Approved:

FRANKLIN D ROOSEVELT,
The White House,

Date: August 25, 1941.

APPENDIX A

Documents or classes of documents determined by the President of the United States, pursuant to section 5 (a) of the Federal Register Act, to have general applicability and legal effect.

AGRICULTURE, DEPARTMENT OF

Rules, regulations, notices, and orders having general applicability and legal effect and not directed to and served upon particular persons, including in the term "orders" proclamations, determinations, and obligatory standards issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes.

Agricultural Adjustment Administration

Sections 8 (1), 8 (4), and 8 (5) of the Agricultural Adjustment Act of 1933 (48 Stat. 34), as amended by the act of March 18, 1935 (49 Stat. 46), and by sections 2 and 4 of the act of August 24, 1935 (49 Stat. 750, 751, 753).

Section 10 (c) of the Agricultural Adjustment Act of 1933 (48 Stat. 37), as amended and reenacted and amended by the act of June 3, 1937 (50 Stat. 246, 248).

Section 10 (1) of the Agricultural Adjustment Act of 1933 as added by section 18 of the act of August 24, 1935 (49 Stat. 767), as amended and reenacted and amended by the act of June 3, 1937 (50 Stat. 246).

Section 22 of the Agricultural Adjustment Act of 1933, as added by section 31 of the act of August 24, 1935 (49 Stat. 773), as amended, and as reenacted by the act of June 3, 1937 (50 Stat. 246), and Executive Order No. 7233, dated November 23, 1935.

Titles I, II, III, and V of the Sugar Act of 1937 (50 Stat. 903, 904, 909, 915).

Sections 8 to 17 of the Soil Conservation and Domestic Allotment Act, as added by the act of February 29, 1936 (49 Stat. 1148, 1149, 1151), as amended by the public resolution of June 24, 1936 (49 Stat. 1915), by the act of June 28, 1937 (50 Stat. 329), by Title I of the Agricultural Adjustment Act of 1938 (52 Stat. 31-36), and by the act of April 7, 1938 (52 Stat. 202), by the act of March 25, 1939 (53 Stat. 550), and as affected by section 7 (c) of Title IV of the First Deficiency Appropriation Act, fiscal year of 1936 (49 Stat. 1847).

Act of April 25, 1936 (49 Stat. 1239).

Title III and section 404 of the Agricultural Adjustment Act of 1938 (52 Stat. 38-66, 71), as amended by the act of March 26, 1938 (52 Stat. 120), the act of April 7, 1938 (52 Stat. 202), and the act of June 21, 1938 (52 Stat. 820).

The provisions of the item entitled, "Price Adjustment Payment to Cotton Producers" in the Third Deficiency Appropriation Act, fiscal year 1937 (50 Stat. 762), as amended by section 381 of the Agricultural Adjustment Act of 1938 (52 Stat. 66, 67), as amended by section 12 of the act of April 7, 1938 (52 Stat. 202, 204).

Act of February 18, 1938 (52 Stat. 45).

Act of May 31, 1938 (52 Stat. 586).

Act of June 16, 1938 (52 Stat. 745).

Act of June 20, 1938 (52 Stat. 775).

Act of March 13, 1939 (53 Stat. 512).

Act of June 22, 1939 (53 Stat. 853).
 Act of July 26, 1939 (53 Stat. 1125).
 Act of August 7, 1939 (53 Stat. 1261).

Agricultural Marketing Service

The Insecticide Act of 1910 (36 Stat. 331), as amended.

Section 5 of the United States Cotton Futures Act (39 Stat. 476).

Sections 2, 7, and 8 of the United States Grain Standards Act (39 Stat. 482, 484, 485).

Section 19 of the United States Warehouse Act (39 Stat. 489), as amended by the act of February 23, 1923 (42 Stat. 1284).

Section 28 of the United States Warehouse Act (39 Stat. 490).

Section 4 of the Standard Container Act of 1916 (39 Stat. 674).

The Naval Stores Act (42 Stat. 1435).

The Packers and Stockyards Act (42 Stat. 159).

Sections 6 and 10 of the United States Cotton Standards Act (42 Stat. 1518, 1519).

Section 3 of the Produce Agency Act of March 3, 1927 (44 Stat. 1355).

Section 3 of the act of March 3, 1927 (44 Stat. 1373).

Section 3 of the Wool Standards Act of May 17, 1928 (45 Stat. 594).

Section 9 of the Standard Container Act of 1928 (45 Stat. 687).

Section 2 of the Tobacco Stocks and Standards Act of January 14, 1929 (45 Stat. 1079), as amended by section 2 of the act of August 27, 1935 (49 Stat. 894).

Section 15 of the Perishable Agricultural Commodities Act of 1930 (46 Stat. 537).

Sections 1 and 7 of the Export Apple and Pear Act of June 10, 1933 (48 Stat. 123, 124).

Sections 3, 5, 6, 8, and 14 of the Tobacco Inspection Act of August 23, 1935 (49 Stat. 732, et seq.).

Sections 4 and 6 of the act of June 24, 1936 (49 Stat. 1899).

Section 3 of the act of June 24, 1936 (49 Stat. 1899), as amended by section 3 of the act of May 12, 1938 (52 Stat. 349).

The Federal Seed Act (53 Stat. 1275).

The Department of Agriculture Appropriations Acts of 1938, 1939, 1940 (50, 52, 53, Stat. 425, 738, 967).

Bureau of Animal Industry

Section 3 of the act of May 29, 1884 (23 Stat. 31, 32), as amended by the act of May 31, 1920 (41 Stat. 694, 699), as amended.

Sections 4 and 5 of the act of May 29, 1884 (23 Stat. 31, 32), as amended by the act of February 2, 1903 (32 Stat. 791).

Act of August 30, 1890 (26 Stat. 414), as amended by the act of June 28, 1926 (44 Stat. 774), as amended.

Act of March 3, 1891 (26 Stat. 833), as amended by the joint resolution of May 28, 1928 (45 Stat. 789).

Act of February 2, 1903 (32 Stat. 791), as amended.

Act of March 3, 1905 (33 Stat. 1264), as extended by the act of March 4, 1913 (37 Stat. 828, 831), as amended.

Act of June 30, 1906 (34 Stat. 669, 674-679).

Act of March 4, 1907 (34 Stat. 1256, 1260-1265), as amended by the act of June 29, 1938 (52 Stat. 1235). Paragraph 545 of the act of October 3, 1913 (38 Stat. 114, 159). Act of July 24, 1919 (41 Stat. 234, 239-241).

Act of March 4, 1913 (37 Stat. 828, 832-833).

Packers and Stockyards Act, 1921 (42 Stat. 159), as amended by the act of May 17, 1935 (49 Stat. 247, 257), and the act of August 14, 1935 (49 Stat. 648), and amended by the act of June 29, 1937 (50 Stat. 395, 406).

Paragraph 1806 of the Tariff Act of 1930 (48 Stat. 590, 673).

Section 306 of the Tariff Act of 1930 (46 Stat. 590, 689).

Section 6 of the act of April 7, 1934 (48 Stat. 528).

Act of February 23, 1931 (46 Stat. 1242, 1250).

Act of June 4, 1936 (49 Stat. 1421, 1430, 1432).

Sections 56-60 of the act of August 24, 1935 (49 Stat. 750, 781-782), as amended. Section 37 of the Act of August 24, 1935 (49 Stat. 750, 775), as amended.

Commodity Credit Corporation

Instructions issued pursuant to the authority contained in:

Section 7 of the act of January 31, 1935 (49 Stat. 4), as amended. Executive Order No. 6340, dated October 16, 1933.

Sections 302, 381, 382, and 383 of the Agricultural Adjustment Act of 1938 (52 Stat. 31).

Section 4 of the act of March 8, 1938 (52 Stat. 107).

Commodity Exchange Administration

Commodity Exchange Act (42 Stat. 998), formerly cited as the Grain Futures Act, as amended by the acts of June 15, 1936 (49 Stat. 1491), April 7, 1938 (52 Stat. 205), and October 9, 1940 (54 Stat. 1059).

Bureau of Dairy Industry

Section 5 of the act of May 9, 1902 (32 Stat. 196).

Act of May 23, 1908 (35 Stat. 251, 255).

Act of August 10, 1912 (37 Stat. 269, 273).

Bureau of Entomology and Plant Quarantine

Sections 1, 5, 7, and 9 of the act of August 20, 1912 (37 Stat. 315).

Section 8 of the act of August 20, 1912 (37 Stat. 318), as amended by the act of March 4, 1917 (39 Stat. 1134, 1165), as amended.

Section 15 of the act of August 20, 1912, as added by the act of May 31, 1920 (41 Stat. 694, 726).

Act of August 31, 1922 (42 Stat. 833).

Act of June 4, 1936 (49 Stat. 1421, 1444).

Act of June 29, 1937 (50 Stat. 395, 418).

Farm Security Administration

Emergency Relief Appropriation Act of 1935 (49 Stat. 115).

Emergency Relief Appropriation Act of 1936 (49 Stat. 1597, 1608).

Emergency Relief Appropriation Act of 1937 (50 Stat. 352).

National Industrial Recovery Act, Title II (48 Stat. 195, 200).

Act of June 29, 1936 (49 Stat. 2035).

Bankhead-Jones Farm Tenant Act (50 Stat. 522).

Executive Order No. 7027, dated April 30, 1935, as amended by Executive Order No. 7200, dated September 26, 1935.

Executive Order No. 7028, dated April 30, 1935.

Executive Order No. 7041, dated May 15, 1935.

Executive Order No. 7143, dated August 19, 1935.

Executive Order No. 7083, dated June 24, 1935, as amended by Executive Order No. 7347, dated April 15, 1936 (1 F.R. 207).

Executive Order No. 7396, dated June 22, 1936 (1 F.R. 651).

Executive Order No. 7530, dated December 31, 1936 (2 F.R. 7), as amended by Executive Order No. 7557, dated February 19, 1937 (2 F.R. 343).

Executive Order No. 7649, dated June 29, 1937 (2 F.R. 1136).

Emergency Relief Appropriation Act of 1938 (52 Stat. 809).

Emergency Relief Appropriation Act of 1939 (53 Stat. 927, 929).

Emergency Relief Appropriation Act, fiscal year 1941 (54 Stat. 611).

Department of Agriculture Appropriation Act, 1941 (54 Stat. 532).

The Wheeler-Case Act (54 Stat. 1119).

Farm Credit Administration

Federal Farm Mortgage Corporation

(Including the production credit corporations, the Federal intermediate credit banks, the banks for cooperatives, the Federal land banks, the production credit associations, the national farm loan associations, and the regional agricultural credit corporations.)

All documents which are generally applicable to a class of persons not specifically named therein and which, in addition, prescribe, regulate, or control:

(1) Classes of persons, partnerships, associations, and corporations eligible to borrow;

(2) Purposes for which loans may be made;

(3) Fees with respect to applications, title determinations, inspections, appraisals, and attorneys' services, which may be charged, and borrowers required to pay, in connection with loans, except such fees fixed by a production credit association or a national farm loan association;

(4) Interest rates applicable to new loans, past-due loans, and renewals of loans;

(5) Capital stock of Federal intermediate credit banks, production credit corporations, production credit associations, national farm loan associations, Federal land banks, joint stock land banks, and banks for cooperatives, its classes, evidence of ownership, issue, transfer, conversion, retirement, cancellation, and impairment, its preferences, rights, and limitations, and its ownership as a condition of obtaining loans;

(6) General regulations for the consolidation or liquidation (but not documents relating to specific transactions thereof) of joint-stock land banks, production credit associations, and national farm loan associations;

(7) Making of direct loans to borrowers by Federal land banks;

(8) Insurance requirements on property mortgaged to a Federal or joint-stock land bank, the Federal Farm Mortgage Corporation, a Federal intermediate credit bank, bank for cooperatives, or production credit association;

(9) Issuance, transfer, and exchange of farm-loan bonds issued by the Federal or joint-stock land banks individually, consolidated bonds issued by the Federal land banks, bonds, issued by the Federal Farm Mortgage Corporation, and debentures (including consolidated debentures) issued by the Federal intermediate credit banks, and the replacement of such bonds, debentures, or coupons thereof, as are lost, stolen, destroyed, mutilated, or defaced;

(10) Method of calling and retiring Federal or joint-stock farm-loan bonds and the Federal Farm Mortgage Corporation bonds;

(11) Advance payments on Federal land bank mortgage loans after 5 years from the date on which the loan is made;

(12) Conditions under which notes or other obligations and supporting collateral are eligible for acceptance by Federal intermediate credit banks;

(13) Issue, publication, or availability of information, documents, papers, facts, or other material in possession of the Farm Credit Administration or institutions under its supervision; issued pursuant to the authority contained in:

Sections 2, 3, 4, 5, 7, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 29, 30, 31 and 32 of the Federal Farm Loan Act (39 Stat. 360, et seq.), as amended.

Sections 203 (b), 204, 206 (b), and 209 of the Federal Farm Loan Act as added by section 2 of the Agricultural Credits Act of 1923 (42 Stat. 1454, 1457, 1459), as amended.

Act of July 2, 1926 (44 Stat. 802).

Sections 4, 7, and 8 of the Agricultural Marketing Act (46 Stat. 11, 13, 14), as amended.

Section 6 of the act of January 23, 1932 (47 Stat. 12, 14).

Joint Resolution of March 3, 1932 (47 Stat. 60).

Section 201 (e) of the Emergency Relief and Construction Act of 1932 (47 Stat. 709, 713).

Sections 31, 32, 33, and 40 of the Emergency Farm Mortgage Act of 1933 (48 Stat. 41, et seq.), as amended.

Sections 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857

Section 86 (a) of the Farm Credit Act of 1933, as added by section 504 of the National Housing Act (48 Stat. 1246, 1263).

Sections 1 and 4 of the Federal Farm Mortgage Corporation Act (48 Stat. 344, 345), as amended.

Act of June 18, 1934 (48 Stat. 983), as amended.

Sections 6, 7, and 16 of the Federal Credit Union Act (48 Stat. 1216, 1218, 1221), as amended.

Act of January 29, 1937 (50 Stat. 5), as supplemented by the Joint Resolution of February 4, 1938 (52 Stat. 26).

Sections 5, 25 (b), 32, and 33 of the Farm Credit Act of 1937 (50 Stat. 703, et seq.).

Executive Order No. 6084, dated March 27, 1933.

Federal Crop Insurance Corporation

Sections 506 (e) and 516 (b) of the Federal Crop Insurance Act (52 Stat. 72).

Forest Service

Act of June 4, 1897 (30 Stat. 11, 35), as amended by the act of February 1, 1905 (33 Stat. 628).

Act of February 15, 1901 (31 Stat. 790). Section 10 of the act of March 1, 1911 (36 Stat. 961, 962).

Act of August 11, 1916 (39 Stat. 446, 476). Act of March 4, 1917 (39 Stat. 1150).

Section 2 of the act of June 5, 1920 (41 Stat. 986).

Section 9 of the act of June 7, 1924 (43 Stat. 653, 655).

Section 6 of the act of July 3, 1926 (44 Stat. 818, 821).

Section 4 of the act of July 3, 1926 (44 Stat. 889).

Act of January 31, 1931 (46 Stat. 1052). Section 2 of the act of June 13, 1933 (48 Stat. 128).

Section 3 of the act of March 10, 1934 (48 Stat. 400, 401).

Soil Conservation Service

Act of April 27, 1935 (49 Stat. 163).

Surplus Marketing Administration

Section 32 of the act of August 24, 1935 (49 Stat. 750), as amended by the act of June 30, 1939 (53 Stat. 939).

The Agricultural Marketing Agreement Act of 1937 (50 Stat. 246).

Rural Electrification Administration

Rural Electrification Act of 1936 (49 Stat. 1363).

Title IV (Rural Electrification Act of 1938), of the Work Relief and Public Works Appropriation Act of 1938 (52 Stat. 818).

AMERICAN BATTLE MONUMENTS COMMISSION

Regulations issued pursuant to the authority contained in:

Sections 2 and 8 of the act of March 4, 1923 (42 Stat. 1509, 1510).

Executive Order No. 8614, dated February 26, 1934.

CIVIL SERVICE COMMISSION

Regulations insofar as they relate to applicants for positions in the Federal Government, upon receipt of formal application and through examination and certification to appointment issued pursuant to the authority contained in section 2 of the act of January 16, 1883 (22 Stat. 404).

Regulations relating to the procedure to be followed in cases where officers and employees of State or local agencies have allegedly violated the law prohibiting political activity by such persons while their principal employment is in an activity financed in whole, or in part, from Federal grants or loans issued pursuant to the authority contained in the act of August 2, 1939 (53 Stat. 1147), as amended by the act of July 19, 1940 (54 Stat. 767).

Rules and regulations issued pursuant to the authority contained in:

Executive Order No. 8458, dated June 27, 1940 (5 F.R. 2435), as amended by Executive

Order No. 8532, dated September 4, 1940 (5 F.R. 3589).

Executive Order No. 8587, dated November 7, 1940 (5 F.R. 4445).

Executive Order No. 8578, dated October 29, 1940 (5 F.R. 4311).

COMMERCE, DEPARTMENT OF

Rules, regulations, and orders issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes.

Coast and Geodetic Survey

Section 161 of the Revised Statutes.

Bureau of Foreign and Domestic Commerce

Sections 8, 12, and 17 of the China Trade Act, 1922 (42 Stat. 849, 851, et seq.), as amended.

Sections 335, 336 and 337 of the Revised Statutes, as amended.

Act of July 16, 1892, as amended.

Act of April 29, 1902, as amended.

Section 310 of the act of June 30, 1932 (47 Stat. 382, 410).

Act of May 27, 1935 (49 Stat. 292).

Civil Aeronautics Authority

Civil Aeronautics Administration

Air Commerce Act of 1926 (44 Stat. 568), as amended, as amended by the Civil Aeronautics Act of 1938 (52 Stat. 973).

Civil Aeronautics Act of 1938 (52 Stat. 973), as amended; Reorganization Plans Nos. III and IV (5 F.R. 2107, 2421).

Civilian Pilot Training Act of 1939 (53 Stat. 855).

Act of June 29, 1940 (54 Stat. 686).

Civil Aeronautics Board

Air Commerce Act of 1926 (44 Stat. 568), as amended, as amended by the Civil Aeronautics Act of 1938 (52 Stat. 973).

Civil Aeronautics Act of 1938 (52 Stat. 973), as amended; Reorganization Plans Nos. III and IV (5 F.R. 2107, 2421).

National Bureau of Standards

Section 3 of the act of March 4, 1915 (38 Stat. 1180, 1187).

Section 4 of the act of August 23, 1916 (39 Stat. 530, 531).

Section 312 of the act of June 20, 1932 (47 Stat. 382, 410).

United States Patent Office

Section 483 of the Revised Statutes, as amended.

Section 487 of the Revised Statutes, as amended.

Section 26 of the act of February 20, 1905 (33 Stat. 724, 730).

Bureau of Marine Inspection and Navigation

Section 4177 of the Revised Statutes, as amended.

Section 4400 of the Revised Statutes, as amended by the act of March 17, 1906 (34 Stat. 68), as amended.

Section 4405 of the Revised Statutes, as amended by the act of March 3, 1905 (33 Stat. 1022), as amended by the act of February 8, 1907 (34 Stat. 881), as amended.

Section 4412 of the Revised Statutes, as amended by section 5 of the act of June 7, 1897 (30 Stat. 96, 103).

Section 4417 of the Revised Statutes, as amended by section 1 of the act of March 3, 1905 (33 Stat. 1023), as amended.

Section 4417a of the Revised Statutes, as added by the act of June 23, 1936 (49 Stat. 1889).

Section 4423 of the Revised Statutes, as amended by section 3 of the act of March 4, 1915 (38 Stat. 1216, 1217).

Section 4429 of the Revised Statutes, as amended by the act of June 13, 1933 (48 Stat. 125, 126).

Section 4450 of the Revised Statutes, as amended by section 4 of the act of May 27, 1936 (49 Stat. 1389, 1391).

Section 4462 of the Revised Statutes, as amended.

Section 4463 of the Revised Statutes, as amended by section 1 of the act of May 11, 1918 (40 Stat. 548), as amended.

Section 4470 of the Revised Statutes, as amended by section 7 of the act of March 3, 1905 (33 Stat. 1023, 1031), as amended.

Section 4471 of the Revised Statutes, as amended by the act of June 20, 1936 (49 Stat. 1540).

Section 4472 of the Revised Statutes, as amended by section 8 of the act of March 3, 1905 (33 Stat. 1023, 1031), as amended by the act of January 24, 1913 (37 Stat. 650), as amended by the act of October 22, 1914 (38 Stat. 766), as amended by the act of March 29, 1918 (40 Stat. 499), as otherwise amended.

Section 4474 of the Revised Statutes, as amended by the act of October 18, 1888 (25 Stat. 564), as amended.

Section 4480 of the Revised Statutes, as amended by section 2 of the act of March 3, 1905 (33 Stat. 1027, 1028), as amended.

Section 4481 of the Revised Statutes.

Section 4488 of the Revised Statutes, as amended by section 3 of the act of March 3, 1905 (33 Stat. 1023, 1024), as amended.

Section 4490 of the Revised Statutes, as amended.

Section 4492 of the Revised Statutes.

Section 4581 of the Revised Statutes, as amended by section 16 of the act of December 21, 1898 (30 Stat. 755, 759), as amended by section 19 of the act of March 4, 1915 (38 Stat. 1164, 1185).

Section 4551 (j) of the Revised Statutes, as added by the act of March 24, 1937 (50 Stat. 49).

Section 13 of the act of June 20, 1874 (18 Stat. 125, 128), as amended.

Section 3 of the act of August 5, 1882 (22 Stat. 300, 301), as amended.

Section 10 (f) of the act of June 26, 1884, as amended by section 11 of the act of March 4, 1915, (38 Stat. 1164, 1169), as further amended.

Sections 1 and 3 of the act of February 8, 1895 (28 Stat. 645, 649), as amended.

Section 2 of the act of February 19, 1895 (28 Stat. 672), as amended.

Section 4 of the act of March 2, 1895 (28 Stat. 741, 743), as amended.

Act of March 6, 1896 (29 Stat. 54), as amended by the act of April 26, 1906 (34 Stat. 136), as amended.

Section 1, Article 9 (d) of the act of June 7, 1897 (30 Stat. 96, 98).

Section 2 of the act of June 7, 1897, as amended by the act of May 25, 1914 (38 Stat. 381), as amended.

Act of April 28, 1908 (35 Stat. 69), as amended.

Section 14 of the act of May 28, 1908 (35 Stat. 424, 428), as amended.

Section 8 of the act of June 9, 1910 (36 Stat. 459, 463), as amended.

Section 4 of the act of June 24, 1910 (36 Stat. 629, 630), as amended.

Section 13 of the act of March 4, 1915 (38 Stat. 1169), as amended by the act of June 25, 1936 (49 Stat. 1930), as amended by the act of May 22, 1937 (50 Stat. 199).

Section 1 (b) of the act of March 4, 1915 (38 Stat. 1193, 1194), as amended.

Section 4 of the act of June 10, 1918 (40 Stat. 602, 603).

Section 2 of the act of February 19, 1920 (41 Stat. 436, 437), as amended.

Section 2 of the act of March 2, 1929 (45 Stat. 1492, 1493).

Section 30, subsection W of the Merchant Marine Act, 1920 (41 Stat. 988, 1006).

Section 1 of the act of June 7, 1918 (40 Stat. 602), as amended by section 210 of the Anti-Smuggling Act (49 Stat. 517, 526).

Section 5 of the act of June 7, 1918 (40 Stat. 602).

Section 4 of the Anti-Smuggling Act (49 Stat. 517, 519).

Section 1 of the act of August 26, 1935 (49 Stat. 868).

Section 2 of the Coastwise Load Line Act, 1935, as amended by the act of June 20, 1936 (49 Stat. 1543).

Section 3 of the Coastwise Load Line Act, 1935 (49 Stat. 888).

Section 7 of the act of May 27, 1936 (49 Stat. 1380, 1386).

Act of June 20, 1936 (49 Stat. 1544).

Section 7 of the act of June 25, 1936 (49 Stat. 1390, 1396).

Act of June 16, 1937 (50 Stat. 303).

Section 4197 of the Revised Statutes, as amended by section 1 of the act of June 16, 1938 (52 Stat. 758).

Section 4200 of the Revised Statutes, as amended by section 2 of the act of June 16, 1938 (52 Stat. 759), as amended by Joint Resolution of June 29, 1938 (52 Stat. 1248).

Section 4335 of the Revised Statutes, as amended by the act of May 31, 1939 (53 Stat. 794).

Section 4438a of the Revised Statutes, as added by the act of July 17, 1939 (53 Stat. 1049).

Section 4471 of the Revised Statutes, as amended by the act of August 10, 1939 (53 Stat. 1344).

Section 4472 of the Revised Statutes, as amended by section 1 of the act of October 9, 1940 (54 Stat. 1023).

Section 4488 of the Revised Statutes, as amended by the act of August 10, 1939 (53 Stat. 1343).

Section 4551 (1) of the Revised Statutes, as amended by section 1 of the act of October 17, 1940 (54 Stat. 1200).

Act of April 26, 1938 (52 Stat. 223).

Section 7 of the act of August 1, 1939 (53 Stat. 1147).

Section 17 of the act of April 25, 1940 (54 Stat. 166).

The act of April 30, 1940 (54 Stat. 169).

Section 3 of the act of June 12, 1940 (54 Stat. 347).

Sections 2 and 9 of the act of October 9, 1940 (54 Stat. 1024, 1026).

EXPORT CONTROL ADMINISTRATOR

Rules, regulations, orders, and other documents of general applicability and legal effect issued pursuant to the following:

Section 6 of the act of July 2, 1940 (54 Stat. 712, 714).

Military Order, dated July 2, 1940 (5 F.R. 2491).

Military Order, dated December 19, 1940 (5 F.R. 5231).

