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TITLE 3—THE PRESIDENT

PROCLAMATION 2799

REGISTRATION

BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA

A PROCLAMATION

WHEREAS title I of the Selective Service Act of 1948, approved June 24, 1948, contains, in part, the following provisions:

SEC. 3. Except as otherwise provided in this title, it shall be the duty of every male citizen of the United States, and every other male person residing in the United States, who, on the day or days fixed for the first or any subsequent registration, is between the ages of eighteen and twenty-six, to present himself for and submit to registration at such time or times and place or places, and in such manner, as shall be determined by proclamation of the President and by rules and regulations prescribed hereunder.

SEC. 6. (a) Commissioned officers, warrant officers, pay clerks, enlisted men, and aviation cadets of the Regular Army, the Navy, the Air Force, the Marine Corps, the Coast Guard, the Coast and Geodetic Survey, and the Public Health Service; cadets, United States Military Academy; midshipmen, United States Navy; cadets, United States Coast Guard Academy; members of the reserve components of the armed forces, the Coast Guard, and the Public Health Service, while on active duty; and foreign diplomatic representatives, technical attachés of foreign embassies and legations, consuls general, consuls, vice consuls, and other consular agents of foreign countries who are not citizens of the United States, and members of their families, and persons in other categories to be specified by the President, residing in the United States, and who have not declared their intention to become citizens of the United States, shall not be required to be registered under section 3 and shall be relieved from liability for training and service under section 4 (b).

(k) No exception from registration, or exemption or deferment from training and service, under this title, shall continue after the cause therefor ceases to exist.

SEC. 10.

(b) The President is authorized—

(1) to prescribe the necessary rules and regulations to carry out the provisions of this title;

(5) to utilize the services of any or all departments and any and all officers or agents of the United States, and to accept the services of all officers and agents of the several States, Territories, and possessions, and subdivisions thereof, and the District of Columbia, and of private welfare organizations, in the execution of this title;

SEC. 15. (a) Every person shall be deemed to have notice of the requirements of this title upon publication by the President of a proclamation or other public notice fixing a time for any registration under section 3.

NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, acting under and by virtue of the authority vested in me by title I of the Selective Service Act of 1948, do proclaim the following:

1. The registration of male citizens of the United States and other male persons residing in the United States who shall have attained the eighteenth anniversary of the day of their birth and who shall have not attained the twenty-sixth anniversary of the day of their birth shall take place in the several States of the United States, the District of Columbia, the Territories of Alaska and Hawaii, Puerto Rico, and the Virgin Islands between the hours of 8:00 A. M. and 5:00 P. M. on the day or days hereinafter designated for their registration, as follows:

(a) Persons born in the year 1922 after August 30, 1922, shall be registered on Monday, the 30th day of August, 1948.

(b) Persons born in the year 1923 shall be registered on Tuesday, the 31st day of August, 1948, or on Wednesday, the 1st day of September, 1948.

(c) Persons born in the year 1924 shall be registered on Thursday, the 2nd day of September, 1948, or on Friday, the 3rd day of September, 1948.

(d) Persons born in the year 1925 shall be registered on Saturday, the 4th day of September, 1948, or on Tuesday, the 7th day of September, 1948.

(e) Persons born in the year 1926 shall be registered on Wednesday, the 8th day of September, 1948, or on Thursday, the 9th day of September, 1948.

(f) Persons born in the year 1927 shall be registered on Friday, the 10th day of September, 1948, or on Saturday, the 11th day of September, 1948.

(g) Persons born in the year 1928 shall be registered on Monday, the 13th day of

(Continued on p. 4175)

CONTENTS

THE PRESIDENT

Proclamation
Long-staple cotton, supplemental
quota on imports..... 4176
Registration..... 4173

Executive Order
Selective Service; prescribing portions of regulations, and authorizing Director to perform certain functions of President..... 4177

EXECUTIVE AGENCIES

Agriculture Department
See also Farm Credit Administration.

