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TITLE 3—THE PRESIDENT

EXECUTIVE ORDER 10627

INSPECTION OF INCOME, EXCESS-PROFITS, DECLARED-VALUE EXCESS-PROFITS, CAPITAL-STOCK, ESTATE, AND GIFT TAX RETURNS BY THE COMMITTEE ON UN-AMERICAN ACTIVITIES, HOUSE OF REPRESENTATIVES

By virtue of the authority vested in me by sections 55 (a) 508, 603, 729 (a), and 1204 of the Internal Revenue Code of 1939 (53 Stat. 29, 111, 171, 54 Stat. 989, 1008; 55 Stat. 722; 26 U. S. C. 55 (a), 508, 603, 729 (a) and 1204) and by section 6103 (a) of the Internal Revenue Code of 1954 (68A Stat. 753; 26 U. S. C. 6103 (a)) it is hereby ordered that any income, excess-profits, declared-value excess-profits, capital-stock, estate, or gift tax return for any period to and including 1955, shall, during the Eighty-fourth Congress, be open to inspection by the Committee on Un-American Activities, House of Representatives, or any duly authorized subcommittee thereof, for the purpose of carrying on those investigations authorized by clause 17 of Rule XI of the Rules of the House of Representatives, agreed to January 5, 1955, such inspection to be in accordance and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury in Treasury Decisions 6132 and 6133, relating to the inspection of returns by committees of the Congress, approved by me May 3, 1955.

This order shall be effective upon its filing for publication in the FEDERAL REGISTER.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,

August 5, 1955.

[F. R. Doc. 55-6520; Filed, Aug. 8, 1955; 12:53 p. m.]

EXECUTIVE ORDER 10628

RESTORING LIMITATIONS UPON PUNISHMENTS FOR VIOLATIONS OF ARTICLES 82, 85, 86 (3) 87, 90, 91 (1) AND (2) 113, AND 115 OF THE UNIFORM CODE OF MILITARY JUSTICE

By virtue of the authority vested in me by Article 56 of the Uniform Code of Mil-

itary Justice (established by the Act of May 5, 1950, 64 Stat. 107) and as President of the United States, it is hereby ordered as follows:

1. The suspension of limitations upon punishments for violations of Articles 82, 85, 86 (3) 87, 90, 91 (1) and (2) 113, and 115 of the Uniform Code of Military Justice, made by Executive Order No. 10247 of May 29, 1951, is hereby terminated as to offenses committed after the effective date of this order.

2. Punishments for offenses in violation of these Articles by persons under the command of, or within any area controlled by, the Commander-in-Chief, Far East, or any of his successors in command, committed on and after the effective date of this order shall be subject to the limitations prescribed by the Table of Maximum Punishments, paragraph 127c, Manual for Courts-Martial, United States, 1951, as amended by paragraphs 2 and 3 of Executive Order No. 10565 of September 28, 1954.

3. This order shall become effective on the twentieth day after the date thereof.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,

August 5, 1955.

[F. R. Doc. 55-6519; Filed, Aug. 8, 1955; 12:53 p. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter IV—Commodity Stabilization Service and Commodity Credit Corporation, Department of Agriculture

Subchapter B—Loans, Purchases, and Other Operations

PART 472—WOOL

SUBPART—1955 PAYMENT PROGRAM FOR LAMBS AND YEARLINGS (PULLED WOOL)

This revision amends and restates in full the regulations containing the requirements with respect to the 1955 payment program for lambs and yearlings (pulled wool), formulated by Commodity Credit Corporation (hereinafter referred to as CCC) and the Commodity Stabilization Service (hereinafter referred to as CSS). The original regulations were published in 20 F. R. 3419. The regulations in this subpart, as revised, may be

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Salisbury individually, be, and the same hereby is, dismissed.

Issued: June 30, 1955.

By the Commission.

ROBERT M. FARRISH,
Secretary.

[F. R. Doc. 55-6493; Filed, Aug. 9, 1955;
8:56 a. m.]

[Docket 6137]

PART 13—DIGEST OF CEASE AND DESIST
ORDERS

NORTHERN FEATHER WORKS, INC., AND
JOSEPH P. JESPERSON

Subpart—*Misbranding or mislabeling:*
§ 13.1200 *Content.* Subpart—*Misrepresenting oneself and goods—Goods:* § 13.1605 *Content.* In connection with the offering for sale, sale, or distribution in commerce, of respondents' feather and down products, misrepresenting in any manner, or by any means, directly or by implication, the identity of the kind or type of filling material contained in any such products, or of the kinds or types, and proportions of each, when the filling material is a mixture of more than one kind or type; prohibited.

(Sec. 6, 38 Stat. 721; 15 U. S. C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U. S. C. 45) [Cease and desist order, Northern Feather Works, Inc., et al., Newark, N. J., Docket 6137, June 30, 1955.]

In the Matter of Northern Feather Works, Inc., a Corporation, and Joseph P. Jespersen, Individually

This proceeding was heard by J. Earl Cox, hearing examiner, upon the complaint of the Commission which charged respondents with violating the provisions of the Federal Trade Commission Act by misrepresenting the contents of feather pillows which they manufacture and distribute in commerce, through statements on their labels and invoices; respondents' answer; hearings in which testimony and other evidence, duly recorded and filed in the office of the Commission, was presented; a stipulation which provided that all the evidence in the eight companion feather cases was made a part of the record in the instant proceeding, except insofar as such evidence related exclusively to the identification, contents, and analyses of the feather samples in each of those cases; and proposed findings of fact, conclusions, and order submitted by counsel.

Thereafter said examiner made his initial decision in which he set forth certain findings of fact;¹ his conclusions,² among others, that respondents had misrepresented through their labels and invoices their baby pillows but had not misrepresented their "Victor" and "Olive" pillows as charged; that the false labeling and representations of their baby pillows constituted unfair trade practices, were to the prejudice

¹Filed as part of the original document.

and injury of the public, and constituted unfair and deceptive acts and practices and unfair methods of competition in commerce; and that the proceeding was in the public interest; and issued his order to cease and desist.

Thereafter, following respondents' appeal from said initial decision and the opinion and decision of the Commission, holding that the hearing examiner's findings and conclusions that the respondent corporation had misrepresented the contents of certain of its pillows in violation of the Act were correct, but that the initial decision should be modified insofar as the cease and desist order therein was directed also against respondent corporation's president in his individual capacity since the proof was deficient as to his participation in the practices engaged in by the respondent corporation, and its modification thereof accordingly, the matter was disposed of by the Commission's "Final Order", dated June 30, 1955, as follows:

The respondents having filed an appeal from the hearing examiner's initial decision in this proceeding; and the matter having been heard on briefs and oral argument, and the Commission having rendered its decision granting the appeal of respondent P. Jespersen and dismissing the proceeding as to him and denying the appeal of respondent Northern Feather Works, Inc., and affirming the initial decision as thus modified:

It is ordered, That the respondent, Northern Feather Works, Inc., shall, within sixty (60) days after 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 the order to cease and desist contained in the aforesaid initial decision.

The cease and desist order contained in said initial decision, subject to modification as above set forth, is as follows:

It is ordered, That respondents Northern Feather Works, Inc., a corporation, and Joseph P. Jespersen (erroneously designated in the complaint as Joseph P. Jespersen) individually, and respondents' agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondents' feather and down products, do forthwith cease and desist from:

Misrepresenting in any manner, or by any means, directly or by implication, the identity of the kind or type of filling material contained in any such products, or of the kinds or types, and proportions of each, when the filling material is a mixture of more than one kind or type.

Issued: June 30, 1955.

By the Commission.

[SEAL] ROBERT M. FARRISH,
Secretary.

[F. R. Doc. 55-6494; Filed, Aug. 9, 1955;
8:56 a. m.]

TITLE 25—INDIANS

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

Subchapter I—Grazing

PART 71—GENERAL GRAZING REGULATIONS
ADMINISTRATION OF GOVERNMENT LANDS

1. Section 71.27 is amended to read as follows:

§ 71.27 *Administration of Government lands.* Insofar as applicable the regulations of this part are hereby adopted for the administration of the lands the jurisdiction over which was transferred to the Secretary of the Interior by Executive Orders Nos. 7792 and 7868 of January 18, 1938 and April 15, 1938, respectively (3 F. R. 161, 903) and by such supplemental orders that have been or may be issued subsequent thereto. Until otherwise provided grazing permits may be issued on these lands by the superintendent pursuant to the regulations of this part.

(R. S. 161, sec. 6, 43 Stat. 936; 5 U. S. C. 22, 25 U. S. C. 469)

CLARENCE A. DAVIS,
Acting Secretary of the Interior.

AUGUST 4, 1955.

[F. R. Doc. 55-6454; Filed, Aug. 9, 1955;
8:45 a. m.]

TITLE 32A—NATIONAL DEFENSE,
APPENDIX

Chapter I—Office of Defense
Mobilization

[Defense Mobilization Order—VII-7,
Amdt. 3]

MAINTENANCE OF THE MOBILIZATION BASE
(DEPARTMENT OF DEFENSE, ATOMIC ENERGY COMMISSION AND THE MARITIME ADMINISTRATION)

1. Pursuant to the Defense Production Act of 1950, as amended, Reorganization Plan No. 3 of 1953, and Executive Order 10480, as amended, the first part of Section 4A of Defense Mobilization Order—VII-7, of August 25, 1954 (19 F. R. 5395), is amended to read as follows:

4A. To provide the necessary coordination and review of the execution of this program, there is hereby established a Defense Facilities Maintenance Board. This Board, under the Chairmanship of the Office of Defense Mobilization, shall be composed of representatives of the Department of Defense and each of the three Services, the Department of Commerce, the Atomic Energy Commission, the General Services Administration, and the Small Business Administration, and will perform the following functions:

2. This amendment shall take effect on August 8, 1955.

OFFICE OF DEFENSE
MOBILIZATION,
ARTHUR S. FLEMING,
Director.

[F. R. Doc. 55-6516; Filed, Aug. 8, 1955;
12:36 p. m.]