Washington, Wednesday, October 22, 1952

## TITLE 6-AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration, Department of Agriculture

Subchapter D-Water Facilities Loans

[FHA Instruction 442.1]

PART 351-APPROVAL AUTHORITY

AUTHORIZATION TO STATE DIRECTORS TO REDELEGATE LOAN APPROVAL AUTHORITY TO COUNTY SUPERVISORS

Section 351.2 (b), Title 6, Code of Federal Regulations (17 F. R. 7808) is revised to further restrict authority of State Directors to redelegate loan approval authority to County Supervisors and to read as follows:

§ 351.2 Authorization to State Directors to redelegate loan approval authority.

- (b) State Directors are authorized to redelegate to County Supervisors, in charge of County Offices, all or any part of their authority to approve Water Facilities loans to individuals, except that County Supervisors may not be authorized to approve:
  - (1) Loans for irrigation purposes.
- (2) Any loan, initial or subsequent, which will result in a total outstanding Water Facilities indebtedness in excess of \$1,500
- (3) Loans to establish a Water Facilities group service.
- (4) Loans made for the purpose of, or loans including funds for, acquiring memberships or water stock in, or paying assessments to, a water association.

(Sec. 6 (3), 50 Stat. 870; 16 U. S. C. 590w (3). Interprets or applies secs. 2 (3), 5, 50 Stat. 869, 870; 16 U. S. C. 590s (3), 590v)

[SEAL] DILLARD B. LASSETER,
Administrator,

Farmers Home Administration.

OCTOBER 9, 1952.

Approved: October 16, 1952.

C. J. McCormick, Acting Secretary of Agriculture.

[F. R. Doc. 52-11419; Filed, Oct. 21, 1952; 8:51 a. m.]

[FHA Instruction 442.4]

PART 354—PROCESSING LOANS TO INDIVIDUALS

APPLICATION FOR, APPROVAL OR REJECTION OF AND CLOSING OF LOANS TO INDIVIDUALS

1. Section 354.1, Title 6, Code of Federal Regulations (14 F. R. 6393) is revised to provide for use of Form FHA-197A, "Report on Application for Loan," instead of Forms FHA-14, "Farm and Home Plan," and FHA-14A, "Long-time Farm and Home Plan," for applicants who own but do not operate their farms.

2. Section 354.2, Title 6, Code of Federal Regulations (14 F. R. 6394) is revised to effect changes in title requirements.

3. Section 354.3, Title 6, Code of Federal Regulations (14 F. R. 6394) is revised to add provisions concerning closing loans involving security other than real estate and for obtaining property insurance.

§ 354.1 Loan forms and routines—(a) Form FHA-197, "Application for FHA Services." Each individual applying for initial or subsequent water facilities loans, or for technical assistance only, will fill out, execute, and file with the County Office, Form FHA-197.

(b) Form FHA-121, "Certifications— Water Facilities Loans to Individuals." Form FHA-121 will be prepared.

(1) Part I of Form FHA-121 will be executed by the applicant at the time his application is made.

(2) Part II of Form FHA-121 will be executed by the County Committee as follows:

(i) When the applicant is determined to be eligible, by signing the "County Committee Certification."

(ii) When the applicant is determined to be ineligible, by deleting the "County Committee Certification," by microtration the reasons for such determination under "Comments," and by signing in the space provided.

(c) Farm and home plans. (1) Form FHA-14, "Farm and Home Plan." will be prepared for all applicants except owners who are are non-operators.

(2) Form FHA-14A, "Long-time Farm and Home Plan," will be prepared for owner-operator and tenant-operator applicants where major adjustments are contemplated in the farm and home operations.

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Wendell M. Costello is hereby designated agent of the Secretary to conduct such referendum in accordance with the procedure for the conduct of referenda

to determine producer approval of milk marketing orders as published in the FEDERAL REGISTER ON August 10, 1950 (15 F. R. 5177), such referendum to be completed on or before the 15th day from the date this referendum order is issued. [F. R. Doc. 52-11450; Filed, Oct. 21, 1952; 8:56 a. m.]

# **NOTICES**

# DEPARTMENT OF THE TREASURY

# **Bureau of Internal Revenue**

[Operations Reorganization Order No. 8]

CHICAGO DISTRICT: DISTRICT COMMISSIONER

TERMINATION OF INTERIM DELEGATION OF AUTHORITY OVER OPERATIONS IN INDIANA AND OTHER STATES

Pursuant to the authority vested in me as Assistant Commissioner of Internal Revenue, it is directed that:

1. Effective as of the date of the establishment of the office of District Commissioner for the Louisville District, the authority vested in the District Commissioner for the Chicago District by Commissioner's Reorganization Order No. Chi-2, dated May 15, 1952, shall be, and the same is hereby terminated with respect to the State of Indiana.

