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ALLIED
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AUTHORITY
GERMANY

VOL. 8
JUL. - DEC.
1947

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Germany (Secretary under Allied Occupation,
" 1945- Control Council.

ALLIED CONTROL AUTHORITY
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ENACTMENTS AND
APPROVED PAPERS

R E S T R I C T E D

ENACTMENTS AND APPROVED PAPERS
OF THE
CONTROL COUNCIL AND COORDINATING COMMITTEE
1 JULY 1947 - 31 DECEMBER 1947

Volume VIII

Compiled by

LEGAL DIVISION

OFFICE OF MILITARY GOVERNMENT FOR GERMANY (U.S.)

R E S T R I C T E D

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Editor's Note.

A. Contents of volume VIII.

Reference is made to para. 4 of the "Editor's Note" in volume VII of the "Enactments". In accordance with the intention therein announced the present volume VIII contains in addition to "formal legislation" those documents which the Allied Secretariat designated "Approved Papers".

B. Publication of "Enactments".

Except for volumes I and II, subsequent volumes of the "Enactments" were issued on a quarterly basis. This practice has been discontinued with the publication of the present volume which covers a six months period of Allied Control Authority meetings. Future volumes of the "Enactments" will be published semi-annually, unless the accumulation of material justifies again quarterly publication of this compilation.

Berlin
1 January 1948

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ALLIED CONTROL AUTHORITYCONTROL COUNCILLAW NO. 57Dissolution and Liquidation of Insurance Companies
Connected with the German Labour Front

Pursuant to Control Council Law No. 2, providing for the dissolution and liquidation of the Nazi organizations, the Control Council enacts as follows:

ARTICLE I

The following insurance companies and their successors, or any company formed as a result of merger or amalgamation with any of such companies, are hereby dissolved and shall be liquidated in accordance with the provisions of this law:

1. Deutscher Ring, Krankenversicherung, Verein auf & Sen-
seitigkeit, Hamburg;
2. Deutscher Ring Lebensversicherungs-Aktiengesellschaft
der Deutschen Arbeitsfront, Hamburg;
3. Deutscher Ring, Transport-und Fahrzeug-Versicherungs-
Aktiengesellschaft, Hamburg;
4. Deutscher Sachversicherungs Aktiengesellschaft, Hamburg;
5. Volksfuersorge, Lebensversicherungs-Aktiengesellschaft
der Deutschen Arbeitsfront, Hamburg;
6. Gisela, Deutsche Lebens-und Aussteuer-Versicherung,
Aktiengesellschaft in Muenchen, Muenchen;
7. Ceres, Hagelversicherungsgesellschaft auf Gegenseitig-
keit, Berlin.

ARTICLE II

Any merger or amalgamation of two or more of the companies enumerated in Article I is declared to be null and void ab initio. In any liquidation proceedings any of these companies shall be treated as a separate entity.

ARTICLE III

All property and assets, movable and immovable, of whatever nature, and all records, accounts, documents, and archives belonging to any of the companies enumerated in Article I shall be disposed of as provided in article IV to IX of this Law.

ARTICLE IV

In order to safeguard all rights of policy holders and other creditors of the dissolved companies enumerated in article I, the Zone Commanders each in his own Zone and, in Greater Berlin Area, the Allied Kommandatura, may authorize the establishment in the respective Zones and in the Greater Berlin Area, of appropriate German organizations of a democratic nature, for the purpose of taking over in each Zone and in Greater Berlin Area, the assets and outstanding insurance policies and other liabilities of the dissolved companies.

The organizations mentioned in paragraph 1 of this Article shall, on formation, be exempted from the payment of taxes levied on the formation of such companies. Nevertheless, these organizations shall be liable to pay notarial fees.

ARTICLE V

All liabilities of each of the companies dissolved under Article I will be apportioned as at the effective date of this Law and allocated to each Zone of Occupation of Germany and to Greater Berlin Area, according to the following rules:

1. A policy is considered to be outstanding in that Zone of Germany or in Greater Berlin Area, in which on the effective date of this Law
 - (a) the insured has his legal domicile, or
 - (b) if a claim has already been notified or in the case of an annuity Bond, the beneficiary has his legal domicile.

2. Liabilities to all other creditors, when established, are considered to be outstanding in that Zone of Occupation, or in the Greater Berlin Area, in which the individual creditor has his legal domicile on the effective date of this Law.
3. All policies and liabilities affecting an insured beneficiary or any other creditor with a legal domicile outside Germany are considered to be outstanding in the Zone of Occupation of Germany or in the Greater Berlin Area in which the dissolved company has its Head Office on the effective date of this Law. Such policies and liabilities will be held separate from all other liabilities in that Zone of Occupation of Germany, or in the Greater Berlin Area, until such time as they are finally settled. The procedure for the settlement of claims of persons residing outside Germany in connection with the liquidation of above mentioned insurance companies remains to be considered by the Control Council.

ARTICLE VI

1. AS soon as possible after the distribution of liabilities amongst the various Zones and the Greater Berlin Area, all assets from any Zone of the Greater Berlin Area, other than those affected by Article VIII, of each of the dissolved companies will be similarly allotted and where necessary, transferred to each Zone of Occupation and to the Greater Berlin Area so that the aggregate value of assets in each Zone and in the Greater Berlin Area will be the same proportion of the total value of assets of the dissolved companies as those established for the distribution of liabilities under Article V.

2. The assets allocated to the Zone of domicile or to the Greater Berlin Area, if it be the domicile, of a dissolved company will be transferred to the organizations formed under Article IV and apportioned pro rata by such organizations between the internal and external liabilities within that Zone or the Greater Berlin Area, and the portion applicable to the external liabilities will be held separate from other assets in that Zone, or in the Greater Berlin Area, until all such foreign liabilities have been settled, any balance of assets remaining after such final settlement will then become available for distribution in the same proportions as those established for the distribution of other assets, as in paragraph 1 of this Article. In the event of the fund so created for the benefit of foreign policyholders and creditors being insufficient to cover the liabilities to the same extent that domestic liabilities are covered, the organizations formed to carry foreign liabilities shall have a right of

claim against the other organizations formed in the other Zones of Occupations, and in the Greater Berlin Area under Article IV for a pro rata proportion of the deficit. In no circumstances, shall policy-holders or creditors, who are United Nations nationals receive less favorable treatment than policy-holders or creditors within Germany.

ARTICLE VII

The offices, materials and equipment and such other assets of the dissolved companies as may be considered necessary by the Zone Commander concerned, may be allotted, in whole or in part, amongst the newly established organizations in accordance with the needs of such organizations in carrying out the operations described in Article IV of this Law.

ARTICLE VIII

Nothing in this Law shall in any respect affect the application of Control Council Law No. 5 or of any other enactment of the Control Council applicable to the external assets of German Insurance Companies.

ARTICLE IX

any movable and immovable property, assets, records, accounts, documents, and archives of the dissolved companies which are not disposed of under Articles IV to VIII of this Law or in favor of other creditors, shall be disposed of in accordance with the general directives of the Control Council for the disposal of property of dissolved Nazi organizations.

ARTICLE X

The implementation of this Law shall be the responsibility of the appropriate Zone Commander and in Berlin of the Allied Kommandatura.

The apportionment and allocation of the assets and liabilities of the dissolved companies shall be made by or under the direction of the Zone Commander in whose Zone the dissolved company has its Head Office and in the case of the Greater Berlin Area of the Allied Kommandatura.

These authorities shall present quarterly reports to the Insurance Committee of the Finance Directorate on the progress of liquidation,

The Insurance Committee of the Finance Directorate will be charged with the observation of and collection of information on the progress of the liquidation of these insurance companies and will report to the Finance Directorate on these operations.

ARTICLE XI

This Law shall come into force on 6 September 1947 at 1800 hrs.

Done at Berlin on 30 August 1947

LUCIUS D. CLAY
General

Sir Sholto DOUGLAS,
Marshal of the Royal Air Force

P. KOENIG
General d'Armee

V. SOKOLOVSKY
Marshal of the Soviet Union

"The date of publication is 6 September 1947 at 1800 hours".

CONL/P(47) 44 Final
30 Aug 1947

ALLIED CONTROL AUTHORITYCONTROL COUNCILLAW NO. 58Supplement to Appendix to Control Council
Law No. 2 Providing for the Termination
and Liquidation of Nazi Organizations.

THE CONTROL COUNCIL ENACTS AS FOLLOWS:

ARTICLE I

In accordance with Paragraph 2 of Article I of Control Council Law No. 2, the following is added to the Appendix thereto as item 63:

"Government Group of Public Survey Engineers
(Reichsgruppe der oeffentlich bestellten
Vermessungsingenieure)".

ARTICLE II

This Law shall become effective on 6 September 1947 at 1800 hrs.

Done at Berlin on 30 August 1947.

LUCIUS D. CLAY
General

Sir Sholto DOUGLAS
Marshal of the Royal
Air Force

P. KOENIG
General d'Armee

V. SOKOLOVSKY
Marshal of the Soviet Union

"The date of publication is 6 September 1947 at 1800 hours".

CONL/P(47)45 Final
30 August 1947

ALLIED CONTROL AUTHORITY
CONTROL COUNCIL
LAW NO. 59

Amendment to Control Council Law No. 13 "Amendment of Property Tax Law"

THE CONTROL COUNCIL ENACTS AS FOLLOWS:

ARTICLE I

Paragraph (a) of Article III of Control Council Law No. 13 "Amendment of Property Tax Law" is hereby repealed and substituted by the following text:

"for corporations, associations of persons (Personenvereinigungen), and estates enumerated in Section 1, Subsection (1)2, and Section 2, Subsection (1)2 (Vermoegegensteuergesetz):

- I. 2% where the aggregate taxable property amounts in value to RM 500,000 or less;
- II. 2 1/2% where the aggregate taxable property amounts to more than RM 500,000 in value".

ARTICLE II

This Law shall come into force from 1 January 1946 the date upon which Control Council Law No. 13 came into force.

Done at Berlin on 20 October 1947

P. KOENIG
General d'Armee

V. SOKOLOVSKY
Marshal of the Soviet Union

G.P. HAYS
Major General
for LUCIUS DO CLAY
General

B.H. ROBERTSON
Lieutenant General
for Sir Sholto DOUGLAS
Marshal of the Royal Air Force

"The date of publication is 24 October 1947 at 1800 hours".

CONL/P(47)54 Final
20 October 1947

ALLIED CONTROL AUTHORITYCONTROL COUNCILLAW NO. 62Repealing Nazi Legislation on Motion Pictures

THE CONTROL COUNCIL ENACTS AS FOLLOWS:

ARTICLE I

The following laws, together with all the supplementary and explanatory laws, ordinances and decrees, are hereby repealed:

- (i) The law on the establishment of a Provisional Film Chamber (Gesetz ueber die Errichtung einer Vorlaeufigen Filmkammer) of 14th July 1933 (RGBl.1933 I p.483);
- (ii) The Motion Picture Law (Lichtspielgesetz) of 16th February 1934 (RGBl.1934 I, p.95).

ARTICLE II

The abrogation of the laws specified in Article I shall not; revive any former laws repealed by the laws which are hereby repealed.

