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# FEDERAL REGISTER

OF THE UNITED STATES

VOLUME 18NUMBER 143

Washington, Thursday, July 23, 1953

## TITLE 6—AGRICULTURAL CREDIT

### Chapter IV—Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

#### Subchapter C—Loans, Purchases, and Other Operations

[1952 C. C. C. Grain Price Support Bulletin 1, Amdt. 2 to Supp. 1, Soybeans]

#### PART 601—GRAINS AND RELATED COMMODITIES

#### SUBPART—1952 CROP SOYBEAN LOAN AND PURCHASE AGREEMENT PROGRAM SUPPORT RATES; MARSHALL COUNTY, MINNESOTA

The regulations issued by the Commodity Credit Corporation and the Production and Marketing Administration, published in 17 F. R. 5493, as amended by amendment published in 18 F. R. 869, and containing the specific requirements for the 1952-crop soybean price support program are hereby further amended as follows:

Section 601.2058 is amended by adding Marshall County to the commodity rates listed for Minnesota and by showing the rate per bushel for Marshall County, Minnesota to be \$2.49 per bushel.

(Sec. 4, 62 Stat. 1070, as amended; 15 U. S. C. Sup. 714b. Interprets or applies sec. 5, 62 Stat. 1072, secs. 301, 401, 63 Stat. 1053; 15 U. S. C. Sup. 714c, 7 U. S. C. Sup. 1421, 1447)

Issued this 20th day of July 1953.

[SEAL] M. B. BRASWELL,  
Vice President,  
Commodity Credit Corporation.

JOHN H. DAVIS,  
President,  
Commodity Credit Corporation.

[F. R. Doc. 53-6508; Filed, July 22, 1953; 8:53 a. m.]

[1952 C. C. C. Cotton Bulletin 1, Amdt. 4]

#### PART 607—COTTON

#### SUBPART—1952 COTTON PRICE SUPPORT PROGRAM

#### MISCELLANEOUS AMENDMENTS

The regulation issued by Commodity Credit Corporation and the Production

and Marketing Administration published in 17 F. R. 4836 and containing the instructions and requirements with respect to the 1952 Cotton Price Support Program is hereby amended as follows:

1. Section 607.340 (a) is amended to provide that loan documents may be forwarded by the custodian (the agency or office shown on the Producer's Equity Transfer as the holder of the loan documents) to a trust or banking institution for collection, at the request of the holder of a Producer's Equity Transfer so that the amended paragraph (a) reads as follows:

§ 607.340 *Transfer of producer's interest—(a) Loans.* If a producer desires to sell his equity in one or more bales of cotton covered by a particular note, he may obtain a Producer's Equity Transfer (CCC Cotton Form AA) covering such bales only from the county committee in the county in which the cotton was produced. The purchaser of the equity will have seven days from the date of the equity transfer in which (1) to pay the amount due on the cotton or (2) to request in writing the custodian (the agency or office holding the loan documents as shown on the Producer's Equity Transfer in the item entitled "Loan Documents Held By") to forward the warehouse receipts to a trust or banking institution for collection. If the warehouse receipts are forwarded to a trust or banking institution for collection, the amount due on the cotton must be repaid within seven days from the date of forwarding of the warehouse receipts. If the amount due is not paid within the applicable prescribed period, the Producer's Equity Transfer shall be void and of no effect and if the warehouse receipts have been forwarded to a trust or banking institution for collection, such documents shall be returned to the custodian. No partial redemption of cotton listed on a Producer's Equity Transfer will be allowed. A producer may transfer his remaining interest in and right to redeem loan cotton only by the use of the prescribed Producer's Equity Transfer.

2. Section 607.341 is amended to provide for carrying loans in a past-due status through July 31, 1954, and to provide that CCC will purchase any cotton

(Continued on p. 4273)

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Name of defense- rental area	State	County or counties in defense-rental area under regulation	Maximum rent date	Effective date of regulation
(190) Northeastern New Jersey.	New Jersey...	MONMOUTH COUNTY, except the boroughs of Allenhurst, Allentown, Atlantic Highlands, Avon by the Sea, Brielle, Fair Haven, Farmingdale, Keansburg, Little Silver, Manasquan, Redbank, Roosevelt, Scobright and Shrewsbury, and the townships of Howell, Middletown, Millstone and Upper Freehold.	Aug. 1, 1952	Nov. 6, 1952

This amendment decontrols the following based on a resolution submitted under section 204 (j) (3) of the act:

The Borough of Keansburg in Monmouth County, New Jersey, a portion of the Northeastern New Jersey Defense-Rental Area.

[F. R. Doc. 53-6501; Filed, July 22, 1953; 8:51 a. m.]

**TITLE 25—INDIANS**

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

**Subchapter R—Leases and Sale of Minerals**

**PART 186—LEASING OF TRIBAL LANDS  
FOR MINING**

**TERM OF LEASES**

JULY 17, 1953.

Section 186.10 is hereby amended to read as follows:

§ 186.10 *Term of leases.* Mining leases may be made for a specified term not to exceed ten years from the date of approval by the Secretary of the Interior, or his authorized representative, and as much longer as the substances specified in the lease are produced in paying quantities.

(Secs. 16, 17, 48 Stat. 987, 988, sec. 9, 49 Stat. 1968, sec. 4, 52 Stat. 348; 25 U. S. C. 396d, 476; 477, 509)

ORME LEWIS,

*Assistant Secretary of the Interior*

[F. R. Doc. 53-6473; Filed, July 22, 1953; 8:46 a. m.]

