

THE NATIONAL ARCHIVES
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MANET
1934
OF THE UNITED STATES

FEDERAL REGISTER

VOLUME 10 NUMBER 26

Washington, Tuesday, February 6, 1945

The President

PROCLAMATION 2637

RED CROSS MONTH, 1945

BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA

A PROCLAMATION

WHEREAS, under the provisions of its Congressional charter, the American National Red Cross, in this fourth year of the war, is fulfilling its obligations to comfort our wounded, to cheer and help our servicemen on every fighting front, and to provide an essential link between these men and their families at home, thereby relieving anxiety and restoring hope to all those who are suffering and in need of aid; and

WHEREAS this organization is helping the people at home to stand firmly behind our fighting men through its collection of blood for our wounded, its shipment of food parcels, medical supplies, and comfort items to our prisoners of war in enemy hands, its production of surgical dressings, and its recruitment of nurses for our Army and Navy; and

WHEREAS the American National Red Cross is also carrying on its peacetime activities by assisting the civilian victims of tornado, flood, and other disaster, and by training the people of our Nation to combat sickness and accident and thus to prevent suffering and death; and

WHEREAS, by the very nature of its services and the principles for which it stands, the American National Red Cross is helping to build a world of unity and peace and brotherhood, recognizing no barriers of creed or race; and

WHEREAS this organization, which represents a tangible expression of the desire of the people to reach out to the Nation's fighting men, now far removed from them, and which is entirely dependent on voluntary contributions to carry out its purposes, is issuing to every citizen of this country its 1945 appeal for a minimum War Fund of \$200,000,000:

NOW THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, and President of the American National Red Cross, do hereby designate the month of March 1945 as Red Cross Month, confident in the readiness of the people to respond to the ut-

most of their ability in support of this organization built by their generous contributions in the past and dedicated to their services in this hour of increasing need.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 19th day of January in the year of our Lord nineteen hundred and [SEAL] forty-five, and of the Independence of the United States of America the one hundred and sixteenth.

FRANKLIN D. ROOSEVELT

By the President:

JOSEPH C. GREW,
Acting Secretary of State.

[F. R. Dec. 45-2122; Filed, Feb. 5, 1945; 11:01 a. m.]

Regulations

TITLE 8—ALIENS AND NATIONALITY
Chapter I—Immigration and Naturalization Service

PART 60—FIELD SERVICE DISTRICTS AND OFFICERS

PART 130—BOARD OF SPECIAL INQUIRY

BOARDS OF SPECIAL INQUIRY; QUALIFICATION OF MEMBERS; ORGANIZATION

The following section is added to Part 60, Title 8, Chapter I, Code of Federal Regulations:

§ 60.29 *Persons qualified as members of boards of special inquiry; oath.* In accordance with the provisions of section 17 of the Immigration Act of 1917 (39 Stat. 887; 8 U. S. C. 153), the following persons are hereby designated as qualified and determined to be eligible to serve on boards of special inquiry:

(a) Immigrant inspectors, including persons designated immigrant inspectors by § 60.27;

(b) All other employees of the Immigration and Naturalization Service

(Continued on p. 1471)

CONTENTS

THE PRESIDENT

PROCLAMATION:	Page
Red Cross Month, 1945.....	1469
REGULATIONS AND NOTICES	
CIVIL AERONAUTICS BOARD:	
Air carrier airplane rear position lights, noncompliance with requirements	1472
COAST GUARD:	
Approval and withdrawal of approval of equipment.....	1532
FARM SECURITY ADMINISTRATION:	
Loans, designation of localities..	1532
FEDERAL POWER COMMISSION:	
Bonneville Project, Columbia River, Oreg.-Wash., approval of rates and charges for sale of power.....	1549
Panhandle Eastern Pipe Line Co., hearing	1549
FEDERAL RESERVE SYSTEM:	
Bank loans for purchasing or carrying stocks registered on National Securities Exchange, loans.....	1472
Banking corporations authorized to do foreign banking business; limitations and restrictions, aggregate liabilities.....	1471
Brokers, dealers, and members of National Securities Exchanges; extension and maintenance of credit.....	1471
FEDERAL TRADE COMMISSION:	
Brach, E. J., & Sons, cease and desist order.....	1472
Waddill, C. C., Co., Inc., complaint.....	1550
IMMIGRATION AND NATURALIZATION SERVICE:	
Boards of special inquiry qualification of members and organization	1459
INDIAN AFFAIRS OFFICE:	
Indian allotted and tribal lands for farming, grazing and business, leasing.....	1473
INTERIOR DEPARTMENT. See also Indian Affairs Office and Reclamation Bureau.	
Consolidation Coal Co., possession of coal mine terminated.....	1549