ARTICLE III

This law shall become effective on 24 December 1947.

Done at Berlin on 19 December 1947.

G.P. HAYS
Major General
for LUCIUS D. CLAY
General

N.C.D. BROWNJOHN
Major General
for B.H. ROBERTSON
General

R. NOIRET
Major General
for P. KOENIG
General D'Armee

M.I. DRATVIN
Lieutenant General
for V. SOKOLOVSKY
Marshal of the Soviet Union

"The date of publication is 84 December 1947 at 1800 hours".

CONL/P(47)62 Final 19 December 1947

ALLIED CONTROL AUTHORITY

9

CONTROL COUNCIL

LAW NO. 61

Amendment to Control Council Law No. 12

(Amendment of Income Tax, Corporation Tax
and Excess Profits Tax Laws)

THE CONTROL COUNCIL ENACTS AS FOLLOWS:

ARTICLE I

(1) Subparagraphs a) and c) of Paragraph 1 of Article III are repealed and replaced by the following text:

"1a) For persons in Tax Class I the rates of income tax are increased:

- I. by 25% for the wage tax
- II. by 35% for the assessed income tax
(veranlagte Einkommensteuer)"

"1c) In no case shall the wage tax payable under the provisions of this law be less than 110% of the liability computed in accordance with the rates of wages tax which existed on 8th May, 1945, and in no case shall the assessed income tax payable under the provisions of this law be less than 115% of the liability computed in accordance with the rates of assessed income tax which existed on 8th May 1945."

(2) Paragraph 2 of Article III is repealed.

ARTICLE II

(1) Paragraph 1 of Article X is repealed and replaced by the following text:

"1. Subject to Paragraph 2 of this Article the exemptions from liability to income tax granted to certain types of income by Section 3 of the Einkommensteuergesetz, with the exception of the exemption specified in subparagraph 14 of that Section, are abolished."

(2) Paragraph 2 of Article X is amended by adding a sub-paragraph d), reading as follows:

"d) Grants from public funds or from public endowments made to students as an aid to education or training".

ARTICLE III

Paragraph 1 of Article XI is repealed.

ARTICLE IV

Article XIII is repealed and replaced by the following text:

"ARTICLE XIII
Income from Letting and Leasing

Every person paying rent or making any other payment under a lease in respect of land, buildings or other immovable property shall submit a special annual return to the appropriate Finanzamt showing all the sums so paid and the person or persons to whom they were paid".

ARTICLE V.

Paragraph 1 and the date of 10 March of Paragraph 4 of Article XVI are amended to read as follows:

"1. The payment of advance instalments (Vorauszahlungen) of income tax and corporation tax shall be made on 20 April 20 July, 20 October, 20 January, Section 35 (1) of the Einkommensteuergesetz is amended accordingly".

"4. On or before 20 March in each year".

ARTICLE VI

Appendix "A" is repealed and replaced by the following text:

Assessed Income Tax

Basic Table

(Veranlagte Einkommensteuer)

Yearly Income		Tax to be charged	
RM		RM	RM
	0 - 600	Nil	
	600 - 1,200	11 plus 17% of the excess over ...	600
	1,200 - 2,400	113 plus 25% of the excess over ...	1,200
	2,400 - 4,800	413 plus 50% of the excess over ...	2,400
	4,800 - 9,600	1,613 plus 55% of the excess over ...	4,800
	9,600 - 13,200	4,253 plus 60% of the excess over ...	9,600
	13,200 - 15,600	6,413 plus 70% of the excess over ...	13,200
	15,600 - 18,000	8,093 plus 80% of the excess over ...	15,600
	18,000 - 24,000	10,013 plus 85% of the excess over ...	18,000
	24,000 - 60,000	15,113 plus 90% of the excess over ...	24,000
	60,000 - 100,000	47,513 plus 95% of the excess over ...	60,000
	over 100,000	85,513 plus 95% of the excess over ...	100,000

Notes:

1. Before application of the schedule, taxpayers deriving income from wages, salaries, or professional remuneration (Einkuenfte aus Loehnen, Gehaeltern und freien Berufen) may deduct a minimum annual sum of RM 780 for professional and special expenses if their total annual income does not exceed RM 3,600. For income over RM 3,600, this minimum deduction is reduced by RM 12 for each RM 60 increase in total income; however, under no circumstances shall the deductible annual allowance be less than RM 468.

2. The following exemptions will be allowed before applying the basic table:

		Per annum
For persons in Tax Class II	RM 600
" " " " " III	(1 child)	RM 1,000
" " " " " III	(2 children)	RM 1,400
" " " " " III	(3 children)	RM 1,800
" " " " " III	(4 children)	RM 2,200

For other persons in Tax Class III the exemption will be increased by RM 400 per year for each child, after the fourth child.

3. The deductions and exemptions given by notes 1 and 2, will not be allowed and the basic table will not be used in those cases where the tax thus computed is less than 115% of the tax payable in accordance with the provisions of the law in force on 8th May 1945, or less than 105% of the wage tax calculated on the same annual income in accordance with the current wage tax tables. In such cases, the tax shall be computed at 115% of the amount of the assessed income tax computed on the 1945 law or 105% of the current wages tax, whichever is the higher.

4. For incomes of less than RM 24,000, partly from dependant work, the assessed income tax shall not exceed the wages tax on the earnings from dependent work plus 90% of the income from other sources.

5. In order that taxpayers may be able to compute the quarterly payments on account due on 20 January, April, July and October, proportionate quarterly tables will be prepared from the main basic table for all incomes in excess of RM 4,000 yearly (RM 1,000 quarterly).

ARTICLE VII

Appendix "B" is repealed and replaced by the following text:

"Appendix 'B'"

WAGES TAX TABLES

TAX CLASS 1 - SINGLE PERSONS

(in RM)

Monthly Earnings	Tax deductible
0 - 109	-
110 - 126	110
126 - 176	126
176 - 226	176
226 - 276	226
276 - 300	276
300 - 322	300
322 - 425	322
425 - 800	425
800 - 1100	800
1100 - 1200	1100
1200 - 1300	1200
1300 - 1600	1300
1600 - 2000	1600
above 2000	57% of the total earnings

TAX CLASS II - MARRIED PERSONS
WITH NO CHILDREN

(in RM)

Monthly Earnings		Tax deductible
0 - 120	-	-
121 - 226	0.75 plus 15% of surplus above	121
226 - 276	16.50 " 24% " " "	226
276 - 300	28.50 " 40% " " "	276 (276)
300 - 425	38.10 " 43% " " "	300
425 - 450	98.10 " 42% " " "	425
450 - 850	108.60 " 50% " " "	450
850 - 1150	308.60 " 55% " " "	850
1150 - 1250	473.60 " 60% " " "	1150
1250 - 1350	533.60 " 65% " " "	1250
1350 - 1650	598.60 " 75% " " "	1350
1650 - 2000	823.60 " 80% " " "	1650
above 2000	55% of the total earnings	

TAX CLASS III - Married Persons, with One Child

(in RM)

Monthly Earnings		Tax deductible
0 - 159		
160 - 176	1.49 plus 8% of the surplus above	160
176 - 259	2.77 " 10% " " "	176
259 - 300	11.07 " 23% " " "	259
300 - 391	20.50 " 47% " " "	300
391 - 425	63.27 " 59% " " "	391
425 - 883	83.33 " 50% " " "	425
883 - 1183	312.33 " 55% " " "	883
1183 - 1283	477.33 " 60% " " "	1183
1283 - 1383	537.33 " 65% " " "	1283
1383 - 1683	602.33 " 75% " " "	1383
1683 - 2000	827.33 " 80% " " "	1683
above 2000	54% of the total earnings	

TAX CLASS III - Married Persons, with Two Children

(in RM)

Monthly Earnings		Tax deductible
0 - 182		
183 - 226	0.80 plus 10% of the surplus above	183
226 - 252	5.10 " 13% " " " "	226
252 - 300	13.02 " 20% " " " "	292
300 - 334	14.62 " 24% " " " "	300
334 - 419	22.78 " 48% " " " "	334
419 - 425	63.58 " 67% " " " "	419
425 - 916	67.60 " 50% " " " "	425
916 - 1216	313.10 " 55% " " " "	916
1216 - 1316	478.10 " 60% " " " "	1216
1316 - 1416	538.10 " 65% " " " "	1316
1416 - 1716	603.10 " 75% " " " "	1416
1716 - 2000	828.10 " 80% " " " "	1716
above 2000	53% of the total earnings	

TAX CLASS III - Married Persons Having Three Children

(in RM)

Monthly Earnings		Tax deductible
0 - 236		
237 - 300	1.00 plus 13% of the surplus above	237
300 - 322	9.19 " 16% " " " "	300
322 - 364	12.71 " 24% " " " "	322
364 - 425	22.79 " 48% " " " "	364
425 - 450	52.07 " 42% " " " "	425
450 - 950	62.57 " 60% " " " "	450
950 - 1250	312.57 " 55% " " " "	950
1250 - 1350	477.57 " 60% " " " "	1250
1350 - 1450	537.57 " 65% " " " "	1350
1450 - 1750	602.57 " 75% " " " "	1450
1750 - 2000	827.57 " 80% " " " "	1750
above 2000	51% of the total earnings	

TAX CLASS III - Married Persons Having Four Children

(in RM)

Monthly Earnings		Tax deductible
0 - 292		
293 - 300	1.07 plus 10% of the surplus above	293
300 - 391	1.77 " 23% " " " " "	300
391 - 425	22.70 " 48% " " " " "	391
425 - 483	39.02 " 41% " " " " "	425
483 - 983	62.80 " 50% " " " " "	483
983 - 1283	312.80 " 55% " " " " "	983
1283 - 1383	477.80 " 60% " " " " "	1283
1383 - 1483	537.80 " 65% " " " " "	1383
1483 - 1783	602.80 " 75% " " " " "	1483
1783 - 2000	827.80 " 80% " " " " "	1783
above 2000	50% of the total earnings.	

TAX CLASS III - Married Persons with Five Children

(in RM)

Monthly Earnings		Tax deductible
0 - 321		
322 - 335	0.47 plus 15% of the surplus above	322
335 - 377	2.42 " 21% " " " " "	335
377 - 418	11.24 " 26% " " " " "	377
418 - 425	21.90 " 60% " " " " "	418
425 - 516	26.10 " 40% " " " " "	425
516 - 1016	62.50 " 50% " " " " "	516
1016 - 1316	312.50 " 55% " " " " "	1016
1316 - 1416	477.50 " 60% " " " " "	1316
1416 - 1516	537.50 " 65% " " " " "	1416
1516 - 1816	602.50 " 75% " " " " "	1516
1816 - 2000	827.50 " 80% " " " " "	1816
above 2000	49% of the total earnings	

NOTE

1. For taxpayers with more than five children the limit of each bracket, **shown** in Tax Class III (Married Persons with five children), increases by 33 RM monthly for each child in excess of 5, and the rate of deduction for **wages** and salaries in excess of 2000 RM per month is reduced by 1% for each child, For example, for Tax Class III in the case of 6 children, the brackets should be as follows:

RM	0 - 354
RM	365 - 368
RM	368 - 410

For wages and salaries in excess of 2000 RM per month, the tax for persons of this Tax Class shall be 48% and in the case of 7 children 47% etc.