Proclamation No. 2413, dated July 2, 1940 (5 F.R. 2467).

Proclamation No. 2417, dated July 26, 1940 (5 F.R. 2877).

Proclamation No. 2423, dated September 12, 1940 (5 F.R. 3651).

Proclamation No. 2428, dated September 30, 1940 (5 F.R. 3869).

Proclamation No. 2449, dated December 10, 1940 (5 F.R. 4903).

Proclamation No. 2451, dated December 20, 1940 (5 F.R. 5229).

Proclamation No. 2453, dated January 10, 1941 (6 F.R. 293).

Proclamation No. 2456, dated February 4, 1941 (6 F.R. 781).

Proclamation No. 2460, dated February 25, 1941 (6 F.R. 1155).

Proclamation No. 2461, dated February 25, 1941 (6 F.R. 1155).

Proclamation No. 2463, dated March 4, 1941 (6 F.R. 1299).

Proclamation No. 2464, dated March 4, 1941 (6 F.R. 1299).

Proclamation No. 2465, dated March 4, 1941 (6 F.R. 1300).

Executive Order No. 8712, dated March 15, 1941 (6 F.R. 1501).

Executive Order No. 8713, dated March 15, 1941 (6 F.R. 1502).

Act of October 10, 1940 (54 Stat. 1090).

Executive Order No. 8567, dated October 15, 1940 (5 F.R. 4121).

Regulations of the President governing the requisitioning and taking over for the use or operation by the United States or in its interest of certain articles and materials issued pursuant to the provision of the act of Congress approved October 10, 1940, dated October 15, 1940 (5 F.R. 4122).

FEDERAL COMMUNICATIONS COMMISSION

Rules, regulations, notices, and orders, except such as are effective only against one or

more specifically named persons, issued pursuant to the authority contained in:

Sections 4 (1), 5 (e), 201 (b), 203, 204, 205, 210, 211 (b), 212, 213, 214 (b), 218, 219, 220, 308 (b), 315, 319 (a), 325 (c), 410, and 416 (b) of the Communications Act of 1934 (48 Stat. 1064, 1068, et seq.).

Section 303 of the Communications Act of 1934 (48 Stat. 1064, 1082), as amended by section 6 of the act of May 20, 1937 (50 Stat. 189, 191).

Section 318 of the Communications Act of 1934, as amended by the act of March 29, 1937 (50 Stat. 56).

Sections 351 (a) (2), 352 (b), 353 (d), 355, 356, 357, 359, 360 of the Communications Act of 1934, as added by section 10 of the act of May 20, 1937 (50 Stat. 189, 192 et seq.).

The International Telecommunication Convention, General Radio Regulations, annexed thereto, and Final Radio Protocol, signed at Madrid, December 9, 1932, and proclaimed by the President of the United States, June 27, 1934.

Section 3 of the act of August 7, 1888 (25 Stat. 382, 383), as amended by section 601 (a) of the Communications Act of 1934 (48 Stat. 1064, 1101).

Section 2 of the act of July 24, 1866 (14 Stat. 221), as amended by section 601 (b) of the Communications Act of 1934 (48 Stat. 1064, 1102).

Section 4 of the act of June 24, 1910 (36 Stat. 629, 630), as amended by the act of July 23, 1912 (37 Stat. 199), and as further amended by section 15 of the act of May 20, 1937 (50 Stat. 189, 197).

The Safety of Life at Sea Convention, with regulations, signed at London, May 31, 1929 and proclaimed by the President of the United States, September 30, 1936.

North American Regional Broadcasting Agreement (Havana 1937), ratified by the United States on July 21, 1938, and the Recommendations of the North American Regional Radio-Engineering Meeting, pursuant thereto, of January 30, 1941.

FEDERAL DEPOSIT INSURANCE CORPORATION

Rules, regulations, notices, and orders, except such as are effective only against one or more specifically named persons, issued pursuant to the authority contained in:

Subsections (c), (h), (i), (j), (k), (m), (o), and (v) of section 12B of the Federal Reserve Act, as added by section 8 of the Banking Act of 1933 (48 Stat. 162, 168), as amended by section 101 of the Banking Act of 1935 (49 Stat. 684).

FEDERAL LOAN AGENCY

Federal Home Loan Bank Board

Rules, regulations, orders, and notices issued pursuant to the authority contained in:

Sections 4 (c), 6 (b), 12, 16, 17, 24 (b), and 26 of the Federal Home Loan Bank Act (47 Stat. 725, 727, et seq.).

Section 10 (a) of the Federal Home Loan Bank Act (47 Stat. 725, 731), as amended by section 501 of the National Housing Act (48 Stat. 1246, 1261), as amended by section 5 of the act of May 28, 1935 (48 Stat. 293, 294).

Section 7 (e) of the Federal Home Loan Bank Act (47 Stat. 725, 730), as amended by section 3 (b) of the act of May 28, 1935 (49 Stat. 293, 294).

Section 10b of the Federal Home Loan Bank Act, as added by section 7 of the act of May 28, 1935 (49 Stat. 293, 295).

Section 11 (a), 11 (b), 11 (c), 11 (e), 11 (f), 11 (g), and 11 (h) of the Federal Home Loan Bank Act (47 Stat. 725, 733, 734), as amended by section 503 of the National Housing Act (48 Stat. 1246, 1261, et seq.).

Sections 4 (a), 4 (h), 4 (k), 5 (a), 5 (b), and 5 (d) of the Home Owners' Loan Act of 1933 (48 Stat. 128, 129, et seq.).

Section 5 (i) of the Home Owners' Loan Act of 1933 (48 Stat. 128, 134), as amended by section 6 of the act of April 27, 1934 (48 Stat. 643, 646).

Section 5 (j) of the Home Owners' Loan Act of 1933, as added by section 5 of the act of April 27, 1934 (48 Stat. 643, 645).

Federal Savings and Loan Insurance Corporation

Rules, regulations, orders, and notices issued pursuant to the authority contained in:

Section 402 (a) and 403 (b) of the National Housing Act (48 Stat. 1246, 1256, 1257), as amended by section 23 of the act of May 28, 1935 (49 Stat. 293, 298).

Section 404 (a) of the National Housing Act (48 Stat. 1246, 1258), as amended by section 25 of the act of May 28, 1935 (49 Stat. 293, 298).

Home Owners' Loan Corporation

Rules, regulations, orders, and notices issued pursuant to the authority contained in:

Section 4 (c) of the Home Owners' Loan Act of 1933 (48 Stat. 128, 129), as amended by section 1 of the act of April 27, 1934 (48 Stat. 643), as amended by section 11 of the act of May 28, 1935 (49 Stat. 296).

Section 4 (k) of the Home Owners' Loan Act of 1933 (48 Stat. 128, 132), as amended by section 13 of the act of April 27, 1934 (48 Stat. 643, 647).

Federal Housing Administration

Rules and regulations issued pursuant to the authority contained in:

Section 2 of the National Housing Act, as amended by the act of April 3, 1936 (49 Stat. 1187), by the act of February 3, 1938 (52 Stat. 8), and by the act of June 3, 1939 (53 Stat. 804).

Section 6 of the National Housing Act, as added by the act of April 17, 1936 (49 Stat. 1232, 1233), as amended by the act of April 22, 1937 (50 Stat. 70).

Sections 304 and 306 of the National Housing Act (48 Stat. 1246, 1254, 1255).

Sections 203, 207, and 301 of the National Housing Act, as amended by the act of February 3, 1938 (52 Stat. 8), and by the act of June 3, 1939 (53 Stat. 804).

Section 303 of the National Housing Act, as amended by the act of February 3, 1938 (52 Stat. 8).

Section 302 of the National Housing Act (48 Stat. 1246, 1254), as amended and revised by the act of February 5, 1938 (52 Stat. 8).

Section 204 of the National Housing Act, as amended and revised by the act of February 3, 1938 (52 Stat. 8), and as amended by the act of June 3, 1939 (53 Stat. 804).

Sections 210 and 211 of the National Housing Act, as added by the act of February 3, 1938 (52 Stat. 8).

Section 212 of the National Housing Act, as added by the act of June 3, 1939 (53 Stat. 804).

Reconstruction Finance Corporation

Rules and regulations issued pursuant to the authority contained in:

Section 4 of the Reconstruction Finance Corporation Act (47 Stat. 6), as amended by section 6 (b) of the act of June 19, 1934 (48 Stat. 1109), and section 6 of the act of June 25, 1940 (54 Stat. 574).

Section 5 of the Reconstruction Finance Corporation Act (47 Stat. 6), as amended by sections 202, 203, and 211 of the Emergency Relief and Construction Act of 1932 (47 Stat. 714, 715), sections 10, 12, and 13 of the act of June 10, 1933 (48 Stat. 121, 122), act of June 14, 1933 (48 Stat. 141), act of June 21, 1934 (48 Stat. 1198), section 4 of the act of January 31, 1935 (49 Stat. 2), section 3 (a) of the act of June 25, 1940 (54 Stat. 573), and sections 331 (a) and 331 (b) of the Transportation Act of 1940 (54 Stat. 955).

Section 5c of the Reconstruction Finance Corporation Act, as added by section 5 of the act of January 31, 1935 (49 Stat. 3).

Section 5d of the Reconstruction Finance Corporation Act, as added by section 5 of the act of June 19, 1934 (48 Stat. 1108), as amended by section 10 of the act of January 31, 1935 (49 Stat. 4), act of April 13, 1938 (52 Stat. 212), sections 5 and 6 of the act of June 25, 1940 (54 Stat. 573, 574), and sections 1 and 2 of the act of September 26, 1940 (54 Stat. 961, 962).

Section 5e of the Reconstruction Finance Corporation Act, as added by section 3 (a)

of the act of June 16, 1934 (48 Stat. 971), as amended by section 6 of the act of January 31, 1935 (49 Stat. 3).

Section 9 of the Reconstruction Finance Corporation Act, as amended by section 209 of the Emergency Relief and Construction Act of 1932 (47 Stat. 715), and the act of March 4, 1938 (55 Stat. 510).

Act of April 13, 1934 (48 Stat. 589), as amended by the act of July 26, 1935 (49 Stat. 505), and sections 1 and 2 of the act of April 17, 1936 (49 Stat. 1232).

Section 1 of the act of January 26, 1937 (50 Stat. 5), as amended by the act of March 4, 1939 (53 Stat. 510), and section 6 of the act of June 25, 1940 (54 Stat. 574).

FEDERAL POWER COMMISSION

Notices of hearing or of opportunity to be heard, issued pursuant to the authority contained in any of the provisions of:

Federal Power Act, as amended (41 Stat. 1063; 41 Stat. 1353; 46 Stat. 797, and 49 Stat. 838), as affected by section 308 thereof (49 Stat. 838, 858).

Natural Gas Act (52 Stat. 821).

Rules, regulations, and orders pursuant to the authority contained in:

Sections 10 (c), 205 (c), 209 (b), 301, 308 (b), and 309 of the Federal Power Act (49 Stat. 838, et seq.).

Sections 3, 4, 5, 7, 8, 9, 10, 15, 16 and 17 of the Natural Gas Act (52 Stat. 821).

Executive Order No. 8202, dated July 13, 1939 (4 F.R. 3243).

FEDERAL RESERVE SYSTEM

Rules, regulations, and orders, except such as are applicable only to the Federal Reserve Banks, the Federal Reserve agents, or the Board of Governors of the Federal Reserve System or the officers, employees, or assistants of any of them, issued pursuant to authority contained in:

Section 2 of the Federal Reserve Act (38 Stat. 251).

Section 4 of the Federal Reserve Act, as amended by section 3 (a) of the Banking Act of 1933 (48 Stat. 162, 163), and as otherwise amended.

Section 5 of the Federal Reserve Act (38 Stat. 251, 257), as amended by section 319 (a) of the Banking Act of 1935 (49 Stat. 684, 713).

Section 6 of the Federal Reserve Act, as amended and reenacted by section 1 of the act of April 23, 1930 (46 Stat. 250), as further amended.

Section 9 of the Federal Reserve Act, as amended and reenacted by section 3 of the act of June 21, 1917 (40 Stat. 232), as amended by section 401 of the Agricultural Credits Act of 1923 (42 Stat. 1454, 1478), as amended by section 9 of the act of February 25, 1927 (44 Stat. 1224, 1229), as amended by section 5 of the Banking Act of 1933 (48 Stat. 162, 164), as amended by section 320 of the Banking Act of 1935 (49 Stat. 684, 713), and as otherwise amended.

Section 10 (b) of the Federal Reserve Act, as added by section 2 of the act of February 27, 1932 (47 Stat. 56), as amended by section 204 of the Banking Act of 1935 (49 Stat. 684, 705), and as otherwise amended.

Section 11, subsection (i), of the Federal Reserve Act (38 Stat. 251, 262).

Section 11, subsection (k), of the Federal Reserve Act, as amended and reenacted by section 2 of the act of September 26, 1918 (40 Stat. 967, 968), as amended by the act of June 26, 1930 (46 Stat. 814).

Section 11, subsection (m), of the Federal Reserve Act, as amended by section 7 of the Banking Act of 1933 (48 Stat. 162, 167), as amended by section 321 (a) of the Banking Act of 1935 (49 Stat. 684, 713), and as otherwise amended.

Section 13 of the Federal Reserve Act, as amended by the act of September 7, 1918 (39 Stat. 752), as amended by sections 4 and 5 of the act of June 21, 1917 (40 Stat. 232, 234, 235), as amended by section 402 of the Agricultural Credits Act of 1923 (42 Stat. 1454, 1478), as amended by the act of May 29, 1928 (45 Stat. 975), as amended by section 210 of the Emergency Relief and Con-

struction Act of 1932 (47 Stat. 709, 715), as amended by section 403 of the act of March 9, 1933 (48 Stat. 1, 7), as amended by section 9 of the Banking Act of 1933 (48 Stat. 162, 180), and as otherwise amended.

Section 13a of the Federal Reserve Act, as added by section 404 of the Agricultural Credits Act of 1923 (42 Stat. 1454, 1479), as amended by section 5 of the act of May 19, 1932 (47 Stat. 159, 160).

Section 13b, subsections (b) and (c), of the Federal Reserve Act, as added by section 1 of the act of June 19, 1934 (48 Stat. 1105), as amended.

Section 14 of the Federal Reserve Act (38 Stat. 251, 264), as amended by section 16 (b) of the Federal Farm Mortgage Corporation Act (48 Stat. 344, 348), as amended by section 7 (b) of the act of April 27, 1934 (48 Stat. 643, 646), as amended by section 10 of the Banking Act of 1933 (48 Stat. 162, 181), as amended by section 206 of the Banking Act of 1935 (49 Stat. 684, 706), and as otherwise amended.

Section 16 of the Federal Reserve Act (38 Stat. 251, 265), as amended.

Section 19 of the Federal Reserve Act, as amended and reenacted by section 10 of the act of June 21, 1917 (40 Stat. 232, 239), as amended by section 11 of the Banking Act of 1933 (48 Stat. 162, 181), as amended by sections 207 and 324 of the Banking Act of 1935 (49 Stat. 684, 706, 714), and as otherwise amended.

Section 22, subsection (d), of the Federal Reserve Act, as amended and reenacted by section 5 of the act of September 26, 1918 (40 Stat. 967, 970).

Section 22, subsection (g), of the Federal Reserve Act, as added by section 12 of the Banking Act of 1933 (48 Stat. 162, 182), as amended by section 326 (c) of the Banking Act of 1935 (49 Stat. 684, 716).

Section 25 of the Federal Reserve Act (38 Stat. 251, 273), as amended by the act of September 7, 1916 (39 Stat. 752, 755), as amended.

Section 25 (a) of the Federal Reserve Act, as added by the act of December 24, 1919 (41 Stat. 378), as amended by the act of June 14, 1921 (42 Stat. 28), and as otherwise amended.

Section 8 of the act of October 15, 1914 as amended by section 329 of the Banking Act of 1935 (49 Stat. 684, 717), and as otherwise amended.

Section 32 of the Banking Act of 1933, as amended by section 307 of the Banking Act of 1935 (49 Stat. 684, 709).

Section 502, subsection (b), of the World War Adjusted Compensation Act (43 Stat. 121, 126), as amended.

Section 3 (b), 7, and 8, of the Securities Exchange Act of 1934 (48 Stat. 881, 884, et seq.).

Section 23 (a) of the Securities Exchange Act of 1934 as amended by section 8 of the act of May 27, 1936 (49 Stat. 1375, 1379).

Section 5144 of the Revised Statutes, as amended by section 19 of the Banking Act of 1933 (48 Stat. 162, 186), as amended by section 311 of the Banking Act of 1935 (49 Stat. 684, 710).

FEDERAL SECURITY AGENCY

Rules, regulations, orders and notices issued pursuant to the authority contained in:

Civilian Conservation Corps

Act of June 28, 1937 (50 Stat. 319), as amended by the act of August 7, 1939 (53 Stat. 1253), as amended by the act of June 13, 1940 (54 Stat. 333).

National Youth Administration

Executive Order No. 7086 dated June 26, 1935.

Section 14 of the Emergency Relief Appropriation Act of 1939 (53 Stat. 929, 933).

Paragraphs 4, 6, and 15 of the National Youth Appropriation Act, 1941 (54 Stat. 591 592).

Social Security Board

Old Age and Survivors Insurance. Section 1106 of the Social Security Act, as added

by section 802 of the act of August 10, 1939 (53 Stat. 1398).

Sections 204 (a), and 205 (a), and 206 of the Social Security Act, as amended by Title II of the act of August 10, 1939 (53 Stat. 1362, 1368, 1372).

Section 5 of the Act of August 13, 1940 (54 Stat. 787).

Food and Drug Administration

Sections 2, 3, and 10 of the act of March 2, 1897 (29 Stat. 604, 605, 607), as amended by the act of May 16, 1908 (35 Stat. 163), and the act of May 31, 1920 (41 Stat. 694, 712).

Section 3 of the Federal Food and Drugs Act (34 Stat. 768, 769).

Section 8 of the Federal Food and Drugs Act (34 Stat. 768, 770), as amended by the act of March 3, 1913 (37 Stat. 732), as amended by the act of July 8, 1930 (46 Stat. 1019).

Section 10A of the Federal Food and Drugs Act, as amended by the act of August 27, 1935 (49 Stat. 871).

Section 3, paragraph 4, of the act of February 15, 1927 (44 Stat. 1101, 1103).

Section 9 (c) (1) of the Federal Caustic Poison Act (44 Stat. 1406, 1409).

The Federal Food, Drug, and Cosmetic Act (52 Stat. 1040).

Office of Education

Act of February 23, 1917 (39 Stat. 929), as amended and extended.

Section 4 of the act of June 2, 1920, as amended by section 3 of the act of June 9, 1930 (40 Stat. 524, 525), as amended.

Act of February 23, 1929 (45 Stat. 1260).

Act of June 8, 1936 (49 Stat. 1488).

Act of June 20, 1936 (49 Stat. 1559, 1560).

First Supplemental Civil Functions Appropriation Act, 1941 (54 Stat. 1033).

Public Health Service

Section 6 of the act of March 3, 1875 (18 Stat. 485, 486).

Section 1 of the Act of January 4, 1889 (25 Stat. 639), as amended.

Section 1 of the act of March 27, 1890 (26 Stat. 31), as amended.

Section 2 of the act of February 15, 1893 (27 Stat. 449, 450), as amended by the act of August 18, 1894 (28 Stat. 372), as amended by the act of February 27, 1921 (41 Stat. 1149), and by the act of February 7, 1925 (43 Stat. 809).

Section 3 of the act of February 15, 1893 (27 Stat. 449, 450), as amended.

Section 7 of the act of February 15, 1893 (27 Stat. 449, 452), and Executive Order No. 5264, dated January 24, 1930.

Section 10 of the act of February 15, 1893, as added by the act of March 3, 1901 (31 Stat. 1086), as amended.

Section 11 of the act of February 15, 1893, as added by the act of March 3, 1901 (31 Stat. 1086, 1087).

Sections 14 and 16 of the act of February 15, 1893, as added by the act of March 3, 1931 (46 Stat. 1491, 1492).

Section 2 of the act of March 3, 1897 (29 Stat. 687, 688), as amended by section 6 of the act of March 4, 1915 (38 Stat. 1164, 1165).

Section 9 of the act of July 1, 1902 (32 Stat. 712, 714).

Section 4 of the act of July 1, 1902 (32 Stat. 728, 729), as amended.

Section 6 of the act of March 3, 1905 (33 Stat. 1009, 1010), as amended.

Section 3 of the act of June 19, 1906 (34 Stat. 299, 300).

Act of June 24, 1914 (38 Stat. 387).

Sections 2 and 3 of the act of February 3, 1917 (39 Stat. 872, 873).

Section 16 of the act of February 5, 1917 (39 Stat. 874, 885).

Section 1 of the act of April 17, 1917 (40 Stat. 2, 6).

Section 4 of Chapter XV of the act of July 9, 1918 (40 Stat. 845, 886), as amended by the act of May 24, 1938 (52 Stat. 439).

Section 7 (b) (3) and section 11 (c) of the act of May 20, 1926 (44 Stat. 568, 572, 575).

Sections 6 and 11 of the act of January 19, 1929 (45 Stat. 1085, 1086, 1087).

Section 4 of the act of April 9, 1930 (46 Stat. 150).

Sections 3 and 4 of the act of May 26, 1930 (46 Stat. 379, 380).

Section 602 (c) of the act of August 14, 1935 (49 Stat. 620, 635).

Section 8 (c) of the National Cancer Institute Act (50 Stat. 559, 562).

Act of August 4, 1894, as amended by section 2 of the act of July 30, 1937 (50 Stat. 547, 548).

Treasury Department Appropriation Act, 1938 (50 Stat. 137, 149, 150).

Treasury Department Appropriation Act, 1939 (52 Stat. 120, 132, 134).

Federal Security Agency Appropriation Act of 1941 (54 Stat. 580).

Employment Security

Regulations, so entitled, having general applicability and legal effect, prescribed by the Board pursuant to the Social Security Act (49 Stat. 620) and section 1609 of the Internal Revenue Code (53 Stat. 188); and all actions taken by the Board approving State unemployment compensation laws under section 1603 (a) of the Internal Revenue Code, as amended by section 611 of the act of August 10, 1939 (53 Stat. 1391), and certifying such laws or making findings with respect thereto under sections 1602 and 1603 (c) of that Code.

Rules and regulations, so entitled, having general applicability and legal effect, prescribed by the Board and approved by the Federal Security Administrator pursuant to section 12 of the act of June 6, 1933 (48 Stat. 113, 117).

FEDERAL TRADE COMMISSION

Rules, regulations, general orders, findings and cease and desist orders, and Trade Practice Conference rules, issued pursuant to the authority contained in:

The act of September 26, 1914 (38 Stat. 717), as amended by the act of March 21, 1938 (52 Stat. 111).

Act of October 15, 1914 (38 Stat. 730), as amended by the act of June 19, 1936 (49 Stat. 1526).

Wool Products Labeling Act of 1939 (54 Stat. 1128).

FEDERAL WORKS AGENCY

Public Buildings Administration (Including United States Housing Corporation)

Rules and regulations issued pursuant to the authority contained in:

Act of May 16, 1938 (40 Stat. 550), as amended, and as further amended by the act of June 25, 1938 (52 Stat. 1193).

Executive Order No. 8186, dated June 29, 1939 (4 F.R. 2749).

Public Roads Administration

Section 18 of the Federal Highway Act (42 Stat. 212, 216).

Sections 6, 8, and 9 of the act of September 5, 1940 (54 Stat. 869, 870).

Public Works Administration

Public Works Administration Appropriation Act of 1938 (52 Stat. 816).

Independent Offices Appropriation Act, 1940 (53 Stat. 524, 548).

Independent Offices Appropriation Act, 1941, approved April 18, 1940 (54 Stat. 111).

Second Deficiency Appropriation Act, 1940, approved June 27, 1940 (54 Stat. 628).

Executive Order No. 7956, dated August 19, 1938 (3 F.R. 2047).

Work Projects Administration

Rules, regulations, and administrative orders issued pursuant to the authority contained in:

Emergency Relief Appropriation Act of 1935 (49 Stat. 115).

Emergency Relief Appropriation Act of 1936 (49 Stat. 1608).

Emergency Relief Appropriation Act of 1937 (50 Stat. 352).

Emergency Relief Appropriation Act of 1938 (52 Stat. 809).

Act of February 4, 1939 (53 Stat. 507).

Emergency Relief Appropriation Act of 1939 (53 Stat. 927).

Emergency Relief Appropriation Act, fiscal year 1941 (54 Stat. 611).

Executive Order No. 7034, dated May 6, 1935.

Executive Order No. 7083, dated June 24, 1935.

Executive Order No. 7164, dated August 29, 1935, as amended by Executive Order No. 7319, dated March 18, 1936 (1 F.R. 40), and Executive Order No. 7433, dated August 18, 1936 (1 F.R. 1164).

Executive Order No. 7396, dated June 22, 1936 (1 F.R. 651).

Executive Order No. 7649, dated June 29, 1937 (2 F.R. 1136).

United States Housing Authority

Sections 7 (a), 8, 10 (b), 16 (1) of the United States Housing Act of 1937 (50 Stat. 888), and as extended to defense housing by Title II of the act of June 28, 1940 (54 Stat. 681).

FOREIGN TRADE ZONES BOARD

Rules and regulations issued pursuant to the authority contained in:

Sections 8, 15 (b), and 16 of the act of June 16, 1934 (48 Stat. 998, 1000, 1002).

GENERAL ACCOUNTING OFFICE

Rules and regulations issued pursuant to the authority contained in:

Sections 309 and 311 (f) of the Budget and Accounting Act, 1921 (42 Stat. 20, 25).

INTERIOR, DEPARTMENT OF

Office of the Secretary

(Including the Office of Land Utilization)

Regulations issued under the authority contained in the act of April 27, 1935 (49 Stat. 163).

BITUMINOUS COAL DIVISION

Orders, rules, regulations, and notices issued under the authority contained in:

Bituminous Coal Act of 1937 (50 Stat. 72).

