

## RULES AND REGULATIONS

authorized in writing by the Civilian Production Administration.

(b) A. J. Kimball and G. C. Kimball, d/b/a Kimball Brothers, shall refer to this order in any application or appeal which they may file with the Civilian Production Administration or any other duly authorized Governmental agency for priorities assistance or authorization to carry on construction.

(c) Nothing contained in this order shall be deemed to relieve A. J. Kimball and G. C. Kimball, individually or d/b/a Kimball Brothers, their successors and assigns, from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 28th day of February 1947.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 47-1996; Filed, Feb. 28, 1947;  
11:16 a. m.]

#### PART 1010—SUSPENSION ORDERS

[Suspension Order S-1104]

UNITED STATES FIDELITY & GUARANTY CO.

United States Fidelity and Guaranty Co., a corporation, 75 William Street, New York, N. Y., made application on September 12, 1946, on Form CPA-4423, for authorization to do certain construction in repairing and making alterations upon the structure to be used as an office building at 100 Maiden Lane, New York City, at an estimated cost of \$50,000, which was denied on September 24, 1946. About October 1, 1946, it began and carried on construction, repairs and alterations upon the aforesaid structure at an estimated cost in excess of \$25,100, despite the denial of authorization by the Civilian Production Administration. This was a willful violation of Veterans' Housing Program Order No. 1, and has diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.1104 *Suspension Order No. S-1104.* (a) Neither United States Fidelity and Guaranty Co., a corporation, its successors and assigns, nor any other person shall do any further construction on the premises located at 100 Maiden Lane, New York City, N. Y., including completing the remodeling, repairs or alterations or construction therein, unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) United States Fidelity and Guaranty Co., shall refer to this order in any application or appeal which they may file with the Civilian Production Administration for authorization to carry on construction.

(c) Nothing contained in this order shall be deemed to relieve the United States Fidelity and Guaranty Co., its successors and assigns, from any other order or regulation of the Civilian Pro-

duction Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 28th day of February 1947.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 47-1997; Filed, Feb. 28, 1947;  
11:16 a. m.]

#### PART 3283—LUMBER AND LUMBER PRODUCTS

[Limitation Order L-358, Revocation]

##### SOFTWOOD PLYWOOD

Section 3283.149 *Limitation Order L-358*, is revoked effective March 31, 1947. This revocation does not affect any liabilities incurred for the violation of the order, or of actions taken by the Civilian Production Administration under it.

Issued this 28th day of February 1947.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 47-1991; Filed, Feb. 28, 1947;  
11:15 a. m.]

#### PART 3285—LUMBER AND LUMBER PRODUCTS

[Limitation Order L-359, Revocation]

##### LUMBER, MILLWORK AND HARDWOOD FLOORING

Section 3285.153 *Limitation Order L-359*, is revoked effective March 31, 1947. This revocation does not affect any liabilities incurred for the violation of the order, or of actions taken by the Civilian Production Administration under it. After March 31, 1947 deliveries of Douglas Fir and Western Pine shop lumber will be subject to Veterans' Housing Program Order 5. Nothing in this revocation affects the validity of ratings applied or extended for lumber prior to April 1, 1947.

Issued this 28th day of February 1947.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 47-1992; Filed, Feb. 28, 1947;  
11:15 a. m.]

#### PART 4700—VETERANS' EMERGENCY HOUSING PROGRAM

[Veterans' Housing Program Order 5]

##### DELIVERY RESTRICTION ON DOUGLAS FIR AND WESTERN PINE SHOP LUMBER

There is a shortage in the supply of Douglas Fir and Western Pine shop lumber for defense, for private account and for export. Douglas Fir and Western Pine shop lumber are suitable for the manufacture of millwork needed for the construction and completion of housing accommodations in rural and urban areas and for construction and repair of essential farm buildings. This order

is necessary and appropriate in the public interest, to promote the national defense and to effectuate the purposes of the Veterans' Emergency Housing Act of 1946.

§ 4700.18 *Veterans' Housing Program Order 5—(a) Definitions.* For the purpose of this order:

(1) "Sawmill" means: (i) a person operating any mill or plant, stationary or portable, that produces Douglas Fir or Western Pine lumber. The term includes a person who has Douglas Fir and Western Pine logs manufactured into lumber by a sawmill, except a person who has less than 5,000 feet a quarter of his own logs sawed into lumber for his own use; (ii) a person operating any plant or concentration yard which processes (by drying, resawing, edging, grading, sorting, planing, or otherwise) 25 percent or more of the total volume of Douglas Fir and Western Pine logs and lumber which it receives.