2. The table for each Tax Class for periods other than a month, shall be calculated as follows:-

For half-daily wages and salaries $1/52$ of the monthly scale
 For daily wages and salaries $1/26$ of the monthly scale
 For weekly wages and salaries $6/26$ of the monthly scale
 For fortnightly wages and salaries $32/26$ of the monthly scale.

- 3 The tables contained in Appendix "B" provide for the deduction of professional and special expenses in the amount of 65 Rii for wages and salaries not exceeding 300 RM per month. In the case of wages and salaries in excess of 300 RM per month, these deductions shall decrease by 1 RM for every 5 RM of income, For income of 426 RM per month and more, the deduction shall be 39 RM in all cases.

ARTICLE VIII

This law shall become effective from 1st January, 1948.

Done at Berlin on 19 Decembes 1947,

G.P. HAYS
 Major General
 for LUCIUS D. CLAY
 General

N.D.C. BROWNJOHN
 Major General
 for B.H. ROBERTSON
 General

R. NOIRET
 General de Division
 for P. KOENIG
 General d'Armee

M.I. DRATVIN
 Lieutenant General
 for V. SOKOLOVSKY
 Marshal of the Soviet Union

"The date of gublication is 24 December
 1947" CONL/P(47)63 Final
 19 December 1947

ALLIED CONTROL AUTHORITYCONTROL COUNCILDIRECTIVE NO' 56Basic Principles for Adult Education In Germany

The Control Council approves the following principles and transmits them to the Zone Commanders and to the Allied Kommandatura, Berlin, for their guidance:

1. Aims of Adult Education

The chief aim of adult education should be to prepare active workers **for** the democratic education of Germany **by** making widely accessible *to* the adult population **the** latest social, political, and scientific **knowledge**.

2. Organization of Adult Education

(a) **Education of adults** should be achieved through institutions and agencies specially created for **the** purpose which **may** be sponsored or promoted by public and private organizations.

(b) The radio, cinema, **press**, libraries, and museums should also be used as **media** of adult education,

(c) German educational **authorities** and other interested groups, public or private, should undertake all adequate **measures** to **ensure** , educational opportunity **for** adults, taking into consideration local conditions and encouraging local initiative. Special attention should be given to the development of institutions for adults *in* rural and other neglected areas,

(d) The German educational **authorities** should exercise their control **to assure** the level (standards) and **democratic character** of the teaching given in all adult educational establishments.

3. Program and Methods

(a) Program

Educational programs in institutions for the education of adults should comprise indispensable theoretical and practical subjects and should be adapted to local needs. In these institutions any possibility of spreading military or Nazi ideas should be eliminated.

(b) Methods

(i) Methods of instruction in institutions for the education of adults should ensure the active participation of students, and encourage an objective and rational mode of thinking.

(ii) Study in methods of instruction for adults should be organized in each pedagogical institute since these methods differ from the methods used for the instruction of children.

4. Teaching Staff

(a) In the instruction given in such institutions, not only professional teachers, but also persons representative of various aspects of public and professional life, of literature, the arts and sciences should be invited.

(b) The selection of teaching staffs in institutions for adults should be conducted in accordance with demazification measures as stated in Control Council Directive No. 24 and 38.

5. Students

In order to make education in institutions for adults available to the broad masses of workers, financial and material assistance, for example, free tuition, free textbooks, and scholarships, should be provided where necessary.

Done at Berlin 28 October 1947

P.NOIRET
Major General

G.C.LUKIANCHENKO
Lieutenant General
for M.I.DRATVIN
Lieutenant General

W.HESKETH
Brigadier General
for G.P. HAYS
Major General

CORC/P(47)206 Final
1 November 1947

B.H. ROBERTSON
Lieutenant General

3 July 1947CORC/P(47)72
1st RevisionALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER NO. 12Letter from the Netherlands Military Mission on the Opening of
Airlines in Germany

(Note by the Allied Secretariat)

1. At its 127th Meeting on 2 July 1947 the Coordinating Committee considered CORC/P(47)72/1*) on the above matter and, by Conclusion (345) CORC/M(47)31, agreed to forward the following reply to the Netherlands Military Mission:

"1. Your request to the Allied Control Authority in Germany for permanent airlines for free flights over German territory by the Royal Netherlands Lines (KLM) cannot be granted at the present time.

"2. Individual flights of your aircraft over German territory can be made by special request with the permission of the Zone Commander concerned in each separate case, and with the understanding that cabotage rights within Germany are not authorized."

2. CORC/P(47)72, 1st Revision, is designated Approved Paper No. 12;

N. D. KOSTENKO, Lieutenant ColonelH. A. GERHARDT, Lieutenant ColonelR. G. RAWJ. M. LOIRET, Lieutenant Colonel

Allied Secretariat

....
*) see pages 20-22

28 June 1947CORC/P(47)72/1ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEELetter from the Netherlands Military Mission
Relating to the "Opening of Airlines in Germany"

(Note by the Allied Secretariat)

1. At its 113th Meeting on 18 March 1947, the Coordinating Committee considered a request from the Netherlands Military Mission on the above subject and, in the terms of Conclusion (163) of CORC/M(47)17, agreed to refer the document in question to the Combined Services Directorate for preparation of a draft reply to the Netherlands Military Mission. During the discussion, the Coordinating Committee expressed the wish that all data concerning airlines in Germany be submitted by the Combined Services Directorate.

2. At its 12th Meeting on 12 June 1947, the Combined Services Directorate examined this question and was unable to agree on the draft reply to be sent to the Netherlands Military Mission. The French, U.S., and British Member; proposed the draft attached as Appendix "A", whereas the Soviet Member proposed the text attached as Appendix "B".

3. In response to the wish expressed by the Coordinating Committee as to the existence of airlines in Germany, the information gathered by the Combined Services Directorate on this subject is attached as Appendix "C" (limited distribution)*).

4. This paper is submitted for the consideration of the Coordinating Committee at its 127th Meeting on 2 July 1947. The Allied Secretariat recommends, in the event of quadripartite agreement, that this document be classed as an "Approved Paper".

J. M. LOIRET, Lieutenant ColonelN. D. KOSTENKO, Lieutenant ColonelH. A. GERHARDT, ColonelJ. A. C. COGHILL

Allied Secretariat

*) Appendix "C" contains data regarding existing airlines in Germany excluding military air transport, as of 15 March 1947 (Ed.)

Appendix "A" to
CORC/P(47)72/1

ALLIED CONTROL AUTHORITY
COORDINATING COMMITTEE

Letter from the Netherlands Military Mission Relating
to the Opening of Airlines in Germany

(French, U.S. and British Draft Reply)

1. The Allied Control Authority presents its compliments to the Netherlands Military Mission. The Authority wishes to advise the Mission of action taken to date on the request, submitted by letter dated 25th March, 1947, that the airline KLM be authorized to establish air service in Germany.

2. The questions involved in this request are still under consideration, and the Netherlands Military Mission will be notified at such time as final decision thereon is reached. However, pending final decision, authority is granted to KLM to operate over the routes requested provided special clearance is obtained for each individual flight and with the understanding that cabotage rights within Germany are not authorized.

Appendix "B" to
CORC/P(4.712/1

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Letter from the Netherlands Military Mission Relating
to the Opening of Airlines in Germany

(soviet Draft Reply)

1. Your request to the Allied Control Authority in Germany for permanent airlines for free flights over German territory by the Royal Netherlands Lines (KLM) cannot be granted at the present time.

2. Individual flights by your aircraft over German territory can be made by special request with the permission of the Zone Commander concerned in each separate case.

9 July 1947

CORC/P(47)154

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 13

Allocation of General Purpose Equipment from War Plants
in the U.S. Zone

(Note by the Allied Secretariat)

1. At its 128th Meeting on 8 July 1947 the Coordinating Committee, by Conclusion (353) CORC/M(47)32, noted CORC/P(47)154*) on the above matter,

2. CORC/P(47)154 is designated Approved Paper No. 13.

E. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel,

R. G. RAW

J. M. LOIRET, Lieutenant Colonel

Allied Secretariat

*) see pages 24-25

3 July 1947CORC/P(47)154ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAllocation of General Purpose Equipment from War Plants
in the U.S. Zone

(Note by the Allied Secretariat)

1. At its 85th Meeting held on 24 October 1946, the Coordinating Committee instructed the Economic Directorate to commence a summary allocation between the Soviet Union and the Inter-Allied Reparations Agency of general purpose equipment in war plants which are to be destroyed.

2. At its 101st Meeting on 5 June 1947, the Economic Directorate examined, in pursuance of the above mentioned decision, the list of the war plants in the U.S. Zone whose general purpose equipment will be available for reparations,

3. The Directorate agreed to inform the Coordinating Committee of the following decisions :

- (a) to allocate plant No. 437 to the USSR;
- (b) to allocate plants Nos. 37, 433, 436, 438, 439, and 441 to the Inter-Allied Reparations Agency;
- (c) to send the list of plants to the Reparations, Deliveries and Restitution Directorate for forwarding to the Inter-Allied Reparations Agency;
- (d) that since the Inter-Allied Reparations Agency was unable to submit a claim for the general purpose equipment of the plants to be allocated, it would have the right to reject any' of these allocation units within 3 reasonable period.

4. The allocation of the above mentioned equipment has been carried out in accordance with CORC/M(47)56, Conclusion 604(c) and is the fifth allocation of this kind,

5. The previous allocations are shown below:

CORC/P(47)154

No.	Meeting of the Economic Directorate	No. of plants from which general purpose equipment was removed	Total value of equipment in RM	Percentage allocated to IARA	Percentage allocated to USSR & Poland
1	70th	70	58,164,677	75.02	24.98
2	79th	30	13,067,672	78.16	21.84
3	98th	8	13,743,834	84.86	15.14
4	99th	58	10,378,433	100.00	-

6. This paper is submitted for the information of the Coordinating Committee at its 128th Meeting on 8 July 1947.

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

J. A. C. COGHILL

J. M. LOIRET, Lieutenant Colonel

Allied Secretariat

16 July 1947

CORC/P(47)158

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 14

Transport by Rail in Germany of International Red
Cross Committee Supplies for the Civilian Population
of the Four Occupied Zones of Germany

(Note by the Allied Secretariat)

1. At its 129th Meeting the Coordinating Committee, by Conclusion (363) CORC/M(47)33, approved CORC/P(47)158*) on the above subject, charging transportation costs in Germany for parcels sent by the International Red Cross Committee to the German civilian population to the German budgets of the Zones in which the destination stations were situated, and in Berlin, to the budget of the Municipality, with the provision that these budgets can be reimbursed by local welfare organizations in all cases where this was found possible.

