

FEDERAL REGISTER

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TITLE 3—THE PRESIDENT EXECUTIVE ORDER 10087

AMENDMENT OF EXECUTIVE ORDER NO. 10057 OF MAY 14, 1949, TRANSFERRING TO THE AMERICAN BATTLE MONUMENTS COMMISSION FUNCTIONS PERTAINING TO CERTAIN UNITED STATES MILITARY CEMETERIES

By virtue of the authority vested in me by section 12 of the act of March 4, 1923, 42 Stat. 1509, as amended by the act of June 26, 1946, 60 Stat. 318, and as President of the United States, it is ordered that paragraphs 1 and 3 of Executive Order No. 10057 of May 14, 1949, entitled "Transferring to the American Battle Monuments Commission Functions Pertaining to Certain United States Military Cemeteries," be, and they are hereby amended to read as follows:

"1. All functions of administration pertaining to World War II United States Military Cemeteries located in or near Cambridge, England; Margraten, the Netherlands; Hamm, Luxembourg; Henri-Chapelle, Belgium; Neuville-en-Condroz, Belgium; St. Laurent, France; St. James, France; Epinal, France; St. Avoird, France; Draguignan, France; Nettuno (Anzio), Italy; Florence, Italy; Tunis (Carthage), Tunisia; and Ft. McKinley, Philippine Islands, now vested in or exercised by the Secretary of the Army pursuant to the act of May 16, 1946, c. 261, 60 Stat. 182, as amended by the act of August 5, 1947, c. 497, 61 Stat. 779, together with (a) such supplies, equipment, temporary structures, utilities and facilities pertaining thereto as are located therein or are in depots or other places overseas under the jurisdiction of the American Graves Registration Service and are determined by the American Battle Monuments Commission to be required for the discharge of its responsibilities under this order, and (b) the cemetery records currently maintained for the operation of such cemeteries, including records pertinent to the acquisition of real estate upon which the cemeteries and their appurtenances are situated, are hereby transferred to the American Battle Monuments Commission; such transfer to become effective as to any particular cemetery or group of cemeteries upon the completion of the operational mission of the Department of the Army with respect to such cemetery or group of cemeteries, but in no instance later than December 31, 1951, or at such

earlier date as may be determined by the President or the Congress pursuant to the said act of May 16, 1946, as amended by the act of August 5, 1947."

"3. There shall be transferred to the American Battle Monuments Commission so much of the unexpended balances of appropriations now, or which may become, available to the Department of the Army for the performance of the functions transferred by the provisions of this order as the Director of the Bureau of the Budget may deem necessary for use prior to July 1, 1950, in connection with such functions."

HARRY S. TRUMAN

THE WHITE HOUSE,
December 3, 1949.

[F. R. Doc. 49-9808; Filed, Dec. 5, 1949;
11:25 a. m.]

EXECUTIVE ORDER 10088

MAKING CERTAIN CHANGES IN THE CUSTOMS FIELD ORGANIZATION

By virtue of the authority vested in me by section 1 of the act of August 1, 1914, 38 Stat. 623 (19 U. S. C. 2), and in the interest of the internal management of the Government, it is ordered that the following changes be, and they are hereby, made in the customs field organization:

1. Neah Bay, Washington, is designated as a customs port of entry in Customs Collection District Number 30 (Washington).

2. The designation of Guayanilla, Puerto Rico, as a customs port of entry in Customs Collection District Number 49 (Puerto Rico) is revoked.

3. The name of the customs port of entry of Sonoyta, Arizona, in Customs Collection District Number 26 (Arizona), is changed to "Lukeville, Arizona."

4. The limits of the customs port of entry of Lawrence, Massachusetts, in Customs Collection District Number 4 (Massachusetts), are extended to include the Township of North Andover, County of Essex, State of Massachusetts.

This order shall become effective on the thirtieth day following the date hereof.

HARRY S. TRUMAN

THE WHITE HOUSE,
December 3, 1949.

[F. R. Doc. 49-9809; Filed, Dec. 5, 1949;
11:26 a. m.]

CONTENTS

THE PRESIDENT

Executive Orders	Page
Customs field organization, certain changes.....	7287
Transferring to American Battle Monuments Commission functions pertaining to certain U. S. military cemeteries; amendment of EO 10057.....	7287

EXECUTIVE AGENCIES

Agriculture Department

See Entomology and Plant Quarantine Bureau.

Alien Property, Office of

Notices:	
Vesting orders, etc.:	
Costs and expenses incurred in certain New Jersey court actions.....	7302
Helmke, Mary Martha Pawellek.....	7302

American Battle Monuments Commission

Transfer from Army Department of functions pertaining to certain U. S. military cemeteries; amendment of EO 10057 (see Executive order).

Army Department

Transfer to American Battle Monuments Commission of functions pertaining to certain U. S. military cemeteries; amendment of EO 10057 (see Executive order).

