Chapter I—Department of State

Subchapter C—Neutrality

PART 141—PROCLAMATIONS OF A STATE OF WAR BETWEEN FOREIGN STATES

NOTE: Proclamation 2473, Apr. 10, 1941; 6 F.R. 1905 proclaimed a state of war between Germany and Italy on the one hand and Yugoslavia on the other hand. Proclamation 2474, Apr. 16, 1941; 6 F.R. 1915 proclaimed a state of war between Hungary and Yugoslavia. Proclamation 2479, Apr. 24, 1941; 6 F.R. 2133 proclaimed a state of war between Bulgaria, on the one hand, and Yugoslavia and Greece, on the other hand.

PART 143—ENFORCEMENT

NOTE: An unlimited national emergency was proclaimed by Proclamation 2487, May 11, 1941; 6 F.R. 2617. For full text see page 78 of this Supplement.

PART 149—COMMERCE WITH STATES ENGAGED IN ARMED CONFLICT

§ 149.1 Exportation or transportation of articles or materials.

NOTE: The applicability of § 149.1 was extended to Yugoslavia, by Reg. Apr. 11, 1941; 6 F.R. 1921, to Hungary, by Reg. Apr. 16, 1941; 6 F.R. 2001, and to Bulgaria, by Reg. Apr. 25, 1941; 6 F.R. 2160.

PART 152—COMBAT AREAS

NOTE: § 152.1 (b) (3) (the Red Sea area) was eliminated from the combat area by Proclamation 2474, Apr. 10, 1941; 6 F.R. 1905. For full text see page 66 of this Supplement.

PART 156—TRAVEL

§ 156.1 American diplomatic, consular, military, and naval officers. American diplomatic and consular officers and their families, members of their staffs and their families, and American military and naval officers and personnel and their families may travel pursuant to orders on vessels of France; Germany; Poland; or the United Kingdom, India, Australia, Canada, New Zealand, the Union of South Africa; Norway; Belgium; the Netherlands; Italy; Greece; Yugoslavia; Hungary; and Bulgaria if the public service requires. (54 Stat. 7; 22 U.S.C. 445, and Proc. 2479, April 24, 1941)

NOTE: § 156.1 was amended by adding the word "Yugoslavia", Apr. 11, 1941 (6 F.R. 1921), by adding the word "Hungary", Apr. 16, 1941 (6 F.R. 2001), and by adding the words "and Bulgaria", Apr. 25, 1941 (6 F.R. 2160).

§ 156.2 Other American citizens. Other American citizens may travel on vessels of France; Germany; Poland; or the United Kingdom, India, Australia, Canada, New Zealand, the Union of South Africa; Norway; Belgium; the Netherlands; Italy; Greece; Yugoslavia; Hungary; and Bulgaria: Provided, however, That travel on or over the north Atlantic Ocean, north of 35 degrees north latitude and east of 66 degrees west longitude or on or over other waters adjacent to Europe or over the continent of Europe or adjacent islands shall not be permitted except when specifically authorized by the Passport Division of the Department of State or by an American diplomatic or consular officer abroad in each case. (54 Stat. 7; 22 U.S.C. 445, and Proc. 2479, April 24, 1941)

NOTE: § 156.2 was amended by adding the word "Yugoslavia", Apr. 11, 1941 (6 F.R. 1921), by adding the word "Hungary", Apr. 16, 1941 (6 F.R. 2001), and the word "and Bulgaria", Apr. 25, 1941 (6 F.R. 2160).
for registration, an audit of its accounts made by a certified public accountant licensed to practice in the State and/or community in which the headquarters of the registrant are located, signed and sworn to by the certified public accountant by whom the audit was made. Failure on the part of a registrant to submit the audit described above within the above-mentioned time-limit will constitute, in the discretion of the Secretary of State, cause for the immediate revocation of the registration. (Secs. 8, 13, 54 Stat. 8, 11; 22 U.S.C. 448, 453, and Proc. 2374, Nov. 4, 1939) [As added Dec. 19, 1941; 6 F.R. 6631]

§ 161.18 Statement to accompany application for registration. No application for registration will be accepted unless it is accompanied by a sworn statement setting forth a budget of contemplated expenditures for administrative purposes for the ensuing six-month period, together with an estimate of the total amount of contributions which the applicant has a reasonable expectation of collecting during the same period. The Secretary of State reserves the right at any time to revoke registrations in cases where the ratio of administrative expenditures to contributions collected is found to be excessive. (Secs. 8, 13, 54 Stat. 8, 11; 22 U.S.C. 448, 453, and Proc. 2374, Nov. 4, 1939) [As added Dec. 19, 1941; 6 F.R. 6631]

PART 171—INTERNATIONAL TRAFFIC IN ARMS, AMMUNITION, ETC.

§ 171.3 Certificate of registration. Upon receipt of an application for registration and the appended certificate of registration duly filled out and accompanied by a registration fee of $100, the Secretary of State will return to the applicant, as a receipt, the certificate of registration, duly signed and sealed. (Sec. 12, 54 Stat. 10; 22 U.S.C. 452) [As amended Dec. 23, 1941; 6 F.R. 6791]

§ 171.9 Persons who may make or receive occasional shipments. Persons who are not engaged in the business of exporting or importing arms, ammunition, or implements of war, but who, either for their own personal use or as forwarding agents for persons who are engaged in this business, or, in exceptional circumstances, in other capacities, may make or receive occasional shipments of such articles, will not be considered as exporters or importers of arms, ammunition, and implements of war within the meaning of section 12 of the joint resolution. Licenses for such shipments must, however, be obtained in accordance with the provisions of § 171.24. (Sec. 12, 54 Stat. 10; 22 U.S.C. 452) [As amended Oct. 2, 1941; 6 F.R. 5085]

§ 171.13 Export licenses. The Secretary of State will issue export licenses to all registered applicants who have duly filled out an application for license, unless the exportation of arms, ammunition, or implements of war for which a license is applied for would be in violation of a law of the United States or of a treaty to which the United States is a party. Provided, however, That export licenses shall not be issued in any case when it shall have been determined by the Executive Director of the Economic Defense Board, under the direction of the President, in accordance with the provisions of section 6 of the act of Congress approved July 2, 1940 (54 Stat. 714), and Executive Order 8900 of September 15, 1941 (6 F.R. 4795), that the proposed shipment would be contrary to the interest of the national defense. (Sec. 12, 54 Stat. 10; 22 U.S.C. 452) [As amended Oct. 2, 1941; 6 F.R. 5085]

§ 171.14 Licenses not transferable. Export and import licenses are not transferable and are subject to revocation without notice. If not revoked, licenses are valid for one year from the date of issuance, and shipments thereunder may be made through any port of exit or entry in the United States. The naming of the proposed port of exit under paragraph 3 of the application for export license or the proposed port of entry under paragraph 3 of the application for import license does not preclude shipment through another port if the arrangements made by the exporter or importer are altered subsequent to the issuance of the license. (Sec. 12, 54 Stat. 10; 22 U.S.C. 452) [As amended Oct. 2, 1941; 6 F.R. 5085]