2. Effective as of the date of the establishment of the office of District Commissioner for the District which shall ininclude the States of Minnesota, North Dakota, and South Dakota, the interim authority vested in the District Commissioner for the Chicago District by Commissioner's Reorganization Order No. Chi-2 shall be, and the same is hereby terminated with respect to such States.

Dated: October 9, 1952.

[SEAL]

JUSTIN F. WINKLE, Assistant Commissioner.

[F. R. Doc. 52-11411; Filed, Oct. 21, 1952; 8:48 a. m.]

[Operations Reorganization Order No. At-1]

ATLANTA DISTRICT: DISTRICT COMMISSIONER

INTERIM DELEGATION OF AUTHORITY PEND-ING REORGANIZATION OF ADDITIONAL DIS-TRICT OFFICES

Pursuant to the authority vested in me as Assistant Commissioner of Internal Revenue, it is directed that:

1. In addition to the authority delegated to the District Commissioner for the District by Operations Reorganization Order No. 3, the District Commissioner for the Atlanta District is hereby vested with general supervision over the operations of the following offices with respect to areas outside of the States of Florida, Georgia, North Carolina, and South Carolina:

(a) The Atlanta District Intelligence Division (comprised of the States of South Carolina, Georgia, Florida, and Alabama);

(b) The Alcohol and Tobacco Tax Supervisory District No. 6, (comprised of

the States of Alabama, Florida, Georgia, South Carolina);

(c) The Southern District of the Appellate Division (comprised of the States of Alabama, Florida, Georgia, South Carolina and Tennessee), subject, however, to the provisions of Commissioner's Reorganization Order No. 2 (relating to the functions of the Appellate Division).

2. Pending the issuance of further instructions, officers, agencies and employees of the offices listed in paragraph 1 shall continue to perform the functions they were authorized to perform immediately prior to the effective date of this order in accordance with authorized regulations and procedures in effect at such time.

3. This order shall be effective as of 12:01 a.m., October 23, 1952: Provided, That the interim authority herein delegated to the District Commissioner with respect to any territory located outside of his District shall terminate upon the effective date of the establishment of an office of District Commissioner for the District which shall include such territory.

Dated: October 9, 1952.

[SEAL] JUSTIN F. WINKLE,
Assistant Commissioner.

[F. R. Doc. 52-11409; Filed, Oct. 21, 1952; 8:47 a. m.]

[Operations Reorganization Order No. Balt-2]

BALTIMORE DISTRICT: DISTRICT COMMISSIONER AND DIRECTOR OF INTERNAL REVENUE

TERMINATION OF INTERIM DELEGATION OF AUTHORITY WITH RESPECT TO OPERATIONS IN NORTH CAROLINA AND DELAWARE

Pursuant to the authority vested in me as Assistant Commissioner of Internal Revenue, it is directed that:

1. Effective as of the date of the establishment of the office of District Commissioner for the Atlanta District, the authority vested in the District Commissioner for the Baltimore District by Operations Reorganization Order No. Balt-1, dated September 4, 1952, shall be, and the same is hereby terminated with respect to the State of North Carolina.

2. Effective as of the date of the establishment of the office of District Commissioner for the District which shall include the State of Delaware, the interim authority vested in the District Commissioner for the Baltimore District and the Director of Internal Revenue, Baltimore by Operations Reorganization Order No.

Balt-1, shall be, and the same is hereby terminated with respect to such State.

Dated: October 9, 1952.

[SEAL] JUSTIN F. WINKLE,
Assistant Commissioner.

[F. R. Doc. 52-11408; Filed, Oct. 21, 1952; 8:47 a. m.]

## Fiscal Service, Bureau of Accounts

[Dept. Circ. 570, Rev. Apr. 20, 1943, 1952, 80th Supp.]

NORTH AMERICAN FIRE & MARINE REINSUR-ANCE CORP., NEW YORK, N. Y.

SURETY COMPANIES ACCEPTABLE ON FEDERAL BONDS

OCTOBER 17, 1952.

A Certificate of Authority has been issued by the Secretary of the Treasury to the following company under the act of Congress approved July 30, 1947, 6 U. S. C. secs. 6-13, as a reinsuring company only on Federal bonds. An underwriting limitation of \$207,000.00 has been established for the company.

