TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 01—Organization and Official Records of the Commission

REGIONAL OFFICES

Section 01.16 is amended in pertinent part as follows:

§ 01.16 Regional offices—(a) Organization. In the interest of economy and efficiency in administration of the field service, the Commission has divided the United States into fourteen regions. The activities of each region center in a regional office, located in a principal city within the region. A Regional Director is in charge of each Regional Office.

Each Regional Office supervises civil service activities within its area, in accordance with policies and procedures established by the Commission, furnishes information to the public, and announces regional and local examinations to fill positions under the jurisdiction of the region.

The functions of the regional office are performed under the regional director by Divisions and staff officials such as the following:

Regional Examining and Placement Division.
Regional Investigations Division.
Regional Classification Division.
Regional Administrative Services Division (or Staff).
Regional Inspection Division.
Regional Loyalty Board.
Budget and Fiscal Officer.
Personal Officer.
Medical Officer.
Regional Veterans Federal Employment Representative.
Examiner for Appeals under section 14 of the Veterans’ Preference Act of 1944.

Regional Committee on Administrative Personnel.

(SEC. 2, 22 STAT. 408; 5 U.S.C. 633)

UNITED STATES CIVIL SERVICE COMMISSION,
[Seal] H. B. Mitchell,
President.

(F. R. Doc. 48-5613; Filed, July 22, 1938; 8:50 a.m.)

PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

PART 34—Appointments, Compensation, and Removal of Hearing Examiners

MISCELLANEOUS AMENDMENTS

1. Under authority of § 6.1 (d) of Executive Order No. 9630, and with the concurrence of the Department of Commerce, § 6.4 (e) (1) above, under which all positions under the Warrior River Terminal Company were excepted from the competitive service, is revoked, effective upon publication in the Federal Register.

(SEC. 6.1 (d), Feb. 24, 1947, E. O. 9630, 12 F. R. 1259)

2. Effective upon publication in the Federal Register, § 34.11 (b) is amended to read as follows:

§ 34.11 Separations. * * * (b) Status during removal proceedings. In exceptional cases where there are circumstances by reason of which the retention of a hearing examiner in his position, pending adjudication of the existence of good cause for his removal, would be detrimental to the interests of the Government, agencies shall either assign the hearing examiner to duties in which these conditions would not exist, or place him on annual leave for the period that will be covered by the annual leave to his credit. Action under this paragraph may be taken only with the prior approval of the Commission.

(SEC. 11, 60 STAT. 244; 5 U.S.C. 1010)

UNITED STATES CIVIL SERVICE COMMISSION,
[Seal] H. B. Mitchell,
President.

(F. R. Doc. 48-5613; Filed, July 22, 1938; 8:50 a.m.)

PART 11—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T. D. 5176]

BAGGAGE AND SEAL-SIGN ARTICLES

Sections 9.4, 10.16 to 10.21, inclusive, and §§ 10.25, 10.62, 10.63, 10.12 and 23.5 of the Customs Regulations of 1933, relating to baggage and seal-sign articles, amended.

(Continued on p. 4217)

CONTENTS

Agriculture Department

Proposed rule making:

Tomatoes, fresh; consumer standards

Rules and regulations:

Eggs, shell; United States specifications and weight classes for consumer grades (Orr.)

Federal Insecticide, Fungicide and Rodenticide Act; enforcement:

Economic poison:

Analyzing and testing

Guaranty

Labeling:

Benzene hexachloride, insecticides containing

DDT, insecticides containing

Mineral oil-pyrethrum and similar contact household fly sprays

2,4-D; weed killers containing

Shipment for experimental use; permit requirements

Pickles, cucumber; United States standards for grades

Alien Property, Office of Notices:

Vesting orders, etc.

Becker, Clara, and Irene

Becker

Becker

Deutsche Sudamerikanische Bank, A. G.

Endo, Koshiro

Fried, William W., and Aleida Freund

Hamm, Johanna

Hendel & Cle, G. m. b. H.

Horne, Ettiene Augustin Henri

Krause, Richard

Kuhweide, Gustav

Lehman, August

Schneider, Victor J.

Wey, Elizabeth

Yuda, Hachiro

Army Department

Rules and regulations:

Bridge regulations; miscellaneous amendments

Civil Service Commission

Rules and regulations:

Exceptions from competitive service; Warrior River Terminal Co., revocation

4215
Conclusions. It is in the interest of consumers that millers be able to bromatize flour, and enriched flour whose baking properties are thereby improved.

It is unnecessary, for consumer protection, to set any limit based on protein content of flour to which potassium bromate may be added for the purpose of making bromated flour or enriched bromated flour.