Proposed rule making:
Grapefruit juice, canned; U. S. standards for grades..... 4192
Tangerine juice, canned; U. S. standards for grades..... 4196
Tokay grapes in California (Corr.)..... 4193

Rules and regulations:
Kentucky bluegrass seed; exemption of labeling requirements..... 4181
Poultry and rabbits, dressed, and edible products thereof; inspection and certification for condition and wholesomeness..... 4181

Alien Property, Office of
Notices:
Vesting orders, etc..
Bisinger, Hubert..... 4213
Kutsch, Otto..... 4214
Muller, Kathe Bremer, and Peter Bremer..... 4212
Sakurai, Samy Takaichi..... 4213
Wurst, Leopold..... 4213

Army Department
Rules and regulations:
Oregon; list of Executive orders, proclamations and public land orders affecting military reservations..... 4182

Civil Aeronautics Administration
Proposed rule making:
Recordation:
Aircraft ownership..... 4200
Conveyances; procedure..... 4199
Encumbrances against aircraft engines, propellers, appliances, spare parts..... 4201

4173

This order, which provides for clarification of the expiration dates of batches of penicillin for which supplemental certification is requested; for the use of procaine penicillin in the manufacture of penicillin bougies and to extend the expiration date of penicillin bougies containing the excipient polyethylene glycol from 3 to 6 months; for requiring the labels of all penicillin drugs which are suspended in oil to bear the name of the oil; to change the method and standards (where necessary) for determining moisture content of various penicillin products; for changing the method for determining the penicillin K content of procaine penicillin; for providing alternative assay methods for penicillin in oil and wax, penicillin tablets and troches, penicillin ointment, penicillin vaginal suppositories, and penicillin bougies not containing polyethylene glycol, shall become effective upon publication in the FEDERAL REGISTER, since both the public and the penicillin industry will benefit by the earliest effective date, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order and would be contrary to public interest, and I so find, since it is drawn in collaboration with interested members of the affected industry and since it would be against public interest to delay clarification of the expiration dates of batches of penicillin for which supplemental certification is requested; to delay providing for the use of procaine penicillin in the manufacture of penicillin bougies and for extending the expiration date of penicillin bougies containing the excipient polyethylene glycol from 3 to 6 months; to delay requiring the labels of all penicillin drugs which are suspended in oil to bear the name of the oil; to delay changing the method and standards (where necessary) for determining moisture content of various penicillin products; to delay changing the method for determining the penicillin K content of procaine penicillin; to delay providing for alternative assay methods for penicillin in oil and wax, penicillin tablets and troches, penicillin ointment, penicillin vaginal suppositories, and penicillin bougies not containing polyethylene glycol.

(52 Stat. 1040, as amended; 21 U. S. C. 357)

Dated: July 16, 1948.

[SEAL] OSCAR R. EWING,
Administrator

[F. R. Doc. 48-6576; Filed, July 21, 1948;
8:59 a. m.]

TITLE 25—INDIANS

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

Subchapter 5—Moneys; Tribal and Individual

PART 221—INDIVIDUAL INDIAN MONEY REGULATIONS

INDIVIDUAL BUDGETS NOT IN EXCESS OF \$10,000

Part 221 of Subchapter 5, Title 25, CFR, is amended by the addition of a new § 221.40, as follows:

§ 221.40 *Individual budgets not in excess of \$10,000.* The Superintendent of the Five Civilized Tribes Indian Agency, Oklahoma, and the General Superintendent of the Western Oklahoma Consolidated Agency are hereby authorized to approve budgets in individual cases and to make expenditures in accordance with such approved budgets in any case where the total amount involved does not exceed \$10,000 per annum. In such cases, the preceding sections of this part are inapplicable. (R. S. 161, 5 U. S. C. 22)

WILLIAM E. WARNE,
Acting Secretary of the Interior

JULY 15, 1948.