NAME OF COMPANY, LOCATION OF PRINCIPAL EXECUTIVE OFFICE AND STATE IN WHICH INCORPORATED

NEW YORK

North American Fire & Marine Reinsurance Corp., New York.

[SEAL] JOHN W. SNYDER, Secretary of the Treasury.

[F. R. Doc. 52-11412; Filed, Oct. 21, 1952; 8:49 a. m.]

## Office of the Secretary

[Treasury Department Order No. 150-11]

BUREAU OF INTERNAL REVENUE;
REORGANIZATION

ABOLITION OF OFFICES OF COLLECTORS AND DEPUTY COLLECTORS OF FLORIDA, GEORGIA, NORTH CAROLINA, AND SOUTH CAROLINA COLLECTION DISTRICTS; ESTABLISHMENT OF OFFICES OF DISTRICT COMMISSIONER AND DIRECTORS OF INTERNAL REVENUE

By virtue of the authority vested in me as Secretary of the Treasury by Reorganization Plan No. 26 of 1950 and Reorganization Plan No. 1 of 1952, it is ordered as follows:

1. Abolition of existing offices. The abolition of the offices of Collector of Internal Revenue and Deputy Collector for the Florida, Georgia, North Carolina, and South Carolina Collection Districts shall become effective as of 12 o'clock midnight, October 22, 1952.

Notices .

2. Establishment of District Commissioner. Effective as of 12:01 a. m., October 23, 1952, there is hereby established an office of District Commissioner of Internal Revenue, which shall be known as the Atlanta District, and which shall be comprised of the States of Florida, Georgia, North Carolina, and South Carolina, and the Canal Zone.

3. Location of headquarters. The headquarters office shall be located in

the City of Atlanta, Georgia.

4. Establishment of Offices of Director of Internal Revenue. Effective as of 12:01 a.m., October 23, 1952, there are hereby created the following offices within the Atlanta District:

(a) Director of Internal Revenue for the Collection District of Florida (as presently constituted). The headquarters of such office shall be located in Jacksonville, Florida and the office shall have the operating title of Director of Internal Revenue, Jacksonville.

(b) Director of Internal Revenue for the Collection District of Georgia (as presently constituted). The headquarters of such office shall be located in Atlanta, Georgia and the office shall have the operating title of Director of In-

ternal Revenue, Atlanta.

(c) Director of Internal Revenue for the Collection District of North Carolina (as presently constituted). The headquarters of such office shall be located in Greensboro, North Carolina and the office shall have the operating title of Director of Internal Revenue, Greensboro.

(d) Director of Internal Revenue for the Collection District of South Carolina (as presently constituted). The headquarters of such office shall be located in Columbia, South Carolina and the office shall have the operating title of Director of Internal Revenue, Columbia.

Dated: October 8, 1952.

[SEAL]

JOHN W. SNYDER, Secretary of the Treasury.

[F. R. Doc. 52-11407; Filed, Oct. 21, 1952; 8:46 a.m.]

[Treasury Department Order No. 150-12]

BUREAU OF INTERNAL REVENUE; REORGANIZATION

ABOLITION OF OFFICES OF COLLECTORS AND DEPUTY COLLECTORS OF INDIANA, KEN-TUCKY, AND TENNESSEE COLLECTION DIS-TRICTS; ESTABLISHMENT OF OFFICES OF DISTRICT COMMISSIONER AND DIRECTORS OF INTERNAL REVENUE

By virtue of the authority vested in me as Secretary of the Treasury by Reorganization Plan No. 26 of 1950 and Reorganization Plan No. 1 of 1952, it is ordered as follows:

- 1. Abolition of existing offices. The abolition of the offices of Collector of Internal Revenue and Deputy Collector for the Indiana, Kentucky, and Tennessee Collection Districts shall become effective as of 12 o'clock midnight, October 23, 1952.
- 2. Establishment of District Commissioner. Effective as of 12:01 a. m., Oc-

tober 24, 1952, there is hereby established an office of District Commissioner of Internal Revenue, which shall be known as the Louisville District, and which shall be comprised of the States of Indiana, Kentucky, and Tennessee.

3. Location of headquarters. The headquarters office shall be located in the City of Louisville, Kentucky.

4. Establishment of Offices of Director of Internal Revenue. Effective as of 12:01 a.m., October 24, 1952, there are hereby created the following offices within the Louisville District:

(a) Director of Internal Revenue for the Collection District of Indiana (as presently constituted). The headquarters of such office shall be located in Indianapolis, Indiana, and the office shall have the operating title of Director of Internal Revenue, Indianapolis.