2. CORC/P(47)158 is designated Approved Paper No. 14.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

J.M. LOIRET, Lieutenant Colonel

Allied Secretariat

*) see pages 27/28

11 July 1947

CORC/P(47)158

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Transport by Rail in Germany of International Red
Cross Committee Supplies for the Civilian Population
of the Four Occupied Zones of Germany

(Note by the Allied Secretariat)

1. On 29 January 1947 the Transport Directorate received a letter from the International Red Cross Committee Delegation in Berlin on the above question.
2. It was pointed out in this letter that during the end of 1945 and during the year of 1946 the International Red Cross concluded special agreements with the occupying powers of Germany with regard to transportation and distribution of relief supplies for special groups of the German civilian population, namely children, sick people and evacuees. In these various agreements it was foreseen that the International Red Cross would bear the cost of transportation up to the Swiss border or the point of entry into Germany, after which it would be borne by the various Military Governments. The present volume of the supplies shipped by rail amounts to approximately 80 railroad cars a month per zone.
3. The letter further requested that the Allied Control Authority consider the extension of "FRACHTFREI 8" to include railway shipments of the type and volume mentioned above for the German civilian population to all four Zones of Germany and Greater Berlin. The International Red Cross Committee pointed out that during the war, in accordance with its traditional activities, it transmitted as neutral intermediary for the various Allied Red Cross Societies and Governments, a total amount of approximately 700,000 tons of relief supplies into Germany for Allied P.Ws and civilian internees. Free transportation by rail for these supplies was granted by the German Government as stated in Frachtfrei 8.

4. The Transport Directorate at its 45th Meeting held on 26 February 1947, considered that the free tariff Frachtfrei 8 could only apply to consignments for P.W. and civilian internees, at the same time it decided to apply a reduced tariff for similar traffic for distribution to the German civilian population and that this tariff should be that of Class "E" for full wagon loads with a reduction of 50% for small consignments. Pending a definite settlement of this question the Directorate decided to debit charges for such traffic on a special suspense account held by the zonal railway administrations. At the same time the Transport Directorate decided to consult the Finance Directorate to ascertain their opinion as to which particular section of the German economy should bear these transport costs, pointing out that the Transport Directorate was of the opinion that these costs should be properly chargeable against the Land or other administrative area in which the delivery station was located.

5. At its 74th Meeting held on 29 May 1947, Finance Directorate decided to reply that the internal transportation costs of Red Cross supplies for the benefit of the German civilian population should be a charge against the public budgets of the Laender and Provinces in which shipments were received, and that the Laender or Provinces should be entitled to reimbursement, as for example, from local relief agencies in those cases where it is found practicable.

6. At its 52nd Meeting held on 27 June 1947 the Transport Directorate decided to request the Coordinating Committee to approve the charging of transport costs in Germany of relief supplies forwarded by the International Red Cross for the German civilian population to the budget of the Land in which the destination station is situated (or to that of the municipality of Berlin) under the conditions as mentioned above.

7. This paper is submitted for the approval of the Coordinating Committee at its 129th Meeting on 16 July 1947.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

J.M. LOIRET, Lieutenant Colonel

Allied Secretariat

24 July 1947

CORC/P(46)293/3

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 15

Union of Berlin Insurance Companies
(Arbeitsgemeinschaft Berliner ~~Versicherungs~~betriebe)

(Note by the Allied Secretariat)

1. At its 130th Meeting on 23 July 1947 the Coordinating Committee, by Conclusion (374) CORC/M(47)34, approved CORC/P(46)293/3*) on the above subject.

2. CORC/P(46)293/3 is designated Approved Paper No. 15.

N.D. KOSTENKO, Lieutenant Colonel

H.A. BERHARDT, Lieutenant Colonel

R.G. RAW

J.M. LOIRET, Lieutenant Colonel

Allied Secretariat

*) see pages 30-31

18 July 1947

CORC/P(46)293/3

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Union of Berlin Insurance Companies
(Arbeitsgemeinschaft Berliner Versicherungsbetriebe)

(Note by the Allied Secretariat)

1. The Coordinating Committee, at its 118th Meeting on 18 April 1947 (CORC/M(47)22), instructed the Economic Directorate to submit a report from the Decartelization Committee, answering the question: "Does the Union of Berlin Insurance Companies infringe the principles of decartelization?"

2. The Economic Directorate, at its 102nd Meeting on 13 June 1947 considered the resolution of the Decartelization Working Party and agreed:

- a. to submit the resolution of the Working Party to the Coordinating Committee (Appendix "A");
- b. to inform the Coordinating Committee that if, in the future, the Union of Berlin Insurance Companies should function again, its new statutes should be studied by the Economic Directorate.

3. This paper is submitted to the Coordinating Committee for approval at its 130th Meeting on 23 July 1947.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

J.M. LOIRET, Lieutenant Colonel

Allied Secretariat

ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEUnion of Berlin Insurance Companies
(Arbeitsgemeinschaft Berliner Versicherungsbetriebe)

1. The Decartelization Working Party having studied the records of the Berlin Union of Insurance Companies and the report of an investigation of this organization expresses the following opinion:

- (a) that although the Berlin Union of Insurance Companies in its present form possesses no legal entity, is based on voluntary membership, and appears to have confined itself to recommending to its members measures and practices, as opposed to ordering the adoption of such measures and practices, there is some evidence that the measures and practices advocated by this organization in the past have violated the principles of decartelization;
- (b) consequently, unless its activities are controlled and its charter and terms of reference are carefully reviewed, there is a danger that it may develop along lines which would conflict directly with the principles of decartelization;
- (c) that under the recently promulgated order of the Berlin Allied Kommandatura (BK/O(47)66 dated 22 March 1947) the Berlin Union of Insurance Companies will cease to exist on June 1st and will only be allowed to continue after that date if duly licensed under the lines of the above mentioned order;
- (d) that consequently the final answer to the question presented to the Decartelization Working Party by the Economic Directorate can only be given after the charter of the new organization, as and when licensed by the Allied Kommandatura, has been submitted for scrutiny in the light of principles of decartelization and the past practices and activities of the organization.

7 August 1947CORC/P(47)177ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER NO. 16Ancillary Equipment of the Dutch Plate Mill
"Reichswerke" Watenstedt

1. At its 132nd Meeting on 6 August 1947, the Coordinating Committee, by Conclusion (403) of CORC/M(47)36, approved the equipment in the Dutch Plate Mill at Watenstedt (See Appendix "B" to CORC/P(47)177)*) as available for reparations and instructed the Reparations, Deliveries and Restitution Directorate to inform the Inter-Allied Reparations Agency that the Netherlands Government should be debited for the value of this equipment.
2. CORC/P(47)177 is designated "Approved Paper No 16".

H. A. GERHARDT, Lieutenant ColonelR. G. RAWG. P. GLAIN, Lieutenant ColonelA. A. KUDRIAVTSEV, Major

Allied Secretariat

*) see pages 33-36

31 July 1947

CORC/P(47)177

ALLIED CONTROL AUTHORITY
COORDINATING COMMITTEE

Ancillary Equipment of the Dutch Plate Mill
"Reichswerke", Watenstedt

(Note by the Allied Secretariat)

1. At its 105th Meeting on 15 July 1947, the Economic Directorate considered a statement by the British Delegation on the above question (Appendix "A") and agreed

- (a) to recommend to the Coordinating Committee that the equipment of the Dutch Rolling Mills, Reichswerke (Watenstedt) (See Appendix "B") be approved for repairs.
- (b) took note that the Soviet, British and French members recommend that the Coordinating Committee allocate this equipment to the Inter-Allied Reparations Agency immediately.
- (c) took note that the U.S. member considered it unnecessary to recommend the allocation of this equipment to the Inter-Allied Reparations Agency in view of the fact that the equipment had already been received by the Netherlands Government.
- (d) agreed to recommend to the Coordinating Committee that the Reparations, Deliveries and Restitutions Directorate be instructed to inform the Inter-Allied Reparations Agency that the reparations account of the Netherlands Government should be debited with the value of this equipment.

2. This paper is submitted to the Coordinating Committee for approval at its 132nd Meeting on 6 August 1947.

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

J. M. LOIRET, Lieutenant Colonel

Allied Secretariat

ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAncillary Equipment of Dutch Plate Mill
Reichswerke, Watenstedt (Plant No. 1533)

(Statement by the British Delegation)

1, During the War the Germans removed plant and equipment of a steel plate mill from Holland and installed this at Reichswerke A.G., Watenstedt in the British Zone. On the erection of the plant in Germany certain additions were made - especially designed as ancillary to the Dutch Mill.

2, On the restitution of the equipment which had been removed from Holland, the British Zone Commander proposed to offer this ancillary equipment to the Netherlands Government as an export. This proposal was placed before Reparations, Deliveries and Restitution Directorate.

3. The RDR Directorate referred the matter to Economic Directorate, drawing attention at the same time to the view expressed by the French delegate that "the equipment should be declared available on account of reparations, and ought to be allocated by priority to the Netherlands".

4. On the 2nd August Economic Directorate agreed that the equipment built in Germany should be declared as reparations and that the Dutch Government should be given the first consideration in its allocation.

5. Accordingly the reparations procedure was put into operation and on 27th November the Industry Committee forwarded to Economic Directorate a list of the ancillary equipment available for reparations from the Dutch Plate Mill.

6. On the 31st January Economic Directorate decided:-

- (a) To refer the ancillary equipment to Coordinating Committee for approval as reparations plant.
- (b) To draw the attention of the Coordinating Committee to the opinion of the British, French and Soviet members of the Economic Directorate that "the Coordinating Committee should approve the equipment for immediate allocation to I.A.R.A., the Dutch Government being given first consideration in its allocation.

(In view of the position taken up at this time on the question of allocation generally by the U3. Delegation, the U.S. member of the Economic Directorate was not able to agree in the recommendation that the plant should be allocated),

7. The equipment had, however, by then been removed to Holland in the course of the restitution of the plate mill itself, it being clear that it would eventually go to Holland either as reparations or on Export Account.

8. Before its removal particulars were obtained of the various items of the plant and their condition and a valuation based on this information was approved by RDR Directorate on the 21st March, 1947 at RM 529,226.

9. It is now proposed that Coordinating Committee should be advised of these circumstances and recommended to approve that a communication be made to the Inter-Allied Reparations Agency requesting the formal allocation of the plant to the Netherlands Government .

Appendix "B"
to CCRC/P(47)177

Ancillary Equipment - available for Reparations - of the Dutch Plate Mill
installed at Reichswerke, Watenstedt in the British Zone

Reparations Serial Nos.	Name	Description	Zone Location	Evaluation if available	Unit of Allo- cation i.e. whole plant, part plant, individual item of equpt.	Bids with indication of priority	Recom- mended Allocatio (between East. & Western Powers)
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1533	Reichswerke A. G. (Dutch Plate Mill)	Ancillary equipment comprising 500 tons constructional Steel, 5,800 Sheets of corrugated iron roof- ing, 11 ton welded steel air storage tank, Fire Bricks (approx. 6,000), 230 Recuperator elements. Parts for Mill stands weighing approx. 3 tons	Bruttenbor Braunschweig Watenstedt				
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Note: None of the ancillary equipment to the Dutch Plate Mill is to be retained

14 August 1947CORC/P(47)155/1ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER NO. 17Designs and Plans of Fishing Vessels

(Note by the Allied Secretariat)

1. At its 133rd Meeting on 13 August 1947, the Coordinating Committee agreed, by Conclusion (414) of CORC/M(47)37, that the following procedure would be followed with regard to the approval of designs and plans for fishing vessels:

"Zone Commanders should forward plans prepared by German shipbuilding firms to the Combined Services Directorate, which will be responsible for the acceptance of these plans from a military security point of view. The Combined Services Directorate reserves the right to consult the Food and Agriculture Committee of the Economic Directorate before giving final approval."

2. Paragraph 1 a of CORC/P(47)155/1*), as amended above, is designated Approved Paper No. 17.

H. A. GERHARDT, Lieutenant ColonelR. G. RAWG. P. GLAIN, Lieutenant ColonelA. N. KUDRIAVTSEV, Major

Allied Secretariat

*) see pages 39-39

8 August 1947

CORC/P(47)155/1

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Design and Plans of Fishing Vessels

(Note by the Allied Secretariat)

I, The Coordinating Committee, at its 128th Meeting on 9 July 1947, considered a paper on the above question with reference to the implementation of paragraph 5 of Control Council Directive 44, and, as recorded in Conclusion (354) of CORC/M(47)32, agreed to refer it to the Combined Services Directorate for further study in the light of the opinions expressed by the Members of the Coordinating Committee and for submission of recommendations. In accordance with these instructions, the Combined Services Directorate, at its 16th Meeting on 22 July 1947, renewed consideration of this question. Since agreement could not be reached on the wording of paragraph 3 of CORC/P(47)155, the Directorate agreed to submit to the Coordinating Committee the proposals of the U.S., British, and French Members on the one hand, and of the Soviet Member on the other hand,

a. The U.S., British and French Members agreed with the following wording:

"The Combined Services Directorate informs the Coordinating Committee that, Zone Commanders should forward plans prepared by German shipbuilding firms to the Combined Services Directorate, which will be responsible for the acceptance of those plans from a military security point of view, If no reply has been received by the Zone Commander within 30 days from the day of receipt of the plans by the Combined Services Directorate, then he will have the authority to approve these plans himself."

b. The Soviet Member agreed with the following wording:

"The Combined Services Directorate informs the Coordinating Committee that the preparation and initial studying of these papers will be delegated to the Food and Agriculture Committee, but that the responsibility for their final approval from this point of view of military security should rest with the Combined Services Directorate."

2. This papers is submitted for consideration by the Coordinating Committee at its 133rd meeting an 13 August 1947.

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

A. A. KUDRIAVTSEV, Major

Allied Secretariat

Directorate Reference
DOCS/SEC(47)155

24 September 1947

CORC/P(47)15
1st Revision

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 18

Regulations For International Telephone and Telegraph Services
Terminating in Germany

(Note by the Allied Secretariat)

1. At its 124th Meeting on 7 June 1947, by Conclusion (292)(c) of CORC/M(47)28*), the Coordinating Committee authorized the Allied Communications and Posts Committee to **make necessary** amendments to the above-mentioned regulations.

2. The Allied Communications and Posts Committee has since made various amendments and additions to these regulations; those **are incorporated** in the revised text of the regulations attached at Appendix "A" hereto.

3. CORC/P(47)15, 1st Revision, is designated Approved Paper No. 18, and **rescinds** Approved Paper No. 7**).

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

Directorate Reference:
DIAC/Memo(47)239

*) Volume VII, page 138

**) Volume VII, page 195

Appendix "A" to
APPROVED PAPER NO. 18
CORC/P(47)15
1st Revision

Regulations for International Telephone and Telegraph
Services Terminating in Germany

1. GENERAL PRINCIPLES

a. Telegraph and telephone services may be opened between Germany and foreign countries, except Japan, Spain and their dependencies, beginning from 15 June 1947.

b. The Allied Communications and Posts Committee must authorize each telephone, or telegraph circuit.

2. ORGANIZATIONS RESPONSIBLE

a. The Allied Communications and Posts Committee will be responsible for the coordination of international telephone and telegraph services. It will prepare the draft agreements with foreign countries for the opening of circuits, especially with regard to circuit terminals, routes and rates, and it will regulate the principles of their operation, organization and control.

(i) It will ensure, when necessary, that the Allied Control Authority is represented at the meeting of international telecommunications organizations with which the Allied Control Authority has decided to maintain relations.

(ii) All communications to the International Telecommunications Union at Berne and to foreign countries will be conducted in the name of the Allied Communications and Posts Committee.

b. The Allied Communications and Posts Committee will transmit to the Military Government authorities of the zones the orders and instructions relative to the International Telecommunications Services. These authorities will transmit them for action to the Central German organizations of the zones.

c. The Allied Communications and Posts Committee at its discretion, may devolve any of these responsibilities to appropriate subordinate bodies.

3. OPENING OF INTERNATIONAL CIRCUITS

a. Consideration will be given to establishment of a new circuit in the following cases:

(i) Receipt of a request indicating the information shown at Annex "A", from a foreign administration or private company.

(ii) Receipt of a proposal through the Directorate of Internal Affairs and Communications.

(iii) Proposal by a member of the Allied Communications and Posts Committee.

4. TECHNICAL ARRANGEMENTS

a. Apart from exceptional departures from routine, due to reasons of urgent necessity, establishment and maintenance of international telephonic and telegraphic communications shall conform to the recommendations of the Comites Consultatifs Internationaux Telephonique (CCIF) and Telegraphique (CCIT).

b. A control station or subcontrol station shall be designated in each of the Occupied Zonas traversed. The function of these stations shall be as stated in the White Book of CCIF (Copenhagen 1936: vol. 1 b, p.404, French edition).

c. These stations will be instructed specifically to cooperate with the control station and the subcontrol station of the neighboring countries on the technical operational measures relative to the establishment of new circuits and to their maintenance.

d. The interchange of specifications of circuits essential to initial connections (see White Book above mentioned, vol. 1 b, p.411 and following pages in the French edition) shall take place between the authority of the neighboring foreign country and the telecommunication organization of the adjacent occupied Zones.

5. CLASSES OF USERS AND COMMUNICATIONS TO BE ACCEPTED

a. Classes of Users Authorized in Germany

- (i) Allied Occupation Troops and Allied Military Administrations.
- (ii) Governmental (official) representatives of the four Allied powers.
- (iii) Military Missions of the United Nations, diplomats accredited to the Allied Control Authority for Germany, and governmental (official) and trade representatives of member nations of the United Nations not provided for in paragraph (ii).

- (iv) Authorized Deutsche Post Officials concerned with the provision, operation and maintenance of international telephone and telegraph services. (Service communications only.)
- (v) German Public. Lists of Germans authorized to use international telecommunications paid for in Germany must be approved by the Zone Commander for his Zone of Occupation; in the case of Berlin, by the appropriate Sector Commander.

b. Categories of Services

Initially, categories of service shall be admitted as shown in the Table at Annex "B". Other categories may be opened from time to time upon specific authorization by the Allied Communications and Posts Committee,

c. Contents of Messages by or for the Civilian Population of Germany

Communications may be sent or received by the civilian population of Germany. The character of their contents must not violate any law in force in Germany. Commercial messages are permitted, provided such messages relate to such transactions as may be legal under laws and regulations of the Allied Control Authority. Military Government and German law at present in force provides that all values earned abroad resulting from such transactions shall accrue exclusively to the accounts of the respective Military Governments concerned. Furthermore, it is prohibited for persons under the jurisdiction of the Allied Control Authority for Germany to carry on communications regarding German external assets even if only of a simple informational character,

6. OPERATION

a. The operation of international telephonic and telegraphic communications shall conform to censorship regulations of the Allied Control Authority.

b. Subject to the provisions of the preceding sub-paragraph, such operation will conform to the Madrid Convention of 1932 and to the Telephonic and Telegraphic Regulations (Revision of Cairo 1938) and to recommendations of the CCIF and CCIT.

c. Connaction between a subscriber in Germany and a subscriber outside of Germany must necessarily pass through a manual trunk exchange in Germany.

d. The Zone Commanders and the Allied Kommandatura for Berlin will take necessary action regarding exchange of telephone directories and nomenclatures of telegraph offices.

e. The Secretary of the Allied Communications and Posts Committee will notify the various foreign Administrations of the legal time in Germany .

7. PROXIMITY CIRCUITS

Proximity circuits will be established under the same conditions as other international circuits, and will be subject to the customary rules of operation for proximity circuits .

8. TARIFFS

a. The tariffs (reckoned in gold francs) in force for international telephone calls and telegrams shall be based on the agreements that were in existence on 1 September 1939 (1 March 1938 for Austria and Czechoslovakia) or established by special agreements approved by the Allied Communications and Posts Committee.

b. Tariff Zones

With certain exceptions, the zones that were in existence before the war, for the purpose of telephonic communication charges, will apply.

c. Tariffs Levied in Reichsmarks

Without prejudice to the question of the gold franc equivalent of the Mark, the rates levied in Marks will, temporarily, be doubled with respect to those in effect in 1939.

9. FINANCIAL PROVISIONS

a. The foreign exchange costs for official messages sent by persons in categories (i) and (ii) in Paragraph 5 a should be borne by Germany as external occupation costs, and should be financed by the Occupying Power sending the message.

- (i) The foreign exchange costs for official messages sent by persons in category (iii) should also be borne by Germany as external occupation costs and financed by the Military Mission or government sending the message.
- (ii) The messages described in category (iv) are free of charge under existing international regulations,
- (iii) Outgoing communications made by persons referred to in Paragraph 5 a, subparagraph (v), may be paid for in Reichsmarks provided that expenses incurred in foreign currencies

shall not exceed the credits in foreign currencies allocated to the Zone concerned, resulting from terminal telecommunications operations ■

b. Net credit or debit balances arising from the operation of international telephone and telegraph services will be allocated to the Zone Commander and, in the case of Berlin, to the appropriate Sector Commander having jurisdiction over the office of origin or office of termination of the message.

10. SETTLEMENT OF INTERNATIONAL PAYMENTS

The settlement of payments for international telephone and telegraph services shall be effected in accordance with the Cairo Conference Regulations (1938) for Telephone and Telegraph and with its Final Protocol,

11. METHODS OF ACCOUNTING FOR INTERNATIONAL TELECOMMUNICATIONS

Methods of accounting for international communications and rules for settlement of accounts, etc., will be determined by the Allied Communications and Posts Committee in connection with the Finance Directorate.

12. CHANGES IN REGULATIONS

Amendments of a technical nature, if necessary, may be made to these regulations by the Allied Communications and Posts Committee.

Annex "A" to
Appendix "A" to
CORC/P(47)15
1st Revision

(ORIGIN OF REQUEST)

 (Date)

SUBJECT: International Telecommunications

TO : Duty Secretary, Allied Communications and Posts Committee,
 Directorate of Internal Affairs and Communications, Allied
 Control Authority Building, 32 Elssholzstrasse, Berlin-Schoene-
 berg (1), Germany.

1. Circuit Terminals: _____ to _____
 (Terminal City) (Terminal City)

2. TYPE CIRCUIT	NO. TELEPHONE CKTS	NO. TELEGRAPH CKTS
Two Wire:	_____	_____
Four Wire:	_____	_____
Carrier:	_____	_____
Direct Current:	_____	_____
Super Phantom:	_____	_____
Voice Frequency:	_____	_____
Sub-Audio:	_____	_____

3. Desired Routings: _____, _____, _____,
 _____, _____, _____,
 _____, _____, _____.

4. Frontier Station: _____.

5. Control Station: _____.

6. Official to be Contacted:

 (Name)

 (Title)

 (Address)

 (Telephone No.)

