Contents

Agricultural Marketing Service
PROPOSED RULE MAKING:
Carrots grown in South Texas; limitation of shipments. 10325
RULERS AND REGULATIONS:
Eggs, shell; grading and inspection, standards, grades, and weight classes; accessibility and condition of product. 10317
Lemon Juice, canned; U.S. standards for grades. 10315
Onions; import restrictions. 10330

Agricultural Research Service
PROPOSED RULE MAKING:
Scabes in sheep; addition of Maryland to list of eradication areas. 10325
RULERS AND REGULATIONS:
Mediterranean fruit fly quarantines; designation of regulated areas. 10317

Agricultural Stabilization and Conservation Service
NOTICES:
Sheep and wool; determination of producers' approval of referendum. 10334
PROPOSED RULE MAKING:
Puerto Rico; definition of farm, 1962-63 and subsequent crops. 10326
RULERS AND REGULATIONS:
Soil bank; conservation reserve programs: 1956 through 1959. 10318
Sugar: Domestic beet sugar producing area, 1963 and subsequent crops; general conditional payments. 10318
Virgin Islands; approved local producing area for 1962 crop. 10318

Agriculture Department
See Agricultural Marketing Service; Agricultural Research Service; Agricultural Stabilization and Conservation Service; Commodity Credit Corporation; Forest Service.

Atomic Energy Commission
NOTICES:
Kansas State University of Agriculture and Applied Science; issuance of facility license. 10336
Pacific Gas and Electric Co.; issuance of amendment to utilization facility license. 10336

Civil Aeronautics Board
NOTICES:
International Air Transportation; agreement relating to cargo rates. 10336
PROPOSED RULE MAKING:
Air carriers; processing of tariff proposals and posting of changes; extension of time for filing comments. 10331

Commerce Department
See also Maritime Administration.
NOTICES:
Hasek, Carl W., Jr.; statement of changes in financial interest. 10335
PROPOSED RULE MAKING:
Hydraulic brake fluid for use in motor vehicles; specifications. 10326

Commodity Credit Corporation
RULERS AND REGULATIONS:
Cotton loan program, 1962; preparation of documents; correction. 10315

Comptroller of the Currency
NOTICES:
Adams County National Bank; decision granting application to merge. 10334
Ann Arbor Bank and Dexter Savings Bank; report on competitive factors involved in consolidation application. 10334
National Bank of Kennett, Missouri; hearing on proposed charter. 10334

Customs Bureau
NOTICES:
Cotton textiles and products thereof; revocations of restrictions on entry or withdrawal from warehouse. 10332

Federal Aviation Agency
RULERS AND REGULATIONS:
Airworthiness directive; Bell Model 47 Series helicopters. 10320

Federal Communications Commission
NOTICES:
Hearings, et al.:
Franklin County Broadcasting Co., Inc. 10337
Fran-Mack Broadcasting Co., Inc., and Radio Smiles, Inc. 10337
Griffith Broadcasting Corp. and Parkway Broadcasting Co. 10337
Massillon Broadcasting Co., Inc., et al. 10337
Tri-City Broadcasting Co. and The Radiocasters. 10338
Wright and Maltz, Inc. (WRRB). 10338
RULERS AND REGULATIONS:
Table of assignments, television broadcast stations:
Chicago, Ill. 10323
Hatch, N. Mex. 10323

Federal Power Commission
NOTICES:
Hearings, et al.:
Arkansas Louisiana Gas Co. 10341
Bonneville Power Administration; Columbia River, Oregon-Washington. 10341
(Continued on next page) 10334
Committee, recommended and requested that action taken by the Secretary of the Treasury in accordance with requests and recommendations of that committee be terminated as of midnight, September 30, 1962. An order revoking eight treaty decisions which prohibited such restrictions was published in Treasury Decision 55672, dated September 26, 1962 (27 F.R. 9660).

In view of the aforesaid termination of restrictions and since Article 1A of the Arrangement Regarding International Trade in Cotton Textiles expired by its terms on midnight, September 30, 1962, §§ 12.70, 12.71, 12.72, and 12.73 of the Customs Regulations are hereby deleted and Treasury Decision 55662 (27 F.R. 6719), pertaining to the release of certain articles produced or manufactured in the Crown Colony of Hong Kong, and Treasury Decision 55268, dated August 23, 1962 (27 F.R. 8976), pertaining to the importation of otherwise restricted articles when transported as samples via air parcel post directly from the country of origin, are revoked. (Sec. 204, 70 Stat. 200, as amended; 7 U.S.C. 1384)

[SEAL] JAMES A. REED, Assistant Secretary of the Treasury.