On the basis of the foregoing findings of fact and conclusions it further concluded that it will promote honesty and fair dealing in the interest of consumers to amend the definitions and standards of identity for bromated flour and enriched bromated flour 23 C. F. R., Cun. Supp. 15.20 and 15.30 so that after making the changes they read as follows:

§ 15.20 Bromated flour identity; label statement of optional ingredients. Bromated flour conforms to the definition and standard of identity, and is subject to the requirements for label statement of optional ingredients, prescribed for flour by § 15.00, except that potassium bromate is added in a quantity not exceeding 50 parts to each million parts of the finished bromated flour, and is added only to flours whose baking qualities are improved by such addition.

§ 15.30 Enriched bromated flour identity; label statement of optional ingredients. Enriched bromated flour conforms to the definition and standard of identity, and is subject to the requirements for label statement of optional ingredients, prescribed for enriched flour by § 15.10, except that potassium bromate is added in a quantity not exceeding 50 parts to each million parts of the finished enriched bromated flour, and is added only to enriched flours whose baking qualities are improved by such addition.


Effective date. The amendments hereby promulgated shall become effective on the ninetieth day following the publication of this order in the Federal Register.

Dated: July 19, 1948.

Oscar R. Evans,
Administrator.

F. R. Doc. 48-6671; Filed, July 22, 1948; 8:50 a.m.

TITLE 25—INDIANS
Chapter I—Office of Indian Affairs, Department of the Interior
[Order 544, Amdt. 1]
PART 02—DELEGATIONS OF AUTHORITY
FUNCTIONS RELATING TO INDIAN LANDS AND MINERALS

Correction
In F. R. Doc. 48-6658, appearing in the issue of Wednesday, July 21, 1948, at page 4140, the first paragraph should read as set forth below:

Paragraph (b) (i) of § 02.7 Functions relating to Indian lands and minerals, of Chapter I, Part 02 (11 F. R. 10266), is hereby amended to read as follows:

Subchapter S—Moneys, Tribal and Individual

Part 223—JUDGMENT AND PAYMENT IN LIEU OF ALLOWANCE FUNDS

KLAMATH TRIBES; USE OF ADDITIONAL PAYMENT OF JUDGMENT FUND SHARE

Subpart A of Part 223, of Subchapter S, Title 25, is amended by the addition of a new § 223.18, as follows:

§ 223.18 Use of additional payment of judgment fund share. The sum of $500 credited to each member of the Klamath Tribes, pursuant to the provisions of the Klamath Welfare Act, may be expended and disbursed for the purposes prescribed in the act. Sections 223.1 to 223.17, inclusive, in so far as such sections are consistent with the provisions of the act, shall be applicable to such expenditures and disbursements. (Pub. Law 463, 80th Cong.)

William E. Warnie,
Assistant Secretary of the Interior

July 16, 1948.

F. R. Doc. 48-6631; Filed, July 22, 1948; 8:52 a.m.

TITLE 33—NAVIGATION AND NAVIGABLE WATERS
Chapter II—Corps of Engineers, Department of the Army
PART 203—BRIDGE REGULATIONS

MISCELLANEOUS AMENDMENTS

Pursuant to the provisions of section 5 of the River and Harbor Act of August 18, 1949 (28 Stat. 362; 33 U. S. C. 409), Part 203 is hereby amended in the following respects:

1. Section 203.7714 governing the operation of drawbridges across San Joaquin River and its tributaries, California, is hereby amended by redesignating paragraph (c) (3) and (4), and adding a new paragraph (c) (5) relating to the San Joaquin County highway bridge across Middle River between Drexlert Tract and Union Island at Fish Camp Landing, as follows:

§ 203.7714 San Joaquin River and its tributaries, Calif. * * *

(c) Middle River * * *

(3) San Joaquin County highway bridge between Union Island and Drexlert Tract, at Fish Camp Landing. At least 24 hours' advance notice required. To be given to the County Engineer of San Joaquin County, Stockton, California.

(4) San Joaquin County highway bridge (Williams Bridge) between Union Island and Roberts Island. * * *

2. Section 203.7718 governing the operation of drawbridges across Sacramento River and its tributaries, California, is hereby amended by rescheduling paragraph (c) and substituting the following in lieu thereof:

§ 203.7716 Sacramento River and its tributaries, Calif.

(c) River Slough—(1) Prospect Farms pontoon bridge between Ryder Island and Prospect Island. At least 12 hours' advance notice required. To be given to the Superintendent of Prospect Farms through the Courtland Exchange, or to the main office of Prospect Farms in San Francisco, California.

(2) State of California highway bridge between northerly end of Ryder Island and Holland Tract. At least 24 hours' advance notice required. To be given to the Division of Highways Maintenance Superintendant, Rio Vista, California.

(3) Continuous attendance of the draw shall be when Prospect Slough is impassable. In the event that Prospect Slough is impassable for any reason, the owners