7.*) Tariff Zone Applicable: _____

8. Remarks:

Note: Separate Sheet to be used for each pair of terminals.

*) Item 7 - To be filled in only when one of the terminals of the circuit is in Germany. Where zonal tariff system is not in effect, give rate for standard 3 minute telephone call, and/or standard 10 word telegram.

INTERNATIONALLY RECOGNIZED CATEGORIES OF TELECOMMUNICATIONS SERVICES
 (As defined in Cairo Conference 1938)

Categories of Telephone Calls and Telegrams
admitted in the International Telecommunica-
tions of Germany

TELEPHONE SERVICES

1. Ordinary private calls
2. Urgent private calls
3. Urgent aircraft calls
4. Government calls
5. Urgent Government Calls
6. Service calls
7. Reversed-charge calls (*1)
8. Requests for information

TELEGRAPH SERVICES

9. Ordinary private telegrams
10. Urgent private telegrams
11. Telegrams with prepnid reply (*2)
12. Telegrams with collation
13. Telegrams with acknowledgement of receipt
14. Telegrams forwarded at sender's order (*3)
15. Telegram reforwarded at addressee's order (*3)
16. Multiple telegram
17. Presstelegrams
18. Meteorological telegrams
19. Government telegrams
20. Official telegrams and service messages
21. Paid service notices
22. Telegram to be delivered by telephone
23. General delivery telegrams
24. Day delivery telegram
25. By hand delivery
26. Open telegram

LEGEND

- *1 - Only outgoing admitted (payment is made abroad)
 *2 - Only incoming admitted (payment is made abroad)
 *3 - Reforwarding admitted only within Germany.

26 September 1947

CORC/P(46)346/2

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 19

Delivery to Poland of Shipping Previously
Registered at Danzig

(Note by the Allied Secretariat)

1. At its 135th Meeting the Coordinating Committee considered CORC/P(46)346/1 on the above matter and, by Conclusion (443), agreed to approve the handing over without delay to the Polish Government of the seven ships listed in Paragraph 4 of CORC/P(46)346/1*), the British Zone Commander being authorized to proceed with the transfer,

2. CORC/P(46)346/2 is designated Approved Paper No.19.

R.G.RAW

G.P. GLAIN, Lieutenant Colonel

A.A. KUDRIAVTSEV, Major

H.A. GERHARDT, Lieutenant Colonel

Allied Secretariat

*) see pages 50-53

25 August 1947

CORC/P(46)346/1

ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEDelivery to Poland of Shipping Previously
Registered at Danzig

(Note by the Allied Secretariat)

1. At its 86th meeting on the 29 October 1946, the Coordinating Committee considered CORC/P(47)346, subject as above, concerning a request from Poland for the delivery of certain shipping and floating port equipment previously registered at Danzig and now located in German waters. The Coordinating Committee decided by Conclusion 627, CORC/M(46)57, "to return the paper to the Transport Directorate for consideration in consultation with the German External Property Commission, in order to determine as soon as possible the ownership, the type, and the number of the vessels and equipment concerned."

2. The Transport Directorate, at its 44th meeting on 28 January 1947, forwarded to the German External Property Commission a document to which was appended a list of vessels and equipment formerly registered at Danzig together with certain information concerning the nature, ownership, registration, and location thereof. The Directorate asked that this information be forwarded to the Coordinating Committee.

3. Subsequently, the German External Property Commission received a letter from the Polish Military Mission dated 3 August 1947 (Appendix "A"), in which its demand for shipping previously registered at Danzig was limited to fourteen ships. Regarding these the Mission stated it had no information additional to that already furnished by the Transport Directorate. A list of the fourteen ships claimed by Poland was inclosed with the letter and is now annexed to Appendix "A".

4. The German External Property Commission is advised of no German interest in the following seven ships, and accordingly reports that they are not within the jurisdiction of the Commission:

Erich
Ernst
Herta

Johannes Westphal
Meta
Richard Damme
Tiger

5. As a result of an investigation made by its British Delegate, the Commission is informed that the following ships are German owned:

Broesen
Danzig (243)
Danzig (67)
Mottlau

Neufahrwasser
Oliva
Thor

6. Though the ships named in paragraph 5 are physically located in German waters, they are registered at Danzig. It is the opinion of the Commission that such ships may be German External Assets within the meaning of Control Council Law No.5 and so may fall within the jurisdiction of the Commission, which is continuing its study of this matter.

7. This paper is submitted for the consideration of the Coordinating Committee at its 135th meeting on 28 August 1947.

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

G.P. GLAIN, Lieutenant Colonel

A.A. KUDRIATSEV, Major

Allied Secretariat

Reference GEPC/Memo(47)19

Appendix "A" to
COHC/P(46)346/1

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Polish Military Mission
Control Council for Germany
No. 792/239/47
TO/Gr.

Berlin, 13 August 1947

To:
Allied Control Authority
German External Property Commission

With reference to your letter dated 2 July 1947 (GEPC/Memo(47)15) the Polish Military Mission has the honour to inform you that the city of Danzig having been burnt down during the war it is impossible for the Mission to supply the requested information.

The recovery of at least some of the ships listed in our letter addressed to the Coordinating Committee is indispensable for the operation of the Danzig harbour. The matter is all the more urgent in view of Poland's obligation to furnish coal and other merchandise to Western Countries which could not be accomplished as long as the harbour is blocked on account of lack of ships belonging to it.

In order to make things easier the Polish Military Mission presents the enclosed list of 14 tugs which according to evidence collected by the British Transport Division are unquestionably Danzig ships.

The Polish Military Mission would like to limit the claim laid down in the afore mentioned letter to the Coordinating Committee to these 14 ships and will not take up the matter of the remaining vessels as long as it will not be possible to establish evidence of their being clearly Danzig ships.

It is felt that the case of the 14 ships could be decided right away and the matter sent back to the Transport Directorate as not being within the interest of GEPC.

The Polish Military Mission would like to stress once more that she considers the case purely from the economic angle and would like to regain the use of the 14 tugs which are indispensable for the operation of the Danzig harbour at a possibly early date,

The decision of delivery would not be connected either with the problem of the political status of Danzig or with the final title of ownership to the delivered ships, Poland being formally entrusted with the administration of Danzig harbour is claiming the ships only on this ground and is ready to give a letter of indemnity for every ship delivered to her,

1 enclosure

POLISH MILITARY MISSION
CHIEF
/s/PRAWIN J., Maj. Gen.)

Enclosure to letter from the
Polish Military Mission, dated
 13 August 1947

List of Danzig Tugs Located in German Ports:

Name	Year Built	G.R.T.	I.H.P.	Located at:	Remarks
Broesen	1914	a2	300	Kiel	
Danzig	1937	243	2000	Cuxhaven	Allocated to UK.
Danzig	1915	67	350	Kiel	Allocated to U.S.S.R.
Erich	1920	66	180	Kiel	
Ernst	1892	216	540	Kiel	
Herta	1907	54	225	Kiel	I.
Johannes Westphal	1893	122	a00	Kiel	
Meta	--	--	300	Kiel	
Mottlau	1912	--	220	Luebeck	Allocated to U.S.A.
Neufahrwasser	1894	139	400	Kiel	Allocated to U.S.S.R.
Oliva	1907	63	250	Kiel	
Richard Damme	1888	120	500	Luebeck	
Thor	1903	109	300	Kiel	
Tiger	1929	--	400	Luebeck	

24 September 1947

CORC/P(47)157
1st Revision

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO.20

Parcel Post Service Transit Germany

(Note by the Allied Secretariat)

1. At its 137th Meeting on 12 September 1947 the Coordinating Committee approved CORC/P(47)157, 1st Revision*), on the above subject and agreed to establish the 1st October 1947 as the date for the opening of this service.

2. Appendix A of CORC/P(47)157, 1st Revision, is designated Approved Paper No. 20.

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

*) see pages 55-58

8 September 1947

CORC/P(47)157
1st Revision

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Parcel Post Service Transit Germany

(Note by the Allied Secretariat)

1. At its 129th Meeting on 16 July 1947 by Conclusion 362 of CORC/M(47)33 the Coordinating Committee instructed the Directorate of Internal Affairs and Communications to draft the above mentioned regulations in consultation with the Finance Directorate, and agreed to set a date for the opening of the service when the regulations were forwarded to the Coordinating Committee for approval.

2. At its 79th Meeting on 31st July 1947 the Directorate of Internal Affairs and Communications agreed to forward the regulations attached at Appendix "A" to the Coordinating Committee for confirmation and to inform the Coordinating Committee that questions of accounting and settlement of accounts have been agreed with the Finance Directorate.

3. The Members of the Directorate of Internal Affairs and Communications recommend to the Coordinating Committee that 1 October 1947 should be proposed as the date for the introduction of the service (see Paragraph 1, Appendix "A").

4. This paper is circulated for consideration by the Coordinating Committee at its 137th Meeting on 12 September 1947

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

A. A. KUDRIAVTSEV, Major

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

Directorate Reference:
DIAC/Memo(47)222

8 September 1947

Appendix "A" to
CORC/P(47)157
1st Revision

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Regulations for Parcel Post Service in Transit
through Germany

1. Opening of the Service

Transit parcel post service through Germany will be introduced as from 1 October 1947 under the conditions indicated below:

2. Restrictions

(1) Initially the service of transit parcel post in Germany will be limited to European countries only.

(2) Parcels admitted into this service should not exceed 10 kg in weight.

The responsibility of the German Postal Administration for the under-mentioned types of parcel will be the same as for ordinary parcels as defined by the Universal Postal Convention:

bulky
fragile
duty free (Franc de Droit)
insured (valeur déclaré)
urgent.

Parcels may be sent in closed bags only. In the future, if possible, the transit parcel post à découvert may be authorized.

3. Rates

Territorial rate for Germany will be set in accordance with the Postal Convention Article 3, relating to transmission of international parcels (Convention of Buenos Aires 1938) namely:

Parcels weighing up to 1 kg - 30 gold centimes
from 1 to 3 kg - 40 gold centimes
from 3 to 5 kg - 50 gold centimes
from 5 to 10 kg - 100 gold centimes.

4. Routing

Receiving exchange points (destination) in Germany

through the U.S. Zone of Occupation)
(Frankfurt, Stuttgart,
) Munich, Bremen.

through the British Zone of Occupation)
(Hamburg transex
) Bonn transex

through the French Zone of Occupation)
(Mainz or Freiburg
)

through the Soviet Zone of Occupation)
(Berlin, Postamt 17
) Warnemunde
) Bad-Schandau
(Leipzig

5. Parcel Mail Documents

Postal documents relative to parcels (CP 12) will be addressed by the sending exchange office to the exchange office of entry in Germany (re: Parcel Regulations Article 146), where the necessary forms will be established as prescribed by the Universal Postal Convention,

6. Methods for Accounting and Settlement of Accounts

Accounting and settlement of accounts arising from the operations of Transit International Parcel Post Service in Germany will be in accordance with the applicable rules and regulations of the Universal Postal Union.