(2) "Distributor" means any person who buys and stocks Douglas and Western Pine lumber for resale as lumber. The term "distributor" also includes any establishment owned or operated by a sawmill where Douglas Fir and Western Pine lumber is sold. A distributor who has two or more distinct and separate yards must for the purpose of this order, consider each yard a "distributor".

(3) "Millwork" means only sash, windows, doors, interior and exterior frames for the foregoing, combination doors and garage doors; storm sash and storm doors; window, sash and door screens; porch columns, louvers and newels; standing interior trim for doors and windows and cased openings; crown, bed, cove, brick, screen, panel, band and cornice mouldings; quarter, half and full rounds; window and door steps; nosing, screen, sash, sill and frame stock; hook strip, corner and glass bead; chair, porch and hand rails; shelf cleat; panel strips; stools and aprons; lattice; drip cap and water table; back band, cap trim, floor and base mouldings; astragals, and baluster stock; mantels; built-in kitchen cabinets, medicine cases, china cabinets, ironing boards and linen closets.

(4) "Cut-stock manufacturer" means a person who supplies from his production plant stock surfaced 2-sides, cut to approximate net sizes for the manufacture of doors, sash, check rail and plain rail windows, exterior frames and inside jambs. Cut-stock for doors, windows and sash consists of stock cut to approximate net sizes S2S and not further machined for stiles, rails, bars, muntins, meeting rails and facings for door stiles. Cut-stock for frame parts consists of stock cut to approximate net sizes S2S and not further machined for pulley stiles, blind and parting stops, outside casings, sills, drip cap and brick mould.

(b) *Sawmills.* Sawmills must sell only to millwork or cut-stock manufacturers or distributors, or to persons who certify in writing that they will sell to millwork or cut-stock manufacturers, 85 percent of all 8/4" and thinner Douglas Fir and Western Pine shop, including No. 3 clears, produced in any quarter.

(c) *Distributors.* A distributor must sell only to millwork or cut-stock manu-



facturers, or persons who certify in writing that they will sell to millwork or cut-stock manufacturers, 85 percent of all 8/4" and thinner Douglas Fir and Western Pine shop, including No. 3 clears, received in any quarter.

(d) *Miscellaneous*—(1) *Applicability of regulations.* Except as otherwise required by this order, Priorities Regulations 1 and 3 continue to govern the use of ratings and the acceptance, scheduling and filling of orders. All other applicable regulations and orders of the Civilian Production Administration must be observed where not inconsistent with this order.

(2) *Appeals.* An appeal from the provisions of this order should be made by mailing a letter in triplicate to the Civilian Production Administration, Forest Products Division, Washington 25, D. C., Ref.: VHP 5.

(3) *Effective date.* This order shall become effective April 1, 1947.

Issued this 28th day of February 1947.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 47-1990; Filed, Feb. 28, 1947;  
11:15 a. m.]

## Chapter XI—Office of Temporary Controls, Office of Price Administration

### PART 1388—DEFENSE-RENTAL AREAS

[Housing,<sup>1</sup> Amdt. 111 (§ 1388.1181)]

#### HOUSING

The application of the rent regulation for housing is terminated in a portion

of the Phoenix-Salt River Valley defense-rental area, in a portion of the Yuma defense-rental area, in a portion of the Ft. Huachuca defense-rental area, in a portion of the Prescott-Flagstaff defense-rental area, in a portion of the Tucson defense-rental area, in a portion of the Lassen County defense-rental area, in a portion of the San Diego defense-rental area, in a portion of the Panama City defense-rental area, in a portion of the Columbia, South Carolina, defense-rental area, in a portion of the Corpus Christi defense-rental area, in a portion of the Ogden defense-rental area, and in a portion of the Waco defense-rental area, and consequently the above-named portions of areas are de-controlled and Items 13, 14, 15, 16, 17, 28, 37, 62, 278, 309, 332 and 334a of Schedule A of the rent regulation for housing are amended to read as follows:

