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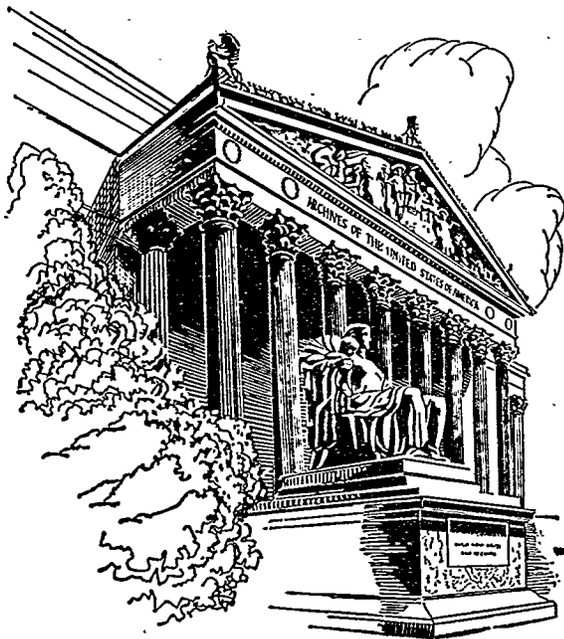
Washington, D.C.

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**Agencies in this issue—**

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contributing handlers and producers in an equitable manner.

#### MISCELLANEOUS PROVISIONS

##### § 1130.100 Agents.

The Secretary may, by designation in writing, name any officer or employee of the United States to act as his agent or representative in connection with any of the provisions of this part.

##### § 1130.101 Separability of provisions.

If any provision of this part or its application to any person or circumstances is held invalid the application of such provision and of the remaining provisions of this part to other persons or circumstances, shall not be affected thereby.

Effective date: March 1, 1969.

Signed at Washington, D.C., on February 25, 1969.

J. PHIL CAMPBELL,  
*Acting Secretary.*

[F.R. Doc. 69-2447; Filed, Feb. 28, 1969; 8:45 a.m.]

## Title 25—INDIANS

### Chapter I—Bureau of Indian Affairs, Department of the Interior

#### SUBCHAPTER I—LEASING AND PERMITTING

#### PART 131—LEASING AND PERMITTING

#### Hualapai, Swinomish, and Spokane Reservations, and Pueblos of Cochiti, Pojoaque, Tesuque, and Zuni

FEBRUARY 20, 1969.

On page 757 of the FEDERAL REGISTER of January 17, 1969, there was published a notice of intention to amend 25 CFR Part 131 by the revision of § 131.8(a).

The purpose of the change is to implement long-term leasing authorities contained in the Acts of June 20, 1968 (82 Stat. 242), October 12, 1968 (82 Stat. 1003), section 6 of the Act of September 28, 1968 (82 Stat. 884), and section (f) of the Act of June 10, 1968 (82 Stat. 174).

Interested persons were given an opportunity to submit their comments, suggestions or objections with respect to the proposed amendment within 30 days from the date of publication of the notice in the FEDERAL REGISTER. During the 30-day period, no comments, suggestions, or objections were received. Accordingly, the proposed amendment is hereby adopted without change, as set forth below, and is effective upon publication in the FEDERAL REGISTER.

T. W. TAYLOR,  
*Deputy Commissioner.*

##### § 131.8 Duration of leases.

(a) Leases for public, religious, educational, recreational, residential, or business purposes shall not exceed 25 years but may include provisions authorizing a renewal or an extension for one additional term of not to exceed 25 years, except such leases of land on the

Hollywood (formerly Dania) Reservation, Fla.; the Navajo Reservation, Ariz., N. Mex., and Utah; the Palm Springs Reservation, Calif.; the Southern Ute Reservation, Colo.; the Fort Mohave Reservation, Calif., Ariz., and Nev.; the Pyramid Lake Reservation, Nev.; the Gila River Reservation, Ariz.; the San Carlos Apache Reservation, Ariz.; the Spokane Reservation, Wash.; the Hualapai Reservation, Ariz.; the Swinomish Reservation, Wash.; the Pueblos of Cochiti, Pojoaque, Tesuque, and Zuni, N. Mex.; and land on the Colorado River Reservation, Ariz., and Calif., as stated in § 131.18; which leases may be made for terms of not to exceed 99 years.

