or simulated transport service for the purpose of determining the operating and utility characteristics of such aircraft.

(c) The term "minor experimental modifications" means any adjustment or change necessary and incident to carrying out the testing program in the interest of safety or economy of operation but does not include any major factory modification.

Sec. 5. The Secretary shall submit annually to the Congress a report on the progress made in the accomplishment of the purposes of this Act, and the amounts of the expenditures made or obligated pursuant thereto, together with such recommendations as to additional legislation relating thereto as he may deem necessary.

Sec. 6. There is hereby authorized to be appropriated to the Department of Commerce not to exceed $12,500,000 to carry out the purposes of this Act. When so provided in the appropriation act concerned, such appropriations may remain available until expended.

Sec. 7. This Act shall become effective upon enactment, and shall expire five years thereafter.

Approved September 30, 1950.

[CHAPTER 1118]

AN ACT

Authorizing the transfer of Fort Des Moines, Iowa, to the State of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the officers of the United States having jurisdiction over the following-described lands situated in Polk County, Iowa, and known as Fort Des Moines, Iowa, are authorized to convey by quitclaim deed without consideration save as contained in this Act all right, title, and interest of the United States in and to such lands, together with all improvements thereon, to the State of Iowa: Provided, That if conveyance hereunder is made to the State of Iowa, the instrument of conveyance shall provide that said State shall not alienate title to said property or any part thereof, but shall keep it intact and use it for public purposes, and that if the United States needs the property for military purposes, it shall revert to the United States with payment to the State of the reasonable value at that time for any improvements thereon made by the State:

The west half of section 34 and the east half of section 33, all in township 78 north, range 24 west, fifth principal meridian, subject to the continued use by the city of Des Moines, without payment to the State of Iowa, of the improvements and necessary land presently used for veterans' temporary housing projects Iowa—V-13140, V-13077, and VN-13115, for so long as they may be needed for veterans' temporary housing purposes pursuant to Public Law 849, Seventy-sixth Congress, as amended, and the contracts between the city of Des Moines and the United States, it being understood that the rights and obligations of the United States and the city of Des Moines under said contracts shall not be in any way affected by such transfer except that the projects shall not thereafter be subject to the removal requirements of section 313 of Public Law 849, Seventy-sixth Congress, as amended, or the contractual obligations of the city of Des Moines for their removal, and subject to the provisions of sections 2 and 3 hereof.

Sec. 2. The United States reserves the right to use, without cost therefor, buildings numbered 58, 59, 60, 61, 62, 63, 64, 76, 78, 80, and 86, situate on the aforesaid land, so long as they shall be required for military purposes.
SEC. 3. The State of Iowa shall furnish all necessary sewerage facilities for the aforesaid buildings without cost to the United States, and shall furnish electricity and water for the aforesaid buildings at the prevailing rate in the locality, or at cost, whichever is lower, so long as said buildings shall be used by the United States for military purposes.

Approved September 30, 1950.

[CHAPTER 1119]

AN ACT

To continue until the close of June 30, 1951, the suspension of duties and import taxes on metal scrap, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of March 13, 1942 (ch. 180, 56 Stat. 171), as amended, is hereby amended to read as follows:

"Sec. 1. (a) No duties or import taxes shall be levied, collected, or payable under the Tariff Act of 1930, as amended, or under section 3425 of the Internal Revenue Code with respect to metal scrap, or relaying and rerolling rails.

"(b) The word 'scrap', as used in this Act, shall mean all ferrous and nonferrous materials and articles, of which ferrous or nonferrous metal is the component material of chief value, which are second-hand or waste or refuse, or are obsolete, defective or damaged, and which are fit only to be remanufactured."

"Sec. 2. Articles of which metal is the component material of chief value, other than ores or concentrates or crude metal, imported to be used in remanufacture by melting, shall be accorded entry free of duty and import tax, upon submission of proof, under such regulations and within such time as the Secretary of the Treasury may prescribe, that they have been used in remanufacture by melting: Provided, however, That nothing contained in the provisions of this section shall be construed to limit or restrict the exemption granted by section 1 of this Act."

Sec. 2. The amendment made by this Act shall be effective as to merchandise entered, or withdrawn from warehouse, for consumption on or after the day following the date of the enactment of this Act and before the close of June 30, 1951. It shall also be effective as to merchandise entered, or withdrawn from warehouse, for consumption before the period specified where the liquidation of the entry or withdrawal covering the merchandise, or the exaction or decision relating to the rate of duty applicable to the merchandise, has not become final by reason of section 514, Tariff Act of 1930.

Approved September 30, 1950.

[CHAPTER 1120]

AN ACT

To authorize the negotiation and ratification of separate settlement contracts with the Sioux Indians of Cheyenne River Reservation in South Dakota and of Standing Rock Reservation in South Dakota and North Dakota for Indian lands and rights acquired by the United States for the Oahe Dam and Reservoir, Missouri River development, and for other related purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Chief of Engineers, Department of the Army, jointly with the Secretary of the Interior, representing the United States of America, are hereby authorized and directed to negotiate contracts containing the provi-