Net credit or debit balances arising from the operation of International Parcel Post Services in transit through Germany will be allocated among the Zone Commands on the following basis:

French Zone	- 10%
British Zone	- 30%
Soviet Zone	- 30%
U.S. Zone	- 30%

7. Censorship

Transit parcel post will not be submitted to censorship.

8. Address for Service Correspondence

All correspondence relating to matters of principle concerning the transit of parcels through Germany and matters relative to accounting

and Settlement of Accounts will be sent by the Foreign Administrations to the Duty Secretary of the Allied Communications and Posts Committee, Allied Control Authority, Berlin, Germany.

All other correspondence relative to routing of mils and mail irregularities, etc., will be sent to the Administration of the Zone in which the office of exchange of entry into Germany is situated,

For the US Zone	(Main Administration for Com-) munications and Posts, Exposition (Building, I. G. Farben Industrie,) Hoechst (16), U.S. Zone, Germany.
For the British Zone	(Main Administration for Com-) munications and Posts, Exposition (Building, I.G. Farben Industrie,) Hoechst (16), U.S. Zone, Germany.
For the Wench Zone	(German Central Technical) Service of Posts and Tele- (communications of the French) Zone of Occupation, Rastatt ((17b), Germany.
For the Soviet Zone	(Central Administration of Posts) and Telecommunications for the (Soviet Zone, Leipziger Strasse 5-7,) Berlin W 66 (1), Germany

9. Changes in Regulations

These regulations are subject to future revisions, of a technical nature only, by the Allied Communications and Posts Committee, if necessary.

29 September 1947

CORC/P(47)188

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 21

Allocation of General Purpose Equipment Available for Reparations from War
Plants in the U.S. Zone

(Note by the Allied Secretariat)

1. At its 135th Meeting on 28 August 1947 the Coordinating Committee by Conclusion 441, CORC/M(47)39 approved the allocation of general purpose equipment from war plants in the U. S. Zone as reported in CORC/P(47)188*).

2, CORC/P(47)188 is designated Approved Paper No. 21.

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

*) see pages 60-62

25 August 1947

CORC/P(47)188

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Allocation of General Purpose Equipment Available for
Reparations from War Plants in the U.S. Zone

(Note by the Allied Secretariat)

1. The Coordinating Committee at its 85th Meeting on 24 October 1946 instructed the Economic Directorate to proceed with the bulk allocation to the Inter-Allied Reparations Agency and the USSR of the general purpose equipment removed from war plants which were to be destroyed.

2. At its 107th Meeting on 7 August 1947, in accordance with the instructions cited in paragraph 1 above, the Economic Directorate considered general purpose equipment removed from five war plants in the U.S. Zone valued at 2,106,075 Reichsmarks (list of plants attached as Appendix "A").

3. The Directorate:

- a. agreed to allocate to the Inter-Allied Reparations Agency all plants (Plants Nos, 215, 434, 435, 440, and 442) listed in Appendix "A";
- b. agreed to send Appendix "A" to the Reparations, Deliveries and Destitutions Directorate for notification to the Inter-Allied Reparations Agency;
- c. agreed that the Inter-Allied Reparations Agency, not having had the opportunity to make bids for the plants allocated, should have the right to reject, within a reasonable time, any of these units of allocation (See (a) above) in which it was not interested;
- d. agreed to forward Appendix "A" to the Coordinating Committee for its information,

4. Previous allocations of general purpose equipment from the Western Zones in accordance with the decision of the Coordinating Committee cited in paragraph 1 above are shown below.

CORC/P(47)188

No.	Meeting of the Economic Directorate	No. of plants from which general pur- pose equipment was removed	Total value of equip- ment in RM	Percentage allocated to IARA	Percentage allocated to USSR & Poland
1	70th	70	58,164,677	75.02	24.98
2	79th	30	13,067,672	78.16	21.84
3	98th	8	13,743,834	84.86	15.14
4	99th	58	10,378,433	100.00	-
5	101st	7	4,705,871	73.00	27.00

5. This paper is submitted for the information of the Coordinating Committee at its 135th Meeting on 28 August 1947.

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

A. A. KUDRIAVTSEV, Major

Allied Secretariat

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPENDIX "A" TO
CCRC/F(47)188

LIST OF WAR PLANTS FROM U.S. ZONE FROM WHICH GENERAL PURPOSE EQUIPMENT
IS AVAILABLE FOR REPARATIONS

Repara- tions Serial No.	Name	Description	Zone Location	No. of Items	Evaluation
215	Weser Flugzeugbau Farge	Aircraft components	Bremen	150	145,803
434	Continental Metallwerke	Aircraft parts	Hedderheim, Hesse	51	165,615
435	Continental Metallwerke	Aircraft parts	Graevenwiesbach, Hesse	304	1,221,301
440	Elma G.m.b.H.	Aircraft parts	Kaibling, W/B	73	400,698
442	Messerschmitt	Aircraft Testing Laboratory	Garmisch Bavaria	1232	172,658
			TOTALS:	1820	2,106,075

29 September 1947

CORC/P(47)198

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER No. 22

General Purpose Equipment Available for Allocation from War Plants
in the British Zone

(Note by the Allied Secretariat)

1, The Coordinating Committee at its 137th meeting on 12 September 1947 considered CORC/P(47)198*) on the above subject and agreed (CORC/M(47)41 Conclusion 463) to add RM 2,476,290.91 to the figure of 17,422,657.59 in the note at the end of Appendix "B" to the paper "Total allocated to LARA".

2, Appendix "B", as amended above, of CORC/P(47)198 is designated Approved Paper No. 22.

R.G. RAW

G.P. GLAIN, Lieutenant Colonel.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

Allied Secretariat

*) see pages 64-72

8 September 1947

64

CORC/P(47)198

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

General Purpose Equipment Available for Allocation
from War Plants in the British Zone

(Note by the Allied Secretariat)

1. At its 108th meeting on 14 August 1947, the Economic Directorate considered a Memorandum by the British Member on the above subject. The Directorate agreed to forward a paper to the Coordinating Committee for its information containing the views of the various members and the decisions reached by the Directorate on the above subject (attached at Appendix "A"), together with the agreed allocation of equipment to IARA and the Soviet Union (Appendix "B", Limited Distribution).

2. This paper is submitted for the information of the Coordinating Committee at its 137th Meeting on 12 September 1947.

R.G. RAW

G.P. GLAIN, Lieutenant Colonel

A.A. KUDRIAVTSEV, Major

H.A. GERHARDT, Lieutenant Colonel

Allied Secretariat

Reference: DECO Sec(47)244

Appendix "A" to
CORC/P(47)198

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

General Purpose Equipment Available for Allocation
from War Plants in the British Zone

1. At its 108th meeting held on 14 August 1947, the Economic Directorate considered a memorandum by the British Delegation on General Purpose Equipment Available for Allocation from War Plants in the British Zone. The Economic Directorate agreed to deduct the items earmarked for urgent deliveries and to allocate the general purpose equipment from two plants (numbers 1221 and 1407) to the USSR and the equipment in the remaining plants to the Inter-Allied Reparations Agency.

2. Following are the discussion and the decision of the Economic Directorate on this paper:

**"265. GENERAL PURPOSE EQUIPMENT AVAILABLE FOR ALLOCATION FROM
WAR PLANTS IN THE BRITISH ZONE**

"The U.S. Member pointed out that, of the total value of plants allocated to date, 72.9% had been allocated to the Inter-Allied Reparations Agency and 27.1% had been allocated to USSR.

"The Soviet Member stated that, in accordance with a previous Memorandum of the British Member of the Economic Directorate, general purpose equipment from war plants in the British Zone of Occupation in Germany was being offered for allocation; a total of 23 plants containing 9,270 units of equipment with a residual value of 20,593,949.50 RM. The British Military Administration, by a unilateral act, had removed from these plants 682 units of most valuable machine tool equipment with a residual value of 2,476,290.91 RM. Consequently, the final figure offered for allocation was 8,592 units of various equipment with a residual value of 18,117,658.59 RM. The Soviet Delegation, for the second time, drew the attention of the Economic Directorate to the continuation of improper unilateral action by the British Military Administration which removed equipment from approved units of allocation of plants, thus breaking up the units and devaluing them. The Soviet Delegation many times, and in

categorical **forti**, has objected to this method proposed by the British Delegation of removal of units of equipment from plants which are subject to allocation. In its Memorandum of 19 May 1947, the Soviet Delegation drew the attention of the Economic Directorate to the **unacceptability** of the method used for removal of equipment from plants subject to allocation; the British Military Administration still continued to use this method. The Soviet Delegation continued their insistence on the inadmissibility of the breaking up of units of plants subject to reparations by removing separate units of equipment and considered that it was necessary to present this problem to the Directorate with a view to terminating the practice of removal of equipment from plants subject to allocation by the British Military Administration.

"The British Member pointed out that this question had already been raised in the Coordinating Committee on the occasion of the approval of a previous allocation of general purpose equipment from war plants in the British Zone (CORC/M(47)30, Minute 331). At that time the Coordinating Committee had reached no decision on the matter and he did not, therefore, think it possible for the Directorate to reach a decision. He pointed out that out of the 23 plants at present under consideration, 11 plants had had no items from them earmarked for urgent deliveries but that nevertheless the Soviet Delegation had shown little interest even in these plants. The IARA Nations were only too glad to take advantage of the British scheme for urgent deliveries. He once again drew attention to the fact that the provisional allocations to IARA of general purpose equipment from war plants might lead to difficulties at a later stage in allocation and that the figures submitted by the Permanent Reparations Secretariat might present a very false picture,

"The French Member associated himself with the remarks of the British Member but stated that in the French Zone the authorities had avoided the removal of equipment from Category I plants which were in any case destined to be allocated as reparations. The equipment for urgent deliveries had been taken from warehouses of machinery surplus to the peacetime requirements of Germany.

"The U.S. Member stated that the position of the U.S. Delegation had not changed from that expressed in previous meetings, and he joined with the Soviet Member in expressing disapproval of the procedures adopted by the British and French Delegations in making unilateral allocations of general purpose equipment. In particular, he expressed disapproval of the procedure followed in the French Zone of allocating unilaterally general purpose equipment taken from plants not on the reparations lists, especially where such equipment - as in the case of weaving and knitting machines - was of a purely peacetime character. This equipment should be left in Germany to aid in the rehabilitation of the German economy.