[F.R. Doc. 69-2492; Filed, Feb. 28, 1969; 8:46 a.m.]

## Title 45—PUBLIC WELFARE

### Chapter X—Office of Economic Opportunity

#### PART 1061—CHARACTER AND SCOPE OF SPECIFIC COMMUNITY ACTION PROGRAMS

Chapter X of Title 45 of the Code of Federal Regulations is amended by adding a new Part 1061, reading as set forth above, and a new subpart, reading as follows:

##### Subpart—Guidelines for Youth Programs

Sec.	
1061.1-1	Program duration.
1061.1-2	Eligible population to be served.
1061.1-3	Program content.
1061.1-4	Training.
1061.1-5	Self-evaluation.
1061.1-6	Neighborhood youth advisory committees or councils.
1061.1-7	Function of neighborhood youth advisory committee or council.
1061.1-8	Delegate agencies.
1061.1-9	Maintenance of effort.
1061.1-10	Relationship to Mayor's Assistant for Youth Activities.

AUTHORITY: The provisions of this Part 1061 issued under sec. 602, 78 Stat. 530; 42 U.S.C. 2942.

##### Subpart—Guidelines for Youth Programs

##### § 1061.1-1 Program duration.

Youth programs are to be funded on a year-round basis with provisions for the activities to peak during the summer months.

##### § 1061.1-2 Eligible population to be served.

Youth programs should be designated to meet the needs of young people up to 25 years of age, who are eligible according to the latest OEO poverty guidelines. It is recommended that priority in programs be given to those youths who:

- (a) Have dropped out of school,
- (b) Are in school but potential dropouts,
- (c) Have no immediate source of income,
- (d) Have no positive contacts with social service agencies or institutions,

(e) Have no consistent work history or marketable skills.

##### § 1061.1-3 Program content.

(a) The purpose of youth programs is to give youth experiences which provide the development of leadership, increased skills and self-direction. There are no predetermined priorities regarding the subject matter of the programs; that is, whether the emphasis will be on education, economic development, or employment. This should be determined locally by the youth committee. It is the responsibility of the CAA to establish, before submitting applications, that the local groups have had opportunity to consider all program alternatives, and that the priorities determined by the youth committee are adhered to.

(b) It is required that whatever the subject matter of the program, it should include in its plan the opportunity to provide experiences for youth through which they may increase or acquire new educational or employment oriented skills that might lead to an eventual career choice, or will increase their leadership capability.

(c) We have found in 1968 that all too many programs were single-purpose; i.e. either education or recreation or employment. Evaluation report recommendations state: "Programs should include a broad spectrum of activities, each functionally related to each other and integrated in a total developmental, learning experience." A smooth running program works simultaneously with a constantly growing and evolving organization. Both aspects must be taken into consideration when making program decisions.

##### § 1061.1-4 Training.

(a) Training must be provided for all staff prior to, as well as throughout, the program, and should be considered an on-going process. The staff of each youth program should be clear, in advance, about its purposes, the program's potential values to the individual participants, and the program implications to the community.

(b) If the CAA has a training officer, and a program account that provides for training needs for any program funded by the CAA, the youth program training needs should be incorporated into that program. If, on the other hand, it is determined that the youth program require full-time training attention, the budget should reflect the necessary staff and finances required for this. Specific programs may be such that training may be considered the part-time responsibility of one staff member. Whatever system is decided to be most reasonable, the work plan should indicate how training is adequately accounted for within each program.

##### § 1061.1-5 Self-evaluation.

(a) The evaluation efforts for each program should be clearly spelled out so there is hard evidence for periodic review by staff and participants which support the soundness of the program or the redirection it should take.

(b) Some of the questions to be addressed include: