

1941 SUPPLEMENT
TO THE
CODE OF FEDERAL REGULATIONS
OF THE
UNITED STATES OF AMERICA

**Containing documents of general applicability
and legal effect issued by Federal Agencies and
filed with the Division of the Federal Register
during the calendar year 1941, including
Presidential proclamations, Executive
orders, and other Presidential
documents in full text**

WITH ANCILLARIES AND INDEX



TITLE 8—TITLE 26

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for the purchase of land: *Provided*, That the amount of funds which may be loaned for this purpose shall be deter-

mined by the Commissioner of Indian Affairs. (Sec. 3 (b), 53 Stat. 1129; 25 U.S.C. 573)

Subchapter I—Grazing

PART 71—GENERAL GRAZING REGULATIONS

§ 71.23 *Fees for execution of grazing permits.* The following fees must be charged to cover the approximate cost to the Government of preparing and issuing permits.

(a) *To be paid by the permittee, sub-permittee, or assignee for each permit.*

Total rental for full term of permit:	Fees payable
Not to exceed \$100-----	\$1.00
\$101-\$250-----	2.50
\$251-\$500-----	5.00
For each additional \$500 or fraction thereof-----	1.00

In the case of a subpermit or assignment the fee shall be based on the total amount yet to accrue under the instrument from the effective date thereof. When the permit is extended with the mutual consent of the parties concerned the fee shall be computed from the effective date on the same basis as the original instrument.

(b) *To be paid by each permitter for each allotment and for the tribal land under each permit.*

Total annual rental involved:	
\$26-\$50-----	\$0.50
\$51-\$100-----	1.00
\$101-\$250-----	2.50
\$251-\$500-----	5.00
\$501-\$750-----	7.50
\$751 and over-----	10.00

A minimum fee of 25 cents on income derived from each permit shall be charged in each case where the individual annual rental for each allotment under each permit is less than \$26, except that in any case where the individual income accruing from each allotment under any permit is less than 25 cents per annum, such lesser sum shall constitute the total fee due from each individual permitter. (47 Stat. 1417; 25 U.S.C. 413) [As amended Aug. 27, 1941; 6 F.R. 4655]

§ 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. 7792¹ and 7868² of January 15, 1938 and April 15, 1938, respectively, 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 with the concurrence of the Regional Forester. Any fees collected for such grazing privileges shall be held in Special Deposit until further order. (E.O. 7792, 7868; R.S. 161, 465; 5 U.S.C. 22, 25 U.S.C. 9) [As added Apr. 8, 1941; 6 F.R. 2053]

PART 72—GRAZING, NAVAJO AND HOPI RESERVATIONS

§ 72.8a *Livestock reduction rate modified.* The rate of livestock reduction provided in § 72.8 may be modified by the Commissioner of Indian Affairs under the following special circumstances. When unusual economic and range conditions or other special circumstances justify a temporary slowing down in the process of livestock reduction on the Navajo or Hopi Reservations, application for such action may be made to the Commissioner by the authorized officers of the Navajo Tribal Council, or of the Hopi Tribal Council, as the case may be. Thereupon the Commissioner, if he shall find that a temporary slowing down in the process of livestock reduction will be to the best interest of the Navajo Tribe or of the Hopi Tribe as a whole and of the conservation program, may fix a temporary special limit below which no individual shall be required to reduce his livestock during a prescribed period.

When such a limit has been fixed, the Superintendent shall issue a special temporary permit to each person making application therefor who meets the following conditions:

¹ 3 F.R. 161.
² 3 F.R. 903.