Fish and Wildlife Service

(Including the Alaska Game Commission)

Section 1 of the act of May 25, 1900 (31 Stat. 187), as amended by section 241 of the act of March 4, 1909 (35 Stat. 1088, 1137).

Act of June 3, 1902 (32 Stat. 285).

Act of January 24, 1905 (33 Stat. 614).

Section 5 of the act of June 14, 1906 (34 Stat. 263, 264), as amended.

Act of June 26, 1906 (34 Stat. 478, 480), as amended by the act of June 6, 1924 (43 Stat. 464), and the act of April 16, 1934 (48 Stat. 594).

Act of May 11, 1908 (35 Stat. 102), as amended by the act of May 31, 1920 (41 Stat. 694, 716), as amended by the act of June 16, 1934 (48 Stat. 976).

Section 84 of the act of March 4, 1909 (35 Stat. 1088, 1104), as amended by the act of April 15, 1924 (43 Stat. 98).

Act of April 21, 1910 (36 Stat. 326), as amended.

Section 3 of the Migratory Bird Treaty Act (40 Stat. 755).

Act of June 6, 1924 (43 Stat. 464), as amended by the acts of June 18, 1926 (44 Stat. 752), April 16, 1934 (48 Stat. 594), August 2, 1937 (50 Stat. 557), and August 14, 1937 (50 Stat. 639).

The Upper Mississippi River Wild Life and Fish Refuge Act (43 Stat. 650), as amended.

Sections 8 and 10 of the Alaska Game Law (43 Stat. 739, 743), as amended by the act of February 14, 1931 (46 Stat. 1111).

Section 9 of the Alaska Game Law (43 Stat. 739, 743).

Section 11, Subsections C and D of the Alaska Game Law (43 Stat. 739, 744), as amended by the act of February 14, 1931 (46 Stat. 1111, 1112), as amended by the act of June 25, 1938 (52 Stat. 1169).

Act of June 18, 1926 (44 Stat. 752), as amended by the act of August 2, 1937 (50 Stat. 557).

Section 5 of the act of April 23, 1928 (45 Stat. 448, 449).

The Migratory Bird Conservation Act (45 Stat. 1222), as supplemented by the Migratory Bird Hunting Stamp Act (48 Stat. 451), as amended by Titles I and III of the act of June 15, 1935 (49 Stat. 378, 381), as extended by the act of June 12, 1930 (46 Stat. 579).

Act of July 2, 1930 (46 Stat. 845).

Sections 3 and 4 of the act of March 10, 1934 (48 Stat. 401, 402).

Section 2 of the act of June 25, 1934 (48 Stat. 1213, 1214).

Title IV of the act of June 15, 1935 (49 Stat. 383).

Section 5 of the Whaling Treaty Act (49 Stat. 1246, 1247).

Sections 7 and 10 of the act of September 2, 1937 (50 Stat. 917).

Sections 1 and 2 of the act of June 25, 1938 (52 Stat. 1169, 1170).

Act of June 8, 1940 (54 Stat. 250).

General Land Office

Orders, rules, regulations, and instructions of general applicability and legal effect, issued, prescribed, or promulgated by the Secretary of the Interior and relating to the General Land Office.

Geological Survey

Act of March 3, 1879 (20 Stat. 377, 394).

Section 3 of the act of February 28, 1891 (26 Stat. 794, 795).

Section 2 of the act of May 27, 1908 (35 Stat. 312).

Act of March 3, 1909 (35 Stat. 781, 783).

Section 1 of the act of August 21, 1918 (39 Stat. 519).

Section 18 of the act of February 14, 1920 (41 Stat. 408, 426).

Act of February 25, 1920 (41 Stat. 437), as extended by section 5 of the act of February 7, 1927 (44 Stat. 1057, 1058), and amended by the acts of March 4, 1931 (46 Stat. 1523), February 9, 1933 (47 Stat. 798), June 16, 1934 (48 Stat. 977), and August 21, 1935 (49 Stat. 674).

Section 6 of the act of June 4, 1920 (41 Stat. 751, 763).

Act of June 4, 1920 (41 Stat. 813).

Section 7 of the act of March 4, 1923 (42 Stat. 1448, 1450).

Act of April 17, 1926 (44 Stat. 301), as extended by the act of July 16, 1932 (47 Stat. 701).

Act of June 8, 1926 (44 Stat. 710).

Act of February 25, 1928 (45 Stat. 148).

Grazing Service

Act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976) and the act of June 26, 1936 (53 Stat. 1002).

Act of June 23, 1938 (52 Stat. 1033).

Sections 501 (2) and 507 of the Soldiers' and Sailors' Civil Relief Act of 1940 (54 Stat. 1187, 1188).

Office of Indian Affairs

Section 3 of the act of March 7, 1875 (18 Stat. 449).

Section 5 of the act of August 15, 1876 (19 Stat. 200).

Section 5 of the act of July 4, 1884 (23 Stat. 101).

Section 3 of the act of February 28, 1891 (26 Stat. 795).

Section 16 of the act of March 3, 1891 (26 Stat. 1101).

Section 1 of the act of August 15, 1894 (28 Stat. 305).

Act of June 7, 1897 (30 Stat. 85).

Section 13 of the act of June 28, 1898 (30 Stat. 498).

Act of May 31, 1900 (31 Stat. 229).

Act of March 3, 1901 (31 Stat. 1066).

Section 7 of the act of May 27, 1902 (32 Stat. 275).

Section 10 of the act of March 3, 1905 (33 Stat. 1081).

Section 4 of the act of June 8, 1906 (34 Stat. 225).

Act of June 21, 1906 (34 Stat. 325, 375).
 Sections 3, 7, 12 of the act of June 28, 1906 (34 Stat. 543, 545).
 Act of March 1, 1907 (34 Stat. 1018, 1024).
 Section 3 of the act of March 28, 1908 (35 Stat. 51), as amended by the act of May 18, 1916 (39 Stat. 157).
 Sections 1, 2, 3, 9, 11 of the act of May 27, 1908 (35 Stat. 312, 313, 315, 316).
 Act of May 29, 1908 (35 Stat. 444).
 Act of March 3, 1909 (35 Stat. 783).
 Sections 3, 4, 7, 8, 23 of the act of June 25, 1910 (36 Stat. 856, 857, 861).
 Act of February 14, 1913 (37 Stat. 678).
 Act of August 1, 1914 (38 Stat. 583, 586).
 Sections 1 and 11 of the act of May 18, 1916 (39 Stat. 128, 142).
 Act of May 18, 1916 (39 Stat. 154, 155).
 Act of August 21, 1916 (39 Stat. 519).
 Section 25 of the act of May 25, 1918 (40 Stat. 591).
 Sections 1, 18 of the act of February 14, 1920 (41 Stat. 409, 410, 426).
 Section 6 of the act of June 4, 1920 (41 Stat. 753).
 Sections 1, 26 of the act of March 3, 1921 (41 Stat. 1232, 1248).
 Act of November 2, 1921 (42 Stat. 208).
 Section 5 of the act of December 3, 1924 (43 Stat. 476).
 Act of February 27, 1925 (43 Stat. 1009).
 Section 2 of the act of March 18, 1926 (44 Stat. 212).
 Act of May 10, 1926 (44 Stat. 464).
 Act of May 26, 1926 (44 Stat. 659, 660).
 Act of March 7, 1928 (45 Stat. 210-212), as amended by the act of June 22, 1928 (49 Stat. 1822).
 Act of March 13, 1928 (45 Stat. 312).
 Section 1 of the act of May 10, 1928 (45 Stat. 495).
 Act of May 24, 1928 (45 Stat. 734).
 Act of May 26, 1928 (45 Stat. 750).
 Act of February 15, 1929 (45 Stat. 1185).
 Act of March 26, 1930 (46 Stat. 103).
 Act of May 14, 1930 (46 Stat. 291).
 Section 3 of the act of June 19, 1930 (46 Stat. 788).
 Act of February 14, 1931 (46 Stat. 1124, 1127).
 Act of March 2, 1931 (46 Stat. 1471).
 Sections 1, 7 of the act of April 21, 1932 (47 Stat. 88, 90).
 Act of July 1, 1932 (47 Stat. 564).
 Sections 1, 7, 8 of the act of January 27, 1933 (47 Stat. 777, 778, 779).
 Act of March 1, 1933 (47 Stat. 1417).
 Act of March 27, 1934 (48 Stat. 501).
 Act of April 30, 1934 (48 Stat. 647, 648).
 Act of June 5, 1934 (48 Stat. 881).
 Section 1 of the act of June 15, 1934 (48 Stat. 965).
 Sections 4, 5, 6, 10, 11, 16, 17, 18 of the act of June 18, 1934 (48 Stat. 984, 985, 986, 987, 988), as amended.
 Act of June 26, 1934 (48 Stat. 1240).
 Section 3 of the act of August 15, 1935 (49 Stat. 655).
 Sections 2 (g), 3 of the act of August 27, 1935 (49 Stat. 892).
 Act of February 11, 1936 (49 Stat. 1135).
 Sections 1, 2 of the act of May 1, 1936 (49 Stat. 1250).
 Section 3 of the act of June 4, 1936 (49 Stat. 1458).
 Sections 1, 3 of the act of June 26, 1936 (49 Stat. 1967, 1968).
 Act of April 17, 1937 (50 Stat. 68).
 Section 2 of the act of June 28, 1937 (50 Stat. 319).
 Section 3 of the act of August 28, 1937 (50 Stat. 872).
 Section 3 of the act of September 1, 1937 (50 Stat. 900).
 Act of April 4, 1938 (52 Stat. 193).
 Act of May 11, 1938 (52 Stat. 347).
 Section 2 of the act of June 1, 1938 (52 Stat. 605).
 Act of June 19, 1939 (53 Stat. 840).
 Section 2 of the act of July 27, 1939 (53 Stat. 1128).
 Act of August 7, 1939 (53 Stat. 1252).
 Section 161 of the Revised Statutes.
 Section 441 of the Revised Statutes.
 Section 463 of the Revised Statutes.
 Section 465 of the Revised Statutes.
 Section 2058 of the Revised Statutes.

Section 2078 of the Revised Statutes.
 Section 2103 of the Revised Statutes.
 Section 2117 of the Revised Statutes.
 Section 2119 of the Revised Statutes.
 Section 2127 of the Revised Statutes.
 Executive Order No. 7792, dated January 18, 1938 (3 F.R. 161).
 Executive Order No. 7868, dated April 15, 1938 (3 F.R. 903).

Bureau of Mines

Section 5 of the act of February 25, 1913 (37 Stat. 681, 682), as amended by section 311 of the act of June 30, 1932 (47 Stat. 382, 410).
 Executive Order No. 4239, dated June 4, 1925, and Executive Order No. 6611, dated February 22, 1934.

Act of March 3, 1925 (43 Stat. 1110), as amended by the act of September 1, 1937 (50 Stat. 885).

National Park Service

Act of March 3, 1891 (26 Stat. 842), as amended.

Section 4 of the act of April 20, 1904 (33 Stat. 187, 188).

Section 4 of the act of June 8, 1906 (34 Stat. 225).

Section 3 of the act of August 25, 1916 (39 Stat. 535), as amended by the act of June 2, 1920 (41 Stat. 732).

Sections 1 and 2 of the act of March 2, 1933 (47 Stat. 1430).

Section 2 of the act of August 21, 1935 (49 Stat. 666).

Executive Order No. 6166, dated June 10, 1933, and Executive Order No. 6228, dated July 28, 1933.

Executive Order No. 7496, dated November 14, 1936 (1 F.R. 1946).

Petroleum Conservation Division

Orders, rules, and regulations issued pursuant to the authority contained in:

Act of February 22, 1935 (49 Stat. 30), as amended by the act of June 14, 1937 (50 Stat. 257), as extended by the act of June 29, 1939 (53 Stat. 927), and Executive Orders Nos. 7756, 7757, 7758, and 7759, dated December 1, 1937 (2 F.R. 2664, et seq.).

Bureau of Reclamation

Section 4 of the act of June 17, 1902 (32 Stat. 389).

Act of January 25, 1917 (39 Stat. 868).

Subsection C of the Second Deficiency Act, Fiscal Year 1924 (43 Stat. 672, 702).

Sections 41 to 45 of the act of May 25, 1926 (44 Stat. 636, 647, 648).

Section 15 of the act of August 4, 1939 (53 Stat. 1198).

Section 5 of the act of June 29, 1940 (54 Stat. 704).

Section 4 of the act of July 8, 1940 (54 Stat. 744).

Section 8 of the act of July 19, 1940 (54 Stat. 777).

Section 11 of the act of October 14, 1940 (54 Stat. 1125).

Division of Territories and Island Possessions

Territory of Alaska. Act of March 4, 1907 (34 Stat. 1295, 1338), as amended.

Act of March 4, 1927 (44 Stat. 1452, 1455).

The Alaska Railroad. Section 1 of the act of March 12, 1914 (38 Stat. 305).

Executive Order No. 3861, dated June 8, 1923.

Alaska Road Commission. Act of January 27, 1905 (33 Stat. 616), as amended by the act of May 14, 1906 (34 Stat. 192), as amended by the act of June 30, 1932 (47 Stat. 446).

Puerto Rico. Joint Resolution of December 21, 1928 (45 Stat. 1067), as amended by the Joint Resolution of June 3, 1935 (49 Stat. 320).

Executive Order No. 7057, dated May 28, 1935.

Section 14 of the Emergency Relief Appropriation Act of 1939 (53 Stat. 927, 933).

Section 13 of the Emergency Relief Appropriation Act of 1940 (54 Stat. 619).

Territory of the Virgin Islands. Organic act of the Virgin Islands of the United States (49 Stat. 1807).

Executive Order No. 7715, dated September 26, 1937 (2 F.R. 2008).

INTERNATIONAL BOUNDARY COMMISSION, UNITED STATES AND MEXICO

Rules and regulations issued pursuant to the authority contained in:

Articles VI and VII of the Convention of March 1, 1889 (26 Stat. 1512, 1515).

Articles I and XI of the Convention of February 1, 1933 (48 Stat. 1621, 1622, 1626).

Rules and Regulations for the Maintenance and Preservation of the Rio Grande Rectification Project in the El Paso-Juarez Valley (Minute No. 165), dated August 13, 1938, approved by the Governments of the United States and Mexico (3 F.R. 2297).

INTERNATIONAL FISHERIES COMMISSION

Regulations issued pursuant to the authority contained in:

Articles I and III of the Convention of January 29, 1937 (50 Stat. 1351, 1352).

INTERSTATE COMMERCE COMMISSION

Rules, regulations, and general orders, concerning a class or classes of carriers or persons, other than orders for public hearings, issued pursuant to the authority contained in:

Interstate Commerce Act of February 4, 1887 (24 Stat. 379), as amended.

Safety Appliance Act of March 2, 1893 (27 Stat. 531), as amended, as supplemented by the act of April 14, 1910 (36 Stat. 298).

Hours of Service Act of March 4, 1907 (34 Stat. 1415), as amended.

Accident Reports Act of May 6, 1910 (36 Stat. 350).

Boiler Inspection Act of February 17, 1911 (36 Stat. 913, as amended by the act of June 7, 1924 (43 Stat. 659), as amended.

Section 10 of the Clayton Antitrust Act of October 15, 1914 (38 Stat. 730, 734).

Standard Time Act (40 Stat. 450), as amended.

Section 8 of the Merchant Marine Act, 1920 (41 Stat. 988, 992).

Transportation of Explosives Act of March 4, 1921 (41 Stat. 1444).

Section 1 of the Railway Labor Act as amended by section 1 of the act of June 21, 1934 (48 Stat. 1185).

Section 77 of the Bankruptcy Act, as added by the act of March 3, 1933 (47 Stat. 1467), as amended by the act of August 27, 1935 (49 Stat. 911).

Section 6 (a) of the act of June 12, 1934, as amended by section 5 of the act of August 14, 1935 (49 Stat. 614, 616).

Section 16 of the Bituminous Coal Act of 1937 (50 Stat. 72, 90).

Section 1 of the Railroad Retirement Act of 1935, as amended by section 1 of the Railroad Retirement Act of 1937 (50 Stat. 307).

Section 1 of the Carriers Taxing Act of 1937 (50 Stat. 435).

Section 201 (a) of the Agricultural Adjustment Act of 1938 (52 Stat. 31).

Section 1 of the Railroad Unemployment Insurance Act (52 Stat. 1094), as amended.

JUSTICE DEPARTMENT

General

Section 2 (a) of the act of October 17, 1940 (54 Stat. 1202).

Executive Order No. 8641, dated January 18, 1941 (6 F.R. 563).

Immigration and Naturalization Service

Sections 7, 8, and 14 of the act of September 13, 1888 (25 Stat. 476, 477, et seq.), as extended and continued by the act of April 29, 1902 (32 Stat. 176), as amended.

Act of April 29, 1902 (32 Stat. 176), as amended.

Sections 2 and 3 of the act of February 5, 1917 (39 Stat. 874, 875), as extended and amended.

Sections 11, 16, 17, 22, 23, and 30 of the act of February 5, 1917 (39 Stat. 874, 881, et seq.).

Act of December 26, 1920 (41 Stat. 1082).

Sections 10 (a), 10 (b), 10 (c), 11 (f), 12 (c), and 24 of the Immigration Act of 1924 (43 Stat. 153, 158, et seq.).

Act of February 27, 1925 (43 Stat. 1014, 1049).

Sections 7 (d) and 11 (b) of the act of May 20, 1926 (44 Stat. 568, 572, 574).

Section 3 of the act of March 17, 1932 (47 Stat. 67).

Section 8 (a) (2) of the act of March 24, 1934 (48 Stat. 456, 462).

Section 3 of the act of July 10, 1935 (49 Stat. 478), as extended by the act of May 14, 1937 (50 Stat. 165).

Section 3 of the act of August 23, 1937 (50 Stat. 743, 744).

Executive Order No. 589, dated March 14, 1907.

Executive Order No. 1712, dated February 24, 1913.

Executive Order No. 8429, dated June 5, 1940 (5 F.R. 2145).

Executive Order No. 8766, dated June 3, 1941 (6 F.R. 2741).

Reorganization Plan V (5 F.R. 2223).

Sections 31 (c) and 37 (a) of the act of June 28, 1940 (54 Stat. 674, 675).

Sections 309 (d), 327 (b), 328 (b), 329 (a), 402 and 503 of the act of October 14, 1940 (54 Stat. 1144, 1151, 1152, 1169, 1171).

Bureau of Prisons

Act of June 29, 1940 (54 Stat. 693).

DEPARTMENT OF LABOR

Rules and regulations issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes.

Office of the Secretary

Section 3 of the act of April 13, 1934 (48 Stat. 582, 583), as amended.

Section 2 of the act of June 13, 1934 (48 Stat. 948), as transferred by section 9 of Reorganization Plan IV (5 F.R. 2421).

Act of August 30, 1935 (49 Stat. 1011).

Children's Bureau

Section 1102 of the Social Security Act (49 Stat. 620, 647), as extended by section 801 of the Social Security Act Amendments of 1939 (53 Stat. 1360, 1398).

Sections 3 (1), 11 (b), and 12 (b) of the act of June 25, 1938 (52 Stat. 1060).

Division of Public Contracts

Sections 4 and 6 of the act of June 30, 1936 (49 Stat. 2036, 2038), as extended by the act of May 17, 1938 (52 Stat. 401), the act of June 14, 1940 (54 Stat. 394), the act of June 28, 1940 (54 Stat. 676), the act of July 2, 1940 (54 Stat. 712), the act of September 9, 1940 (54 Stat. 872), and the act of October 14, 1940 (54 Stat. 1115).

Wage and Hour Division

Rules and regulations, orders and notices issued pursuant to the authority contained in:

Sections 3 (m), 5, 6, 7 (b), (3), 7 (c), 8, 11 (c), 13 (a) and 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060).

LIBRARY OF CONGRESS—COPYRIGHT OFFICE

Rules and regulations issued pursuant to the authority contained in:

Section 53 of the act of March 4, 1909 (35 Stat. 1075).

NAVY DEPARTMENT

General

Section 161 of the Revised Statutes.

Section 1547 of the Revised Statutes.

Line Personnel

Act of August 27, 1940 (54 Stat. 864).

Public Property Under Jurisdiction of the Navy Department

Sale or Loan to Civilian Agencies, etc.

Section 2 of the act of August 5, 1882 (22 Stat. 284, 296).

Act of October 19, 1888 (25 Stat. 565, 600).

Act of May 22, 1896, as amended by the act of February 28, 1933 (47 Stat. 1369).

Act of May 8, 1914 (38 Stat. 771).
Act of December 23, 1932 (47 Stat. 751).
Act of June 13, 1940 (54 Stat. 383).
Act of June 19, 1940 (54 Stat. 491).

Defensive Sea Areas

Section 44 of the act of March 4, 1909, as amended by the act of March 4, 1917 (39 Stat. 1168).

Disposition of Effects of Naval Decedents

Act of March 29, 1918 (40 Stat. 499), as amended.

Naval and Marine Reserve

Section 22 of the act of March 4, 1925 (43 Stat. 1269, 1276), as amended.

Act of June 25, 1938 (52 Stat. 1175).

Act of October 8, 1940 (54 Stat. 1023).

Naval Petroleum and Oil Shale Reserves

Act of June 30, 1938 (52 Stat. 1252).

Prohibition Against the Making of Photographs, Sketches, or Maps of Vital Naval Defensive Installations and Equipment

Act of January 12, 1938 (52 Stat. 3).

Protection of Naval Uniform

Section 125 of the National Defense Act (39 Stat. 186, 216), as amended.

Act of May 22, 1939 (53 Stat. 752).

Model Basin Experiments

Act of May 6, 1936 (49 Stat. 1263).

State Taxes in Federal Areas

Act of October 9, 1940 (54 Stat. 1059).

Welfare and Recreation

Act of May 25, 1939 (53 Stat. 757).

Act of June 11, 1940 (54 Stat. 265).

Act of May 6, 1941 (Public No. 48, Seventy-seventh Congress, First Session).

NATIONAL ARCHIVES

Rules and regulations issued pursuant to the authority contained in:

Act of June 19, 1934 (48 Stat. 1122), as amended by the act of June 22, 1936 (49 Stat. 1821).

The Federal Register Act, approved July 26, 1938 (49 Stat. 500), as amended by the act June 19, 1937 (50 Stat. 304).

Joint Resolution to provide for the establishment and maintenance of the Franklin D. Roosevelt Library, and for other purposes, approved July 18, 1939 (53 Stat. 1062).

MARITIME COMMISSION

Rules, regulations, notices, and orders, except such as are effective only against one or more specifically named persons, issued pursuant to authority contained in:

Sections 18 and 21 of the Shipping Act, 1916 (39 Stat. 728, 735, 736).

Section 40 of the Shipping Act, 1916, as added by section 4 of the act of July 15, 1918 (40 Stat. 900, 901).

Section 9 of the Shipping Act, 1916, as amended by section 18 of the Merchant Marine Act, 1920 (41 Stat. 988, 994), as amended by section 42 of the act of June 23, 1938 (52 Stat. 953, 964).

Section 14 (a) of the Shipping Act, 1916, as added by section 20 of the Merchant Marine Act, 1920 (41 Stat. 988, 996).

The Shipping Act, 1916, as extended and amended by sections 2 and 5 of the Interstate Shipping Act, 1933 (47 Stat. 1425, 1427).

Section 19 of the Merchant Marine Act, 1920 (41 Stat. 988, 995).

Section 12 of Executive Order No. 6166, dated June 10, 1933.

Merchant Marine Act, 1936 (49 Stat. 1985), as amended by section 45 of the act of June 23, 1938 (52 Stat. 965).

Section 2 of the act of June 12, 1940 (54 Stat. 346).

NATIONAL LABOR RELATIONS BOARD

Rules, regulations, and general orders issued pursuant to the authority contained in:

Section 6 (a) of the National Labor Relations Act (49 Stat. 449, 452).

THE PANAMA CANAL

Rules and regulations issued pursuant to the authority contained in:

Canal Zone Code, tit. 2, sec. 303; act of February 27, 1909 (35 Stat. 658); and Executive Order No. 1253, dated October 7, 1910.

Canal Zone Code, tit. 2, secs. 5 and 7; sections 4 and 7 of the act of August 24, 1912 (37 Stat. 560, 561, 564), as amended; Executive Order No. 8234, dated September 5, 1939 (4 F.R. 3823); and Proclamation No. 2350, dated September 5, 1939 (4 F.R. 3821).

Act of August 24, 1912 (37 Stat. 560); Air Commerce Act of 1926 (44 Stat. 568); and section 6 (d) of Executive Order No. 5047, dated February 18, 1929.

Canal Zone Code, tit. 2, sec. 14; section 1 of the act of July 9, 1937 (50 Stat. 486); and Executive Order No. 8251, dated September 12, 1939 (4 F.R. 3899), as amended by Executive Order No. 8271, dated October 16, 1939 (4 F.R. 4277).

Canal Zone Code, tit. 2, sec. 321; section 1 of the act of August 21, 1916 (39 Stat. 527, 528); and sections 11, 171 and 172 of Executive Order No. 7242, dated December 6, 1935.

Canal Zone Code, tit. 2, sec. 141; section 10 of the act of August 21, 1916 (39 Stat. 527, 529); and rules 9 and 119 of Executive Order No. 4314, dated September 25, 1925; Executive Order No. 8234, dated September 5, 1939 (4 F.R. 3823); and Proclamation No. 2350, dated September 5, 1939 (4 F.R. 3821).

Canal Zone Code, tit. 2, sec. 142; act of July 5, 1932 (47 Stat. 577), as amended by section 7 of the act of June 24, 1938 (49 Stat. 1905); and rule 127 of Executive Order No. 4314, dated September 25, 1925.

Section 1 of title II of the act of June 15, 1917 (40 Stat. 217, 220).

Canal Zone Code, tit. 2, sec. 351; section 6 of the act of December 29, 1926 (44 Stat. 924, 926).

Canal Zone Code, tit. 2, sec. 342; section 2 of the act of May 27, 1930 (46 Stat. 388).

Canal Zone Code, tit. 5, sec. 875; section 4 of the act of July 5, 1932 (47 Stat. 573).

Canal Zone Code, tit. 2, sec. 291; section 1 of the act of July 5, 1932 (47 Stat. 576).

Canal Zone Code, tit. 2, sec. 201; section 1 of the act of July 5, 1932 (47 Stat. 578).

Canal Zone Code, tit. 2, sec. 153; section 1 of the act of February 16, 1933 (47 Stat. 811).

Canal Zone Code, tit. 2, sec. 274; section 2 of the act of February 16, 1933 (47 Stat. 812); and section 6 of Executive Order No. 7234, dated November 25, 1935.

Canal Zone Code, tit. 2, sec. 272; section 1 of the act of February 16, 1933 (47 Stat. 812).

Canal Zone Code, tit. 2, sec. 61 and 62; section 1 of the act of February 16, 1933 (47 Stat. 813).

Canal Zone Code, tit. 2, sec. 401; act of August 21, 1916 (39 Stat. 527); and Executive Order No. 8306, dated December 19, 1939 (4 F.R. 4909).

Canal Zone Code, tit. 5, sec. 484; section 60 of the act of February 21, 1933 (47 Stat. 859, 871).

Canal Zone Code, tit. 3, sec. 243; section 181a of the act of February 27, 1933 (47 Stat. 1124, 1150).

Act of July 8, 1937 (50 Stat. 478); and Executive Order No. 7837, dated March 12, 1938 (3 F.R. 667 D. I.).

POST OFFICE DEPARTMENT

Documents issued pursuant to the authority contained in sections 161 and 396 of the Revised Statutes, and all other documents having general applicability and legal effect, promulgated pursuant to the authority contained in laws or Executive orders administered by the Post Office Department.

THE PRESIDENT

All documents which the President directs to be filed and published.

EXECUTIVE OFFICE OF THE PRESIDENT

Office for Emergency Management

Rules, regulations, notices, and orders having general applicability and legal effect, in-

cluding in the term "orders", determinations and obligatory standards issued by the following agencies pursuant to the authority contained in:

Council of National Defense

Section 2 of the act of August 29, 1916 (39 Stat. 649).

Advisory Commission to the Council of National Defense

Section 2 of the act of August 29, 1916 (39 Stat. 649).

Order of the President, dated May 29, 1940 (5 F.R. 2114).

Section 302 of the Second Revenue Act of 1940 (54 Stat. 998).

Office of Production Management

Executive Order No. 8629, dated January 7, 1941 (6 F.R. 191).

Regulations Nos. 1, 2, 3 of the Office of Production Management (6 F.R. 1595, 1596, 1597).

Office of Price Administration and Civilian Supply

Executive Order No. 8734, dated April 11, 1941 (6 F.R. 1917).

National Defense Mediation Board

Executive Order No. 8716, dated March 19, 1941 (6 F.R. 1533), as amended by Executive Order No. 8731, dated April 4, 1941 (6 F.R. 1809).

RAILROAD RETIREMENT BOARD

Rules and regulations issued pursuant to the authority contained in:

Section 4 of the Railroad Retirement Act of 1935 (49 Stat. 967), as continued by Part II of the act of June 24, 1937 (50 Stat. 318).

Sections 2 (a), 3, 2 (c), 6 (b), 8, 9, and 10 of the Railroad Retirement Act of 1937 (50 Stat. 308, 309, et seq.).

Section 12 of the act of June 25, 1938 (52 Stat. 1094, 1107).

Section 5 of the act of October 9, 1940 (54 Stat. 1090).

SECURITIES AND EXCHANGE COMMISSION

I. General rules and regulations issued pursuant to the authority contained in:

Securities Act of 1933 (48 Stat. 74), as amended.

Securities Exchange Act of 1934 (48 Stat. 881), as amended.

Public Utility Holding Company Act of 1935 (49 Stat. 803).

Trust Indenture Act of 1939 (53 Stat. 1149).

Investment Company Act of 1940 (54 Stat. 789).

Investment Advisers Act of 1940 (54 Stat. 847).

II. (a) Stop orders issued pursuant to the authority contained in:

Section 8 (d) of the Securities Act of 1933 (48 Stat. 74, 79).

(b) Permanent suspension orders issued pursuant to § 230.340 (b) [Rule 340 (b)] and § 230.380 (b) [Rule 380 (b)] of the Rules and Regulations promulgated under section 3 (b) of the Securities Act of 1933 (48 Stat. 74, 76).

(c) Notices of hearings or of opportunities to be heard, and final orders, relating to the registration, or exemption or withdrawal from, or suspension of, registration of national securities exchanges, issued pursuant to the authority contained in:

Sections 5, 6, and 19 (a) (1) of the Securities Exchange Act of 1934 (48 Stat. 881, 885, 898), as amended.

(d) Notices of hearings or of opportunities to be heard, and final orders, relating to the adoption, alteration, or supplementing of rules of national securities exchanges, issued pursuant to the authority contained in:

Section 19 (b) of the Securities Exchange Act of 1934 (48 Stat. 881, 898), as amended.

(e) Notices of hearings and final orders concerning the withdrawal and striking from listing and registration of a security registered upon a national securities exchange, or

the granting, denying, termination, or suspension of unlisted trading privileges, issued pursuant to the authority contained in:

Section 12 of the Securities Exchange Act of 1934 (48 Stat. 881, 892), as amended by the act of May 27, 1936 (49 Stat. 1375).

(f) Notices of hearings or rehearsals on revocation and/or suspension of registration as a broker or dealer otherwise than on a national securities exchange where personal services upon the registrant cannot be obtained, and final orders revoking, suspending, refusing or denying registration as a broker or dealer otherwise than on a national securities exchange issued pursuant to the authority contained in:

Section 15 of the Securities Exchange Act of 1934 (48 Stat. 881, 895), as amended, and rules and regulations issued thereunder.

(g) Notices of hearings or of opportunities to be heard and final orders issued pursuant to the authority contained in:

Sections 19 (a) (2) and 19 (a) (3) of the Securities Exchange Act of 1934 (48 Stat. 881, 898), as amended.

(h) Notices of public hearings or of opportunities to be heard, and final orders issued pursuant to the authority contained in:

Public Utility Holding Company Act of 1935 (49 Stat. 803).

(i) Orders declaring registration statement amended in accordance with stop order and that stop order shall cease to be effective, issued pursuant to the authority contained in:

Section 8 (d) of the Securities Act of 1933 (48 Stat. 74, 79).

(j) Notices of hearings and final orders concerning the suspension or revocation of a registered securities association; the suspension or expulsion from a registered securities association of any member thereof; the removal from office of any officer or director of a registered securities association; petitions for approval or direction of the Commission for admission to or continuance in membership of registered securities associations, issued pursuant to the authority contained in:

Section 15A of the Securities Exchange Act of 1934 (52 Stat. 1070), and rules and regulations issued thereunder.

(k) Notices of hearing or of opportunities to be heard issued pursuant to the authority contained in:

Investment Advisers Act of 1940 (54 Stat. 847). Provided, that notices of hearings or rehearsals on revocation and/or suspension of registration as an investment adviser shall be filed with the Division for publication only where personal service upon the registrant cannot be obtained issued pursuant to the authority contained in:

Section 203 of the Investment Advisers Act of 1940 (54 Stat. 847, 850).

(l) Orders denying, revoking, or suspending registration as an investment adviser issued pursuant to the authority contained in:

Section 203 of the Investment Advisers Act of 1940 (54 Stat. 847, 850).

(m) Notices of hearings or of opportunities to be heard issued pursuant to the authority contained in:

Investment Company Act of 1940 (54 Stat. 789).

(n) Orders determining the existence or non-existence of control and orders revoking or modifying any such order issued pursuant to the authority contained in:

Section 2 (a) (9) of the Investment Company Act of 1940 (54 Stat. 789, 790).

(o) Orders suspending or revoking the registration of any investment company issued pursuant to the authority contained in:

Section 8 (e) of the Investment Company Act of 1940 (54 Stat. 789, 803).

(p) Orders declaring a company has ceased to be an investment company issued pursuant to the authority contained in:

Section 8 (f) of the Investment Company Act of 1940 (54 Stat. 789, 803).

(q) Orders suspending the effectiveness of registration statement under the Securities Act of 1933 (48 Stat. 74), as amended, and/or suspending or revoking registration of a company under the Investment Company Act of

1940 (54 Stat. 789), issued pursuant to the authority contained in:

Section 14 (a) of the Investment Company Act of 1940 (54 Stat. 789, 811).

SELECTIVE SERVICE SYSTEM

Rules, regulations and orders having general applicability and legal effect issued pursuant to the authority contained in:

The Selective Training and Service Act of 1940, and particularly sections 10 (a) (1) and 10 (b) thereof (54 Stat. 893, 894).

Executive Order No. 8545, dated September 23, 1940, prescribing the Selective Service Regulations and particularly paragraph 119 of such regulations (5 F.R. 3779, 3781).

Executive Order No. 8553, dated September 28, 1940 (5 F.R. 3887).

Executive Order No. 8559, dated October 4, 1940 (5 F.R. 3923).

Executive Order No. 8641, dated January 18, 1941 (6 F.R. 563).

Executive Order No. 8675, dated February 6, 1941 (6 F.R. 832).

STATE DEPARTMENT

Rules, regulations, and notices issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes.

Arms, Ammunition, and Implements of War
Joint Resolution of November 4, 1939 (54 Stat. 4).

Proclamations Nos. 2374 and 2376, dated November 4, 1939 (4 F.R. 4493, 4495).

Regulations dated November 6, 1939 (4 F.R. 4509, 4510).

Proclamation No. 2394, dated April 10, 1940 (5 F.R. 1399).

Proclamation No. 2398, dated April 25, 1940 (5 F.R. 1569).

Proclamation No. 2404, dated May 11, 1940 (5 F.R. 1689).

Proclamation No. 2407, dated June 10, 1940 (5 F.R. 2191).

Proclamation No. 2410, dated June 11, 1940 (5 F.R. 2209).

Proclamation No. 2443, dated November 15, 1940 (5 F.R. 4523).

Documents Required for Aliens Entering the United States

Act of May 22, 1918 (40 Stat. 559), as extended by the act of March 2, 1921 (41 Stat. 1205, 1217).

Act of May 26, 1924 (43 Stat. 153).

Proclamation No. 1473, approved August 8, 1918 (40 Stat. 1829).

Executive Order No. 4049, dated July 14, 1924.

Executive Order No. 7224-A, dated November 14, 1935.

Executive Order No. 7797, dated January 26, 1938 (3 F.R. 253).

Executive Order 7865, dated April 12, 1938 (3 F.R. 885).

Executive Orders Nos. 8429 and 8430, dated June 5, 1940 (5 F.R. 2145).

Sections 30 and 37 (a) of the act of June 28, 1940 (54 Stat. 670).

Exportation of Helium

Act of September 1, 1937 (50 Stat. 885).

Exportation of Tin Plate Scrap

Section 2 of the act of February 15, 1938 (49 Stat. 1140), and Executive Order No. 7297, dated February 16, 1938.

Nationality

Act of March 2, 1907 (34 Stat. 1228), as amended.

Sections 401 (f), 402, 501, 502 and 503 of the act of October 12, 1940 (54 Stat. 1137 et seq.).

Passports

Section 3 of the act of June 4, 1920 (41 Stat. 739, 751).

Section 2 of the act of July 3, 1926 (44 Stat. 887), as amended, as further amended by the act of May 16, 1932 (47 Stat. 157).

Executive Order No. 7856, dated March 31, 1938 (3 F.R. 799).

Reciprocal Release of Enemy Property

Subsection (e) of section 9 of the act of October 6, 1917 (40 Stat. 411), as added by the act of March 4, 1923 (42 Stat. 1511), as amended by the act of August 24, 1937 (50 Stat. 748).

Trade Agreements

Section 4 of the act of June 12, 1934 (48 Stat. 943, 945), as extended by Joint Resolutions of March 1, 1937 (50 Stat. 24) and April 12, 1940 (54 Stat. 107).

Executive Order No. 6750, dated June 27, 1934.

Committee for Reciprocity Information

Rules and regulations issued pursuant to the authority contained in:

Section 4 of the act of June 12, 1934 (48 Stat. 943, 945), and paragraph 3 of Executive Order No. 6750, dated June 27, 1934.

Executive Order No. 8190, dated July 5, 1939 (4 F.R. 2785).

TREASURY DEPARTMENT

Bureau of Customs

Regulations and amendments thereto promulgated by the Secretary of the Treasury, or by the Commissioner of Customs with the approval of the Secretary of the Treasury, independently or jointly with other Federal agencies, under the authority of any statute, Executive order, Presidential proclamation, or treaty pertaining to the functions of the Bureau of Customs or of its field officers.

Bureau of Internal Revenue

Regulations and Treasury Decisions, so entitled, prescribed or approved by the Secretary of the Treasury, with respect to internal revenue, issued under authority of any law or laws or Executive orders relating to internal revenue.

Regulations, Treasury Decisions and notices of public hearing, issued pursuant to the authority contained in the Federal Alcohol Administration Act (49 Stat. 977), as amended by Joint Resolution of February 29, 1938 (49 Stat. 1152), Title V of the Liquor Tax Administration Act (49 Stat. 1964), and section 2 of Reorganization Plan No. III (5 F.R. 2107), issued under the Reorganization Act of 1939 (53 Stat. 561); section 161 of the Revised Statutes; section 3170 of the Internal Revenue Code.

All Other Bureaus, Divisions, Offices, Etc.

Regulations, circulars, Treasury Decisions, notices of public hearing, and orders, so entitled, issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes

Fiscal Service

Bureau of Accounts

Act of March 3, 1913 (37 Stat. 733).

Section 9 of the Federal Reserve Act (38 Stat. 251, 259), as amended by the act of May 7, 1928 (45 Stat. 492).

Section 15 of the Federal Reserve Act (38 Stat. 251, 265).

Section 6 of the Federal Farm Loan Act (49 Stat. 360, 365).

Section 7 of the act of April 24, 1917 (40 Stat. 35, 37).

Section 8 of the Second Liberty Bond Act of September 24, 1917 (40 Stat. 288, 291).

Section 4 of the Fourth Liberty Bond Act (40 Stat. 845).

Section 201 (d) of the Federal Farm Loan Act, as added by the act of March 4, 1923 (42 Stat. 1454, 1455).

Section 203 (a) (4) of the act of March 4, 1923 (42 Stat. 1454, 1463).

Act of June 19, 1922 (42 Stat. 662).

Sections 2 (d), 3 (1), 5 (c), 6 (g), and 21 (b) of the Settlement of War Claims Act of 1928 (45 Stat. 254, 255, et seq.).

Section 3639 of the Revised Statutes.
Section 5153 of the Revised Statutes, as amended.

Section 3646 of the Revised Statutes, as amended by the act of March 21, 1916 (39 Stat. 37), and as further amended.

Section 3647 of the Revised Statutes, as amended by the act of February 23, 1909 (35 Stat. 643, 644), and as further amended.

Section 12 of the Reconstruction Finance Act (47 Stat. 5, 10).
Section 14 of the Federal Home Loan Bank Act (47 Stat. 725, 736).

Section 62 of the Farm Credit Act of 1933 (48 Stat. 267).

Section 3 (a) (12) of the Securities Exchange Act of 1934 (48 Stat. 881, 884).

Section 17 of the Federal Credit Union Act (48 Stat. 1216, 1222).

Section 5 (k) of the Home Owners' Loan Act of 1933, as added by the act of April 27, 1934 (48 Stat. 645, 646).

Sections 308 and 402 (d) of the National Housing Act (48 Stat. 1246, 1255, 1256).

Section 1126 of the Revenue Act of 1926 (44 Stat. 9, 122), as amended by the act of February 4, 1935 (49 Stat. 20, 22).

Section 12B of the Federal Reserve Act, as added by the Banking Act of 1933 (48 Stat. 162, 168), as amended by the Banking Act of 1935 (49 Stat. 684).

Sections 1, 6 and 9 of the Government Losses in Shipment Act (50 Stat. 479, 480, 482), as amended by the act of August 10, 1933 (53 Stat. 1358).

Section 21 (c) of the United States Housing Act of 1937 (50 Stat. 888, 898).

Act of October 9, 1940 (54 Stat. 1086).
Assignment of Claims Act of 1940 (54 Stat. 1029).

Executive Order No. 8533, dated September 6, 1940 (5 F.R. 3601).

Bureau of the Public Debt

Section 10 of the act of June 25, 1910 (36 Stat. 814, 817).

Section 39 of the act of August 5, 1909 (36 Stat. 11, 117).

The Second Liberty Bond Act of September 24, 1917 (40 Stat. 288), as amended. See section 6 of the act of April 4, 1918 (40 Stat. 502, 505); section 4 of the act of July 9, 1918 (40 Stat. 844, 845); sections 1 and 6 of the act of March 3, 1919 (40 Stat. 1309, 1311); the act of June 17, 1929 (46 Stat. 19); section 14 of the Gold Reserve Act of 1934 (48 Stat. 337, 343); and section 4 of the act of February 4, 1935 (49 Stat. 20).

Section 3702 of the Revised Statutes as amended by the act of April 9, 1934 (48 Stat. 571).

Sections 251, 3703, 3704, 3705, and 3706 of the Revised Statutes.

Adjusted Compensation Payment Act, 1936 (49 Stat. 1099), as amended by the act of June 3, 1936 (49 Stat. 1396), and the act of June 26, 1936 (49 Stat. 1982).

Section 8 of the Government Losses in Shipment Act (50 Stat. 479, 481).

Section 3 of the Public Debt Act of 1941 (55 Stat. 7).

Bureau of Narcotics

Sections 2 (b) and 6 (c) of the act of February 9, 1909, as amended by the act of May 26, 1922 (42 Stat. 596, 598), as amended, and as further amended by section 3 (a) of the act of June 14, 1930 (46 Stat. 585).

Sections 2 (b), 3 (e), 5, 6, and 8 of the act of June 14, 1930 (46 Stat. 586, 587).

Section 5 of the Executive Order No. 6913, dated December 4, 1934.

Sections 2551 (a), 2554 (b), (f), 2559 (a), 2564 (b), 2569 (b), 2591 (a), (c), 2594 (a), 2599, 2600, 2603 (b), 2606, 3220 (e), 3222 (b), and 3232 (b) of the act of February 10, 1939 (53 Stat. 270, 272, 273, 277, 278, 280, 281, 282, 283, 382, 383, 386).

Section 8 of the act of August 9, 1939 (53 Stat. 1293).

Committee on Enrollment and Disbarment

Act of July 7, 1884 (23 Stat. 236, 258).

Section 641 of the Tariff Act of 1930 (46 Stat. 590, 759), as amended by the act of August 26, 1935 (49 Stat. 864).

Comptroller of the Currency

Section 13 of the Federal Reserve Act, as amended by the act of September 7, 1916 (39 Stat. 752).

Section 5136 of the Revised Statutes, as amended by section 2 of the act of February 25, 1927 (44 Stat. 1224, 1226), as amended by section 16 of the Banking Act of 1933 (48 Stat. 162, 184), as amended by section 308 of the Banking Act of 1935 (49 Stat. 684, 709).

Section 211 of the act of March 9, 1933 (48 Stat. 1, 5).

Office of Chief Clerk

Sections 147 and 150 of the act of March 4, 1909 (35 Stat. 1088, 1115, 1116).

Office of the Secretary

Gold, Silver, and Foreign Exchange Matters

Section 3524 of the Revised Statutes, as amended by section 2 of the act of January 14, 1875 (18 Stat. 296), as amended by the act of March 1, 1881 (21 Stat. 374).

Section 25 of the act of August 27, 1894 (28 Stat. 509, 552), as amended by section 403 of the act of May 27, 1921 (42 Stat. 9, 17), and reenacted as amended by section 522 of the Tariff Act of 1922 (42 Stat. 858, 974), and by section 522 of the Tariff Act of 1930 (46 Stat. 590, 739).

Section 1 of the act of June 25, 1910 (36 Stat. 814), as amended.

Section 5 (b) of the Trading With the Enemy Act (40 Stat. 411, 415), as amended by the act of March 9, 1933 (48 Stat. 1).

Sections 1, 2, 3, and 4 of the act of March 9, 1933 (48 Stat. 1, 2).

Section 44 of the act of May 12, 1933 (48 Stat. 31, 53).

Sections 3 and 11 of the Gold Reserve Act of 1934 (48 Stat. 337, 340, 342).

Sections 6, 7, and 9 of the Silver Purchase Act of 1934 (48 Stat. 1178, 1179, 1181).

Proclamation No. 2039, approved March 6, 1933 (48 Stat. 1689), as supplemented and amended.

Proclamation No. 2067, approved December 21, 1933, as modified by Proclamation No. 2092, approved August 9, 1934. Proclamation No. 2124, approved April 10, 1935. Proclamation No. 2125, approved April 2, 1935, and Proclamation No. 2268, approved December 30, 1937.

Executive Order No. 6073, dated March 10, 1933, as amended.

Executive Order No. 6260, dated August 28, 1933, as amended by Executive Order No. 6359, dated October 25, 1933, as amended by Executive Order No. 6556, dated January 12, 1934.

Executive Order No. 6560, dated January 15, 1934.

Act of May 7, 1940 (54 Stat. 179).

Executive Order No. 8389, dated April 10, 1940 (5 F.R. 1400), which amended Executive Order No. 6560, dated January 15, 1934, as amended by Executive Order No. 8405, dated May 10, 1940 (5 F.R. 1677), Executive Order No. 8446, dated June 17, 1940 (5 F.R. 2279), Executive Order No. 8484, dated July 25, 1940 (5 F.R. 2667), Executive Order No. 8493, dated July 25, 1940 (5 F.R. 2667), Executive Order No. 8565, dated October 10, 1940 (5 F.R. 4062), Executive Order No. 8701, dated March 4, 1941 (6 F.R. 1285), and Executive Order No. 8711, dated March 13, 1941 (6 F.R. 1443).

Proclamation No. 2317, dated December 31, 1938 (4 F.R. 1).

Proclamation No. 2342, dated July 25, 1939 (4 F.R. 3429).

Act of July 6, 1939 (53 Stat. 998).

Office of the Treasurer

Act of May 29, 1920 (41 Stat. 631, 655).

Act of August 27, 1935 (49 Stat. 938).

Procurement Division

Section 2 of the act of June 13, 1934 (48 Stat. 948).

Act of August 26, 1935 (49 Stat. 800).

Secret Service Division

Section 2 (b) of the act of January 27, 1938 (52 Stat. 6, 7).

Act of August 9, 1939 (53 Stat. 1291).

United States Coast Guard

Regulations and amendments thereto, promulgated by the Secretary of the Treasury or by the Commandant of the Coast Guard with the approval of the Secretary of the Treasury, independently or jointly with other Federal agencies, under the authority of any statute, Executive order, Presidential proclamation, or treaty pertaining to the functions of the Coast Guard.

UNITED STATES BOARD OF TAX APPEALS

Rules of Practice and Procedure prescribed pursuant to the authority contained in section 1111 of the Internal Revenue Code (53 Stat. 160).

UNITED STATES EMPLOYEES' COMPENSATION COMMISSION

Rules and regulations issued pursuant to the authority contained in:

Section 32 of the act of September 7, 1916 (39 Stat. 742, 749), as extended by section 1 of the act of February 15, 1934 (48 Stat. 351), section 2 of the Emergency Relief Appropriation Act of 1935 (49 Stat. 115, 117), the Emergency Relief Appropriation Act of 1936 (49 Stat. 1610), section 10 of the Civilian Conservation Act (50 Stat. 319, 321), section 8 of the Emergency Relief Appropriation Act of 1937 (50 Stat. 352, 356), section 16 of the Emergency Relief Appropriation Act of 1938 (52 Stat. 809, 814), section 24 of the Emergency Relief Appropriation Act of 1939 (53 Stat. 927, 936), section 23 of the Emergency Relief Appropriation Act, fiscal year 1941 (54 Stat. 611), and paragraph 18 of the National Youth Administration Appropriation Act, 1941 (54 Stat. 574).

Sections 32, 36, 37, and 39 of the Longshoremen's and Harbor Workers' Compensation Act (44 Stat. 1424, 1439, et seq.), and as extended by the act of May 17, 1928 (45 Stat. 600).

UNITED STATES TARIFF COMMISSION

Rules and regulations issued pursuant to the authority contained in:

Sections 332, 333, 336 (a), and 337 (c) of the Tariff Act of 1930 (46 Stat. 590, 698, et seq.).

Section 22 (a) of the Agricultural Adjustment Act as added by section 31 of the act of August 24, 1935 (49 Stat. 750, 773), as "affirmed and validated" by section 1 (k) of the Agricultural Marketing Agreement Act of 1937 (50 Stat. 246), and Executive Order No. 7233, dated November 23, 1935.

VETERANS' ADMINISTRATION

Rules and regulations of general applicability and legal effect, as authorized by any law or laws, or Executive order, administered by the Veterans' Administration.

WAR DEPARTMENT

Rules and regulations issued pursuant to the authority contained in:

General

Section 161 of the Revised Statutes.

Contractual Relations With the Public-Procurement Functions

Section 3731 of the Revised Statutes.

Act of April 10, 1878 (20 Stat. 36), as amended by the act of March 3, 1883 (22 Stat. 487).

Act of February 14, 1927 (44 Stat. 1095). Executive Order No. 8465, June 29, 1940 (5 F.R. 2453).

Public Property Under Jurisdiction of War Department—Issued, Loan or Sale

Section 4 of the act of March 3, 1905 (33 Stat. 117, 1147).

Sections 3 and 4 of the act of June 8, 1906 (34 Stat. 225).

Act of June 30, 1906 (34 Stat. 817).

Act of August 29, 1916 (39 Stat. 619, 643).