[F. R. Doc. 48-6532; Filed, July 21, 1948;
8:49 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Office of Selective Service Records

TRANSFER OF FUNCTIONS

CROSS REFERENCE: Pursuant to section 10 (a) (4) of the Selective Service Act of 1948, functions of the Office of Selective Service Records were transferred to the Selective Service System and the functions of the Director of the Office of Selective Service Records were transferred to the Director of Selective Service, effective June 24, 1948.

As authorized by section 10 (b) (1) of the act, the President has issued rules and regulations to carry out the provisions of Title I of the act, which constitute portions of Parts 602, 603, 604, 606, 609, 611, 612 and 617 of this chapter. For these regulations see Executive Order 9979, *supra*; for proclamation fixing days for registration, see Proclamation 2799, *supra*.

Chapter XXIV—Department of State, Disposal of Surplus Property

[Departmental Reg. 108.72; FLC Reg. 8,
Order 6]

PART 8508—DISPOSAL OF SURPLUS PROP- ERTY LOCATED IN FOREIGN AREAS

IMPORTATION INTO UNITED STATES

Correction

In Schedule A of Federal Register Document 48-6382, appearing on page 4101 of the issue for Saturday, July 17, 1948, the first word in the third line of the paragraph beginning "Telephone" should read "line"

TITLE 43—PUBLIC LANDS: INTERIOR

Subtitle A—Office of the Secretary of the Interior

[Order 2444]

PART 12—PAYMENTS TO SCHOOL DISTRICTS

SUBPART A—BOULDER CITY SCHOOL DISTRICT, NEVADA, BOULDER CANYON PROJECT

The following Part 12, Subpart A is added to Title 43, Subtitle A.

Sec.

- 12.1 Average cost of instruction.
12.2 Payment to school district.
12.3 Certified copy to school district.

AUTHORITY: §§ 12.1 to 12.3, inclusive, issued under sec. 2, 54 Stat. 774, Pub. Law 528, 80th Cong.; 43 U. S. C. 618a.

§ 12.1 *Average cost of instruction.* The principal local officer of each employing agency of the United States at Boulder City, Nevada, upon written certification sworn to by the President of the Board of Trustees of the Boulder City School District or his duly authorized representative, of the following facts:

(a) The average cost of instruction per pupil per day of pupils enrolled in the high school and in the grade school of the Boulder City School District during the semester for which payment is claimed;

(b) The names of those pupils in the high school and in the grade school who are believed to be dependents of employees of that agency living in or in the immediate vicinity of Boulder City and, as to each of them, the number of days during that semester that he or she attended school, the first and last dates of attendance during that semester, and the name and address of the person upon whom she or he is dependent; shall promptly satisfy himself that the statements therein made are correct and particularly that each person therein listed as one upon whom a pupil was dependent was, in fact, an employee of his agency throughout the period of that pupil's school attendance and, upon so satisfying himself, shall certify to the Director of Power, Bureau of Reclamation, Boulder City, the cost of instruction per semester (which shall be taken, for each pupil, as (1) \$65 or (2) the product of the number of days that pupil was in attendance at school and the average cost of instruction in that school per pupil per day, whichever of the two is the smaller) for which payment may lawfully be made pursuant to the terms of section 2 of the act of July 19, 1940 (43 U. S. C. 618a), as amended by the act of May 14, 1948 (Public Law 528, 80th Congress) In the event that a person upon whom dependency of a pupil is claimed was employed by the agency concerned during only part of the period of school attendance, the principal local officer of that agency shall advise the President of the Board of Trustees of the Boulder City School District, or his duly authorized representative, of the date within the semester in question upon which he entered or left the employ of that agency and shall request a certification as above of the number of days' attendance at school by the dependent during the period of employment by that agency, and shall, in certifying to the Director of Power the cost of instruction as aforesaid, make his computations accordingly.

§ 12.2 *Payment to school district.* Upon receipt of the certification of the principal local officer of any agency as aforesaid, the Director of Power shall promptly pay to the appropriate officer of the Boulder City School District the amount so certified as due under the terms of section 2 of the act of July 19, 1940 (43 U. S. C. 618a), as amended by