

1944 SUPPLEMENT
TO THE
CODE OF FEDERAL REGULATIONS
OF THE
UNITED STATES OF AMERICA

Containing a codification of documents of general applicability and legal effect issued by Federal Agencies and filed with the Division of the Federal Register during the period January 1, 1944, to December 31, 1944, inclusive, including Presidential proclamations, Executive orders, and other Presidential documents in full text

WITH ANCILLARIES AND INDEX



TITLE 11—TITLE 32

Published by the
Division of the Federal Register, the National Archives
Pursuant to Section 11 of the Federal Register
Act as Amended



UNITED STATES
GOVERNMENT PRINTING OFFICE
WASHINGTON : 1945

tended, and the total amount earned for the fiscal year. Attendance Reports of Teachers or County Superintendents shall not be attached to vouchers. Such reports shall be retained in the office of the State Department of Education and shall be available for inspection when required.

§ 46.20 *Insurance covering nonexpendable property.* When nonexpendable government property is turned over

to public school authorities under a permit as required by § 46.19, the permittee shall insure such property against damage by fire, windstorm and tornado in amounts and with companies satisfactory to the superintendent of the Indian agency charged with responsibility for the property. In case of damage or destruction of such property by fire, windstorm, or tornado, the insurance money collected shall be expended only for repair or replacement of such property.

Subchapter H—Forestry

PART 61—GENERAL FOREST REGULATIONS

Sec.

61.25 Deduction for administrative purposes. [Revised]

§ 61.25 *Deduction for administrative purposes.* In all sales of timber from either allotted or unallotted land a sufficient deduction will be made from the gross proceeds to cover the cost of examining, supervising, advertising, collecting, disbursing, accounting, marketing, scaling, caring for the slash, and protecting from fire the timber and young growth left standing on the land being logged or upon adjacent land. Unless special instructions have been given by the Commissioner of Indian Affairs as to the amount of the deduc-

tion or the manner in which it is to be made, 10 per cent of the gross amount received for the timber sold under regular supervision from allotted or from unallotted land will be deducted by the Superintendent to cover administrative expenses as required by the Act of February 14, 1920 (41 Stat. 415; 25 U.S.C. 413), as amended. When timber on either allotted or unallotted land is sold for a lump sum on an estimate in such a manner that no administration by the Indian Service subsequent to the sale is required, a deduction of 5 per cent of the sale price will be made to cover the cost of estimating the timber and effecting the sale. (Sec. 1, 41 Stat. 415, 47 Stat. 1417; 25 U.S.C. 413) [Reg., Sept. 1, 1944, 9 F.R. 10845]

Subchapter L—Irrigation Projects, Operation and Maintenance

PART 94—CROW IRRIGATION PROJECT, MONTANA

Sec.

94.16a Willow Creek Storage Reservoir, partial construction assessments. [Added]

§ 94.16a *Willow Creek Storage Reservoir, partial construction assessments.* Appropriations for the construction of the Willow Creek Dam as authorized by the Act of May 10, 1939 (53 Stat. 702-703) and subsequent appropriation acts for this project made the funds so expended reimbursable.

The cost tentatively of the Willow Creek Storage Works, subject to subsequent adjustment, is fixed at \$850,000.00. This sum is tentatively prorated against all project irrigable acreage under Lodge Grass No. 1, Lodge Grass No. 2, Reno, and Agency Ditches of the Crow Indian Irrigation Project, and against such

other irrigable acreages as may hereafter be designated thereunder by supplemental order or contract.

Until such time as the final irrigable acreage benefited has been fixed definitely and per acre assessment determined definitely, a partial assessment is hereby levied for the calendar year of 1944, and for each year thereafter until further order, of \$1.00 per acre against all irrigable lands under the ditches heretofore named for which water for irrigation purposes can be delivered. This annual partial assessment shall be due and payable on or before November 15, 1944, and on the same date each year thereafter. All payments made by the landowner under this order for Willow Creek Storage benefits shall be credited on his proportionate per acre share of the total costs of the storage works when finally determined.