Name of Defense-Rental Area	State	County or counties in defense-rental area under rent regulation for housing	Maximum rent date	Effective date of regulation	Date by which registration statement to be filed (inclusive)
(13) Ft. Huachuca.....	Arizona.....	Cochise and in Santa Cruz County the portion within the corporate limits of the city of Nogales.	Mar. 1, 1942	Oct. 1, 1942	Nov. 15, 1942
(14) Phoenix-Salt River Valley.....	do.....	In Gila County, the portion bounded on the north, west, and south by Crook National Forest, and on the east by San Carlos Indian Reservation; and Maricopa County, except the portion lying west of the west line of Range 2 West, Gila and Salt River Meridian; lying north of the north line of Township 3, North, Gila and Salt River Base Line; and lying south of the south line of Township 2, south, Gila and Salt River Base Line.	do.....	Dec. 1, 1942	Jan. 15, 1943
(15) Prescott-Flagstaff.....	do.....	Coconino and in Yavapai County, Townships 13 and 14 North, Range 2 West, Gila and Salt River Base and Meridian, including the city of Prescott.	do.....	Oct. 1, 1942	Nov. 15, 1942
(16) Tucson.....	do.....	That portion of the County of Mohave south of the Colorado River.	do.....	Nov. 1, 1943	Dec. 15, 1943
(17) Yuma.....	do.....	In Pima County, the portion lying east of the Papago Indian Reservation.	do.....	Dec. 1, 1942	Jan. 15, 1943
(28) Lassen County.....	California.....	In Yuma County, the portion lying west of the west line of Range 21 West, Gila and Salt River Meridian.	do.....	do.....	Do.
(37) San Diego.....	do.....	In Lassen County, the portion consisting of Township 29 North Range 12 East, Township 29 North Range 11 East, Township 30 North Range 12 East, and Township 30 North Range 11 East, Mt. Diablo Base and Meridian.	do.....	Nov. 1, 1942	Dec. 16, 1942
(62) Panama City.....	Florida.....	In San Diego County, the portion lying west of San Bernardino Meridian.	Jan. 1, 1941	June 1, 1942 <sup>1</sup>	July 15, 1942
(278) Columbia, S. C.....	South Carolina.....	Bay.....	Mar. 1, 1942	Sept. 1, 1942	Oct. 16, 1942
		Gulf.....	do.....	Dec. 1, 1942	Jan. 15, 1943
		Aiken County, except Townships of Chiquelin, Giddy Swamp, Hope-well, McTier, Millbrook, Rocky Grove, Rocky Springs, Shaws, Silver-ton, Sleepy Hollow, Tabernacle, and Windsor.	do.....	Oct. 1, 1942	Nov. 15, 1942
		Lexington and Richland.....	do.....	Nov. 1, 1942	Jan. 14, 1943
		Sumter.....	do.....	Dec. 1, 1942	Jan. 15, 1943
		Florence.....	do.....	May 1, 1943	June 15, 1943
(309) Corpus Christi.....	Texas.....	San Patricio and Nueces, except the town of Port Aransas.	do.....	Aug. 1, 1942	Sept. 15, 1942
	do.....	Bee and Kleberg.....	do.....	Nov. 1, 1943	Dec. 15, 1943
(332) Waco.....	do.....	McLennan.....	do.....	Aug. 1, 1942	Sept. 15, 1942
(334a) Ogden.....	Utah.....	Box Elder except the portion lying north of the north boundary of Township 12 North and west of the west boundary of Range 3 West, Salt Lake Base and Meridian.	do.....	Oct. 1, 1942	Nov. 15, 1942
	do.....	Davis and Weber.....	do.....	Aug. 1, 1942	Sept. 15, 1942

<sup>1</sup> For the portion of the County of San Diego, other than the Judicial Townships of Encinitas, National, and San Diego in their entireties, and that part of the Judicial Township of El Cajon lying west of the Cleveland National Forest, and which remains under control after March 1, 1947, the effective date is July 1, 1942.

This amendment shall become effective March 1, 1947.

Issued this 28th day of February 1947.

PHILIP B. FLEMING,  
Temporary Controls Administrator.

#### Statement To Accompany Amendment 111 to the Rent Regulation for Housing and Amendment 103 to the Rent Regulation for Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts

By these amendments the application of the rent regulations is terminated in a portion of the Phoenix-Salt River Valley defense-rental area in Arizona, consisting of:

1. The portion of Maricopa County lying west of the west line of Range 2 West, Gila and Salt River Meridian; lying north of the north line of Township 3 North, Gila and Salt River Base Line;

and lying south of the south line of Township 2 South, Gila and Salt River Base Line and,

2. Gila County, except the portion bounded on the north, west, and south by Crook National Forest, and on the east by San Carlos Indian Reservation.

