Executive Order 11129

DESIGNATING CERTAIN FACILITIES OF THE NATIONAL AERONAUTICS AND SPACE ADMINISTRATION AND OF THE DEPARTMENT OF DEFENSE, IN THE STATE OF FLORIDA, AS THE JOHN F. KENNEDY SPACE CENTER

WHEREAS President John F. Kennedy lighted the imagination of our people when he set the moon as our target and man as the means to reach it; and

WHEREAS the installations now to be renamed are a center and symbol of our country's peaceful assault on space; and

WHEREAS it is in the nature of this assault that it should test the limits of our youth and grace, our strength and wit, our vigor and perseverance—qualities fitting to the memory of John F. Kennedy:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, I hereby designate the facilities of the Launch Operations Center of the National Aeronautics and Space Administration and the facilities of Station No. 1 of the Atlantic Missile Range, in the State of Florida, as the John F. Kennedy Space Center; and such facilities shall be hereafter known and referred to by that name.

LYNDON B. JOHNSON


[F.R. Doc. 63-12542; Filed, Nov. 29, 1963; 4:13 p.m.]
Executive Order 11130

APPOINTING A COMMISSION TO REPORT UPON THE ASSASSINATION OF PRESIDENT JOHN F. KENNEDY

Pursuant to the authority vested in me as President of the United States, I hereby appoint a Commission to ascertain, evaluate and report upon the facts relating to the assassination of the late President John F. Kennedy and the subsequent violent death of the man charged with the assassination. The Commission shall consist of—

The Chief Justice of the United States, Chairman;
Senator Richard B. Russell;
Senator John Sherman Cooper;
Congressman Hale Boggs;
Congressman Gerald R. Ford;
The Honorable Allen W. Dulles;
The Honorable John J. McCloy.

The purposes of the Commission are to examine the evidence developed by the Federal Bureau of Investigation and any additional evidence that may hereafter come to light or be uncovered by federal or state authorities; to make such further investigation as the Commission finds desirable; to evaluate all the facts and circumstances surrounding such assassination, including the subsequent violent death of the man charged with the assassination, and to report to me its findings and conclusions.

The Commission is empowered to prescribe its own procedures and to employ such assistants as it deems necessary.

Necessary expenses of the Commission may be paid from the "Emergency Fund for the President".

All Executive departments and agencies are directed to furnish the Commission with such facilities, services and cooperation as it may request from time to time.

THE WHITE HOUSE,

[FR Doc. 63-12560; Filed, Dec. 2, 1963; 10:05 a.m.]
Rules and Regulations

Title 1—GENERAL PROVISIONS

Chapter I—Administrative Committee of the Federal Register

CFR CHECKLIST

This checklist, arranged in order of titles, shows the issuance date and price of current volumes and pocket supplements of the Code of Federal Regulations. (The rate for subscription service to all revised volumes and pocket supplements to be issued as of January 1, 1963, is $100 domestic, $30 additional for foreign mailing.) Order from Superintendent of Documents, Government Printing Office, Washington, D.C., 20402.

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PART 215—SPECIAL MILK PROGRAM FOR CHILDREN

Title 7—AGRICULTURE

Chapter II—Agricultural Marketing Service (School Lunch Program), Department of Agriculture

[Amend. 1]

PART 215—SPECIAL MILK PROGRAM FOR CHILDREN

The regulations for the operation of the Special Milk Program for Children (27 F.R. 7482) are hereby amended as follows:

1. Paragraph (a) of § 215.5 Payments to State Agencies is amended to read:

§ 215.5 Payments to State Agencies.

(a) The funds reserved for any State Agency for the fiscal year ending June 30, 1964, shall be made available in not less than nine monthly payments and for any fiscal year thereafter shall be made available in not less than ten monthly payments. The first payment shall be scheduled to arrive in the State on or about August 25 and shall include payments for July and August. Payments for September and for succeeding months shall be scheduled to arrive in the State on or about the 25th of the month in which obligations are incurred by the State: Provided, That the payment for May shall cover operations for May and June.

2. Paragraph (e) of § 215.8 Reimbursement payments is redesignated paragraph (f) and a new paragraph (e) is inserted as follows:

§ 215.8 Reimbursement payments.

(e) When FDD determines that a reduction in the payment of claims for reimbursement is necessary to insure that expenditures are within the funds appropriated for the program for any fiscal year, FDD shall pay claims for reimbursement for any of the months of the fiscal year at less than the amounts shown on the claims submitted by schools and child-care institutions. The percentage of such reductions shall be determined by FDD and notice thereof given to States and participating schools and child-care institutions under agreement with FDD: Provided, That no percentage reduction shall be applied to claims submitted by needy schools approved for Special As...
The revocation therefore relieves restrictions deemed unnecessary and must be made effective promptly in order to be of maximum benefit to persons wishing to move regulated products from these premises. Accordingly, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), and upon good cause that notice and other public procedure with respect to the foregoing revocation are impracticable and contrary to the public interest, and since the revocation relieves restrictions it may be made effective less than 30 days after publication in the Federal Register.

Done at Hyattsville, Md., this 26th day of November, 1963.

[SEAL]

E. D. BURGESS, Director, Plant Pest Control Division.

[P.R. Doc. 63-12606; Filed, Dec. 2, 1963; 8:38 a.m.]

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

SUBCHAPTER B—FARM MARKETING QUOTAS AND ACREAGE ALLOTMENTS

PART 730—RICE

Subpart—1964-65 Marketing Year

State and County Reserve Acreages and County Acreage Allotments for 1964 Crop

Sec.

730.1505 Basis and purpose.

730.1506 State reserve acreages.

730.1507 County acreage allotments and county reserve acreages.


§ 730.1505 Basis and purpose.

(a) The State and county reserve acreages and county acreage allotments for 1964 crop rice contained in §§ 730.1506 and 730.1507 have been determined pursuant to and in conformity with the provisions of section 353 of the Agricultural Adjustment Act of 1938, as amended. Said section 353 is revised to read:

(1) State reserve acreages for new farms or new producers in each of the applicable rice-producing States; and

(2) State reserve acreages for appeals and corrections.