Act of February 10, 1920, as amended by the act of June 5, 1920 (41 Stat. 948, 976).

Section 5 of the act of June 7, 1924 (43 Stat. 595, 598).

Sections 5 (c) and 5 (d) of the Air Commerce Act of 1926 (44 Stat. 568, 571).

Act of February 14, 1927 (44 Stat. 1096).

Act of May 22, 1896, as amended by the act of May 26, 1928 (45 Stat. 773).

Act of May 31, 1939 (53 Stat. 795).

Navigation and Navigable Waters

Section 5 of the act of August 18, 1894 (28 Stat. 338, 362), as amended.

Act of May 9, 1900 (31 Stat. 172).

Section 26 of the act of June 6, 1900 (31 Stat. 321, 329).

Section 4 of the act of March 23, 1906 (34 Stat. 84, 85), as amended.

Section 5 of the act of March 3, 1909 (35 Stat. 815, 818).

Section 7 of the act of March 4, 1915 (38 Stat. 1049, 1053).

Section 3 of the act of July 27, 1916 (39 Stat. 391, 411).

Section 4 of the act of August 18, 1894, as amended by section 7 of the act of August 8, 1917 (40 Stat. 250, 266).

Section 8 of the act of August 8, 1917 (40 Stat. 250, 266).

Chapter XIX of the act of July 9, 1918 (40 Stat. 845, 892).

Section 3 of the Oil Pollution Act, 1934 (43 Stat. 604, 605).

Section 2 of the act of August 21, 1935 (49 Stat. 671).

Act of April 22, 1940 (54 Stat. 150).

Civilian Military Training

Reserve Officers' Training Corps. Act of September 8, 1916 (39 Stat. 853). Sections 40, 47, 47a, 47d, and 55c of the National Defense Act, as amended by sections 33, 34, and 35 of the act of June 4, 1920 (41 Stat. 759, 776, et seq.). Section 48 of the National Defense Act, as amended by the act of June 5, 1920 (41 Stat. 948, 967).

Educational Institutions to which an Officer of the Army is Detailed as Professor of Military Science and Tactics. Act of February 5, 1891 (26 Stat. 1113). Act of July 17, 1914 (38 Stat. 512). Act of May 18, 1916 (39 Stat. 123). Section 55c of the National Defense Act, as amended by section 35 of the act of June 4, 1920 (41 Stat. 759, 780).

Civilian Military Training Camps. Section 47d of the National Defense Act, as amended by section 34 of the act of June 4, 1920 (41 Stat. 759, 779), and the act of March 9, 1928 (45 Stat. 251).

Promotion of Rifle Practice

Act of April 27, 1914 (38 Stat. 351, 370).

Section 113 of the act of June 3, 1916 (39 Stat. 211).

Act of June 7, 1924 (43 Stat. 477, 510).

Act of February 14, 1927, as amended by section 1 of the act of May 28, 1928 (45 Stat. 786).

Wearing, Manufacture, or Sale of United States Army Uniform, Decorations, etc.

Act of February 24, 1923, as amended by the act of April 21, 1928 (45 Stat. 437).

Personnel

Section 7 of the act of April 3, 1939 (53 Stat. 555).

[F. R. Doc. 41-6412; Filed, August 26, 1941; 9:55 a. m.]

TITLE 6—AGRICULTURAL CREDIT**CHAPTER I—FARM CREDIT ADMINISTRATION****PART 31—FEDERAL LAND BANK OF BERKELEY****APPLICATION APPRAISAL FEES, ALL TYPES OF LOANS**

Section 31.1 of Title 6, Code of Federal Regulations, is amended to read as follows:

§ 31.1 Application appraisal fees, all types of loans.

\$15.00 with each application for a loan of \$100 to \$15,000.

\$20.00 with each application for a loan of \$15,100 to \$20,000.

\$25.00 with each application for a loan of \$20,100 to \$25,000.

\$30.00 with each application for a loan of \$25,100 to \$30,000.

\$35.00 with each application for a loan of \$30,100 to \$35,000.

\$40.00 with each application for a loan of \$35,100 to \$40,000.

\$45.00 with each application for a loan of \$40,100 to \$45,000.

\$50.00 with each application for a loan of \$45,100 to \$57,500.

If an additional or refunding loan is applied for the application appraisal fee shall be based on the new funds requested.

If the division of an outstanding loan is applied for the application appraisal fee shall be \$15.00 regardless of the number of applications submitted. If the applications for division are approved by the Bank, additional application appraisal fees shall be collected so that, including the \$15.00 fee already collected, there will be a \$15.00 application appraisal fee for each divided portion of the original loan. (Sec. 13 "Ninth", 39 Stat. 372, sec. 26, 48 Stat. 44, sec. 32, 48 Stat. 48, as amended; 12 U. S. C. 781 "Ninth", 723 (e), 1016 (e) and Sup.; 6 CFR 19.4019, 19.4022) [Res. Ex. Com., February 14, 1941].

[SEAL] **FEDERAL LAND BANK OF BERKELEY,**
By WALTER C. DEAN,

Vice President.

[F. R. Doc. 41-6420; Filed, August 26, 1941; 11:28 a. m.]

TITLE 7—AGRICULTURE**CHAPTER I—AGRICULTURAL MARKETING SERVICE****PART 27—REGULATIONS GOVERNING COTTON FIBER AND SPINNING TESTS****PROMULGATION OF REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING COTTON FIBER AND SPINNING TESTS UNDER THE ACT OF APRIL 7, 1941**

Pursuant to authority conferred by the Act of April 7, 1941 (Public Law 30, 77th Congress), authorizing the Secretary of Agriculture to make analyses of fiber properties, spinning tests, and other tests of the quality of cotton samples submitted to him by cotton breeders and other persons, the following regulations are hereby promulgated to be in force and effect on and after this date and until amended or superseded by regulations hereafter promulgated by the Secretary of Agriculture:

Administration

§ 27.501 Authority. The Chief of the Agricultural Marketing Service is charged

with the administration of the provisions of the Act and the regulations in this part and is authorized to issue such instructions as he may deem proper and necessary.*

* §§ 27.501 to 27.512, inclusive, issued under the authority contained in the act of April 7, 1941, Public Law 30, 77th Congress.

§ 27.502 *Laboratories.* Laboratories shall be maintained at points designated by the Chief of the Agricultural Marketing Service.*

Fiber and Spinning Tests

§ 27.503 *Testing of samples.* The Chief of the Agricultural Marketing Service or his authorized representatives, upon written requests, shall make fiber and spinning tests of the properties of cotton samples and report the results thereof to the persons from whom such requests are received, subject to compliance by such persons with the regulations in this part and to the payment by them of fees as prescribed herein.*

§ 27.504 *Requirements as to samples.* Each sample of ginned cotton lint submitted for fiber tests shall weigh approximately eight ounces and each sample submitted for spinning and fiber tests, or for spinning tests alone, shall weigh not less than five pounds. Each sample submitted for spinning tests, fiber tests, or for both spinning and fiber tests, shall be labeled or marked to show the name and address of the person submitting it and each sample shall be wrapped separately. The separately wrapped samples may be sent in one or more parcels, each of which shall bear on the outside thereof the name and address of the person submitting it. Each individual sample submitted for testing shall contain a tag or coupon bearing a number or other identification symbol. Persons who submit samples to laboratories for testing shall comply with any Federal or State quarantine requirements applicable to counties from which such samples are shipped.*

§ 27.505 *Costs of submitting samples.* The ginning, preparation, tagging, and identification of samples of lint cotton for testing and the transportation of samples to a laboratory for testing shall be without expense to the Government.*

§ 27.506 *Disposition of samples.* The remnants of samples and the other materials accumulated in the making of tests under the regulations in this part shall be the property of the Government, but portions of such samples and materials may be used for illustrative purposes in connection with laboratory reports submitted to persons applying for such tests.*

Fees

§ 27.507 *Prescribed fees.* (a) Fees for fiber and spinning tests shall be as follows:

No. 167—3

Item No. and kind of test	Fee per test
(1) Fiber length array (3 sortings per test)	\$6.00
(2) Fiber length, fibrograph, (3 measurement per test)	.20
(3) Fiber strength (round bundle method—10 breaks per test)	5.00
(4) Fiber strength (flat bundle method—10 breaks per test)	1.00
(5) Fiber fineness (weight per inch) and maturity (3 measurements each per test)	7.00
(6) Fiber fineness (cross section—2 measurements per test)	6.00
(7) Cellulose alignment (X-ray) (2 measurements per test)	1.50
(8) Complete fiber test, including items No. 1, 3, 5, 6, and 7	20.00
(9) Complete fiber test, including items No. 2, 4, 5, 6, and 7	12.00
(10) Complete spinning test (carded yarns, for cottons up to and including 1 1/2 inches), including grade and staple length classifications	20.00
(11) Complete spinning test (combed yarns, for cottons 1 1/16 inches and longer in staple), including grade and staple length classifications	25.00
(12) (i) Combination fiber and spinning test (including items No. 1, 3, 5, 6, 7, and 10)	36.00
(ii) Combination fiber and spinning test (including items No. 2, 4, 5, 6, 7, and 10)	28.00
(iii) Combination fiber and spinning test (including items No. 1, 3, 5, 6, 7, and 11)	40.00
(iv) Combination fiber and spinning test (including items No. 2, 4, 5, 6, 7, and 11)	32.00

(b) Persons who first submit samples for complete fiber tests as provided in items 8 and 9 may during the progress of such tests, or within sixty days after the date of the laboratory report on any test, file a supplemental request for a complete spinning test of the same cotton, and the total fees assessed for such combined tests shall be as prescribed in item 12.

(c) Fees for combinations of tests not provided for in this section shall be as determined by the Chief of the Agricultural Marketing Service.*

§ 27.508 *Fees for special tests.* In the discretion of the Chief of the Agricultural Marketing Service special tests not listed in § 27.507 may be made to the extent that available facilities will permit, subject to the payment of fees as determined by him.*

§ 27.509 *Payment of fees.* As soon as practicable after the fifteenth and the last day of each calendar month bills shall be rendered to all persons from whom payment of fees and costs under the regulations in this part shall have become due, provided that when necessary in the opinion of the officer in charge of a testing laboratory any bill may be rendered at an earlier date. Payments under the regulations in this part shall be by certified check or by draft or post office or express money order payable to the order of "Treasurer of the United States."*

General

§ 27.510 *Limitation of testing services.* It appearing that funds available for

services under the regulations in this part may at times be insufficient to provide for the testing of all samples that may be submitted for the purpose, the Chief of the Agricultural Marketing Service may when necessary place reasonable limitations upon the quantities of samples to be submitted by individuals during any one fiscal year or any one calendar month, and may direct that samples received from cotton breeders shall take precedence over those received from other persons.*

§ 27.511 *Confidential information.* No information concerning individual tests under the regulations in this part shall be published or communicated in such a way as to disclose to others the identity of the owners of cotton represented by samples submitted for testing, except with the permission of such owners.*

§ 27.512 *False and misleading information.* The publication or communication by any person of false or misleading information concerning the results of tests as reported by laboratories under the regulations in this part shall be deemed sufficient cause for denial of testing services to such persons.*

Done at Washington, D. C. this 25th day of August 1941. Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLAUDE R. WICKARD,
Secretary of Agriculture.

[F. R. Doc. No. 41-6419; Filed, August 26, 1941;
11:24 a. m.]

TITLE 24—HOUSING CREDIT

CHAPTER II—FEDERAL SAVINGS AND LOAN SYSTEM

PART 204—MERGER, REORGANIZATION, DIS-SOLUTION, AND LIQUIDATION

PROVISIONS GOVERNING CONSERVATORS AND RECEIVERS FOR FEDERAL SAVINGS AND LOAN ASSOCIATIONS

Be it resolved, That, pursuant to authority vested in the Federal Home Loan Bank Board by section 5 of the Home Owners' Loan Act of 1933, as amended, (12 U.S.C. 1464), the Rules and Regulations for the Federal Savings and Loan System are hereby amended:

(1) By repealing the sixth and seventh sentences of § 204.5. *Plan recommended by conservator or receiver; order of the Board; cost of proceedings.*

(2) By changing the number of § 204.6 to § 204.17 *Conversion into a State-chartered institution.*

(3) By adding new §§ 204.6 through 204.16, as follows:

§ 204.6 *Take possession, when.* The Federal Savings and Loan Insurance Corporation upon appointment as receiver for a Federal association shall

forthwith take possession of the books, records and assets of every description of such association.*

* §§ 204.6 to 204.16, inclusive, issued under the authority contained in sec. 5 (a), (d), of H. O. L. A. of 1933, 48 Stat. 132, 133, sec. 406 (d) of N. H. A., 48 Stat. 1260, as amended by sec. 26, 49 Stat. 289; 12 U. S. C. 1464 (a), (d), 12 U. S. C. and Sup. 1729 (b).

§ 204.7 *Procedure upon taking possession.* Upon taking possession, pursuant to § 204.6 of the rules and regulations in this part, the receiver shall forthwith:

(a) Post a notice in substantially the following form on the door of the home office of such associations:

Federal Savings and
Loan Association _____, is in the hands of the Federal Savings and Loan Insurance Corporation as receiver under appointment by the Federal Home Loan Bank Board.

FEDERAL SAVINGS AND
LOAN INSURANCE CORPO-
RATION AS RECEIVER.
Date _____
By _____
(Title)

(b) Notify, by written notice served personally or by registered mail or telegraph, all banks, trust companies and all other individuals, partnerships, corporations and associations known to it to be holding or in possession of any assets of such associations; and

(c) File with the Secretary of the Board a statement (1) that it has taken possession, pursuant to § 204.6 of the rules and regulations in this part, of such Federal association, and (2) of the posting and time of posting of the notice pursuant to the provisions of paragraph (a) of this section, together with a copy of such notice; and such statement shall be conclusive evidence of the posting and time of posting of such notice.*

§ 204.8 *Succession.* Immediately upon the posting of the notice on the door of such Federal association as provided in paragraph (a) of § 204.7 of the rules and regulations in this part, the receiver, by operation of law and without any conveyance or other instrument, act or deed, shall succeed to all the rights, titles, powers and privileges of the Federal association, its officers, and directors, or any of them. Such officers and directors, or any of them shall not thereafter have, exercise, or act in connection with, any such rights, titles, powers or privileges, or any asset or property of any nature of the association; *Provided, however,* That nothing herein shall deny to such officers and directors the right from time to time to address such petitions, authorized by the board of directors, as they may have to the Board or its representatives designated to receive such petitions concerning such association, or to represent the association at hearings provided for in the rules and regulations in this part.*

§ 204.9 *Disposition.* Unless the Board shall otherwise order, the receiver shall, within 20 days of its appointment, recommend to the Board a plan for the re-

organization, consolidation, merger or liquidation or other disposition of the association. Such recommended plan may provide that the receiver as such may (a) take over the assets of and operate the association, (b) take such action as may be necessary to put it in a sound and solvent condition, (c) merge it with another insured institution, (d) organize a new Federal savings and loan association to take over its assets, or (e) proceed to liquidate its assets in an orderly manner. The Board shall thereupon adopt a plan which may provide for the reorganization, consolidation, merger, liquidation, or other disposition of the association, which plan, including any amendments thereto and substitutions therefor ordered at any time by the Board, shall be carried into effect by the receiver. The facilities of the Board and of the Home Owners' Loan Corporation may be availed of in carrying out the plan. The Board may, at any time, order the association returned to its management and may, before returning the association to its management regardless of whether such association is returned to its management, order a meeting of the shareholders for any purpose, including, but not limited to, election of new directors, or of the board of directors for any purpose, including, but not limited to, the filling of vacancies on the board of directors or the election of new officers, or may order meetings of both members and directors. Each such election shall be supervised by a representative of the Board.*

§ 204.10 *Powers and duties of receiver.* The receiver, after posting notice pursuant to paragraph (a) of § 204.7 of the rules and regulations in this part, shall, in its name, in the name of the association, in the name of both, or otherwise, collect all obligations and money due such association, and may, in its name, in the name of the association, in the name of both, or otherwise;

(a) Do all things desirable or expedient in its discretion to carry on the business of such association to an extent consistent with its appointment and to preserve and conserve the assets and property of every nature of such association;

(b) Exercise all the rights and powers of such association, including, without any limitation on the generality of the foregoing, any rights and powers under any mortgage, deed of trust, chose in action, option, collateral note, contract, judgment or decree, share or certificate of share of stock, or instrument of any nature;

(c) Pay off and discharge any taxes, assessments, liens, claims, or charges of any nature against the association or the receiver or any asset or property of any nature of such association;

(d) Pay out and expend such sums as it shall deem necessary or advisable for or in connection with the preservation, maintenance, conservation, protection, remodeling, repair, rehabilitation, or improvement of any asset or property of any nature of such association;

(e) Pay out and expend such sums as it shall deem necessary or advisable for or in connection with the preservation, maintenance, conservation, or protection of, or pay off and discharge any taxes, assessments, liens, claims, or charges of any nature against, any asset or property of any nature on which the association or the receiver has a lien by way of mortgage, deed of trust, pledge or otherwise, or in which the association or receiver has an interest of value of any nature;

(f) Institute, prosecute, maintain, defend, intervene, and otherwise participate in any and all actions, suits, or other legal proceedings by and against the receiver or association or in which the receiver, the association, or its creditors or members, or any of them, shall have an interest, and in every way to represent such association, its members and creditors;

(g) Employ any attorney or attorneys, in connection with litigation or otherwise to give legal advice and assistance, for the receivership generally or in particular instances, and pay retainers and compensation of such attorney or attorneys, together with all expenses, including, but not limited to, the costs and expenses of any litigation, out of the assets of the association;

(h) Execute, acknowledge, and deliver any and all deeds, contracts, leases, assignments, bills of sale, releases, extensions, satisfactions, and other instruments necessary or proper for any purposes, including, without any limitation on the generality of the foregoing, the effectuation or termination of any sale, lease or transfer of real, personal or mixed property, or that shall be necessary or proper to liquidate or carry on the business of such association. Any deed or other instrument executed pursuant to the authority hereby given shall be as valid and effectual for all purposes as if the same had been executed, as the act and deed of the association or otherwise, by the officers of such association by authority of its board of directors;

(i) Deposit the moneys and funds in any bank or banks insured by the Federal Deposit Insurance Corporation or in any Federal Home Loan Bank, or any other banks or other depositories approved for such purposes by the Board;

(j) Sell for cash or on terms, exchange, or otherwise dispose of, in whole or in part, any mortgage, deed of trust, chose in action, bond, note, contract, judgment or decree, share or certificate of share of stock or debt, owning to such association;

(k) Sell for cash or on terms, exchange or otherwise dispose of, in whole or part, any or all of the assets and property of the association, real, personal, and mixed, tangible and intangible, of any nature;

(l) Surrender, abandon, and release any choses in action, or other assets or property of any nature, whether the subject of pending litigation or not, and reject or repudiate any lease or contract which it considers burdensome;

(m) Settle, compromise, or obtain the release of, for cash or other considerations, claims and demands against such association or the receiver;

(n) Settle, compromise, or release, for cash or other considerations, claims and demands in favor of the association or the receiver;

(o) With the approval of the Board and on terms and conditions approved by the Board, borrow money in any amount and from any source and in any manner, and execute, acknowledge and deliver notes, certificates, and other evidence of indebtedness therefor and secure the repayment thereof by the mortgage, pledge, assignment in trust or hypothecation of any or all of the property, whether real, personal, or mixed, of such association, and such borrowing may be for any purpose, including, without any limitation on the generality of the foregoing, facilitating liquidation, carrying on the business of such association, protecting or preserving the assets in its possession, declaring and paying dividends to members and creditors, providing for the expense of administration and liquidation, or aiding in the reopening or reorganization of such association;

(p) Pay out of the assets of the receivership all costs and expenses of the receivership and all costs of carrying out or exercising its rights, powers, privileges and duties as receiver, all as determined by it, except as otherwise provided herein; and

(q) Do such things, and have such rights, powers, privileges, immunities, and duties, whether or not otherwise granted in the rules and regulations in this part, as shall be authorized, directed, conferred, or imposed from time to time in specific cases by order of the Board, or by amendment of the rules and regulations in this part. For the purposes of this section, asset and property including any mortgage, deed of trust, chose in action, bond, note, contract, judgment or decree, share or certificate of share of stock, or debt of the association, and right and power of the association, shall include any such asset or property, right or power of the receiver.*

§ 204.11 Creditor claims. (a) In the event the Board shall adopt a plan providing for the liquidation of the association, as provided in § 204.9 of the rules and regulations in this part, the receiver shall promptly publish, in a newspaper printed in the English language and of general circulation in the city or county in which the home office of such Federal association is located, a notice to all creditors of such Federal association to present their claims with proof thereof to such receiver on or before a date specified in such notice. The date specified in such notice shall be at least 90 days after the date of the first publication of such notice (Sundays and holidays included). Such notice shall be similarly published on dates approximately one month and two months respectively after the date of such first publication. Claims

not filed within such period shall be disallowed, except as they may thereafter be approved by the Board for payment in whole or in part out of the assets of said Federal association remaining undistributed at the time of such approval. The receiver may, in its discretion, mail a similar notice to any creditor, shown to be such on the books of the association, at the last address of such creditor as the same shall appear on such books.

(b) Any claim proved to the satisfaction of the receiver shall be allowed by the receiver except as hereinbefore provided. The receiver may disallow in whole or in part or reject in whole or in part any creditor claim or claim of security, preference or priority not proved to its satisfaction, and notice of such disallowance or rejection together with the reason therefor shall be served by the receiver upon the claimant. The mailing of notice of such disallowance or rejection to the last known address of any claimant appearing on the books or the proof of claim shall be deemed sufficient for the purposes hereof. Unless such claimant shall within 30 days after the mailing of such notice (Sundays and holidays included) file with the Board written request for payment regardless of such disallowance or rejection by the receiver, such disallowance or rejection shall be final except as the Board may otherwise determine in its discretion.

(c) Upon the expiration of the time fixed for the presentation of creditor claims by the notice provided for in paragraph (a) hereof, the receiver shall cause to be filed with the Board a full and complete list of such claims presented. Such list shall indicate the character of each claim therein listed and whether or not allowed by the receiver. At such other date or dates as may be ordered by the Board or determined by the receiver, a list of claims presented before such date shall be filed with the Board.

(d) Allowed creditor claims, and creditor claims approved for payment by the Board regardless of disallowance or non-allowance by the receiver, shall be paid by the receiver in liquidating dividends declared from time to time by the Board, to the extent that funds are available, in such manner and amount as may be directed by the Board.*

§ 204.12 Share interest claims. (a) In the event the Board shall adopt a plan providing for the liquidation of the association, as provided in § 204.9 of the rules and regulations in this part, the receiver shall, within one year from the date of such appointment, publish, in a newspaper printed in the English language and of general circulation in the city or county in which the home office of such Federal association is located, a notice to all shareholders of such Federal association to present their sworn proofs of claim of ownership thereof to such receiver on or before a date specified in such notice. The date specified in such notice shall be not less than five years after the date of the appointment of the

receiver. Such notice shall urge that claims of ownership be presented promptly and shall be similarly published on dates approximately one year and two years respectively after the date of such first publication. Claims of ownership not filed within the period stated in the notice shall be disallowed, except as they may thereafter be approved by the Board for payment in whole or in part out of the assets of said Federal association remaining undistributed at the time of such approval. The receiver shall mail a similar notice to any shareholder, shown to be such on the books of the association in the possession of the receiver, at the last address of such shareholder as the same shall appear on such books: *Provided, however,* That such notice need not be mailed to the holder of a share account that has been surrendered and transferred to the Federal Savings and Loan Insurance Corporation. At the time of the declaration of the first liquidating dividend, the receiver shall credit to a special reserve the proportionate shares of such liquidating dividend otherwise payable to the holders of unclaimed share accounts shown on the books of the association which appear to be outstanding and valid, and similar credits shall from time to time be made for any subsequent liquidating dividends as the same may be declared before the date specified in the notice hereinbefore provided. The final liquidating dividend to shareholders whose claims of ownership have been allowed may include any sums held in such accounts or any portion thereof, but such dividend shall in no event be paid before the date specified in the notice hereinbefore provided.

(b) Any share ownership proved to the satisfaction of the receiver shall be allowed by the receiver. The receiver may disallow in whole or in part any claim of share interest not proved to its satisfaction, and notice of such disallowance together with reason therefor shall be served by the receiver upon the claimant. The mailing of notice of such disallowance to the last known address of any claimant appearing on the books or proof of claim shall be deemed sufficient for the purposes hereof. Unless such claimant shall file with the Board written request for payment regardless of such disallowance or rejection by the receiver within 30 days after the mailing of such notice (Sundays and holidays included), such disallowance or rejection shall be final except as the Board shall otherwise determine in its discretion.

(c) Upon the expiration of the time fixed for the presentation of claims of share interest by the notice provided for in paragraph (a) hereof, the receiver shall cause to be filed with the Board a full and complete list of such claims presented. Such list shall indicate the character of each claim therein listed and whether or not allowed by the receiver. At such other date or dates as may be ordered by the Board or determined by

the receiver, a list of claims presented before such date shall be filed with the Board.

(d) Allowed claims of share interest, and claims of share interest approved for payment by the Board regardless of disallowance or non-allowance by the receiver, shall be paid by the receiver in liquidating dividends declared from time to time by the Board, to the extent that funds are available, in such manner and amount as may be directed by the Board.

(e) Upon the payment of insurance to the holder of a share interest, the surrender and transfer to the Federal Savings and Loan Insurance Corporation of the insured account, and the subrogation of the Federal Savings and Loan Insurance Corporation with respect to such insured account to the extent provided by law, shall be noted on the books of the receivership.*

§ 204.13 *Inventories, examinations, and reports*—(a) *Inventory*. As soon as practicable after taking possession, the receiver shall make an inventory of the assets of such association as of the date of such taking possession, showing the value as carried on the books of the association, and the security therefor, if any, in whatever form the same shall exist, with a brief description of each such asset and such security. Such assets may be listed in such groups or classes as shall, to the satisfaction of the Board, afford full information as to their character and book value, and the receiver shall include a record of the creditor and share liabilities of the association. One copy of such inventory shall promptly be filed with the Secretary to the Board, one copy with the Federal Savings and Loan Insurance Corporation, and one copy shall be retained in the principal office for liquidation of the association, so long as such office is maintained.

