

Washington, Tuesday, May 20, 1952

TITLE 6-AGRICULTURAL CREDIT

Chapter IV-Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

Subchapter C—Loans, Purchases, and Other Operations

[1952 C. C. C. Grain Price Support Bulletin 1, Supp. 1, Winter Cover Crop Seed]

> PART 601-GRAINS AND RELATED COMMODITIES

SUBPART-1952-CROP WINTER COVER CROP SEED LOAN AND PURCHASE AGREEMENT PROGRAM

A price support program has been announced for the 1952 crop of winter cover crop seeds named in § 601.1960 hereof. The 1952 C. C. C. Grain Price Support Bulletin 1, 17 F. R. 3521, issued by the Commodity Credit Corporation and containing the general requirements with respect to price support operations for grains and related commodities pro-

duced in 1952, is supplemented as follows:

Sec.

- 601.1951 Purpose.
- Availability of price support. 601.1952
- Eligible seed. 601.1953
- Warehouse receipts. 601.1954
- Determination of quantity. 601.1955
- 601.1956
- Determination of quality. Loss or damage to seed under 601.1957 farm-storage loan.
- Warehouse and other charges. 601.1958
- Maturity of loans. 601.1959
- Schedule of basic specifications 601.1960 and rates.
- 601 1961 County rates.
- Delivery of seed to CCC. 601.1962
- 601.1963 Settlement.

AUTHORITY: \$\$ 601.1951 to 601.1963 issued under sec. 4, Stat. 1070, as amended; 15 U. S. C. Sup. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 301, 401, 63 Stat. 1051; 15. U. S. C. Sup. 714, 7 U. S. C. Sup. 1447. 1421.

§ 601.1951 Purpose. This subpart states additional specific requirements which, together with those contained in the 1952 C. C. C. Grain Price Support Bulletin 1, 17 F. R. 3521, apply to loans and purchase agreements under the 1952-Crop Winter Cover Crop Seed Price Support Program.

§ 601.1952 Availability of price support_(a) Method of support. Price support will be available through farmstorage and warehouse-storage loans and purchase agreements for all seeds listed in § 601.1960.

(b) Area. Farm-storage and warehouse-storage loans and purchase agreements will be available to producers wherever any of the seeds listed in § 601.1960 are grown in the continental United States, except that farm-storage loans will not be available in areas where the PMA State committee determines that such seeds cannot be safely stored on the farm.

(c) Where to apply. Application for price support should be made at the office of the PMA county committee which keeps the farm-program records for the farm.

(d) When to apply. Loans and purchase agreements will be available to producers from the time of harvest through December 31, 1952, and the applicable documents must be signed by the producer and delivered to the county committee not later than such date.

(e) Etigible producer. (1) An eligible producer shall be an individual, partnership, association, corporation, or other legal entity producing seed listed in § 601.1960 in 1952 as landowner. landlord, tenant or sharecropper.

(2) Cooperative marketing associations of producers shall be deemed to be eligible producers for loans and purchase agreements: Provided, That (i) the producer members are bound by contract to market through the association; (ii) the major part of the seed marketed by the association is produced by members who are eligible producers; (iii) the members share proportionately in the proceeds from marketings according to the quantity and quality of seed each delivers to the association; (iv) the seed purchased from nonmembers is segregated at all times to assure that the seed placed under loan or delivered under a purchase agreement is seed grown by producer members; and (v) the association has the legal right to pledge or mortgage the seed as security for a loan or to sell the seed under a purchase agreement.

§ 601.1953 Eligible seed. At the time the seed is placed under loan or delivered (Continued on p. 4555)

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Economic Stabilization Agency See Price Stabilization, Office of; Rent Stabilization, Office of.

Secretary of the Treasury under date of May 8, 1952:

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Pursuant to Reorganization Plan No. 1 of 1952, Reorganization Plan No. 26 of 1950, and section 3930 of the Internal Revenue Code, the Assistant General Counsel whose office was established by Reorganization Plan No. 1 of 1952 shall serve as chief counsel for the Bureau of Internal Revenue, and all the authority, duties, and functions pertaining to the Bureau of Internal Revenue set forth in Order Delegating Authority, dated September 21, 1937, as amended, are delegated to that Assistant General Counsel, effective upon the entrance on duty of the first incumbent of the position.

> THOMAS J. LYNCH, General Counsel.

Approved:

JOHN W. SNYDER, Secretary of the Treasury.

[F. R. Doc. 52-5610; Filed, May 19, 1952; 8:57 a. m.]

[Treasury Department Order No. 150–1]

Assistant General Counsel for Bureau of Internal Revenue

ABOLITION OF OFFICE

The following order was issued by the Secretary of the Treasury under date of May 8, 1952:

Pursuant to the provisions of section 1 of Reorganization Plan No. 1 of 1952, the office of Assistant General Counsel for the Bureau of Internal Revenue, provided for in section 3931 of the Internal Revenue Code, is abolished, effective upon the entrance on duty of the Assistant General Counsel appointed pursuant to section 2 (b) of Reorganization Plan No. 1 of 1952.

> JOHN W. SNYDER, Secretary of the Treasury.