[F.R. Doc. 62-10568; Filed, Oct. 22, 1962; 8:48 a.m.]

Title 25—INDIANS

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

PART 110—DISTRIBUTION OF JUDGMENT AWARDED CHEROKEE NATION OR TRIBE OF INDIANS

Payment of Shares and Determination of Heirs and Legatees

The Act of October 9, 1963 (78 Stat. 776), authorizes the Secretary of the Interior to distribute per capita to all persons whose names appear on the final membership rolls of the Cherokee Nation or Tribe of Indians in Oklahoma the funds arising from the judgment awarded to the Cherokee Nation or Tribe of Indians by the Indian Claims Commission. It has been determined to be in the best interests of the Indians to dispense with the procedure for general notice of proposed rule making because compliance with such procedure would unduly delay payment of the funds to the Indians. Accordingly, the regulations in this part shall become effective immediately upon publication in the Federal Register.

JOHN M. KELLY, Acting Secretary of the Interior.

October 17, 1962.

Part 110, Chapter I, Title 25 of the Code of Federal Regulations reads as follows:

Sec. 110.6 Payment of shares of minors.
110.7 Assignment of shares.
110.8 Power of attorney.
110.9 Shares of deceased heirs.
110.10 Disposition of unclaimed and unpaid shares.

Autschen: § 110.1 to 110.10 issued under sec. 8, 76 Stat. 776.

§ 110.1 Definitions.
(a) "Director" means the Area Director, Bureau of Indian Affairs, Federal Building, Muskogee, Oklahoma.
(b) "Cherokee Nation or Tribe of Indians of Oklahoma.
(c) "Enrolee" means a person whose name appears on the rolls of the Cherokee Nation which rolls were closed and made final as of March 4, 1907, pursuant to the Act of April 26, 1906, and subsequent additions thereto.
(d) "Divide" means to apportion or divide into shares the proportional shares of deceased heirs or legatees.
(e) "Minor" means any person under twenty-one years of age.
(f) "Act" means the Act of Congress approved October 9, 1963.

§ 110.2 Purpose.
The regulations in this part are to govern the disposition of judgment funds of the Cherokee Nation or Tribe of Indians of Oklahoma pursuant to the Act.

§ 110.3 Persons eligible to share in payment.

All enrollees shall be eligible to receive a per capita share. The Director shall make forms, applications, and instructions available to all claimants.

§ 110.4 Payment of shares to living enrollees.

(a) Except as provided herein, the Director shall pay the share of a living enrollee directly to him upon receipt of an application filed on the form provided for that purpose by the Director.
(b) The Director shall pay a share or a proportional share payable to a person under legal disability in accordance with such procedures as the Director determines will adequately protect the best interest of such person.

§ 110.5 Shares of deceased enrollees.

(a) The Director is authorized to pay a share due a deceased enrollee or a proportional share due a deceased heir or legatee to his heirs or legatees as determined by the Director from a proof of death and inheritance satisfactory to the Director and dated and filed after the date of the Act.
(b) All determinations of heirs or legatees shall be made by the Director under the laws of succession and testacy of the state of residence of the decedent on the date of his death and the Director’s findings and determinations shall be final and conclusive.
(c) The filing of a request within 3 years of the date of the Act, signed by an heir or legatee, for payment of a share due a named deceased enrollee shall be considered as a claim filed for and on behalf of all heirs and legatees and shall be construed to comply with the three-year limitation on the filing
of claims imposed by section 3(a) of the Act.

§ 110.6 Payment of shares of minors.

The Director shall pay a share or a proportional share payable to a minor in accordance with procedures as the Director determines will adequately protect the interests of such persons.

§ 110.7 Assignment of shares.

No part of any of the funds which may be distributed shall be subject to any lien, debt, or claim of any nature whatsoever against the Tribe or individual Indians, except delinquent debts owed by the Tribe to the United States, or owed by individual Indians to the Tribe or to the United States.

§ 110.8 Power of attorney.

Powers of attorney will not be recognized, nor will any order given to another person by anyone entitled to share in the payment be honored.

§ 110.9 Shares of deceased heirs.

The Director shall not distribute proportional shares of deceased heirs or legatees amounting to $10 or less and he shall not pay an inherited share amounting to $5 or less. The unpaid and undistributed shares shall revert to the Tribe.

§ 110.10 Disposition of unclaimed and unpaid shares.