(Continued on p. 1470)

1469

to certain other allegations of the complaint taken before an examiner theretofore duly designated by it (report of the trial examiner and the filing of briefs having been waived and oral argument not having been requested), and the Commission having made its findings as to the facts and its conclusion that respondent E. J. Brach & Sons has violated the provisions of subsection (f) of section 2 of an act of Congress entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (Clayton Act) as amended by act approved June 19, 1936 (Robinson-Patman Act)

It is ordered, That respondent E. J. Brach & Sons, a corporation, its officers, representatives, agents, and employees, directly or indirectly, in or in connection with the purchase of glucose or corn sirup unmixed in commerce, as "commerce" is defined in the aforesaid Clayton Act as amended, do forthwith cease and desist from:

1. Knowingly purchasing from any seller at prices lower than the prices concurrently charged by such seller to the trade generally, including competitors of respondent, when the discriminations thus received are substantially similar to those described in the findings as to the facts herein.

2. Making deductions from the invoice price of any seller in remitting payment for the purpose of reducing such price on the basis of a discriminatory price actually being received or falsely represented as being received from another seller, when the invoice price from which deduction is made is known to be that concurrently charged by the seller to the trade generally, including competitors of respondent, and the discriminations obtained through such deductions are substantially similar to those described in the findings as to the facts herein.

3. Inducing the sale by or purchasing from any seller at prices known to be less than the prices concurrently charged by such seller to the trade generally, including competitors of respondent, through excess "bookings" or other manipulation of the "booking" privilege, when the discriminations thus obtained are substantially similar to those described in the findings as to the facts herein.

4. Knowingly inducing or receiving any discriminations in price prohibited by subsection (a) of section 2 of the aforesaid Clayton Act as amended.

It is further ordered, That respondent shall, within sixty (60) days after the service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] A. N. ROSS,
Acting Secretary.

[F. R. Doc. 45-2040; Filed, Feb. 3, 1945; 9:47 a. m.]

TITLE 25—INDIANS

Chapter I—Office of Indian Affairs, Department of the Interior

Subchapter Q—Leases and Permits on Restricted Indian Lands

PART 171—LEASING OF INDIAN ALLOTTED AND TRIBAL LANDS FOR FARMING, GRAZ- ING AND BUSINESS

BUSINESS LEASES, ALLOTTED LAND

Section 171.10 is amended to read as follows:

§ 171.10 *Business leases, allotted land.* The letting of allotted lands for business purposes shall be accomplished through leases, or through permits revocable in the discretion of the Commissioner of Indian Affairs. No lease or permit shall be for a period in excess of five years, as provided for in § 171.1 of this part. Where the annual rental of any lease or permit does not exceed \$1,000, approval thereof shall be by the Superintendent and need not be submitted to the Commissioner of Indian Affairs. Where the annual rental is in excess of \$1,000 the lease or permit shall be submitted to the said Commissioner for his consideration. (26 Stat. 795, sec. 1, 28 Stat. 305, sec. 1, 31 Stat. 229, sec. 4, 36 Stat. 856, sec. 1, 39 Stat. 123, sec. 1, 41 Stat. 1232; 25 U.S.C. 397, 402, 395, 403, 394, 393)

OSCAR L. CHAPMAN,
Assistant Secretary of the Interior.