[F. R. Doc. 52-5611; Filed, May 19, 1912; 8:57 a. m.]

[Treasury Department Order No. 150-2]

COMMISSIONER OF INTERNAL REVENUE

DELEGATION OF GENERAL AUTHORITY OVER FUNCTIONS IN BUREAU OF INTERNAL REVENUE

By virtue of the authority vested in me by Reorganization Plan No. 26 of 1950, there are hereby transferred to the Commissioner of Internal Revenue, to the extent not heretofore transferred to him, the functions of all officers, employees, and agencies of the Bureau of Internal Revenue, except the functions of the Assistant General Counsel serving as chief counsel for the Bureau of Internal Revenue.

The functions herein transferred may be delegated by the Commissioner to subordinates in the Bureau of Internal Revenue in such manner as he shall from time to time direct. This order shall become effective as of May 15, 1952.

Dated: May 15, 1952.

[SEAL] JOHN W. SNYDER, Secretary of the Treasury. [F. R. Doc. 52-5569; Filed, May 19, 1952; 8:55 a. m.]

[Treasury Department Order No. 150-3] BUREAU OF INTERNAL REVENUE; REORGANIZATION

ABOLITION OF OFFICES OF COLLECTORS AND DEPUTY COLLECTORS OF ILLINOIS COLLEC-TION DISTRICTS; ESTABLISHMENT OF OF-FICES 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:

1. Abolition of existing offices. The abolition of the offices of Collector of Internal Revenue and Deputy Collector for the First and Eighth Collection Districts of Illinois shall become effective as of 12 o'clock midnight, May 19, 1952.

2. Establishment of District Commissioner. Effective as of 12:01 a. m., May 20, 1952, there is hereby established within the State of Illinois, and for such State, an office of District Commissioner of Internal Revenue.

3. Name and composition of District. The District hereby created shall be known as the Chicago District and shall be comprised of the entire State of Illinois.

4. Location of headquarters. The headquarters office shall be located in the City of Chicago, Illinois.

5. Establishment of offices of Director of Internal Revenue. Effective as of 12:01 a. m., May 20, 1952, there are hereby created the following offices within the Chicago District:

(a) Director of Internal Revenue for the First Collection District of Illinois (as presently constituted). Such office shall have the operating title of Director of Internal Revenue, Chicago.

(b) Director of Internal Revenue for the Eighth Collection District of Illinois (as presently constituted). Such office shall have the operating title of Director of Internal Revenue, Springfield.

Dated: May 15, 1952.

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

[F. R. Doc. 52-5570; Filed, May 19, 1952; 8:55 a. m.]

VETERANS' ADMINISTRATION

STATEMENT OF ORGANIZATION

The Veterans' Administration Statement of Organization (15 F. R. 7851, 16 F. R. 2450, and 16 F. R. 5029) is further amended as follows:

1. In section 1, paragraph (b) (2) is amended to read as follows:

SECTION 1. General. * •

(b) General description of organization. * * *

(2) The Veterans' Administration is organizationally divided as follows:

Central office, district offices, regional offices, hospitals, centers, domiciliaries, VA offices, supply depots, forms depots, records service center, and publications depot.

2. In section 2, paragraphs (f), (h), (i), (i), (1), and (m) are amended to read as follows:

SEC. 2. Central office. * * *

(f) Office of the assistant administrator for contact and administrative services—(1) Mission. Formulates policies, plans, and procedures for the contact and administrative services of the Veterans' Administration; exercises direct supervision over activites under the immediate jurisdiction of the central office; and maintains staff supervision over counterpart activities located in field stations.

(2) Major functions. The office of the assistant administrator for contact and administrative services performs the following major functions:

(i) Administers the security information program within the Veterans' Administration and in this connection formulates policies, standards, and procedures for the transmission, handling, and safeguarding of official information in consonance with Executive Order 10290, dated September 24, 1951; maintains continuing staff supervision and appraisal of contact and administrative services activities at all operating locations.

(ii) Conducts a program concerned with furnishing advice and assistance to veterans, their beneficiaries and dependents at the central office and formulates policies, standards, and procedures for such activity at field stations.

(iii) Formulates policies, standards, and procedures for: (a) Receipt, disposition, and dispatch of mailable matter. (b) provision of messenger or courier service, (c) indexing and identification of applications for benefits and related material, (d) initial development of benefit claims including acquisition and consolidation of service or other evidentiary data from defense establishments or other sources, (e) custody, maintenance, and movement of veterans' records and centralized general administrative files, (f) segregation and physical disposition of records, (g) procurement of common carrier or other transportation for persons, (h) installation and use of machine records and accounting equipment, (i)procurement and utilization of electrical communicating equipment, and (j) provision of information reception service; maintains liaison with other agencies on records operations and procedures including the procurement and transfer of records to and from those agencies.

(iv) Formulates policies, standards, and procedures for the procurement or production, stockage, and distribution of printed and duplicated material, and the production, control, and distribution of graphic arts, exhibits, and visual aids; furnishes technical assistance in the operation of therapeutic printing plants; provides printing or duplicating and distribution services.

(v) Administers the records management program involving formulation of policies, standards, and procedures for the creation, classification, maintenance,