**TITLE 31—MONEY AND  
FINANCE: TREASURY**

**Chapter V—Foreign Assets Control,  
Department of the Treasury**

**PART 505—REGULATIONS PROHIBITING  
TRANSACTIONS INVOLVING THE SHIPMENT  
OF CERTAIN MERCHANDISE BETWEEN  
FOREIGN COUNTRIES**

**ULTIMATE SHIPMENTS TO SOVIET BLOC**

These regulations, which prohibit persons in this country from purchasing or selling or arranging the purchase or sale of strategic commodities outside the United States for ultimate shipment to the Soviet bloc, are herewith amended. As amended they bring the references in § 505.10 to certain sections in Title 15 of the Code of Federal Regulations into conformity with a new numbering system which is contemporaneously being adopted by the Department of Commerce for those sections.

These regulations supplement the export control laws which provide for con-

trol of exports from the United States to the Soviet bloc but which do not prohibit shipments of commodities from foreign countries which are arranged by persons in the United States.

§ 505.10 *Prohibitions.* Except as specifically authorized by the Secretary of the Treasury (or any person, agency, or instrumentality designated by him) by means of regulations, rulings, instructions, licenses, or otherwise, no person within the United States, for his own account or that of another, may purchase or sell or arrange the purchase or sale of any merchandise in any foreign country or obtain from any banking institution a credit or payment in connection therewith if (a) the transaction involves the shipment from any foreign country of any merchandise directly or indirectly to any destination within a country on the attached schedule, and (b) the merchandise is included in the Positive List of Commodities set forth in Part 399 of Title 15 of the Code of Federal Regulations and is identified on that list by the letter "A" in the column headed "Commodity Lists" or is of a type the unauthorized exportation of which from the United States is prohibited by any of the several regulations referred to in § 370.4<sup>1</sup> of Title 15 of the Code.

**SCHEDULE**

- Albania.
- Bulgaria.
- China. (Communist controlled).
- Czechoslovakia.
- Estonia.
- Germany (only those areas under control or administration of the Union of Soviet Socialist Republics or Poland).
- Hungary.
- Latvia.
- Lithuania.
- North Korea.
- Outer Mongolia.
- Poland and Danzig.
- Roumania.
- Tibet.
- Union of Soviet Socialist Republics.

The effective date of this section is June 29, 1953.

§ 505.20 *Definitions.* For definitions of certain terms used in § 505.10, see Subpart C, Part 500, of this chapter.

§ 505.30 *Licenses.* No regulation, ruling, instruction or license authorizes a transaction prohibited by § 505.10 unless the regulation, ruling, instruction or license is issued by the Treasury Department and specifically refers to that section.

§ 505.40 *Records and reports.* For provisions relating to records and re-

<sup>1</sup> See F. R. Doc. 53-6536, *supra*.

ports, see §§ 500.601 and 500.602 of this chapter.

§ 505.50 *Penalties.* For provisions relating to penalties, see § 500.701 of this chapter.

§ 505.60 *Procedures.* For provisions relating to procedures, see §§ 500.801 (b) (2), (3) (4), (5) and (6) 500.803, 500.804, 500.805, 500.806, and 500.807 of this chapter.

(Sec. 5, 40 Stat. 415, as amended; 50 U. S. C. App. 5, E. O. 9193, July 6, 1942, 7 F. R. 5205; 3 CFR, 1943 Cum. Supp. E. O. 9389, Aug. 20, 1949, 13 F. R. 4891; 3 CFR, 1943 Supp.)

[SEAL]

G. M. HUMPHREY,  
*Secretary of the Treasury.*

[F. R. Doc. 53-6483; Filed, July 22, 1953; 8:59 a. m.]

**TITLE 39—POSTAL SERVICE**

**Chapter I—Post Office Department**

**PART 34—CLASSIFICATION AND RATES OF  
POSTAGE**

**REVISION OF RATES OF POSTAGE ON CERTAIN  
FOURTH-CLASS MAIL**

**Correction**

In Federal Register Document 53-5889, appearing at page 3967 of the issue for Wednesday, July 8, 1953, in the table of rates under § 34.76 (d) the rate for "1 and 2 zones" for 57 pounds, now reading "1.45", should read "2.45"

**TITLE 47—TELECOMMUNI-  
CATION**

**Chapter I—Federal Communications  
Commission**

[Docket No. 10448]

**PART 9—AERONAUTICAL SERVICES**

**FREQUENCY STABILITY**

In the matter of amendment of §§ 9.172 and 9.446 of the Commission's Rules and Regulations Governing Aeronautical Services.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 15th day of July 1953:

The Commission having under consideration its proposal in the above entitled matter with respect to § 9.172; and

It appearing, That in accordance with the requirements of section 4 (a) of the Administrative Procedure Act, general Notice of Proposed Rule Making in the above entitled matter, which made provision for the submission of written comments by interested parties, was duly published in the FEDERAL REGISTER on April 18, 1953 (18 F. R. 2249) and that the period for the filing of comments has now expired; and

It further appearing, That no comments were filed with respect to the proposed amendment of § 9.446 and the Commission, therefore, on June 24, 1953, adopted an order which finalized the amendment of this section; and