(b) *Examinations and audits*. Each Federal association for which a receiver has been appointed shall be examined and audited (with appraisals when deemed advisable by the Board) at least annually by the Examining Division of the Board or as otherwise directed by the Board. The cost, as determined by the Board, of examinations, including office analysis thereof, audits, and any appraisals made in connection therewith, shall be paid from the assets of the association.

(c) *Forms and reports*. The receiver shall follow such accounting practices as may, from time to time, be prescribed by the Board. The receiver shall close its books as of June 30 of each year, and shall make an annual report of its affairs as of June 30 of each year to the Board on forms prescribed by the Board, and such other reports as may be from time to time required by the Board and shall accompany each recommendation for the declaration and payment of a liquidating dividend with a report showing the avail-

able assets. One copy of the reports herein required shall be filed with the Secretary to the Board, one copy shall be retained by the Federal Savings and Loan Insurance Corporation, and one copy shall be retained in the principal office for the liquidation of the association, so long as such is maintained.*

§ 204.14 *Final discharge and release of receiver*—(a) *Final report*. At such time as the receiver shall recommend a final distribution of the assets or at such time as the receiver shall be otherwise relieved of its duties, the receiver shall file with the Board a detailed report in form satisfactory to the Board.

(b) *Final discharge*. Unless otherwise directed by the Board, upon the final liquidation of the receivership, or the completion of the duties of the receiver or at such time as the receiver shall be otherwise relieved of its duties, an examination and audit shall be conducted in connection with the report of the receiver hereinbefore required. The accounts of the receiver shall thereupon be approved or disapproved, and, if approved, the receiver shall thereupon be given a complete and final discharge and release.*

§ 204.15 *Inspection of reports*. All inventories, statements and reports of the receiver shall be in at least as many copies as required by the regulations in this part or as shall be otherwise directed by the Board. One copy shall be filed with the Board and a duplicate shall be filed with the Federal Savings and Loan Insurance Corporation, and each of the inventories, statements, and reports shall constitute permanent records of each liquidation open for inspection at such times and on such conditions as may be from time to time directed by the Board or, in the absence of such directions, whenever the office of the Secretary of the Board shall be open for business.*

§ 204.16 *Effect of amendments to regulations*. Amendments to the rules and regulations in this part shall not affect the validity of any appointment heretofore made by the Board, or the conduct of any receivership or conservatorship existing at the time of such amendment, or the procedure to be followed under any such appointment, unless the amendment expressly so states, except that, to the extent not otherwise specified in any statute, rule, regulation, order or plan governing such appointment and actions thereunder, the titles, rights, powers, privileges and immunities specified in these rules and regulations, as from time to time amended, shall be deemed interpretative of the statutes, rules, regulations, orders, and plans governing such appointments and actions thereunder. Any temporary conservator in possession of any Federal savings and loan association shall continue as such temporary conservator pursuant to the order of appointment and rules and regulations in effect at the time of such appointment, and shall be succeeded by a receiver or

conservator or the affairs of the association shall be otherwise disposed of as provided in such order and rules and regulations: *Provided, however*, That any receiver or conservator who shall replace or succeed such temporary conservator, except another temporary conservator, shall, upon appointment, have and possess all the rights, powers, privileges, and immunities, and shall be subject to the duties and liabilities vested and imposed on a receiver or conservator by the rules and regulations in this part as amended, but the causes for the appointment of a receiver or conservator in place of such temporary conservator shall be those specified by the rules and regulations in effect at the time of the appointment of such temporary conservator.*

Be it further resolved, That this amendment is deemed to be of an emergency character within the provisions of § 201.2 (c) of the Rules and Regulations for the Federal Savings and Loan System.

[SEAL]

J. FRANCIS MOORE,
Secretary.

AUGUST 25, 1941.

[F. R. Doc. 41-6417; Filed, August 26, 1941;
11:07 a. m.]

TITLE 30—MINERAL RESOURCES

CHAPTER III—BITUMINOUS COAL DIVISION

[Docket No. A-894]

PART 333—MINIMUM PRICE SCHEDULE, DISTRICT NO. 13

ORDER AMENDING ORDER GRANTING TEMPORARY RELIEF AND CONDITIONALLY PROVIDING FOR FINAL RELIEF IN THE MATTER OF THE PETITION OF DISTRICT BOARD NO. 13 FOR THE ESTABLISHMENT OF MINIMUM PRICES FOR CERTAIN COALS PRODUCED IN DISTRICT NO. 13

An Order granting Temporary Relief and Conditionally Providing for Final Relief having been issued on June 27, 1941, granting relief for the coals of certain mines in District No. 13; and

It appearing that said Order designates the Kilgoar Mine of Kilgoar & Company, T. B., as Mine Index No. 1234 when in fact the correct mine index number for the Kilgoar Mine is Mine Index No. 1243;

Now, therefore, it is ordered, That the Order Granting Temporary Relief and Conditionally Providing for Final Relief dated June 27, 1941, 6 F. R. 3472, be and the same hereby is amended to the extent that Mine Index No. 1243 shall supersede Mine Index No. 1234 heretofore shown in Supplement R-I, § 333.6 (General prices), for the Kilgoar Mine of Kilgoar & Company, T. B.

Dated: August 25, 1941.

[SEAL]

H. A. GRAY,
Director.

[F. R. Doc. 41-6413; Filed, August 26, 1941;
10:11 a. m.]

TITLE 32—NATIONAL DEFENSE
CHAPTER VI—SELECTIVE SERVICE
SYSTEM
[Order No. 20]
SIDELING HILL CAMP PROJECT

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 and pursuant to authorization and direction contained in Executive Order No. 8675, dated February 6, 1941, hereby designate the Sideling Hill Camp project to be work of national importance. Said camp, located at Wells Tannery, Fulton County, Pennsylvania, will be the base of operations for soil conservation work in the State of Pennsylvania, and registrants under the Selective Training and Service Act, who have been classified by their local boards as conscientious objectors to both combatant and non-combatant military service and have been placed in Class IV-E, may be assigned to said camp in lieu of their induction for military service.

The work to be undertaken by the men assigned to said Sideling Hill Camp will consist of the application of soil and water conservation measures on the Right of Way lands of the Pennsylvania Turnpike and adjacent farms and woodland, flood control, forest fire suppression, and incidental and appurtenant work for the welfare of the entire project, and shall be under the technical direction of the Soil Conservation Service of the United States Department of Agriculture insofar as concerns the planning and direction of the work program. The camp, insofar as camp management is concerned, will be under the direction of approved representatives of the National Service Board for Religious Objectors. Men shall be assigned to and retained in the camp in accordance with the provisions of the Selective Service Act and Regulations and orders promulgated thereunder. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

LEWIS B. HERSHY,
Director.

AUGUST 22, 1941.

[F. R. Doc. 41-6405; Filed, August 25, 1941;
2:28 p. m.]

CHAPTER XI—OFFICE OF PRICE ADMINISTRATION AND CIVILIAN SUPPLY

PART 1304—IRON AND STEEL SCRAP

PRICE SCHEDULE NO. 4, AMENDED

It has been found necessary to amend Price Schedule No. 4¹ in the following respects:

¹6 F.R. 831.

²6 F.R. 2335, 3061, 3985.

Section 1304.16, *Appendix A, maximum prices for iron and steel scrap other than railroad scrap*, of Price Schedule No. 4 is hereby amended by adding to Paragraph I thereof the following Basing Point and footnote:

<i>Grades and basing points</i>	<i>Cincinnati, Ohio*</i>
No. 1 Heavy Melting Steel	\$19.50
No. 1 Hydraulic Compressed Black Sheet Scrap	19.50
No. 2 Heavy Melting Steel	18.50
Dealers' No. 1 Bundles	18.50
Dealers' No. 2 Bundles	17.50
Mixed Borings and Turnings	14.75
Machine Shop Turnings	15.00
Shovelling Turnings	16.50
No. 1 Busheling	19.00
No. 2 Busheling	15.00
Cast Iron Borings	15.00
Uncut Structural & Plate Scrap	18.50
No. 1 Cupola	21.00
Heavy Breakable Cast	19.50
Stove Plate	17.50
Low Phos Billet & Bloom Crops	23.50
Low Phos Bar Crops & Smaller	21.50
Low Phos Punchings & Plate Scrap*	21.50
Machinery Cast, Cupola Size**	22.00
No. 1 Mach. Cast, drop-broken, 150 lbs. & under	22.50
Clean Auto Cast	22.50
Punchings & Plate Scrap***	20.50
Punchings & Plate Scrap****	19.50
Heavy Axle & Forge Turnings	18.00
Medium Heavy Electric Furnace Turnings	16.50

* The Cincinnati Basing Point includes the switching district of Newport, Kentucky.

Section 1304.16, *Appendix A, maximum prices for iron and steel scrap other than railroad scrap*, of Price Schedule No. 4 is hereby amended by adding after subparagraph 2. in Section (b) of Paragraph II thereof the following paragraph 3.:

3. Scrap shipped from Tampa, Florida, Pensacola, Florida, Gulfport, Miss., Mobile, Alabama, New Orleans, Louisiana, Lake Charles, Louisiana, Port Arthur, Texas, Beaumont, Texas, Galveston, Texas, Texas City, Texas, Houston, Texas, Corpus Christi, Texas, shall have a maximum Shipping Point price as great as, but not exceeding, \$14 per gross ton f. o. b. cars for No. 1 Heavy Melting Steel. For other grades at these points the price differentials established in Paragraph I hereof for Birmingham, Alabama, shall apply.

Section 1304.17, *Appendix B, maximum prices for iron and steel scrap originating from railroads*, of Price Schedule No. 4 is hereby amended by striking out Paragraph II thereof and inserting in its stead the following:

II

Scrap Originating From Railroads Not Operating in Any of the Basing Points Named Above

Except in the case of Rails for Rerolling, the maximum price of any grade of such scrap delivered to consumers located on and off the line of the railroad shall not exceed:

(1) For the grades listed above, either of the following, whichever is less:

(a) The average price per gross ton at which the railroad originator of the scrap sold any such grade to consumers

located on and off the line of the railroad during the period commencing September 1, 1940 and ending January 31, 1941; or

(b) The price at the Basing Point nearest, in terms of transportation costs, to the consumer's plant; and

(2) For the grades not listed above, either of the following, whichever is less:

(a) The average price per gross ton at which the railroad originator of the scrap sold any such grade to consumers located on and off the line of the railroad during the period commencing September 1, 1940 and ending January 31, 1941; or

(b) The average price per gross ton as determined in subparagraph (a) hereof, minus the amount by which the average price of No. 1 Railroad Grade Heavy Melting Steel scrap, as determined in (a), exceeds the price of No. 1 Railroad Grade Heavy Melting Steel scrap at the Basing Point nearest, in terms of transportation costs, to the consumer's plant.

In the case of Rails for Rerolling, the maximum price of such scrap f. o. b. the lines of the railroad originator thereof shall be the average price per gross ton at which the railroad originator sold such grade f. o. b. its line during the period commencing September 1, 1940 and ending January 31, 1941. The maximum price of Rerolling Rails shall be the f. o. b. lines price thus established plus the lowest actual charge for transporting the rails from the railroads' lines to the specific rerolling mill consumer of the rails.*

This exception for Rails for Rerolling applies only in the case of railroads not operating in a Basing Point named in Paragraph I, A, 1 hereof.

Issued this 26 day of August 1941.

LEON HENDERSON,
Administrator.

[F. R. Doc. 41-6422; Filed, August 26, 1941;
11:35 a. m.]

CHAPTER XI—OFFICE OF PRICE ADMINISTRATION AND CIVILIAN SUPPLY

PART 1342—ANIMAL HAIR

PRICE SCHEDULE NO. 24—WASHED CATTLE TAIL HAIR AND WINTER HOG HAIR

Recent expansion of United States Navy personnel has resulted in a heavy demand by the Navy for curled hair mattresses. These mattresses are composed in large part of cattle tail hair, more than two-thirds of the annual production of which was required for the mattresses purchased by the Navy during the last fiscal year. Cattle tail hair is

* In paragraph (b) of § 1304.7 of this Schedule the following statement appears: " * * * rerolling rails scrap must be diverted to rerolling mills and not cut for melting purposes."

thus a commodity of considerable importance in the defense program. The quantity of winter hog hair used by the Navy is relatively small in proportion to the country's total output, but hog hair is being used increasingly as a substitute for several scarce materials, and the market situation is also complicated by a large potential demand for hog hair to supply essential requirements under the Lease-Lend Act.

As a result of the much increased demand and the temptation to speculation which this has provided, prices of cattle tail hair and winter hog hair have shown sharp increases which are not warranted by any increase in cost of production and which can have little effect in augmenting the supply. While there is no established market price for either commodity bids recently received by the Procurement Division of the Treasury Department for winter hog hair ranged from 10¢ to 13½¢ per pound, whereas last winter and spring price quotations on this commodity ranged between 6¾¢ and 8½¢ per pound. Such inflationary price increases, if continued, would unjustifiably increase the cost of Naval mattresses and supplies purchased under the Lease-Lend Act, as well as privately consumed products requiring curled hair.

Accordingly, under the authority vested in me by Executive Order No. 8734,¹ it is hereby directed that:

§ 1342.1 Maximum price established for washed cattle tail hair, processed winter hog hair and coil dried winter hog hair. On and after August 27, 1941, regardless of the terms of any contract of sale or purchase, or other commitment, no person shall sell, offer to sell, deliver or transfer washed cattle tail hair, processed winter hog hair or coil dried winter hog hair and no person shall buy, offer to buy, or accept delivery of washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair at prices higher than the maximum prices set forth in Appendix A, incorporated herein as § 1342.10.*

* §§ 1342.1 to 1342.10, inclusive, are issued under the authority contained in Executive Order No. 8734.

§ 1342.2 Less than maximum prices. Lower prices than those set forth in Appendix A may be charged, demanded, paid or offered.*

§ 1342.3 Evasion. The price limitations set forth in this Schedule shall not be evaded whether by direct or indirect methods in connection with a purchase, sale, delivery, or transfer of washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair, alone or in conjunction with any other material, or by way of any commission, service, transportation, or other charge, or discount, premium, or other privilege, or by tying-agreement or other trade understanding, or otherwise.*

¹ 6 F.R. 1917.

§ 1342.4 Records. Every person making purchases or sales during any calendar month of 500 pounds or more of washed cattle tail hair, or 10,000 pounds or more of coil dried winter hog hair, or 5,000 pounds or more of processed winter hog hair, shall keep for inspection by the Office of Price Administration and Civilian Supply for a period of not less than one year, complete and accurate records of each purchase or sale of washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair made during such month and thereafter, showing the date thereof, the name of the buyer or the seller, the prices paid or received, and the quantity of washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair so purchased or sold.*

§ 1342.5 Affirmation of compliance. On or before October 10th, 1941, and on or before the 10th day of each month thereafter, every person who, during the preceding calendar month, has purchased or sold, whether for immediate or future delivery, 500 pounds or more of washed cattle tail hair, or 10,000 pounds or more of coil dried winter hog hair, or 5,000 pounds processed winter hog hair, shall submit to the Office of Price Administration and Civilian Supply an affirmation of compliance on Form 124:1, containing a sworn statement that during such month all such purchases or sales were made at prices in compliance with this Schedule or with any exception or modification thereof. Copies of Form 124:1 can be procured from the Office of Price Administration and Civilian Supply, or, provided that no change is made in the style and content of the form and that it is reproduced on 8 x 10½" paper, they may be prepared by persons required to submit affirmations of compliance hereunder.*

§ 1342.6 Enforcement. In the event of refusal or failure to abide by the price limitations, report requirements, or other provisions contained in this Schedule, or in the event of any evasion or attempt to evade the price limitations or other provisions contained in this Schedule, the Office of Price Administration and Civilian Supply will make every effort to assure (a) that the Congress and the public are fully informed thereof, and (b) that the powers of the Government are fully exerted in order to protect the public interest and the interests of those persons who comply with this Schedule. Persons who have evidence of the offer, receipt, demand or payment of prices higher than the maximum prices, or of any evasion or effort to evade the provisions hereof, or of speculation or manipulation of prices of washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair, or of the hoarding or accumulation of unnecessary inventories thereof, are urged to communicate with the Office of Price Administration and Civilian Supply.*

§ 1342.7 Modification of the price schedule. Persons complaining of hardship or inequity in the operation of this Schedule may apply to the Office of Price Administration and Civilian Supply for approval of any modification thereof or exception thereto.*

§ 1342.8 Definitions. When used in this Schedule, the term:

(a) "Person" includes an individual, corporation, association, partnership, or other business entity;

(b) "Winter hog hair" means hair removed from hogs slaughtered during the months of November, December, January, February and March;

(c) "Coil dried winter hog hair" means winter hog hair which has been washed and dried indoors by artificial heat;

(d) "Processed winter hog hair" means winter hog hair which has been washed, treated, re-washed, and dried, but does not include winter hog hair which has been dyed;

(e) "Washed cattle tail hair" means hair clipped or otherwise removed from cattle switches or tails, which has been washed and dried.

§ 1342.9 Effective date of schedule. This Schedule shall become effective August 27, 1941.

§ 1342.10 Appendix A; maximum prices—(a) **Maximum prices for washed cattle tail hair and processed winter hog hair.**

Maximum price per pound, f.o.b. point of shipment
Washed cattle tail hair (10% moisture content basis)----- \$0.45
Processed winter hog hair (10% moisture content basis)----- .08

(b) **Maximum prices for coil dried winter hog hair.**

Maximum price per ton, f.o.b. point of shipment
Coil dried winter hog hair (10% moisture content basis)----- \$60.00

*

Issued this 25th day of August 1941.

LEON HENDERSON,
Administrator.

[F. R. Doc. 41-8406; Filed, August 25, 1941;
2:56 p. m.]

**TITLE 47—TELECOMMUNICATION
CHAPTER I—FEDERAL COMMUNICATIONS COMMISSION**

PART 2—GENERAL RULES AND REGULATIONS

APPENDIX B

The Commission on August 22, 1941, effective immediately, amended Appendix B in part as follows:

* The maximum prices set forth herein are gross prices before discounts of any nature and include all commissions. They are not applicable to washed cattle tail hair, processed winter hog hair, or coil dried winter hog hair imported from a foreign country.

Frequency (kilocycles):	Allocation
5,250.	Do.
5,252.5.	Aviation.
5,255.	Aviation and Government.
5,260.	Fixed.

(Sec. 4 (i), 48 Stat. 1068; 47 U.S.C. 154 (i)—Sec. 303 (c) 48 Stat. 1082; 47 U.S.C. 303 (c))

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 41-6423; Filed, August 26, 1941;
11:39 a. m.]

PART 9—RULES AND REGULATIONS GOVERNING AVIATION SERVICES

The Commission on August 22, 1941, effective immediately, amended the following section by adding frequencies listed below:

§ 9.73¹ *Frequencies available for assignment to chain systems.*

(c) *Southern transcontinental chain and feeders (brown)—Available for aeronautical and aircraft stations:*

5252.5¹⁰

Available for aeronautical fixed stations:

5252.5¹⁰ 12330

(Sec. 4 (i), 48 Stat. 1068; 47 U.S.C. 154 (i)—Sec. 303 (c), 48 Stat. 1082; 47 U.S.C. 303 (c))

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 41-6424; Filed, August 26, 1941;
11:39 a. m.]

[Docket No. 6159]

PART 12—RULES GOVERNING AMATEUR RADIO: STATIONS AND OPERATORS

ORDER IN THE MATTER OF WITHDRAWAL OF FREQUENCIES FROM AMATEUR SERVICE

At a meeting of the Federal Communications Commission held in its offices in Washington, D. C., on the 22d day of August 1941;

The Commission having under consideration its Rules Governing Amateur Radio Stations and Operators with particular reference to the matter of temporary withdrawal of certain frequencies from the amateur service; and

It appearing that a hearing on the above-entitled matter was held on August 18, 1941, at which time an opportunity was afforded any party affected thereby to protest the temporary withdrawal of these frequencies and no protest was made at said hearing; and

It further appearing from the evidence submitted at the hearing in this proceed-

ing that the temporary withdrawal of such frequencies from the Amateur Service for the training of military airplane pilots, will serve the public interest, convenience and necessity; therefore,

It is ordered, That §§ 12.111 and 12.115 of Part 12 of the Rules and Regulations of the Commission, insofar as they pertain to the continental limits of the United States, be, and they are hereby, suspended until further order of the Commission:

It is further ordered, That the following Temporary Rules Governing Amateur Radio Stations be effective during the period of the suspension of the foregoing sections:

§ 12.111 [Temporary § 12.111] *Frequencies for exclusive use of amateur stations.* The following bands of frequencies are allocated exclusively for use by amateur stations subject to change with respect to 3,650-3,800 kilocycles and 3,900-3,950 kilocycles upon further order of the Commission:

1,750 to	2,050 kilocycles
3,500 to	3,800 kilocycles
3,900 to	4,000 kilocycles
7,000 to	7,300 kilocycles
14,000 to	14,400 kilocycles
28,000 to	30,000 kilocycles
56,000 to	60,000 kilocycles
112,000 to	116,000 kilocycles
224,000 to	230,000 kilocycles
400,000 to	401,000 kilocycles

Provided, however, That amateur licensees located in the states of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, District of Columbia, Ohio, Michigan, Indiana, Illinois, Wisconsin, Minnesota, Iowa, North Dakota, South Dakota, Wyoming, Montana, Idaho, Oregon, and Washington, may use the frequencies in the band 3,800-3,900 kilocycles for Type A-1 emission during the period between two hours after local sunrise and two hours before local sunset subject to the condition that no interference is caused to government operation on these frequencies. The privilege conferred by this proviso with respect to any amateur or to the amateurs within any area may be terminated at any time without advance notice or hearing should interference develop.

§ 12.115 [Temporary § 12.115] *Additional bands for types of emission using amplitude modulation.* The following bands of frequencies are allocated for use by amateur stations using additional types of emission as shown:

1,750 to	1,900 kilocycles	—	A-4
1,900 to	2,050 kilocycles	—	A-3
7,250 to	7,300 kilocycles	—	A-3
28,100 to	30,000 kilocycles	—	A-3
56,000 to	60,000 kilocycles	A-2	A-3 A-4
112,000 to	116,000 kilocycles	A-2	A-3 A-4 A-5
224,000 to	230,000 kilocycles	A-2	A-3 A-4 A-5
400,000 to	401,000 kilocycles	A-2	A-3 A-4 A-5

This order shall take effect on the 20th day of December, 1941; *Provided, however*, That should need therefor arise, the Commission may, by subsequent order, advance the effective date hereof to a date prior to December 20, 1941, but not

less than thirty (30) days from the date of this action.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 41-6425; Filed, August 26, 1941;
11:39 a. m.]

Notices

WAR DEPARTMENT.

[Bull. 22]

RULES AND REGULATIONS FOR THE NATIONAL MATCHES, 1941¹

AUGUST 2, 1941.

SECTION I. Authorization, Scope and Date of Matches—1. General conditions. The rules and regulations for the national matches, except as provided for and published in this bulletin, will be found in the Official Program of the national matches, FM 23-10, FM 23-35, AR 600-75, AR 740-10 (and the Official Rules for Rifle and Pistol Shooting, National Rifle Association (latest revision).

2. Date and place at which national matches will be held. For the year 1941 the national matches will be held at Camp Perry, Ohio, for a period of 8 days beginning Sunday, August 31, 1941, and ending Sunday, September 7, 1941, both dates inclusive. They will include:

a. Small Arms Firing School. The Small Arms Firing School will be held from Sunday, August 31, 1941, to Tuesday, September 2, 1941 (3 days), both dates inclusive. The period designated above will be devoted primarily to the school.

The Small Arms Firing School will include the following:

- (1) Caliber .22 rifle training.
- (2) Pistol training.

b. National Rifle Association and National Trophy Match. The matches for which medals and trophies are awarded by the National Rifle Association and the match for which the national trophy, medals, and other badges are awarded by the National Board for the Promotion of Rifle Practice will be held from Wednesday, September 3, 1941, to Sunday, September 7, 1941, both dates inclusive.

(1) The National Rifle Association matches will consist of—

- (a) Small-bore rifle matches.
- (b) Pistol and revolver matches.

(2) The National Trophy Match will consist of the National Individual Pistol Match.

3. Executive officer may change program. The foregoing dates and periods

¹ See § 43.4, Title 10, Code of Federal Regulations for composition and duties of National Board for the Promotion of Rifle Practice. These regulations are promulgated under the authority contained in section 1, 45 Stat. 786; 32 U.S.C. 181a.

prescribed for the national matches will govern unless weather conditions interfere to such an extent as to make changes necessary. In that case the executive officer will make the required alterations in the program.

SEC. II. Subsistence Allowances and Travel of Regional Winners Present at Government Expense—4. Regional winners. a. Not to exceed 144 winners of regional matches, selected and certified to by the National Rifle Association, will be authorized to attend the national matches at Government expense.

b. The regional winners indicated above will be entitled to travel, including subsistence, at the rate of 5 cents per mile while en route from their homes to Camp Perry, Ohio, and return. While participating in the national matches, they will be entitled to a subsistence allowance of \$1.50 per day for not to exceed 8 days from August 31, 1941, to September 7, 1941. When travel is performed by privately owned conveyance, distances will be computed on the basis of the shortest usually traveled highway distance between the points of travel as shown by standard highway mileage guides, such as the Rand McNally Standard Highway Mileage Guide, provided that where such distances are in excess of those shown in the Official Mileage Tables or W. D., F. D. Form No. 46 (Request for Official Distance), the latter distance will govern.

c. Regional winners will not be entitled to travel or subsistence unless they attend the national matches for a period of at least 8 days, unless excused by the executive officer for cogent reasons.

SEC. III. Officials of the National Matches and Their Duties—5. Officials. a. The officials detailed from the Army will consist of—

- (1) Executive officer.
- (2) Quartermaster.
- (3) Finance officer.
- (4) Surgeon.
- (5) Such others as may be made available.

b. The executive officer will have command of the camp and general charge of the national matches.

c. The various duties pertaining to the conduct of the matches will be assigned to available officers by the executive officer.

SEC. IV. Small arms firing school—6. The missions of the Small Arms Firing School are to teach correct principles of marksmanship and to present a logical and uniform method of instruction with a view of improving individual and group shooting ability and developing competent instructors, and to promote safe handling of firearms.

7. Each person satisfactorily completing the school course will receive a certificate of proficiency. All individuals at Camp Perry at Government expense will be required to attend the Small Arms Firing School. The attendance of all

other persons, including those who have previously received certificates of proficiency, is invited but not required.

8. During the period of the Small Arms Firing School, the executive officer may permit competitors who are excused from attending the school to practice on targets which he considers available and in excess of the number required for the school.

SEC. V. National Rifle Association Matches—9. The matches of the National Rifle Association will consist of the following parts:

- a. Small-bore rifle matches.
- b. Pistol and revolver matches.

10. Detailed information concerning these matches will be found in the program of the national matches.

SEC. VI. National Trophy Match—National Individual Pistol Match—11. When fired. Sunday, September 7, 1941.

12. Open to. Any citizen of the United States 16 years of age or over on the date of the match who has demonstrated his ability to fire a score of at least 180 over the national match pistol course by scores of record in National Rifle Association files or in match or qualification firing at Camp Perry in 1941, 1940, 1939, 1938, or 1937.

13. Elimination of competitors. The executive officer may, in his discretion and by such standards as he may prescribe, eliminate competitors after each stage of the national individual pistol match.

14. Course of fire—a. Stages.

First stage. Slow fire, 50 yards—Standard American 50-yard target, 2 scores (5 shots each); 1 minute per shot.

Second stage. Timed fire, 25 yards—Standard American 50-yard target with only the 9 and 10 rings blacked, known as the "25-yard rapid-fire pistol target," 2 scores (5 shots each); 20 seconds per score.

Third stage. Rapid fire, 25 yards—Standard American 50-yard target with only the 9 and 10 rings blacked, known as the "25-yard rapid-fire pistol target," 2 scores (5 shots each); 10 seconds per score.

b. Arm. Pistol, U. S. caliber .45, M1911 or M1911A1. (See par. 51.)

c. Ammunition. As issued.

15. Entries. a. Individual competitors may make entry in person or by mail addressed to the statistical officer, national matches, Camp Perry, Ohio.

b. Entries will close not later than 48 hours prior to the hour the match is scheduled to start.

16. Positions. Standing without body or artificial rest; one hand only to be used.

17. Trophies and medals. The "Custer" trophy will be awarded to the winner, to be held until the next national matches.

A miniature of the "Custer" trophy will also be awarded to the individual winning the original trophy, this minia-

ture trophy to be the permanent property of the winner. Medal awards will be as follows:

a. To each of the 12 competitors, not distinguished pistol shots, making the highest aggregate scores, a gold medal.

b. To each of the 24 competitors, not distinguished pistol shots, making the next highest aggregate scores, a silver medal.

c. To each of the 36 competitors, not distinguished pistol shots, making the next highest aggregate scores, a bronze medal.

d. Distinguished pistol shots will be placed according to their respective scores among the above medal winners. Only one medal of each class will be awarded any medal winner, regardless of the year in which won. After one medal of any class (gold, silver, or bronze) has been issued, a medal winner in the same class thereafter will be issued an appropriate bar in lieu of a medal.

18. Qualification badges. An appropriate badge representing qualifications in the Regular Army course will be issued to each civilian and policeman who qualifies as pistol expert, pistol sharpshooter, or pistol marksman in the national individual pistol match. Qualifying scores: Pistol expert, 240; pistol sharpshooter, 225; pistol marksman, 210. Police and civilians, including members of the Reserve Officers' Training Corps and Citizens' Military Training Camps, will obtain their qualification badges from the Director of Civilian Marksmanship.

SEC. VII. General regulations applicable to all matches—19. General. The executive officer may, in his discretion, in order to operate the range efficiently, change the order of firing the stages of any match.

20. Firing areas. The firing areas on each range will be organized into a firing line, a ready line, and an assembly line.

21. Duties of range officers. a. The chief range officer of each range will be responsible at all times to the range director for the proper equipment and operation of the range to which he is assigned.

b. All other officers assigned to duty as range officers will function directly under the chief range officer on the range to which they are assigned. As assistants on any range their duties will be—

(1) To insure that all competitors comply with range and match regulations.

(2) To supervise scoring.

(3) To verify the scores on the score cards with the blackboard and to see that they agree; to verify the totals and certify their correctness.

(4) To make any necessary changes on score cards and to initial them.

(5) To require the competitor, or in case of team matches, the team captain, to sign the score cards when firing is finished.

(6) To deliver the completed score cards to the chief scorer.

22. *Duties of pit officers.* The chief pit officer on each range is an assistant to the chief range officer on that range. Other pit officers will function directly under the chief pit officer. During match firing, a pit officer will be assigned from four to eight targets, and will be responsible for the proper operation and marking of all targets to which he is assigned. Only a pit officer will signal misses in slow fire.

23. *Coaching.* Coaching will not be permitted in individual matches.

24. *Station of competitors.* Each competitor will remain on or in rear of the assembly line in rear of the firing point until called by the range officer to take his position at the ready line or firing point.

25. *Station of noncompetitors.* No one except the officials of the range, members of the National Board for the Promotion of Rifle Practice, the competitors on the firing points, and scorers and others on duty will be permitted in front of the assembly line without special permission of the officer in charge of the range.

INSTRUCTIONS TO COMPETITORS

26. *Mass-squadding.* When any range is available for practice firing, competitors reporting to that range will be mass-squared on the range by the chief range officer or an assistant.

27. *Competitors present punctually.* Competitors will be present at the firing points punctually at the time stated on their squadding tickets. No application on the part of a competitor for an alteration of his squadding assignment will be entertained.

28. *Competitors called in advance.* In slow-fire stages of individual matches the competitor next to fire may be called to the ready line when the competitor firing has five remaining shots to fire and called to the firing point when the competitor firing has completed his score. Any competitor will forfeit his right to fire if he appears at the proper target after the time shown on his score card for him to appear unless he presents satisfactory evidence that he is late through no fault of his own. If he does not appear when called, any competitor present and assigned to the target, taken in order, may be called to the firing point.

29. *Time limit.* In individual slow fire, competitors may fire with the deliberation they deem necessary, provided the firing time at that particular range is not exceeded. Competitors will take their places promptly on the firing line.

30. *Extensions of time.* If an accident to the target, difficulty in operating it, or any other reason over which the competitor or team has no control causes delay, such time credit as the range officer may decide will be allowed and immediately entered on the scoreboard and score card, the effect of which will be to extend the time limit by that amount.

31. *Challenges.* If a competitor desires to challenge his shot just fired for alleged incorrect marking, he will pay one dollar to the range officer.

If a competitor desires to challenge the correctness of an official bulletin he will pay one dollar to the chief statistical officer. If the challenge of the competitor is sustained and it is decided that the bulletin in question is incorrect, the money will be returned to him immediately; otherwise the money will be forfeited.

Repeated challenges of the same shot, target, or bulletin will not be permitted.

Each chief range officer will deliver the challenge money collected on his range to the range director at the end of each day's firing.

All challenge money of every nature will be delivered to the executive officer for use in the improvement of the recreational program of the camp.

32. *Competitors to sign score cards.* Competitors will check and sign the score card in individual matches.

33. *Safety precautions.* No arms will be loaded except at the firing point. During and after loading, the pistol will be kept at raised pistol until unloaded, except when aimed at the target for firing. Pistols will have their magazines withdrawn and the slides pulled back except when the competitor is at the firing point in the act of firing or ready to fire. During and after loading, the muzzle of the rifle will be kept pointed in the direction of the target until unloaded. Rifles will be carried at all times with bolts open except when the competitor is at the firing point in the act of firing or ready to fire.

34. *Ammunition, unauthorized.* Any competitor having any ammunition in his belt or about his person when he takes his place at the firing line, other than that authorized, will be immediately disqualified.

35. *Firing, unauthorized.* No firing except at the targets in prescribed competition or practice will be allowed. Any violation of this rule will disqualify the offending competitor for the period of the matches.

36. *Piece, unserviceable.* An unserviceable or disabled piece is a pistol which is pronounced by a range officer as unsuitable for match competition.

37. *Cartridge, defective.* A defective pistol cartridge is one which clearly shows the imprint of the firing pin on the primer. No retest of a pistol cartridge will be made.

38. *Competitors may be required to score, mark targets, or act as range officers.* Any competitor who is detailed to perform any of these duties and fails to do so in a manner satisfactory to the range director will forfeit his right to compete in that match and, in the discretion of the executive officer, may be disqualified during the remainder of the matches from further participation in any match or any practice.

39. *Protests.* Protests and appeals may not be submitted directly to the executive officer, but will be submitted to the range officer of the firing point concerned. In case a competitor considers the decision of the latter unwarranted by the facts presented, he may appeal orally to the range director through the chief range officer of that range and then to the executive officer in writing before 9 p. m. of the day of the occurrence. On questions of rules or conditions of National Rifle Association matches, the executive officer will accept the opinion of the executive committee of the National Rifle Association and base his decision thereon. Appeals from the decisions of the executive officer may be made in writing and forwarded through that officer to the appeals board, which will consist of those members of the National Board for the Promotion of Rifle Practice, not less than three in number, who are present at the national matches at the time of the protest. The decisions of this appeals board will be final.

40. *Penalties.* a. Any person interfering with a competitor on the firing point or annoying him in any way will be warned to desist, and if he repeats the offense, he will be ordered off the range at once.

b. Any competitor who shall—

(1) Fire under a name other than that under which he entered, or who shall fire twice for the same prize, or

(2) Be guilty of any conduct considered by the executive officer to be discreditable, or

(3) Be guilty of falsifying his score or being accessory thereto, or

(4) Offer a bribe of any kind to any official or other person, or

(5) Be detected in an evasion of the conditions prescribed for the conducting of any match, or

(6) Refuse to obey any instructions of the executive officer or a range officer, or

(7) Be guilty of disorderly conduct.

may, upon the offense being proved to the satisfaction of the executive officer, be disqualified from competing further in the matches and may be denied any prize won by him during the current matches. He may be barred from Camp Perry.

41. *Awards by the National Board for the Promotion of Rifle Practice.* Distribution of medals and trophies won in the national trophy match will be made at the office of the National Board for the Promotion of Rifle Practice in Washington, D. C. All correspondence concerning such medals and other badges will be conducted with the Washington office. Qualification insignia will be issued from the Washington office of the National Board after the close of the matches.

SEC. VIII. *Rules governing pistol matches—42. Two or more competitors may use the same pistol in any competition.* However, the application of this rule will not be permitted to interfere with the routine squadding of pistol

matches; and no squadding changes will be made to adjust conflicts caused by this practice.

43. *Pistol range procedure.* a. The procedure for pistol and revolver firing will follow generally that laid down in Rules for Pistol and Revolver Matches published by the National Rifle Association, latest revision and FM 23-25. Such modification of these rules as may be necessary to provide for the special conditions existing at Camp Perry may be authorized by the executive officer.

b. In order to conform to the scoring in the National Rifle Association matches, all hits in the four (4) ring on the Standard American 25- and 50-yard targets in the National Trophy match at Camp Perry shall be scored as misses.

44. *Too many hits on a target.* If more than the required number of hits appear on the target, any shots which can be identified as having been fired by some competitor other than the competitor assigned to that target will be disregarded. If more than the required number of hits then remain on the target a complete new score will be fired and the original score will be disregarded except that if all such hits are of equal value the score will be recorded as the required number of hits of that value.

45. *If a competitor fires less than the prescribed number of shots through his own fault, and there should be more hits on the target than he fired shots, he will be scored the number of shots of highest value equal to the number he fired and given a miss for each unfired cartridge.*

46. *Malfunction.* When a competitor claims inability to complete his score at timed or rapid fire within the time limit because of a defective cartridge or disabled piece, the range officer, if satisfied that conditions are as claimed by the competitor, will permit him to refire a complete string as soon as may be practicable. No competitor will refire any record string more than once because of a defective cartridge or disabled piece. Such shots as may have been fired in the original string will not be marked or scored.

In case of malfunction for any reason whatsoever, the competitor will immediately assume and hold the position of "raise pistol" and call a range officer, whose duty it will be to draw back the slide and investigate the malfunction. The competitor will not clear the malfunction or draw the slide to the rear.

47. *Misfires.* The imprint of the firing pin on the primer of a pistol cartridge will clearly constitute a misfire without any further test.

48. *Changing arms.* One or more competitors may use the same pistol, however, no competitor will change his pistol during any competition unless his first piece has become unserviceable through accident. Such contingency will be verified by a range officer. Violation of this rule will be cause for disqualification.

49. *Ties in National Individual Pistol Match.* a. Ties will be decided by the highest numerical score at—

- (1) Rapid fire.
- (2) Timed fire.
- (3) Slow fire.

b. *In the event the tie is still unbroken,* the scores at each stage in the above order will be ranked by the—

- (1) Fewest misses.
- (2) Fewest hits of lowest value.
- (3) Fewest hits of next lower value, etc.

50. *Ties in National Rifle Association matches.* Ties in all other pistol matches will be decided as provided for in Official Rules for Rifle and Pistol Shooting, National Rifle Association, latest revision.

SEC. IX. *Description of arms and ammunition—51. Pistols and revolvers—a. National trophy match.* Arm: Pistol, U. S., caliber .45, M1911 or M1911A1, having not less than 4-pound trigger pull, issued by the Army Ordnance Department, or the same type and caliber of pistol as manufactured by Colt Patent Fire Arms Co., privately owned, which must be equipped with fixed sights, the front sight, blade type (not undercut), and the rear sight an open U or rectangular notch, and issue or Colt factory standard stocks. Except as indicated above, the parts of the pistol may be specially fitted and include alterations which will improve the functioning and accuracy of the arm, provided such alterations do not interfere with the functioning of the safety devices as manufactured.

b. *National Rifle Association matches.* As prescribed in the conditions of each match.

52. *Pistol ammunition.* Pistol ammunition furnished at the national matches will be issued by the range personnel to competitors at the firing points for practice and for match firing. No pistol ammunition other than that issued will be used in the national trophy match. In those revolver or pistol matches of the National Rifle Association in which any ammunition may be used, the program will definitely so state.

53. *Marking of equipment.* Marking of any equipment in a manner that will deface it is forbidden.

SEC. X. *Scorers and Their Duties—54. Scorers will confine their language strictly to their duties.* Scorers will not enter into disputes with competitors or others. If any question should arise, the scorer will promptly call: "Range officer, number —," stating the number of his target.

55. *In individual matches,* as soon as he receives the score cards, the scorer will enter on the scoreboard the names of all competitors in the order of the relays, placing the number of the relay before each name and leaving blank spaces on the scoreboard when there are vacancies in the relays.

56. *If a competitor is not present* when it is his turn to fire, or when his name is called, or in case competitors arrive after their relays are due and have been called, the scorer will report the fact to the range officer.

57. *A scorer will not be permitted* to make any erasures, corrections, or changes on the score card. If a correction is necessary, it will be made and initialed by the range officer.

58. *When the target is improperly operated,* or in case of a misfire, disabled piece, or any other unusual occurrence, the scorer will promptly report the facts to the range officer.

59. *All shots fired count.* All shots fired by a competitor after he has taken his place at the firing point will be considered in his score, even if his piece is not directed toward the target or is accidentally discharged. Exceptions to this rule will not be made for any reason. A shot fired by a competitor after taking his place at the firing point and before the order "Commence firing" will be scored a miss.

60. *Hits on the wrong target* will be scored as misses.

61. *In rapid fire, any unfired cartridges will count as misses,* except that in case of a defective cartridge or a disabled piece the hits will not be recorded and another score may be fired.

62. *In rapid fire, if a competitor should fire less than the prescribed number of shots through his own fault,* and there should be more hits marked on his target than the number of shots he fired, he will be scored the number of hits of highest value equal to the number he fired and a miss for each unfired cartridge.

63. *In rapid fire, if there are more than five hits on a target,* the target will not be marked, the hits will not be recorded, and another score will be fired, except that if all the hits are of equal value the competitor assigned to that target will be scored with 5 hits.

64. *Scorers will direct their attention to the competitor* on their target while he is aiming and firing and will be prepared to state at any time whether competitor has fired and, in rapid fire, how many shots he has fired. They will report all irregularities observed to the range officer.

65. *Upon the completion of the scores at any range,* score cards will be verified, signed, and collected by the range officers, and by them delivered to the chief scorer at the earliest practicable moment.

[SEAL]

J. A. ULIO,
Brigadier General,
Acting The Adjutant General.

[F. R. Doc. 41-6410; Filed, August 26, 1941;
9:50 a. m.]

[Contract No. W-569 eng. 2510]

SUMMARY OF COST-PLUS-A-FIXED-FEE CONTRACT FOR ARCHITECT-ENGINEER SERVICES

ARCHITECT-ENGINEER: R. L. KENAN AND ASSOCIATES OF MONTGOMERY, ALABAMA

Amount fixed fee: \$10,000.00.

Estimated cost of construction project: \$2,000,000.

Type of construction project: Preparation of Landing Area, Brookley Field, Mobile, Ala.

Location: Brookley Field, Mobile, Alabama.

Type of service: Architectural-Engineering.

The supplies and services to be obtained by this instrument are authorized by, are for the purpose set forth in, and are chargeable to, Procurement Authority No. Eng. 664 P 1-32A-0540.035-N the available balance of which is sufficient to cover the cost of same.

This contract, entered into this 28 day of March 1941.

Description of the work. The Architect-Engineer shall perform all the necessary service provided under this contract for the following described project: Designing, preparing contract plans, specifications and estimates of cost; and supervision of construction of the landing area at Brookley Field (Southeast Air Depot) Mobile, Alabama, and estimated to cost \$2,000,000.

Data to be furnished by the Government. The Government shall furnish the Architect-Engineer available schedules of preliminary data, layout sketches, and other information respecting sites, topography, soil conditions, outside utilities and equipment as may be essential for the preparation of preliminary sketches and the development of final drawings and specifications.

Fixed-fee and reimbursement of expenditures. In consideration for his undertakings under the contract, the Architect-Engineer shall be paid the following: A fixed fee in the amount of ten thousand dollars (\$10,000.00) which shall constitute complete compensation for the Architect-Engineer's services.

Reimbursement for the following expenditures: The actual cost of expenditures made by the Architect-Engineer under the provisions of Article IV and Article VII of this contract, subject to the provisions of paragraph 1 b. (2) above.

Payments shall be made on vouchers approved by the Contracting Officer on standard forms, as soon as practicable after the submission of statements, with original certified payrolls, received bills for all expenses including materials, supplies and equipment, and all other supporting data and the amount of the Architect-Engineer's fixed fee earned.

All drawings, specifications, and blue prints are to become the property of the Government on completion of payments.

Changes in scope of project. The Contract Officer may at any time, by a written order, make changes in the scope of the work contemplated by this contract.

Termination for cause or for convenience of the Government. The Government may terminate this contract at any time and for any cause by a notice in writing from the Contracting Officer to the Architect-Engineer.

This contract is authorized by the following laws:

¹ Approved by the Under Secretary of War, April 15, 1941.

Supplemental Military Appropriation Act 1940, July 1, 1939, Section 1 (a), Act approved July 2, 1940 (Pub. No. 703, 76th Congress).

FRANK W. BULLOCK,
Major, Signal Corps,
Assistant to the Director
of Purchases and Contracts.

[F. R. Doc. 41-6351; Filed, August 26, 1941;
9:45 a. m.]

[Contract No. W-569-eng. 2598]

SUMMARY OF CONTRACT FOR CONSTRUCTION

CONTRACTORS: JOHN F. BLOOMER, AN INDIVIDUAL, OF APPLETON, WISCONSIN, AND JOS. D. BONNESS, INC., 1409 N. 27TH ST., MILWAUKEE, WISCONSIN

Contract for: Preparation of Landing Field and Paving of Runways and Taxiways.

Amount: \$1,856,637.00.

Place: Brookley Field (Southeast Air Depot), Mobile, Alabama.

The supplies and services to be obtained by this instrument are authorized by, are for the purpose set forth in, and are chargeable to the Procurement Authorities shown below, the available balance of which is sufficient to cover cost of same.

Eng. 845 P 1-32 A-0540.068-N

Eng. 915 P 1-32 A 0540-01

This contract, entered into this 5th day of June 1941.

Statement of work. The contractor shall furnish the materials, and perform the work for preparation of landing field and paving the runways and taxiways and other work incident thereto at Brookley Field (Southeast Air Depot), Mobile, Alabama, for the consideration of \$1,856,637.00, in strict accordance with the specifications, schedules, and drawings, all of which are made a part hereof.

Changes. The contracting officer may at any time, by a written order, and without notice to the sureties, make changes in the drawings and/or specifications of this contract and within the general scope thereof.

Delays—Damages. If the contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in article 1, or any extension thereof, or fails to complete said work within such time, the Government may, by written notice to the contractor, terminate his right to proceed with the work or such part of the work as to which there has been delay. If the Government does not terminate the right of the contractor to proceed, the contractor shall continue the work, in which event the actual damages for the delay will be impossible to determine and in lieu thereof the contractor shall pay to the Government as fixed, agreed, and liquidated damages for

each calendar day of delay until the work is completed or accepted the amount as set forth in the specifications or accompanying papers and the contractor and his sureties shall be liable for the amount thereof.

Payments to contractors. Unless otherwise provided in the specifications, partial payments will be made as the work progresses at the end of each calendar month, or as soon thereafter as practicable, on estimates made and approved by the contracting officer.

In making such partial payments there shall be retained 10 percent on the estimated amount until final completion and acceptance of all work covered by the contract.

All material and work covered by partial payments made shall thereupon become the sole property of the Government.

Upon completion and acceptance of all work required hereunder, the amount due the contractor under this contract will be paid upon the presentation of a properly executed and duly certified voucher therefor.

This contract is authorized by the Fourth Supplemental National Defense Appropriation Act, 1941, March 17, 1941, and Third Deficiency Appropriation Act, 1939, August 9, 1939.

FRANK W. BULLOCK,
Major, Signal Corps,
Assistant to the Director
of Purchases and Contracts.

[F. R. Doc. 41-6407; Filed, August 26 1941;
9:46 a. m.]

[Contract No. W-ORD-529]

SUMMARY OF COST-PLUS-A-FIXED-FEE NEW ORDNANCE FACILITY CONSTRUCTION AND OPERATION CONTRACT

CONTRACTOR: GENERAL TIRE ENGINEERING COMPANY, JACKSON, MISSISSIPPI

Contract¹ for: Furnishing management service (including subcontracts for architect-engineer services and construction of a new ordnance facility and installation of equipment therein), procuring production equipment, training key personnel for and operating a new ordnance facility for the loading of propellant and igniter charges and the manufacture of bags therefor.

Place: Flora, Mississippi.

Estimated Cost of management service (including cost of architect-engineer and construction subcontracts) under Title I: \$10,879,202.00.

Fixed-Fee for management service under Title I: \$10,000.00

Estimated Cost of procuring equipment under Title II: \$1,091,000.00.

Fixed-Fee for procuring equipment under Title II: \$20,000.00.

¹ Approved by the Under Secretary of War, August 7, 1941.

Estimated Cost of Training Key Personnel under Title III (Optional): \$150,000.00.

Fixed-Fee for Training Key Personnel under Title III: \$1.00.

Estimated Cost of operation under Title IV (Optional): \$12,875,000.00.

Fixed-Fee for operation under Title IV: \$275,000.00.

The new ordnance facility, services and supplies to be obtained by this instrument are authorized by, are for the purposes set forth in, and are chargeable to the following procurement authorities, the available balances of which are sufficient to cover the cost of the same:

ORD 50,201 P510-31 A0025-13

ORD 50,202 P531-32 A0025-13

ORD 27,057 P99 A0141-02

ORD 27,058 P99 A0141-02

This contract, entered into this 4th day of August 1941.

TITLE I. Management Service

ARTICLE I-A. Description of new ordnance facility. The new ordnance facility, hereinafter referred to as the "Plant", and designated as Mississippi Ordnance Plant, shall comprise a Plant at or near Flora, Mississippi, upon a site to be furnished and made available by the Government, for the loading of propellant charges, including the igniter charges) hereinafter sometimes referred to as the "Ammunition") and for the manufacture of bags for such charges.

ART. I-B. Statement of work. 1. The Contractor shall, in the shortest reasonable time, furnish the labor, materials, tools, machinery, equipment, facilities, utilities, supplies not furnished by the Government, and services, and do all things necessary for the completion of a Plant of the type and capacity described in Article I-A hereof.

2. In the performance of the work described in Section 1 of this Article I-B, the Contractor shall:

a. Furnish management service covering supervision, direction and control of the designing (including designing of the production equipment), engineering and construction (including the installation of the production equipment) of the Plant, and subject to the approval of the Contracting Officer, establish, equip and maintain adequate guard and fire fighting forces.

b. Subcontract, on forms prescribed by The Quartermaster General, for Architect-Engineer services covering design (including necessary design of production equipment) and engineering and subcontract for the construction (including the installation of production equipment) of the Plant, with subcontractors selected by The Quartermaster General and approved by the Contractor.

4. The Government shall furnish the Contractor such available schedules of preliminary data, layout sketches, and other available information respecting sites, topography, soil conditions, outside utilities and equipment, and shall make

available to the Contractor such Government designs, drawings, specifications, details, standards and safety practices as are on hand in the offices of the Chief of Ordnance and The Quartermaster General and are applicable to the design, construction, and equipping of the said Plant.