Civil Service Commission

Rules and regulations:	
Leave, annual and sick; nonpay status.....	7288

Entomology and Plant Quarantine Bureau

Rules and regulations:	
Foreign plant quarantines; administrative instructions exempting sterile cultures of orchid seedlings from permit requirements.....	7288

Federal Power Commission

Notices:	
Hearings, etc.:	
Gulf States Utilities Co.....	7296
Kansas Gas and Electric Co.....	7296
Montana-Dakota Utilities Co.....	7296
Rockland Light & Power Co.....	7296



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1949 Edition

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CONTENTS—Continued

Federal Power Commission—	Page
Continued	
Notices—Continued	
Hearings, etc.—Continued	
Texas Gas Transmission Corp.	7297
Trunkline Gas Supply Co.	7296
United Fuel Gas Co.	7296
West Texas Gas Co.	7297

Interior Department

Rules and regulations:

Washington; reserving lands for use of Department for fish-cultural purposes (see Land Management, Bureau of).

RULES AND REGULATIONS

CONTENTS—Continued

Interstate Commerce Commission	Page
Notices:	
Applications for relief:	
Artificial rubber from Port Neches, Tex., to Miami, Okla.	7297
Brick between points in the South	7297
Methanol and related articles from Bishop, Tex., to South Dakota	7298
Petroleum and petroleum products from Rankin, Tex.	7298
Pig iron from Colorado to western trunk line territory	7297

Justice Department

See Alien Property, Office of.

Land Management, Bureau of

Rules and regulations:

Washington; reserving lands for use of Department of the Interior for fish-cultural purposes

7295

Securities and Exchange Commission

Notices:

Hearings, etc.:

Columbia Gas System, Inc., et al.	7299
Electric Bond and Share Co.	7298
Southern Co. et al.	7298
United Gas Corp. and United Gas Pipe Line Co.	7299

Tariff Commission

Notices:

Organization and functions	7300
Rules and regulations:	
Rules of practice and procedure; revision	7289

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such.

Title 3	Page
Chapter II (Executive orders):	
5444 (see EO 10088)	7287
8624 (see EO 10088)	7287
9162 (see EO 10088)	7287
10057 (amended by EO 10087)	7287
10087	7287
10088	7287

Title 5

Chapter I:

Part 30	7288
---------	------

Title 7

Chapter III:

Part 319	7288
----------	------

Title 19

Chapter I:

Part 1 (see EO 10088)	7287
-----------------------	------

Chapter II:

Part 201	7289
Part 202	7291
Part 203	7292
Part 204	7293
Part 205	7293
Part 206	7294
Part 207	7294

CODIFICATION GUIDE—Con.

Title 43	Page
Chapter I:	
Appendix (Public land orders):	
617	7295

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 30—ANNUAL AND SICK LEAVE REGULATIONS

NONPAY STATUS

The proviso clause in § 30.403 is revoked. As amended, § 30.403 reads as follows:

§ 30.403 *Nonpay status.* Whenever a permanent employee's absence in a nonpay status totals the equivalent of the base-pay hours in 1 bi-weekly pay period, the credits for annual leave shall be reduced 1 day and for sick leave $\frac{3}{4}$ day for each such period. The total deductions in sick leave credits on account of nonpay status in any one calendar year shall not exceed 15 days.

(Sec. 7, 49 Stat. 1162; 5 U. S. C. 30e. E. O. 9414, Jan. 13, 1944, 9 F. R. 623; 3 CFR, 1944 Supp.)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] HARRY B. MITCHELL,
Chairman.

[F. R. Doc. 49-9729; Filed, Dec. 5, 1949; 8:46 a. m.]

TITLE 7—AGRICULTURE

Chapter III—Bureau of Entomology and Plant Quarantine, Department of Agriculture

[B. E. P. Q. 584]

PART 319—FOREIGN QUARANTINE NOTICES

EXEMPTION OF STERILE CULTURES OF ORCHID SEEDLINGS FROM PERMIT REQUIREMENTS

On October 26, 1949, there was published in the FEDERAL REGISTER (14 F. R. 6522) notice of the proposed issuance of administrative instructions exempting sterile cultures of orchid seedlings in glass containers from the individual permit requirements of the regulations supplemental to the nursery stock, plant, and seed quarantine (7 CFR 319.37-1 et seq.). After due consideration of all relevant matters presented, including the proposals set forth in the aforesaid notice, and pursuant to the authority conferred upon the Chief of the Bureau of Entomology and Plant Quarantine by the first proviso of the said quarantine (7 CFR 319.37 (a)), administrative instructions are hereby issued as follows:

§ 319.37a *Administrative instructions exempting sterile cultures of orchid seedlings in glass containers from some of the requirements of nursery stock, plant, and seed quarantine regulations.* Sterile cultures of orchid seedlings in glass containers may be imported into the United States without further permit other than the authorization contained in this para-