All per capita shares of living enrollees and proportional shares of deceased enrollees for which a claim has not been filed within 3 years from the date of approval of the Act, as provided by the Act and in § 110.5, shall revert to the Tribe. The Director shall keep accurate records of all monies reverting to the Tribe.

[F.R. Doc. 62-10550; Filed, Oct. 22, 1962; 8:45 a.m.]

Title 36—PARKS, FORESTS, AND MEMORIALS

Chapter II—Forest Service, Department of Agriculture

PART 212—ADMINISTRATION OF THE FOREST DEVELOPMENT TRANSPORTATION SYSTEM

Cooperative Road Programs

Part 212 is amended by adding the following section:

§ 212.7 Cooperative Road Programs.

The Chief, Forest Service, is authorized to continue cooperative road programs dealing with rights to cross intermingled private and National Forest lands and arrangements under such programs to the fullest extent consistent with the Attorney General's opinion of February 1, 1962 (42 Op. No. 7), and where:

(a) A cooperative agreement with implementing arrangements has been or is entered into under such a program, pursuant to which there is provision for the granting of easements, easements or permits for construction, reconstruction, improvement, maintenance or use of a road or road system over lands in intermingled private and Federal ownership;

(b) The cooperator has granted or tendered to the United States an easement, easements or permits in acceptable form and other reciprocal benefits in furtherance of any required to implement the agreement;

(c) Stipulations have been or are entered into between the cooperator and the Department through the Forest Service designed to meet the specific needs of the road or road system, and any special stipulations if there are other affected Federal agencies, to cover the management responsibilities of the United States and to implement the Attorney General's opinion of February 1, 1962;

(d) The cooperator has submitted or submits an application in approved form for the approval or granting of a right-of-way by permit or in the nature of a non-exclusive easement pursuant to the Act on or before March 3, 1963 (16 U.S.C. 525), and the applicable regulations of the Department of the Interior (43 CFR Subparts A and F of Part 244, except §§ 244.9 and 244.10); and

(e) It is determined by the Chief, Forest Service, that granting of such a right-of-way over National Forest land and payment, when found appropriate, of a supplemental monetary consideration is necessary in order to secure appropriate reciprocal rights over the private land of the applicant;

The Chief, Forest Service, may accept the easement or permit, approve the application and payment of any supplemental consideration, and authorize the granting of the permit or transmit the application to the officer of the Department of the Interior authorized to approve and grant right-of-way.

The Chief, Forest Service, shall issue appropriate directives and instructions to supplement and implement this regulation.

Regulation U-14 (36 CFR 225.1) is superseded insofar as it conflicts with the above.

Done at Washington, D.C., this 18th day of October 1962.

[Seal]

J. A. Baker,
Assistant Secretary.

[F.R. Doc. 62-10592; Filed, Oct. 22, 1962; 8:38 a.m.]

PART 261—TRESPASS

Miscellaneous Amendments

By virtue of the authority vested in the Secretary of Agriculture, Regulations T-6, T-12, and T-13 of the rules and regulations governing the occupancy, use, protection, and administration of the National Forests, which constitute §§ 261.7, 261.13, 261.14, Chapter II, Title 36, Code of Federal Regulations, are hereby amended as follows:

§ 261.7 Grazing uses restricted.

The following acts are prohibited on National Forests or other land under Forest Service control:

(a) The grazing upon or driving across any National Forest or other land under Forest Service control of any livestock without permit, except livestock as are specifically exempted from permit by the regulations of the Secretary of Agriculture, or the grazing upon or driving across any National Forest or other land under Forest Service control of any livestock in violation of the terms of a permit.

(b) The grazing of livestock upon National Forest or other land under Forest Service control within an area closed to the grazing of that kind or class of livestock.

(c) The grazing of livestock by a permittee upon an area included in a permit and subsequently withdrawn from grazing use to protect it from damage or for any other reason of public necessity, after notice of withdrawal and amendment of the grazing permit have been received by the permittee.

(d) Allowing livestock, except from permit to drift into and graze on a National Forest or other land under Forest Service control without a permit.

(e) Violation of any of the terms of a grazing or crossing permit.

§ 261.13 Impounding of livestock.

(a) Livestock trespassing on National Forests or on other land under Forest Service control, which are not removed from the premises within the prescribed period after giving or publishing a warning notice as provided in this regulation, may be impounded by a Forest officer.

(b) Any unbranded livestock which are in trespass or any livestock bearing brands belonging to the owner of livestock previously found in trespass during the calendar year, which subsequent to notice and action under paragraph (a) or (b) of this section, are found in con-