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TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

DEPARTMENT OF THE INTERIOR

Effective upon publication in the FEDERAL REGISTER, subparagraphs (15) (16) (17) (18) and (19) are added to paragraph (1) of § 6.310 as set out below.

§ 6.310 *Department of the Interior.*
* * *

(1) *Office of Territories.* * * *

(15) Commissioner, Alaska Road Commission.

(16) One Special Assistant to the Governor of Alaska.

(17) One Special Assistant to the Governor of Alaska for Economic Affairs.

(18) One Clerical Assistant to the Governor of Alaska.

(19) Two Household Assistants to the Governor of Alaska.

(E. S. 1753, sec. 2, 22 Stat. 403; 5 U. S. C. 631, 633; E. O. 10440, 18 F. R. 1823, 3 CFR, 1953 Supp)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] **WIL. C. HULL,**
Executive Assistant.

[F. R. Doc. 55-8007; Filed, Oct. 3, 1955; 8:53 a. m.]

TITLE 12—BANKS AND BANKING

Chapter II—Federal Reserve System

Subchapter A—Board of Governors of the Federal Reserve System

[Reg. Q]

PART 217—PAYMENT OF INTEREST ON DEPOSITS

SAVINGS DEPOSIT WITHOUT PASSEBOOK

§ 217.111 *Savings deposit without passbook.* (a) The Board has received an inquiry as to whether the proposed use by a national bank of a particular form of "Savings Deposit Receipt" complies with the definition of "savings de-

posit" contained in paragraph (e) of § 217.1, as amended effective May 16, 1955 (20 F. R. 3305).

(b) The purpose of the May 16, 1955, amendment was to permit member banks, at their option, to classify deposits as "savings deposits," although not evidenced by a passbook. However, any such deposit must be evidenced by a written receipt or agreement, and the deposit must be one in respect to which the depositor is required, or may at any time be required, by the bank to give notice in writing of an intended withdrawal not less than 30 days before such withdrawal is made, and withdrawals are permitted only through payment to the depositor himself but not to any other person whether or not acting for the depositor. Furthermore, the amendment made no change in the classes of persons whose deposits may be classified as "savings deposits"

(c) The "Savings Deposit Receipt" in question certifies that a certain sum has been deposited with the bank by a named depositor. It recites that payment of such amount "will be made to the named depositor" plus interest at 2½ percent per annum from date of the deposit, upon surrender of the receipt; that, upon request, interest will be paid and endorsed upon the receipt every six months; and that the bank shall have the option of redeeming the receipt at any time upon six months' written notice to the depositor. The receipt then states that "The bank reserves the right to require thirty days' prior notice in writing before paying this savings deposit receipt." Finally, the receipt states that it is "non-negotiable." It appears that the receipt constitutes the deposit contract between the bank and the named depositor.

(d) The inquiry explained that the national bank intended to use the savings deposit receipt "only in connection with deposits of school districts and any other savings deposits that might qualify under Regulation Q." The Board has indicated in earlier interpretations that deposits of "school districts" may be classified as "savings deposits."

(e) In the circumstances as outlined in this section, including the specific

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TITLE 21—FOOD AND DRUGS**Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare****PART 185—REGULATIONS FOR THE ENFORCEMENT OF THE FEDERAL IMPORT MILK ACT****MISCELLANEOUS AMENDMENTS**

Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Import Milk Act (sec. 3, 44 Stat. 1102; 21 U. S. C. 143) and delegated to the Commissioner of Food and Drugs by the Secretary (20 F. R. 1996) the regulations for the enforcement of the act (21 CFR Part 185) are amended by rewording §§ 185.6, 185.7, and 185.8 to read as follows:

§ 185.6 *Evaporated milk.* Evaporated milk conforms to the definition and standard of identity for such food as set out in § 18.520 of this chapter.

§ 185.7 *Sweetened condensed milk.* Sweetened condensed milk conforms to the definition and standard of identity for such food as set out in § 18.530 of this chapter.

§ 185.8 *Pasteurization.* Pasteurization is the process of heating every particle of milk or cream to at least 143° F., and holding it at such temperature continuously for at least 30 minutes, or to at least 161° F., and holding it at such temperature continuously for at least 15 seconds.

Notice and public procedure upon these amendments are impracticable and unnecessary since the amendments are made to conform the regulations under the Federal Import Milk Act to those already in effect under the Federal Food, Drug, and Cosmetic Act, which are published at 21 CFR 18.520, 18.530, and 19.500 (d) (2). The amendment to § 185.8 concerning pasteurization is also made to conform the regulation under the Federal Import Milk Act to the Milk Ordinance and Code recommended by the United States Public Health Service and which States, counties, and municipalities throughout the United States have adopted.

Effective date. This order shall become effective 30 days from the date of publication in the FEDERAL REGISTER.

(Sec. 3, 44 Stat. 1102; 21 U. S. C. 143)

Dated: September 28, 1955.

[SEAL] GEO. P. LARRICK,
Commissioner of Food and Drugs.

[F. R. Doc. 55-7971; Filed, Oct. 3, 1955; 8:47 a. m.]