The application of the regulations is also terminated in a portion of the Fort Huachuca defense-rental area in Arizona, consisting of Santa Cruz County, except the portion within the corporate limits of the City of Nogales; in a portion of the Prescott-Flagstaff defense-rental area in Arizona, consisting of Yavapai County, except Townships 13 and 14 North, Range 2 West, Gila and Salt River Base and Meridian, including the City of Prescott; in a portion of the Tucson defense-rental area in Arizona,

<sup>1</sup> 11 F. R. 12055, 13028, 13309, 14013, 14189; 14572; 12 F. R. 229.

consisting of Pima County, except the portion lying east of the Papago Indian Reservation; in a portion of the Yuma defense-rental area in Arizona, consisting of Yuma County, except the portion lying west of the west line of Range 21 West, Gila and Salt River Meridian; in a portion of the Lassen County defense-rental area in California, consisting of Lassen County except Township 29 North Range 12 East, Township 29 North Range 11 East, Township 30 North Range 12 East, and Township 30 North Range 11 East, Mt. Diablo Base and Meridian; in a portion of the San Diego defense-rental area in California, consisting of the portion of San Diego County lying east of the San Bernardino Meridian; in a portion of the Panama City defense-rental area in Florida, consisting of Franklin County; in a portion of the Columbia, South Carolina defense-rental area, consisting of Calhoun



County and the Townships of Silverton and Sleepy Hollow in Aiken County; in a portion of the Corpus Christi defense-rental area in Texas, consisting of the Town of Port Aransas in Nueces County; in a portion of the Waco defense-rental area in Texas, consisting of Coryell County; and in a portion of the Ogden defense-rental area in Utah, consisting of Morgan County and the portion of Box Elder County lying north of the north boundary of Township 12 North and west of the west boundary of Range 3 West, Salt Lake Base and Meridian.

The application of the rent regulation for transient hotels, residential hotels, rooming houses and motor courts is terminated in a portion of the Charleston, South Carolina defense-rental area, consisting of Colleton County.

In the judgment of the Temporary Controls Administrator, these amendments are necessary and proper in order to effectuate the purposes of the Emergency Price Control Act.

No provisions which might have the effect of requiring a change in estab-

lished rental practices have been included in the amendments unless such provisions have been found necessary to achieve effective rent control and to prevent circumvention or evasion of the rent regulations and the act. To the extent that the provisions of these amendments compel or may operate to compel changes in established rental practices, such provisions are necessary to prevent circumvention or evasion of the rent regulations and the act.

[F. R. Doc. 47-2000; Filed, Feb. 28, 1947; 11:47 a. m.]

#### PART 1388—DEFENSE-RENTAL AREAS

[Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts,<sup>1</sup> Amdt. 103 (§ 1388.1231)]

#### TRANSIENT HOTELS, RESIDENTIAL HOTELS, ROOMING HOUSES, AND MOTOR COURTS

The application of the rent regulation for transient hotels, residential hotels, rooming houses and motor courts is ter-

minated in a portion of the Ft. Huachuca defense-rental area, in a portion of the Phoenix-Salt River Valley defense-rental area, in a portion of the Prescott-Flagstaff defense-rental area, in a portion of the Tucson defense-rental area, in a portion of the Yuma defense-rental area, in a portion of the Lassen County defense-rental area, in a portion of the San Diego defense-rental area, in a portion of the Panama City defense-rental area, in a portion of the Charleston, South Carolina defense-rental area, in a portion of the Columbia, South Carolina defense-rental area, in a portion of the Corpus Christi defense-rental area, in a portion of the Ogden defense-rental area, and in a portion of the Waco defense-rental area, and consequently the above-named portions of areas are decontrolled and items 13, 14, 15, 16, 17, 28, 37, 62, 277, 278, 309, 332 and 334a of Schedule A of the rent regulation for transient hotels, residential hotels, rooming houses and motor courts are amended to read as follows:

Name of Defense-Rental Area	State	County or counties in Defense-Rental Areas under rent regulation for transient hotels, residential hotels, etc.	Maximum rent date	Effective date of regulation	Date by which registration statement to be filed (inclusive)
(13) Ft. Huachuca	Arizona	Cochise and in Santa Cruz County the portion within the corporate limits of the city of Nogales.	Mar. 1, 1942	Oct. 1, 1942	Nov. 15, 1942
(14) Phoenix-Salt River Valley	do	In Gila County, the portion bounded on the north, west, and south by Crook National Forest, and on the east by San Carlos Indian Reservation; and Maricopa County, except the portion lying west of the west line of Range 2 West, Gila and Salt River Meridian; lying north of the north line of Township 3, North, Gila and Salt River Base Line; and lying south of the south line of Township 2, South, Gila and Salt River Base Line.	do	Dec. 1, 1942	Jan. 15, 1943
(15) Prescott-Flagstaff	do	Cocconino and in Yavapai County, Townships 13 and 14 North, Range 2 West, Gila and Salt River Base, and Meridian, including the city of Prescott.	do	Oct. 1, 1942	Nov. 15, 1942
(16) Tucson	do	That portion of the County of Mohave south of the Colorado River.	do	Nov. 1, 1943	Dec. 15, 1943
(17) Yuma	do	In Pima County, the portion lying east of the Papago Indian Reservation.	do	Dec. 1, 1942	Jan. 15, 1943
(28) Lassen County	California	In Yuma County, the portion lying west of the west line of Range 21 West, Gila and Salt River Meridian.	do	do	do
(37) San Diego	do	In Lassen County, the portion consisting of Township 29 North Range 12 East, Township 29 North Range 11 East, Township 30 North Range 12 East, and Township 30 North Range 11 East, Mt. Diablo Base and Meridian.	do	Nov. 1, 1942	Dec. 15, 1942
(62) Panama City	Florida	In San Diego County, the portion lying west of the San Bernardino Meridian.	Jan. 1, 1941	June 1, 1942 <sup>1</sup>	July 15, 1942
(277) Charleston, S. C.	South Carolina	Bay	Mar. 1, 1942	Sept. 1, 1942	Oct. 15, 1942
(278) Columbia, S. C.	do	Gulf	do	Dec. 1, 1942	Jan. 15, 1943
do	do	Charleston and Dorchester	do	Aug. 1, 1942	Sept. 15, 1942
do	do	Beaufort	do	Apr. 15, 1943	May 30, 1943
do	do	Aiken County, except the Townships of Chinquepin, Giddy Swamp, Hopewell, McTier, Millbrook, Rocky Grove, Rocky Springs, Shaws, Silverton, Sleepy Hollow, Tabernacle, and Windsor.	do	Oct. 1, 1942	Nov. 15, 1942
do	do	Lexington and Richland	do	Nov. 1, 1942	Jan. 14, 1943
do	do	Sumter	do	Dec. 1, 1942	Jan. 15, 1943
do	do	Florence	do	May 1, 1943	June 15, 1943
(309) Corpus Christi	Texas	San Patricio and Nueces, except the Town of Port Aransas.	do	Aug. 1, 1942	Sept. 15, 1942
do	do	Bee and Kleberg	do	Nov. 1, 1943	Dec. 15, 1943
(332) Waco	do	McLennan	do	Aug. 1, 1942	Sept. 15, 1942
(334a) Ogden	Utah	Box Elder except the portion lying north of the north boundary of Township 12 North and west of the west boundary of Range 3 West, Salt Lake Base and Meridian.	do	Oct. 1, 1942	Nov. 15, 1942
do	do	Davis and Weber	do	Aug. 1, 1942	Sept. 15, 1942

<sup>1</sup> For the portion of the County of San Diego, other than the Judicial Townships of Encinitas, National, and San Diego in their entirety, and that part of the Judicial Township of El Cajon lying west of the Cleveland National Forest, and which remains under control after March 1, 1947, the effective date is July 1, 1942.

This amendment shall become effective March 1, 1947.

Issued this 28th day of February 1947.

PHILIP B. FLEMING,  
Temporary Controls Administrator.

Statement To Accompany Amendment 111 to the Rent Regulation for Housing and Amendment 103 to the Rent Regulation for Transient Hotels, Residential Hotels, Rooming Houses, and Motor Courts

By these amendments the application of the rent regulations is terminated in the portion of the Phoenix-Salt River

Valley defense-rental area in Arizona, consisting of:

1. That portion of Maricopa County lying west of the west line of Range 2 West, Gila and Salt River Meridian; lying north of the north line of Township 3 North, Gila and Salt River Base Line; and lying south of the south line of Township 2 South, Gila and Salt River Base Line and,

2. Gila County, except the portion bounded on the north, west, and south by Crook National Forest, and on the east by San Carlos Indian Reservation.

<sup>2</sup> 11 F. R. 13032, 13056, 13305, 14013, 14187.

The application of the regulations is also terminated in a portion of the Ft. Huachuca defense-rental area in Arizona, consisting of Santa Cruz County, except the portion within the corporate limits of the City of Nogales; in a portion of the Prescott-Flagstaff defense-rental area in Arizona, consisting of Yavapai County, except Townships 13 and 14 North, Range 2 West, Gila and Salt River Base and Meridian, including the City of Prescott; in a portion of the Tucson defense-rental area in Arizona, consisting of Pima County, except the portion lying east of the Papago Indian Reservation; in a portion of the Yuma defense-