JANUARY 31, 1945.

[F. R. Doc. 45-2105; Filed, Feb. 3, 1945; 4:37 p. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

Subchapter A—Income and Excess Profits Taxes

[T. D. 5439]

PART 19—INCOME TAX UNDER THE INTERNAL REVENUE CODE

PART 29—INCOME TAX; TAXABLE YEARS BE- GINNING AFTER DECEMBER 31, 1941

EXTENSION OF TIME WITH RESPECT TO EM- PLOYEES' TRUSTS

In order to conform Regulations 111 (26 CFR, Cum. Supp., Part 29) and Regulations 103 (26 CFR, Cum. Supp., Part 19) to sections 2 and 3 of Public Law 511 (78th Congress) approved December 20, 1944, relating to extension of time for satisfying requirements of section 165 (a) (3) (4) (5) and (6) of the Internal Revenue Code, with respect to trusts forming part of a stock bonus, pension, or profit-sharing plan of an employer, and for filing claims for credit or refund with respect to war losses under section 127 of such Code for a taxable year beginning in 1941, such regulations are amended as follows:

PARAGRAPH 1. There is inserted immediately preceding § 29.23 (p)-1 the following:

PUBLIC LAW 511 (78TH CONGRESS, 2ND SESSION),
APPROVED DECEMBER 20, 1944.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 2. (a) Section 162 (d) (1) (B) of the Revenue Act of 1942 (relating to employees' trusts) is amended to read as follows:

(B) such a plan shall be considered as satisfying the requirements of section 165 (a) (3), (4), (5), and (6) for the period beginning with the beginning of the first taxable year following December 31, 1942, and ending June 30, 1945, if the provisions thereof satisfy such requirements by June 30, 1945, and if by that time all provisions of such plan which are necessary to satisfy such requirements are in effect and have been made effective for all purposes with respect to the portion of such period after December 31, 1943.

(b) Section 162 (d) (2) of the Revenue Act of 1942 (relating to employees' trusts) is amended to read as follows:

(2) A stock bonus, pension, profit-sharing, or annuity plan—

(A) put into effect after September 1, 1942, and prior to January 1, 1945, shall be considered as satisfying the requirements of section 165 (a) (3), (4), (5), and (6) for the period beginning with the date on which it was put into effect and ending with June 30, 1945, if all provisions of the plan which are necessary to satisfy such requirements are in effect by the end of such period and have been made effective for all purposes with respect to the portion of such period after December 31, 1943;

(B) put into effect after December 31, 1944, shall be considered as satisfying the requirements of section 165 (a) (3), (4), (5), and (6) for the period beginning with the date on which it was put into effect and ending with the 15th day of the third month following the close of the taxable year of the employer in which the plan was put into effect, if all provisions of the plan which are necessary to satisfy such requirements are in effect by the end of such period and have been made effective for all purposes with respect to the whole of such period.

PAR. 2. Section 29.23 (p)-9, as amended by Treasury Decision 5342, approved March 14, 1944, is further amended by changing the parenthetical matter immediately after the fifth sentence to read as follows: "(See section 162 (d) of the Revenue Act of 1942, as amended by Public Law 511 (78th Congress) approved December 20, 1944.)"

PAR. 3. There is inserted immediately preceding § 29.165-1 the following:

PUBLIC LAW 511 (78TH CONGRESS, 2ND SES-
SION), APPROVED DECEMBER 20, 1944

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 2. (a) Section 162 (d) (1) (B) of the Revenue Act of 1942 (relating to employees' trusts) is amended to read as follows:

(B) such a plan shall be considered as satisfying the requirements of section 165 (a) (3), (4), (5), and (6) for the period beginning with the beginning of the first taxable year following December 31, 1942, and ending June 30, 1945, if the provisions thereof satisfy such requirements by June 30, 1945, and if by that time all provisions of such plan which are necessary to satisfy such requirements are in effect and have