5. All of the Contractor's notes and other data concerning the design, construction and equipping of the Plant shall become the property of the Government.

ART. I-C. Estimates. It is estimated that the total cost of the work under this Title I will be approximately ten million eight hundred seventy-nine thousand two hundred two dollars (\$10,879,202.00), including the cost of all subcontracts but excluding the Contractor's fee and the procurement of production equipment provided for in Title II hereof.

ART. I-D. Consideration. As consideration for its undertaking under this Title I the Contractor shall receive the following:

1. Reimbursement for expenditures as provided in Title V.

2. A fixed-fee in the amount of ten thousand dollars (\$10,000.00) which shall constitute complete compensation for the Contractor's services, including profit.

TITLE II. Procurement of Production Equipment

ART. II-A. Statement of work. The Contractor shall, in the shortest reasonable time, determine the production equipment requirements for the Plant and shall, subject to the approval of the Contracting Officer, thereupon proceed to do all things necessary and incident to the procurement of the production equipment required.

ART. II-B. Estimates. It is estimated that the total cost under this Title II will be approximately one million ninety-one thousand dollars (\$1,091,000.00), exclusive of the Contractor's fee.

ART. II-C. Consideration. As consideration for its undertaking under this Title II the Contractor shall receive the following:

1. Reimbursement for expenditures as provided in Title V.

2. A fixed-fee in the amount of twenty thousand dollars (\$20,000.00) which shall constitute complete compensation for the Contractor's services.

TITLE III. Training of Key Personnel (Optional)

ART. III-A. Statement of work. The obligation of the Contractor to proceed with the work under this Title III shall be conditioned upon receipt by the Contractor of notice in writing from the Contracting Officer so to do. Upon receipt by the Contractor of such notice, the Contractor shall hire or select the key personnel necessary for the operation of the Plant, and when such personnel is available shall proceed to train such personnel in the duties and functions of their respective positions, at the Contractor's

plants, at Ordnance establishments, or elsewhere, in order that they will have obtained experience with the processes and operations involved in the Plant at any time when the Government shall exercise its option under Section 1 of Article IV-A of Title IV.

ART. III-B. Estimate. It is estimated that the cost of the work under this Title III will be approximately one hundred fifty thousand dollars (\$150,000.00), exclusive of the Contractor's fee.

ART. III-C—Consideration. As consideration for its undertaking under this Title III the Contractor shall receive the following:

1. Reimbursement for expenditures as provided in Title V.

2. A fixed-fee of one dollar (\$1.00) which shall constitute complete compensation for the Contractor's services under this Title III, including profit.

TITLE IV. Operation of Plant (Optional)

ART. IV-A—Statement of work. 1. The obligation of the Contractor to proceed with the work under this Title IV shall be conditioned upon receipt by the Contractor within * * * months after the date of approval of this contract of the notice provided for in section 1 of Article III-A of Title III hereof and receipt by the Contractor of notice in writing from the Contracting Officer so to do. Immediately upon receipt by the Contractor of such notice, and concurrently with the performance of the work required of it under Titles I, II and III hereof, the Contractor shall undertake all preparations necessary for the subsequent operation of the Plant, including the necessary training of personnel for such operation in addition to the key personnel trained pursuant to Title III hereof, and all other services incident to setting up an efficient and going operating force.

2. As each operating unit of the Plant is completed and ready for operation and the necessary preparation for operation and training of personnel has proceeded to a point where operation is practicable the Contractor shall so notify the Contracting Officer in writing and shall proceed to operate it as directed from time to time by the Contracting Officer.

3. Notwithstanding the fact that the construction and equipping of the Plant as a whole shall not have been completed, when all operating units thereof are completed and ready for operation, the Contractor shall so notify the Contracting Officer in writing, and from and after the date of said notice the Contractor shall operate said Plant for a period of * * * months.

4. Upon written notice to the Contractor not less than * * * days before the anticipated completion of the operation provided for in section 3 next above, the Government may, at its option, authorize the continued operation of the Plant for an additional period of * * * months and the Contractor shall undertake such continued operation under the

terms and conditions of this contract applicable to the operation of the Plant (including those relating to the fixed-fee for such additional operation, which fee shall be that provided in section 3 of Article IV-C, hereof).

ART. IV-B. *Estimates.* It is estimated that the cost of the work under this Title IV will be twelve million eight hundred seventy-five thousand dollars (\$12,875,000.00), exclusive of the cost of continued operation covered by the option therefor provided in section 4 of Article IV-A hereof, and exclusive of the Contractor's fee.

ART. IV-C. *Consideration.* As consideration for its undertaking under this Title IV the Contractor shall receive the following:

1. Reimbursement for expenditures as provided in Title V hereof.

2. A fixed-fee for the work under Sections 2 and 3 of Article IV-A hereof, as follows: Two hundred seventy-five thousand dollars (\$275,000.00) for * * * months' operation, which fee shall constitute complete compensation (except for continued operation) for Contractor's services.

3. A fixed-fee for continued operation provided in section 4 of Article IV-A hereof, as follows: Two hundred seventy-five thousand dollars (\$275,000.00) for * * * months' operation, which fee shall constitute complete compensation for Contractor's services during continued operation.

TITLE V. Cost of the Work and Payment Therefor

ART. V-A. *Reimbursement for contractor's expenditures.* 1. The Contractor shall be reimbursed in the manner hereinafter described for such of its actual expenditures in the performance of the work under this contract, as may be approved or ratified by the Contracting Officer.

ART. V-B. *Payments—Reimbursement for cost.* 1. a. The Government will currently reimburse the Contractor for expenditures made in accordance with Article V-A of this Title V, upon certification and delivery to and verification by the Contracting Officer of the original signed pay rolls for labor, received invoices for materials, equipment, etc., or other evidence satisfactory to the Contracting Officer. Reimbursement will be made as promptly as possible, generally weekly, but may be made at more frequent intervals if the conditions so warrant. All payments made under this paragraph a of Section 1 shall be subject to the provisions of Article V-C.

Payment of the fixed-fees. 2. a. The fixed-fee provided for in Article I-D of Title I shall be paid in partial payments, less ten percent (10%) of each such partial payment, on the last working day of each calendar month as it accrues.

b. The fixed-fee provided for in Article II-C of Title II shall be paid in partial

payments, less ten percent (10%) of each such partial payment, on the last working day of each calendar month as it accrues.

c. The fixed-fee of one dollar (\$1.00) provided for in Article III-C shall be paid upon the completion of the work provided therein.

d. 1. The fixed-fee of two hundred seventy-five thousand dollars (\$275,000.00) provided for in section 2 of Article IV-C of Title IV shall be paid in twelve (12) partial payments of twenty-two thousand nine hundred sixteen dollars and sixty-seven cents (\$22,916.67) each, less 10% of each such partial payment.

Final payment. 4. Upon completion of the work under Titles I and II and its final acceptance in writing by the Contracting Officer, and again upon the completion of the work under Title IV, the Government shall pay to the Contractor the unpaid balance of the cost of the work determined under Title V hereof, and of the fees.

ART. V-C. *Advances.* At any time, and from time to time, after the execution of this contract, the Government, at the request of the Contractor, and subject to the approval of the Chief of Ordnance as to the necessity therefor, shall advance to the Contractor without payment of interest thereon by the Contractor, a sum or sums not in excess of thirty percent (30%) of the estimated cost of the work under this contract. Such advance or advances shall be made in each case upon the furnishing of such surety bonds in such penal sums not exceeding the total aggregate advance as the Secretary of War may prescribe.

TITLE VI. Termination

ART. VI-A. *Termination by Government.* The Government may terminate this contract at any time by a notice in writing from the Contracting Officer to the Contractor.

TITLE VII. General

ART. VII-B. *Changes.* The Contracting Officer may at any time after consultation with the Contractor, by a written order and without notice to the sureties, make changes in or additions to the drawings and specifications, issue additional instructions, require additional work, or direct the omission of work covered by the contract.

ART. VII-C. *Title.* The title to all work, completed or in the course of construction, preparation or manufacture shall be in the Government. Likewise, upon delivery at the site of the work, at an approved storage site or other place approved by the Contracting Officer and upon inspection and acceptance in writing by the Contracting Officer, title to all materials, tools, machinery, equipment and supplies, for which the Contractor shall be entitled to be reimbursed under Title V hereof shall vest in the Government.

This contract is authorized by the following laws: The Act of July 2, 1940 (Public No. 703, 76th Congress), and the Act of June 30, 1941 (Public No. 139, 77th Congress).

FRANK W. BULLOCK,
Major, Signal Corps,
Assistant to the Director of
Purchases and Contracts.

[F. R. Doc. 41-6408; Filed, August 26, 1941;
9:46 a. m.]

[Contract No. W 669 qm-12695; O. I. No. 121]

SUMMARY OF CONTRACT FOR SUPPLIES

CONTRACTOR: J. P. STEVENS & COMPANY, INCORPORATED, NEW YORK, NEW YORK

Contract for: Textiles.
Amount: \$1,895,760.00.
Place: Philadelphia Quartermaster Depot, Philadelphia, Pa.

This contract, entered into this eleventh day of July 1941.

Scope of this contract. The contractor shall furnish and deliver Textiles, in the quantities, of the kinds, and at the prices specified in attached Schedule of Supplies for the consideration stated totaling one million, eight hundred ninety-five thousand, seven hundred sixty dollars (\$1,895,760.00) in strict accordance with the specifications, schedules and drawings, all of which are made a part hereof.

Payments. The contractor shall be paid, upon the submission of properly certified invoices or vouchers, the prices stipulated herein for articles delivered and accepted or services rendered, less deductions, if any, as herein provided. Unless otherwise specified, payments will be made on partial deliveries accepted by the Government when the amount due on such deliveries so warrants; or, when requested by the contractor, payments for accepted partial deliveries shall be made whenever such payments would equal or exceed either \$1,000 or 50 percent of the total amount of the contract.

Delays—Damages. If the contractor refuses or fails to make delivery of acceptable material or supplies within the time or times specified in Article 1, or any extension or extensions thereof, the actual damage to the Government for the delay will be impossible to determine, and in lieu thereof the contractor shall pay to the Government as fixed, agreed, and liquidated damages for each calendar day of delay in the delivery of any articles, the amount as set forth in the specifications or accompanying papers, and the contractor and his sureties shall be liable for the amount thereof.

Liquidated damages. Under the terms and conditions stipulated in Article 17 of this contract, the contractor shall pay to the Government, as liquidated damages, for each calendar day of delay in the delivery of any article, a sum equal to * * * percentum of the price of such article for each day's delay after the time specified for delivery.

The supplies and services to be obtained by this instrument are authorized by, are for the purpose set forth in, and are chargeable to procurement authority QM 323 P2-02 A 0515-2 the available balance of which is sufficient to cover cost of same.

This contract authorized under Procurement Directives No. P-C-7, P-C-1, and P-C-11.

FRANK W. BULLOCK,
Major, Signal Corps,
Assistant to the Director of
Purchases and Contracts.

[F. R. Doc. 41-6409; Filed, August 26, 1941;
9:47 a. m.]

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-934]

PETITION OF BITUMINOUS COAL PRODUCERS BOARD FOR DISTRICT NO. 10 FOR THE ESTABLISHMENT OF A PRICE EXCEPTION IN THE SCHEDULE OF MINIMUM PRICES FOR DISTRICT NO. 10 FOR TRUCK SHIPMENTS TO MARKET AREA NO. 35 FROM MINE INDEX NOS. 118, 119, 120, AND 121, TO PERMIT THE SALE OF REFUSE FROM LUMP PICKING TABLES, PURSUANT TO SECTION 4 II (d) OF THE BITUMINOUS COAL ACT OF 1937

NOTICE OF AND ORDER FOR POSTPONEMENT OF HEARING

The original petitioner having moved that the hearing in the above-entitled matter, heretofore scheduled for August 27, 1941, be postponed to a date during the first week in September 1941, and having shown good cause why said motion should be granted;

Now, therefore, it is ordered, That the hearing in the above-entitled matter be and it hereby is postponed from 10 o'clock in the forenoon of August 27, 1941, until 10 o'clock in the forenoon of September 3, 1941, at the place and before the officers heretofore designated.

Dated: August 25, 1941.

[SEAL] H. A. GRAY,
Director.

[F. R. Doc. 41-6416; Filed, August 26, 1941;
10:11 a. m.]

[Docket No. 1652-FD]

IN THE MATTER OF LEO HAYWOOD, DEFENDANT

MEMORANDUM OPINION AND ORDER OF DISMISSAL

This proceeding is instituted upon a complaint filed with the Bituminous Coal Division on April 4, 1941, pursuant to the provisions of section 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937, by the Bituminous Coal Producers Board for District 15. The complaint alleges that the defendant, a code member of District 15, wilfully violated the Bituminous Coal Code, or rules or regula-

tions thereunder, by selling coal below the established minimum prices for such coals, and requests revocation of defendant's code membership, or such other relief as may be just and proper.

Pursuant to an Order of the Director and after due notice to interested persons, a hearing in this matter was held on May 23-24, 1941, at Unionville, Missouri, before a duly designated Examiner of the Division.

Appearances were entered at the hearing for the complainant and the defendant, the latter appearing in his own behalf. The Examiner's report was waived by the parties, and the matter was thereupon submitted to the Director.

The defendant, Leo Haywood, a code member, operates the Glen Hawkins Mine (Mine Index No. 1402), in Putnam County, Missouri. The complaint alleges that the defendant sold substantial quantities of coal to various parties calling at his mine, at \$1.80 per ton or 50¢ per ton less than the prescribed minimum price, thereby wilfully violating the provisions of the Bituminous Coal Code and effective minimum prices.

The defendant began operating the Glen Hawkins Mine (Mine Index No. 1402), in October 1940. He was not a member of the Code when minimum prices were established in October 1940, and therefore no prices were established for the coals of his mine. On February 7, 1941, defendant filed with the Division his acceptance of the Code. Pursuant to Order of the Director No. 303, dated September 26, 1940, membership in the Bituminous Coal Code was not to become effective until thirty (30) days after the date of filing of the acceptance thereof, unless minimum prices, temporary or final, had been earlier established by the Division for coal from the acceptant's mine. Temporary and conditionally final effective minimum prices were established for the defendant's Glen Hawkins Mine (Mine Index No. 1402), by Order of the Director dated and made effective March 14, 1941 (Docket No. A-676). Defendant's code membership, therefore, did not become effective until thirty days after February 7, 1941, or on March 9, 1941.

The sales which form the basis of this complaint were made during the period from October 1940 to February 1941. No sales thereafter are shown. Indeed operations at the mine ceased in March 1941. The coal sold was lump coal and was sold to customers who called for it at the mine. It therefore appears that the offences complained of herein took place before the defendant's code membership became effective. Accordingly, this complaint must be dismissed, for coal producers who do not accept membership in the Code are not obligated to abide by the price provisions of the Act. They, of course, are liable for the 19½% tax provided for in section 3 (b) of the Act. This dismissal is without prejudice to hold the defendant responsible for any violations of the Act or the rules

and regulations thereunder which may have occurred on or after March 9, 1941.

For the foregoing reasons I find and conclude that the evidence in this record does not demonstrate that the defendant, Leo Haywood, presently a code member of District 15, wilfully violated the provisions of section 4 II (e) of the Act, the Bituminous Coal Code, the Schedule of Effective Minimum Prices for District 15 for Truck Shipment, as amended and supplemented, and the Marketing Rules and Regulations, in connection with the sale of certain coals prior to March 9, 1941. Therefore, the complaint of District Board 15 in this proceeding should be dismissed without prejudice.

Now, therefore, it is ordered, That the complaint of the Bituminous Coal Producers Board of District 15 be and is hereby dismissed without prejudice.

Dated: August 25, 1941.

[SEAL] H. A. GRAY,
Director.

[F. R. Doc. 41-6414; Filed, August 26, 1941;
10:11 a. m.]

[Docket No. 1484-FD]

IN THE MATTER OF CHARLES DALGETTY, DEFENDANT

ORDER APPROVING AND ADOPTING THE PROPOSED FINDINGS OF FACT, PROPOSED CONCLUSIONS OF LAW, AND RECOMMENDATIONS OF THE EXAMINER, AND ORDER OF DISMISSAL

This proceeding having been instituted upon a complaint filed with the Bituminous Coal Division on November 25, 1940, pursuant to sections 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937, by L. H. Long and Homer Wainright, code members in District 12, complainants, alleging that Charles Dalgetty, the defendant, a code member in District 12, had wilfully violated the provisions of the Bituminous Coal Code or rules and regulations thereunder, and praying that the Division either cancel and revoke the defendant's code membership, or, in its discretion, direct the defendant to cease and desist from violations of the Code and rules and regulations thereunder;

Pursuant to an appropriate order, and after due notice to all interested persons, a public hearing in this matter having been held on May 31, 1941, before a duly designated Examiner of the Division, at a hearing room thereof, in the Federal Building, Corning, Iowa;

The Examiner, W. A. Shipman, having made Proposed Findings of Fact, Proposed Conclusions of Law and Recommendations in this matter dated July 24, 1941, recommending that an order be entered dismissing the complaint;

An opportunity having been afforded to all parties to file exceptions thereto and supporting briefs and no such exceptions or supporting briefs having been filed;

It having been determined that the Proposed Findings of Fact, Proposed Conclusions of Law, and Recommenda-

tions of the Examiner should be approved and adopted as the Findings of Fact and Conclusions of Law of the undersigned:

It is therefore ordered, That the proposed Findings of Fact, Conclusions of Law and Recommendations of the Examiner be, and the same are hereby approved and adopted as the Findings of Fact and Conclusions of Law of the undersigned;

It is further ordered, That the complaint in this proceeding be, and it is hereby dismissed without prejudice.

Dated: August 25, 1941.

[SEAL]

H. A. GRAY,
Director.

[F. R. Doc. 41-6415; Filed, August 26, 1941;
10:12 a. m.]

DEPARTMENT OF AGRICULTURE.

Surplus Marketing Administration.

[Docket No. AO 10-A 7]

NOTICE OF HEARING WITH RESPECT TO A PROPOSAL TO AMEND THE TENTATIVELY APPROVED MARKETING AGREEMENT, AS AMENDED, AND ORDER NO. 3, AS AMENDED, REGULATING THE HANDLING OF MILK IN THE ST. LOUIS, MISSOURI, MARKETING AREA, INCLUDING AMENDMENTS TO THE MARKETING AREA TO INCLUDE THE SCOTT FIELD MILITARY RESERVATION

Notice is hereby given of a hearing to be held in the Coronado Hotel, Spring and Lindell Avenue, St. Louis, Missouri, beginning at 9:30 a. m., c. s. t., September 8, 1941, with respect to proposed amendments to the tentatively approved marketing agreement, as amended, and Order No. 3, as amended, regulating the handling of milk in the St. Louis, Missouri, marketing area.

This notice is given pursuant to the provisions of Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended, and of the General Regulations, Series A, No. 1, as amended, of the Agricultural Adjustment Administration, United States Department of Agriculture.

This public hearing is for the purpose of receiving evidence on proposed amendments submitted by the Sanitary Milk Producers' Association, the Market Administrator in St. Louis, and the Dairy Division, Surplus Marketing Administration, United States Department of Agriculture, to (1) revise the present boundaries of the marketing area so as to include Scott Field Military Reservation; (2) change the basis for the classification of Class I and Class II milk; (3) add to § 903.3 (c) the provision that this paragraph shall not be construed to prevent the classification as Class II of the total quantity of milk purchased by a handler from another handler, provided such total quantity is actually used as

Class II; (4) revise the price of Class I and Class II milk by changing the formula from one based upon butter prices to one based upon the average price paid by condenseries in the area plus a premium over; (5) adjust the price to be paid by handlers for milk used in the manufacture of evaporated milk placed in hermetically sealed containers; (6) require handlers to pay the same price for milk sold in markets where the market administrator cannot determine the price being paid for milk of equivalent use, including milk disposed of to Government institutions and establishments on a basis of bids, as for milk sold in the marketing area; (7) revise the butterfat differential; and (8) redraft other sections of the order, as amended, which otherwise would be inconsistent with such proposed amendments.

It is hereby declared that an emergency exists in the handling of milk in the aforesaid area which requires a shorter period of notice than fifteen (15) days; and it is hereby determined that the period of notice given is reasonable under the circumstances.

Copies of the proposed amendments may be obtained from the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, Washington, D. C., in Room 0310, South Building, or may be there inspected.

[SEAL] CLAUDE R. WICKARD,
Secretary of Agriculture.

AUGUST 25, 1941.

[F. R. Doc. 41-6418; Filed, August 26, 1941;
11:24 a. m.]

DEPARTMENT OF LABOR.

Division of Public Contracts.

IN THE MATTER OF THE DETERMINATION OF THE PREVAILING MINIMUM WAGES FOR THE FIRE EXTINGUISHER AND RELATED PRODUCTS INDUSTRY

NOTICE OF HEARING AND OPPORTUNITY TO SHOW CAUSE

The Fire Extinguisher and Related Products Industry, for the purpose of this notice, is that industry which manufacture hand-portable, hand-drawn portable and stationary equipment for extinguishing fire, all chemical charges originally contained in this equipment, service parts, accessories, chemical recharges (other than carbon dioxide) when packaged in units suitable for trade sizes of fire extinguishers, and empty gas cylinder assemblies of 800 and less cubic inches capacity and their fittings. Specifically excluded from this industry are sprinkler systems and parts therefor; motor propelled fire equipment; inert gas systems for prevention of explosions and fires; chemicals and chemical compounds for fire extinguishing equipment when purchased in bulk; charged gas cylinders when not original components of fire

extinguishers; empty gas cylinder assemblies in excess of 800 cubic inches capacity; fire perils, fire buckets, fire bucket tanks, fire extinguisher cabinets, and fire hose reels, racks, and cabinets.

All interested persons are hereby notified that they are given until September 11, 1941, to show cause why the Secretary of Labor should not determine the minimum wage for the Fire Extinguisher and Related Products Industry, as herein defined, to be 50 cents an hour or \$20.00 per week of 40 hours, arrived at either upon a time or piecework basis.

The minimum wage proposal is predicated upon a tabulation of wage schedules voluntarily submitted by members of the industry and collated by the Research Section of the Division of Public Contracts, Department of Labor, copy of which is enclosed.

Briefs for or against the proposed determination must be filed with the Administrator, Division of Public Contracts, Department of Labor. No form for the brief is prescribed but an original and four copies must be submitted.

On September 11, 1941, at 10 a. m. a hearing will be held in Room 3229, Department of Labor Building, Washington, D. C. at which an opportunity to be heard will be given to interested persons in opposition to or approval of the proposed determination.

The entire record will be considered by the Secretary of Labor before the wage determination is made.

Dated: August 25, 1941.

WILLIAM R. McCOMB,
Assistant Administrator.

[F. R. Doc. 41-6400; Filed, August 25, 1941;
12:04 p. m.]

INTERSTATE COMMERCE COMMISSION.

[No. 24092]

IN THE MATTER OF PROPOSED CHANGES IN RATES AND REGULATIONS AFFECTING FOURTH CLASS MAIL MATTER

CHANGES IN RATES ON PUBLICATIONS WEIGHING OVER EIGHT OUNCES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 18th day of August, A. D. 1941.

It appearing, that the Postmaster General, by application filed August 11, 1941, under sec. 7, 45 Stat. 942, 39 U.S.C. 247, has requested the Commission to consent to changes in rates of postage on certain matter embraced in mail of the fourth class, in order to promote service to the public as follows:

To change the rate of postage on publications exceeding eight ounces in weight described in Chap. 392, 48 Stat. 880; 39 U.S.C. 293b, from one cent for each two ounces or fraction thereof to a bulk rate of eight cents a pound or

fraction thereof but not less than five cents per piece.

It is ordered, That an investigation be, and it is hereby, instituted to determine whether the consent of the Commission should be given to the proposed changes in rates as above set forth.

It is further ordered, That notice of this proceeding be given to the public by depositing a copy of this order in the office of the Secretary of the Commission at Washington, D. C.

It is further ordered, That a copy of this order be served on the Postmaster General.

And it is further ordered, That this proceeding be, and it is hereby, assigned for hearing at the office of the Commission in Washington, D. C., on the 15th day of September 1941, at 10 o'clock A. M., Standard Time, before Examiner Esch.

By the Commission, division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 41-6401; Filed, August 25, 1941;
12:48 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 59-9]

IN THE MATTER OF STANDARD POWER AND LIGHT CORPORATION, STANDARD GAS AND ELECTRIC COMPANY AND SUBSIDIARY COMPANIES THEREOF, RESPONDENTS

ORDER DISMISSING PARTY FROM PROCEEDING

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of August, A. D. 1941.

The Commission on March 6, 1940, having issued a Notice of and Order for Hearing pursuant to section 11 (b) (1) of the Public Utility Holding Company Act of 1935 in the above-captioned matter;

Wisconsin Valley Improvement Company having been designated as a subsidiary company of Standard Power and Light Corporation, Standard Gas and Electric Company, and Wisconsin Public Service Corporation, and having been

made a respondent in the aforesaid proceedings; and

Wisconsin Valley Improvement Company having requested that the record in the aforesaid proceeding show that such company is not a subsidiary company of the above mentioned companies, and the Commission, by order dated October 28, 1940, having declared Wisconsin Valley Improvement Company not to be a subsidiary company within the meaning and for the purposes of the Public Utility Holding Company Act of 1935 of Wisconsin Public Service Corporation which is a subsidiary company of Standard Gas and Electric Company and of Standard Power and Light Corporation;

It is hereby ordered, That Wisconsin Valley Improvement Company be and hereby is dismissed as a party to this proceeding.

By the Commission.

[SEAL]

ORVAL L. DUBoIS,
Recording Secretary.

[F. R. Doc. 41-6421; Filed, August 26, 1941;
11:29 a. m.]