rental area in Arizona, consisting of Yuma County, except the portion lying west of the west line of Range 21 West, Gila and Salt River Meridian; in a portion of the Lassen County defense-rental area in California, consisting of Lassen County except Township 29 North, Range 12 East, Township 29 North, Range 11 East, Township 30 North, Range 12 East, and Township 30 North, Range 11 East, Mt. Diablo Base and Meridian; in a portion of the San Diego defense-rental area in California, consisting of the portion of San Diego County lying east of the San Bernardino Meridian; in a portion of the Panama City defense-rental area in Florida, consisting of Franklin County; in a portion of the Columbia, South Carolina defense-rental area, consisting of Calhoun County and the Townships of Silverton and Sleepy Hollow in Aiken County; in a portion of the Corpus Christi defense-rental area in Texas, consisting of the Town of Port Aransas in Nueces County; in a portion of the Waco defense-rental area in Texas, consisting of Coryell County; and in a portion of the Ogden defense-rental area in Utah, consisting of Morgan County and the portion of Box Elder County lying north of the north boundary of Township 12 North and west of the west boundary of Range 3 West, Salt Lake Base and Meridian.

The application of the rent regulation for transient hotels, residential hotels, rooming houses and motor courts is terminated in a portion of the Charleston, South Carolina defense-rental area, consisting of Colleton County.

In the judgment of the Temporary Controls Administrator, these amendments are necessary and proper in order to effectuate the purposes of the Emergency Price Control Act.

No provisions which might have the effect of requiring a change in established rental practices have been included in the amendments unless such provisions have been found necessary to achieve effective rent control and to prevent circumvention or evasion of the rent regulations and the act. To the extent that the provisions of these amendments compel or may operate to compel changes in established rental practices, such provisions are necessary to prevent circumvention or evasion of the rent regulations and the act.

[F. R. Doc. 47-2001; Filed, Feb. 28, 1947; 11:47 a. m.]

## Chapter XXV—Surplus Property Office, Department of the Interior

### PART 9050—ESTABLISHMENT OF SURPLUS PROPERTY OFFICE

Chapter 25, Surplus Property Office, Department of the Interior, and Part 9050, Establishment of Surplus Property Office (11 F. R. 12307) are revoked as of February 23, 1947.

(R. S. 161, 5 U. S. C. 22; E. O. 9828, Feb. 21, 1947, 12 F. R. 1215)

OSCAR L. CHAPMAN,  
Acting Secretary of the Interior.

FEBRUARY 21, 1947.

[F. R. Doc. 47-1905; Filed, Feb. 28, 1947; 8:45 a. m.]

## TITLE 36—PARKS AND FORESTS

### Chapter II—Forest Service, Department of Agriculture

#### PART 201—NATIONAL FORESTS

EXCLUDING CERTAIN TRACTS OF LAND FROM CHUGACH AND TONGASS NATIONAL FORESTS AND RESTORING THEM TO ENTRY

CROSS REFERENCE: For order affecting the tabulation contained in § 201.1, see Public Land Order 355 under Title 43, *infra*, excluding certain tracts of land from the Chugach and Tongass National Forests and restoring them to entry.

## TITLE 43—PUBLIC LANDS: INTERIOR

### Chapter I—Bureau of Land Management, Department of the Interior

#### Appendix—Public Land Orders

[Public Land Order 354<sup>1</sup>]

#### ALASKA

REVOKING PUBLIC LAND ORDER 34 OF AUGUST 25, 1942, AND AMENDATORY EXECUTIVE ORDER 9526 OF FEBRUARY 28, 1945, SO FAR AS IT REFERS TO THAT ORDER AND RESERVING LAND FOR USE OF ALASKA RAILROAD

By virtue of the authority contained in the act of March 12, 1914, 38 Stat. 305, 307, U. S. C. Title 48, sec. 303, and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Public Land Order No. 34, of August 25, 1942, withdrawing the following-described public land for the use of the War Department and amendatory Executive Order No. 9526 of February 28, 1945, so far as it refers to Public Land Order No. 34, are hereby revoked:

Block 20 including the 20-foot alley therein in Anchorage Town Site as shown on the plat of survey approved September 10, 1915, by the Commissioner of the General Land Office.

The land hereby released is reserved under the jurisdiction of the Interior Department for the use of the Alaska Railroad.

WARNER W. GARDNER,  
Assistant Secretary of the Interior.

FEBRUARY 19, 1947.

[F. R. Doc. 47-1906; Filed, Feb. 28, 1947; 8:45 a. m.]