TITLE 25—INDIANS**Chapter I—Bureau of Indian Affairs, Department of the Interior****Subchapter R—Leases and Sale of Minerals, Restricted Indian Lands****PART 189—LEASING OF CERTAIN RESTRICTED ALLOTTED INDIAN LANDS FOR MINING****LEASES OF UNDIVIDED INHERITED LANDS**

The regulations in this part are amended, as follows:

§ 189.9 *Leases of undivided inherited lands.* (a) If the allottee is deceased and the heirs to or devisees of any interest in the allotment have not been determined, or, if determined, some or all of them cannot be located, mining leases of such interests may be executed by the Superintendent, provided that such leases have been offered for sale to the highest responsible qualified bidder, at public auction, or on sealed bids, after at least 30 days notice and advertisement unless a shorter period is authorized by the Commissioner of Indian Affairs.

(b) If the heirs include a life tenant, the lease must be accompanied by an agreement between such life tenant and the remaindermen, providing for the division of the rents and royalties subject to approval of the Commissioner of Indian Affairs or his authorized representative.

(35 Stat. 783, 25 U. S. C. 396)

DOUGLAS MCKAY,
Secretary of the Interior

SEPTEMBER 28, 1955.

[F. R. Doc. 55-7964; Filed, Oct. 3, 1955; 8:45 a. m.]

Subchapter Y—Trading With Indians**PART 276—LICENSED INDIAN TRADERS****MISCELLANEOUS AMENDMENTS**

1. Section 276.4 is repealed.
2. Section 276.7 is repealed.
3. Section 276.18 is amended to read as follows:

§ 276.18 *Intoxicating liquors.* No trader shall use or permit to be used his premises for any unlawful conduct or purpose whatsoever. No trader shall use or permit to be used any part of his premises for the manufacture, sale, gift, transportation, drinking or storage of intoxicating liquors or beverages in violation of existing laws relating thereto. Violation of this section will subject the trader to criminal prosecution, revocation of license and such other action as may be necessary.

4. Section 276.20 is repealed.

(Sec. 5, 19 Stat. 200, sec. 1, 31 Stat. 1066, as amended; 25 U. S. C. 261, 262)

DOUGLAS MCKAY,
Secretary of the Interior

SEPTEMBER 28, 1955.

[F. R. Doc. 55-7963; Filed, Oct. 3, 1955; 8:45 a. m.]

TITLE 29—LABOR**Chapter V—Wage and Hour Division, Department of Labor****PART 657—THE TOBACCO INDUSTRY IN PUERTO RICO****PART 692—MINIMUM WAGE RATE IN THE CIGAR AND CIGARETTE INDUSTRY IN PUERTO RICO**

On June 10, 1955, pursuant to section 5 of the Fair Labor Standards Act of 1938, as amended (hereinafter called the Act) the Secretary of Labor, by Administrative Order No. 443 (20 F. R. 4090),

directed Special Industry Committee No. 17-D (hereinafter called the Committee) to recommend the minimum rate or rates of wages to be paid under section 6 to employees in Puerto Rico engaged in commerce or in the production of goods for commerce in the Tobacco Industry in Puerto Rico.

Subsequent to an investigation and hearing, conducted pursuant to notice published in the August 12, 1955 issue of the FEDERAL REGISTER (20 F. R. 5802), the Committee filed with the Secretary a report containing its findings of fact and recommendations with respect to the matters referred to it. In this report the Committee divided the Tobacco Industry in Puerto Rico into two separate divisions for each of which it made separate recommendations. Accordingly, as authorized and required by section 8 of the Act and General Order No. 45A of the Secretary—(1) these recommendations are hereby published in the following amendments to the Code of Federal Regulations; and (2), effective October 20, 1955, Parts 693 and 657 of Title 29, Code of Federal Regulations, are amended as follows:

(I) Part 693 is hereby superseded.

(II) Part 657 is hereby amended to read as follows:

Sec.
657.1 Wage rates.
657.2 Notice of order.
657.3 Definitions of the tobacco industry in Puerto Rico and its divisions.

Authority: §§ 657.1 to 657.3 issued under sec. 8, 52 Stat. 1064, as amended; 29 U. S. C. 208. Interpret or apply secs. 5 and 6, 52 Stat. 1062, as amended; 29 U. S. C. 205, 206.

§ 657.1 *Wage rates.* (a) Wages at a rate of not less than 31 cents an hour up to and including November 27, 1955, and thereafter wages at a rate of not less than 35 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938, as amended, by every employer to each of his employees in the Puerto Rico cigar filler tobacco processing division of the tobacco industry in Puerto Rico who is engaged in commerce or in the production of goods for commerce.

(b) Wages at a rate of not less than 50 cents per hour shall be paid under section 6 of the Fair Labor Standards Act of 1938, as amended, by every employer to each of his employees in the general division of the tobacco industry in Puerto Rico who is engaged in commerce or in the production of goods for commerce.

§ 657.2 *Notice of order.* Every employer employing any employees so engaged in commerce or in the production of goods for commerce in the tobacco industry in Puerto Rico shall post and keep posted in a conspicuous place in each department of his establishment where such employees are working such notices of this part as shall be prescribed from time to time by the Wage and Hour Division of the United States Department of Labor and shall give such other notices as the Division may prescribe.

§ 657.3 *Definitions of the Tobacco Industry in Puerto Rico and its divisions.* (a) (1) The Tobacco Industry in Puerto