(b) Director of Internal Revenue for the Collection District of Kentucky (as presently constituted). The headquarters of such office shall be located in Louisville, Kentucky, and the office shall have the operating title of Director of Internal Revenue, Louisville.

(c) Director of Internal Revenue for the Collection District of Tennessee (as presently constituted). The headquarters of such office shall be located in Nashville, Tennessee, and the office shall have the operating title of Director of Internal Revenue, Nashville.

Dated: October 8, 1952.

[SEAL]

John W. Snyder, Secretary of the Treasury.

[F. R. Doc. 52-11410; Filed, Oct. 21, 1952; 8:48 a. m.]

### DEPARTMENT OF THE INTERIOR

**Bureau of Land Management** 

ALASKA

ORDER OF TRANSFER OF JURISDICTION OF INTEREST

OCTOBER 14, 1952.

Whereas, the Office of Territories, Department of the Interior, made application Anchorage 019600, for transfer of jurisdiction of interest to the Office of Territories, under section 7 of the Public Works Act of August 24, 1949 (63 Stat. 629; 48 U. S. C. 486e), in the lands hereinafter described, for a public works project (Kodiak Water and Sewer System, Aaa. 50-A-46), which was approved under section 4 of the act, and

Whereas, notice of the proposed transfer of jurisdiction was published in the FEDERAL REGISTER, September 17, 1952 (17 F. R. 8366), and no protest to the transfer was filed within the time allowed.

Now, therefore, by virtue of the authority contained in section 7 of the Public Works Act of August 24, 1949, supra, and pursuant to section 2.56 of Delegation Order No. 427, of August 16, 1950 (15 F. R. 5641), it is ordered as follows:

Jurisdiction of interest in and to the following described lands located in the East Addition to Kodiak Townsite, Alaska, U. S. Survey No. 2538-(A) is hereby transferred to the Office of Territories, Department of the Interior:

Beginning at Corner Number 3, being the Northwest Corner of United States Land Survey Number 562 (the Erskine Subdivision of Kodiak, Alaska), go East 253.21 feet to a point (being Corner Number 18 of U. S. Survey Number 2538-B); thence go North 34° 43′ West, 709.33 feet to the point of beginning; thence go North 34° 34′ West, 1,990.55 feet to a point, thence go North 55° 21′ East, 4,300 feet to a point, thence go South 34° 38′ East, 1,327.35 feet to a point, thence go South 55′ West, 1,501.27 feet to a point, thence go South 55′ West, 1,501.27 feet to a point, thence go South 54° 46′ East, 394.83 feet to a point; thence go South 55° 00′ West (along the North Boundary of United States Survey No. 2538-B), 946.64 feet to a point; thence go South 41° 00′ West, 1,918.57 feet to the point of beginning; thereby comprising a tract of land containing 169.9 acres, more or less.

Any subsequent conveyance which may be made of the lands to a public body under authority of the act of August 24, 1949, supra, the instrument of conveyance shall contain a provision reserving a right-of-way for ditches and canals constructed under authority of the United States, and reserving also to the United States (1) all fissionable source materials in the land, together with the right of the United States to enter upon the land and prospect for, mine and remove such materials in accordance with the act of August 1, 1946 (60 Stat. 755; 43 U.S. C. 1801), (2) all oil and gas and other mineral deposits in the lands together with the rights of the United States, its agents, representatives, lessees or permittees, to prospect for, mine and remove the same under such regulations as the Secretary may prescribe, (3) a right-of-way for the construction of railroads, telegraph and telephone lines in accordance with the act of March 12, 1914 (38 Stat. 305; 48 U. S. C. 305), (4) a right-of-way for roads, highways, tramways, trails, bridges, and appurtenant structures constructed by or under authority of the United States or of any State created out of the Territory of Alaska, in accordance with the act of July 24, 1947 (61 Stat. 418; 48 U.S.C. 321d), and (5) such other reservations, covenants, terms, and conditions as may be deemed proper by the Office of Territories, as well as those which may be required for the protection of the Department of the Interior or any agency thereof.

LOWELL M. PUCKETT, Regional Administrator.

[F. R. Doc. 52-11399; Filed, Oct. 21, 1952; 8:45 a. m.]

#### DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES
ISSUANCE TO VARIOUS INDUSTRIES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1068, as amended; 29 U. S. C. and Sup. 214), and Part 522 of the regulations issued thereunder (29 CFR, Part 522), special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates applicable under section 6 of the act have been