[Public Land Order 355]

#### ALASKA

EXCLUDING CERTAIN TRACTS OF LAND FROM CHUGACH AND TONGASS NATIONAL FORESTS AND RESTORING THEM TO ENTRY

By virtue of the authority vested in the President by the act of June 4, 1897, 30 Stat. 11, 36 (U. S. C., Title 16, sec. 473), and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

The following-described tracts of public land in Alaska, occupied as home sites,

<sup>1</sup> For notice for filing objections to this order see F. R. Doc. 47-1907, Interior Department, Bureau of Land Management in Notices section, *infra*.

and identified by surveys of which plats and field notes are on file in the Bureau of Land Management, Washington, D. C., are hereby excluded from the Chugach and Tongass National Forests as hereinafter, indicated and restored, subject to valid existing rights, including rights based on occupancy by the natives of Alaska, to entry under the applicable public-land laws:

#### CHUGACH NATIONAL FOREST

U. S. Survey No. 2533, lot "F", 3.17 acres; latitude 60°21'28" N., longitude 149°21'20" W. (Homesite No. 61, Lakeview Group);

#### TONGASS NATIONAL FOREST

U. S. Survey No. 2388, lot "A", 4.79 acres; latitude 58°24'48" N., longitude 134°42'00" W. (Homesite No. 386, Tee Harbor Group);

U. S. Survey No. 2391, lot "CC", 3.35 acres; approximate latitude 58°23'30" N., longitude 134°38'00" W. (Homesite No. 640, Triangle Group);

U. S. Survey No. 2402, lot 33, 0.69 acres; latitude 55°18'00" N., longitude 131°31'40" W. (Homesite No. 766, Herring Cove-Mountain Point Group);

U. S. Survey No. 2412, lot 21, 4.55 acres; latitude 57°23'00" N., longitude 134°24'15" W. (Homesite No. 742, Hood Bay Group);

U. S. Survey No. 2461, lot "D", 4.88 acres; latitude 56°45'28" N., longitude 132°53'00" W. (Homesite No. 245, Scow Bay-Mountain Point Group);

U. S. Survey No. 2554, lot "S", 1.90 acres; latitude 55°28'24" N., longitude 131°47'35" W. (Homesite No. 721, Clover Pass Group);

U. S. Survey No. 2589, lot 11, 4.47 acres; approximate latitude 56°25'00" N., longitude 132°20'00" W. (Homesite No. 715, Wrangell Group);

U. S. Survey No. 2589, lot 17, 2.63 acres; latitude 56°24'00" N., longitude 132°20'30" W. (Homesite No. 745, Wrangell Group);

On the Sawmill Section of the Sitka Highway, approximately 6 miles southeast of Sitka where Sawmill Creek empties into Silver Bay; 4.56 acres; approximate latitude 57°03'00" N., longitude 135°13'00" W. (Homesite No. 704);

At the junction of South Tongass Highway and the Herring Bay Wood Road, 1.20 acres; approximate latitude 55°20'00" N., longitude 131°32'00" W. (Homesite No. 712.)

WARNER W. GARDNER,  
Assistant Secretary of the Interior.

FEBRUARY 20, 1947.

[F. R. Doc. 47-1908; Filed, Feb. 28, 1947; 8:45 a. m.]

## TITLE 48—TERRITORIES AND INSULAR POSSESSIONS

### Chapter I—Division of Territories and Island Possessions, Department of the Interior

#### PART 21—GENERAL REGULATIONS APPLICABLE TO SALES OF SURPLUS PERSONAL PROPERTY

Part 21, General Regulations Applicable to Sales of Surplus Personal Property (11 F. R. 7192) is revoked as of February 23, 1947.

(R. S. 161; 5 U. S. C. 22; E. O. 9828, Feb. 21, 1947, 12 F. R. 1215)

OSCAR L. CHAPMAN,  
Acting Secretary of the Interior.

FEBRUARY 21, 1947.

[F. R. Doc. 47-1904; Filed, Feb. 28, 1947; 8:45 a. m.]



## TITLE 49—TRANSPORTATION AND RAILROADS

### Chapter I—Interstate Commerce Commission

#### PART 120—ANNUAL, SPECIAL OR PERIODICAL REPORTS

##### STEAM RAILWAY ANNUAL REPORT FORM A

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 20th day of February A. D. 1947.

The matter of annual reports from steam railway companies and switching and terminal companies of Class I and Class II being under consideration:

*It is ordered*, That the order dated February 7, 1946, in the Matter of Annual Reports from Steam Railway Companies and Switching and Terminal Companies of Class I and Class II (49 CFR, 120.11) be, and it is hereby modified with respect to annual reports for the year ended December 31, 1946, and subsequent years, as follows:

§ 120.11 *Form prescribed for large and medium steam railways.* All steam railway companies and switching and terminal companies of Class I and Class II subject to the provisions of section 20, Part I, of the Interstate Commerce Act, are hereby required to file annual reports for the year ended December 31, 1946, and for each succeeding year until further order in accordance with Annual

Report Form A (Large and Medium Steam Roads and Switching and Terminal Companies), which is hereby approved and made a part of this order.<sup>1</sup> The annual report shall be filed, in duplicate, in the Bureau of Transport Economics and Statistics, Interstate Commerce Commission, Washington 25, D. C., on or before March 31, of the year following the one to which it relates. (24 Stat. 386, 34 Stat. 593, 35 Stat. 649, 36 Stat. 556, 41 Stat. 493, 54 Stat. 916; 49 U. S. C. 20 (1)-(8))

NOTE: The reporting requirement of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

By the Commission, Division 1.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 47-1914; Filed, Feb. 28, 1947;  
8:46 a. m.]

#### PART 120—ANNUAL, SPECIAL, OR PERIODICAL REPORTS

##### FILING OF CONSOLIDATED STATISTICAL STATEMENTS WAIVED

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 14th day of February A. D. 1947.

The matter of consolidated statistical statements to be filed by steam railway

companies which have annual railway operating revenues of \$10,000,000 or more, as required by order dated December 18, 1941, prescribing § 120.11a *Supplement to form prescribed for large and medium steam roads*, as amended by order dated August 31, 1942 (49 CFR, Cum. Supp., 7 F. R. 226, 7180), being under consideration; and,

It appearing that, due to the backlog of work accumulated during the war period in the accounting departments of the interested carriers, the Accounting Division of the Association of American Railroads requested that the filing of such consolidated statistical statements be waived for the year ended December 31, 1946.

*It is ordered*, That the requirements of the order of December 18, 1941, as amended, relating to consolidated statistical statements are hereby waived for the year ending December 31, 1946; and,

*It is further ordered*, That said order of December 18, 1941, as amended, shall in all other respects remain in full force and effect.

(24 Stat. 386, 34 Stat. 593, 35 Stat. 649, 36 Stat. 556, 41 Stat. 493, 54 Stat. 916; 49 U. S. C. 20 (1)-(8))

By the Commission, Division 1.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 47-1913; Filed, Feb. 28, 1947;  
8:46 a. m.]

## NOTICES

### TREASURY DEPARTMENT

#### Bureau of Customs

[T. D. 51636]

#### SOUTH ATLANTIC STEAMSHIP LINE, INC.

##### REGISTRATION OF HOUSE FLAG AND FUNNEL MARK

FEBRUARY 25, 1947.

House flag and funnel mark of South Atlantic Steamship Line, Inc., registered in accordance with § 3.81 (a), Customs Regulations of 1943.

The Commissioner of Customs, by virtue of the authority vested in him by section 7 of the Act of May 28, 1908 (U. S. C., title 46, sec. 49), as modified by section 102, Reorganization Plan No. 3 of 1946 (11 F. R. 7875), and in accordance with § 3.81 (a) of the Customs Regulations of 1943 (19 CFR 3.81 (a)), has registered the house flag and funnel mark of the South Atlantic Steamship Line, Inc., described below:

(a) *House flag.* The house flag is a triangular pennant having a white field. The hoist is 4 feet in height; the fly is 6 feet. Along the upper and lower sides of the pennant, there run yellow stripes 7 inches in width. Inside these stripes, there are blue stripes, which are also 7 inches in width, parallel with the yellow stripes.

(b) *Funnel mark.* The funnel mark is to appear on a funnel of a yellow color,

The mark consists of a black band 3 feet in width at the top of the funnel, below which are a yellow band 4 feet in width, a blue band 2 feet in width, a white band 2 feet in width, and a blue band 2 feet in width.

Colored scale replica drawings of the house flag and of the funnel mark described above are on file with the Division of the Federal Register.

W. R. JOHNSON,  
Commissioner of Customs.

[F. R. Doc. 47-1916; Filed, Feb. 28, 1947;  
8:47 a. m.]

### DEPARTMENT OF JUSTICE

#### Office of Alien Property

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

[Vesting Order 8221]

HENRY SCHNITTGER

In re: Estate of Henry Schnittger, deceased. File No. D-28-10384; E. T. sec. 14774.

Under the authority of the Trading with the Enemy Act, as amended, Execu-

<sup>1</sup> Filed with the original document.

tive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Ida Moneta, Lena Skeba, Wilhelm Schnittger and Meta Deneff, and each of them, in and to the Estate of Henry Schnittger, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

*Nationals and Last Known Address*

Ida Moneta, Germany.  
Lena Skeba, Germany.  
Wilhelm Schnittger, Germany.  
Meta Deneff, Germany.

That such property is in the process of administration by Maria Schlosser, as administratrix of the Estate of Henry Schnittger, deceased, acting under the judicial supervision of the Surrogate's Court of Nassau County, New York;

And determined that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being