"The U.S. and Soviet Members pointed out that Reparations, Deliveries and Restitution Directorate had established a two months time limit for rejections by the Inter-Allied Reparations Agency of equipment allocated to it, Thus the accounting for allocations by Permanent Reparations Secretariat could be conducted with sufficient accuracy,

"(265) THE DIRECTORATE

- "(a) took note of the views of the various delegations recorded above;
- "(b) agreed to allocate to the USSR, after deducting the items earmarked for urgent deliveries, plants Nos. 1221 and 1407 listed in Appendix "B";
- "(c) agreed to allocate to the Inter-Allied Reparations Agency, after deducting the items earmarked for urgent deliveries, the plants Nos. 1099, 1110, 1114, 1116, 1194, 1203, 1382, 1397, 1398, 1401, 1463, 1087, 1137, 1139, 1152, 1190, 1246, 1291, 1336, 1494, and 1049, also listed in Appendix "B";
- "(d) agreed to send the list to the Reparations, Deliveries and Restitution Directorate for notification to the Inter-Allied Reparations Agency;
- "(e) agreed that the Inter-Allied Reparations Agency, not having had the opportunity to make bids for the plants allocated, should have the right to reject, within a reasonable time, any of these units of allocations (see (c) above) in which it was not interested;
- "(f) agreed to forward the paper, together with the views of the various delegations expressed above, to the Coordinating Committee for its information,"

3. The total residual value of the twenty-three plants is 20,593,949.50 RM. After deducting the items earmarked for urgent deliveries (2,476,290.91 RM), the equipment in the plants listed was valued at 18,117,658.59 RM. Of this equipment, items valued at 695,001 RM, or 3.8%, were allocated to the USSR and items valued at 17,422,657.59 RM, or 96.2%, were allocated to the member nations of the Inter-Allied Reparations Agency.

4. It should be noted that this allocation of general purpose equipment which is made in accordance with instructions issued in CORC/M(46)56, conclusion 604 (c), is the seventh such allocation. Details of the six previous allocations are as follows:

Serial No.	Meeting of the Economic Directorate	Number of Plants from which Gen.Pur. Equipment Allocated	Total Value of Equipment in RM	% Allo- cated to IARA	% Allo- cated to USSR & Poland
1	70th	70	53,164,677	75-02	24.98
2	79th	30	13,067,672	78.16	21.84
3	98th	8	13,743,834	84.86	15.14
4	99th	58	10,378,433	100.00	Nil
5	101st	7	6,705,871	73.00	27.00
6	107th	5	2,106,075	100.00	Nil

GENERAL PURPOSE EQUIPMENT FROM WAR PLANTS ALLOCATED TO IARA AND THE USSR (DECO/M(47)32)
BRITISH ZONE

Reparations Serial Nos	Name of Plant	Location	No. of Items	Residual Value of Plant -RM	Residual Value of Items marked for Urgent Deliveries -RM	Residual Value of Remaining General Purpose Equipment Allocated -RM	Allocated to
1099	Union Gesellschaft fuier Metallindustrie Sils van de Loo	Hameln- Hannover	3,436	3,837,299	1,279,164	2,558,135	IARA
1110	Luther & Jordan Werk I	Braunschweig	551	368,410	119,406	249,004	"
1114	Luther & Jordan Werk II	Bienrode nr. Braunschweig	23	452,712	2E8	452,424	"
1116	Luther & Jordan Werk IV	Braunschweig Bahnhofstrasse	45	11,183	Nil	11,183	"
1194	Leichtmetallbau W. Schultze	Bahrenfeld/ Hamburg	104	56,840	3,781	53,059	"
1203	Pommersche Motorenwerke G.m.b.H.	Pissen, Hanse- stadt Hamburg	153	537,495	99,545	437,950	"
1382	Land und See Leichtbau GmbH No.11N	Neumuenster/ Schleswig Holstein	263	18,892	Nil	18,892	"
1397	Gewerkschaft Beharrlichkeit	Bohnte, Bez. Osnabrueck	99	59,884	22,820	37,064	"

GENERAL PURPOSE EQUIPMENT FROM WAR PLANTS ALLOCATED TO IARA AND THE USSR (DECO/M(47)32)
BRITISH ZONE

Reparations Serial Nos	Name of Plant	Location	No. of Items	Residual Value of Plant -RM	Residual Value of Items Ear- marked for Urgent Deliveries -RM	Residual Value of Remaining General Purpose Equipment Allocated -RM	Allocated to
1398	Land und See Leichtbau GmbH No. 1K	Kiel-Hassee Kolonnenweg	87	91,558	Nil	91,558	IARA
1401	Grassmann & Co.	Bielstein Bez. Koeln, Wieltaleystr. N. Rhine	92	116,450	30,884	85,566	"
1407	Focke-Wulf Flugzeugbau G.m.b.H.	Kemena Brick- works Hoyken- kamp, nr. Del- menhorst	60	103,464	Nil	103,464	USSR
1463	Fock Achgelis ("Weser" Metall) Delmenhorst (Former- ly "Weser" Flugzeug- bau G.m.b.H.)	Hoykenkamp, nr. 157 Delmenhorst, Iden- burg	157	206,101	131,408	74,693	ARA
1087	Feinmechanische Werke Howacht (Anschuetz Sub- sidiary)	Howacht-Kiel	289	538,063	68,027.57	470,035.43	"

APPENDIX "B" to
CORC/P(47)198

GENERAL PURPOSE EQUIPMENT FROM WAR PLANTS ALLOCATED TO IARA AND THE USSR (DECO/M(47)32)
BRITISH ZONE

Reparations Serial Nos.	Name of Plant	Location	No. of Items	Residual Value of Plant -RM	Residual Value of Items Earmarked for Urgent Deliveries RM	Residual Value of Remaining General Purpose Equipment Allo- cated - RM	All otted
1137	Bergisch-Maerki- sches Eisenwerk Franz Metzger Factory 3	Velbert/North Rhine	366	1,768,859	Nil	1,768,859	IARA
1139	Bismarckwerke A.G.	Wuppertal- Ronsdorf	113	83,970	Nil	83,970	"
1152	Gewehrfabrik H. Burgsmueller & Soehne G.m.b.G.	Kreiensen/ Hannover	513	734,181	266,374	467,807	"
1190	Buecke A.G.	Wipperfurth, N. Rhine	416	3,859,477	272,558.34	3,586,918.66	"
1221	Elektroakustik A.G. (Part of equipment)	Kiel	321	773,572	182,035	591,537	USSR
1246	Geschossfabrik Bochumer Verein	Bochum Westphalia	1,983	6,400,672	Nil	6,400,672	IARA
1291	Metallwerk Wandhofen	Schwerte, Westphalia	8	14,358	Nil	14,358	"

APPENDIX "B" to
CERC/P(47)198

GENERAL PURPOSE EQUIPMENT FROM WAR PLANTS ALLOCATED TO IARA AND THE USSR (DECC/M(47)32)
BRITISH ZONE

Reparations Serial Nos.	Name of Plant	Location	No. of Items	Residual Value of Plant -RM	Residual Value of Items Ear- marked for Urgent Deliveries-RM	Residual Value of Remaining General Purpose Equipment Allocated-RM	Allocated to
1336	Spandauer Stahl- industrie GmbH.	Berlin-Spandau	114	483,287	Nil	483,287	IARA
1494	Fritz Husemann	Gutersloh, Hohenzollern- str. 39, Westf.	50	61,369,50	Nil	£1,369.50	"
1049	Burmester Trittau	Hamburg	27	15,853	Nil	15,853	"
23			9,27020,593,949.50	2,476,290.91	18,117,658.59		

Note:

Total allocated to IARA 17,422,657.59 RM

Total allocated to USSR 695,001 RM

29 September 1947

CORC/P(47)200

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO.23

Recommendation of the Reparations, Deliveries and Restitution Directorate
on the Submission of Quarterly Progress Reports on Dismantling, Packing
and Despatching of Plants to be Delivered on Account of Reparations

(Note by the Allied Secretariat)

1. The Coordinating Committee at its 138th Meeting on 24 September 1947 considered CORC/P(47)200*) on the above mentioned subject and agreed (CORC/M(47)42, Conclusion 472) :

- (i) to approve the recommendation of the Directorate that in future reports should be made to the Coordinating Committee quarterly;
- (ii) to note that summary reports would be forwarded monthly by Zone Commanders to the Directorate.

2. CORC/P(47)200 is designated Approved Paper No. 23.

a. G. RAW

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

*) see page 74

12 September 1947

CORC/P(47)200

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Recommendations of the Reparations, Deliveries and Restitution Directorate on the Submission of Quarterly Progress Reports on Dismantling, Packing and Despatching of Plants to be Delivered on Account of Reparations

(Note by the Allied Secretariat)

1. At its 134th Meeting on the 22 August 1947 the Coordinating Committee considered CORC/P(47)184, Progress Reports on the above subject for the months of May and June.

On the suggestion of the U.S. Member, the Meeting agreed to instruct the Reparations, Deliveries and Restitution Directorate to submit its recommendations regarding the preparation of future Reports on a quarterly basis.

2 At its 75th Meeting the Reparations, Deliveries and Restitution Directorate considered the above question and agreed to recommend to the Coordinating Committee that detailed reports on Dismantling, Packing and Despatching of Plants to be delivered on account of Reparations, should be rendered quarterly and to inform the Coordinating Committee that monthly summary reports will be forwarded to the Directorate by the Zone Commanders.

3. This paper is submitted for consideration by the Coordinating Committee at its 138th Meeting.

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

A. A. KUDRIAVTSEV, Major

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat

Reference: RDR/Memo(47)113

31 October 1947

CORC/P(47)207

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO.24

Establishment of a Uniform System of Time Changes in Europe

(Note by the Allied Secretariat)

1. At its 140th meeting held on 16 October 1947, the Coordinating Committee considered CORC/P(47)207*) dealing with the above question and, in accordance with Conclusion (496)(a) or CORC/M(47)44 agreed:

to establish the following dates for the change-over from winter to summer time and back for Germany, beginning with 1948:

Spring: Change to summer-time on the night of the third Saturday to the third Sunday in April, this arrangement being carried out a week earlier, when the third Sunday falls on Easter Sunday;

Autumn: Change to winter-time on the night of the first Saturday to the first Sunday in October,

2. CORC/P(47)207 is designated "Approved Paper No. 24".

G.P. GLAIN, Lieutenant Colonel

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

Allied Secretariat

*) see pages 76-78

8 October 1947

CORC/P (47)207

76

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Establishment of a Uniform System of Time Changes in Europe

(Note by the Allied Secretariat)

1. On 29 November 1946 the European Central Inland Transport Organization sent to governments proposals, based on the recommendations made at the International Timetable Conference held at Montreux in October 1946 and recommending the adoption of uniform dates of time change for all countries where Summer time differs from Winter time. The dates proposed were those in force in Great Britain at that time.

2. Actually, however, different dates were adopted by the various countries for the Spring time change 1947 (see table enclosed at Appendix "A"). The European Central Inland Transport Organization points out that this sort of situation causes great difficulties in the European transport system. Not only has the absence of uniformity between the dates selected led to complications in the production of timetables of international trains but, also, the belated decisions taken on this question made it impossible for the railroads to adapt their timetables accordingly, since these timetables must be drawn up several months in advance.

3. Consequently, the European Central Inland Transport Organization addressed a letter to the Allied Control Authority on 19 May 1947 in which it was suggested that the following dates be adopted for 1948 and subsequent years.

Spring: Change to Summer time on the night of the third Saturday to the third Sunday in April or a week earlier if the third Sunday happens to be Easter Sunday.

Autumn: Change to Winter time on the night of the first Saturday to the first Sunday in October.

4. The European Central Inland Transport Organization further points out that if uniformity of dates prove impossible, it would in any case be highly desirable that decisions bearing on time changes should be taken as far in advance as possible in order to enable railway administrations to make the necessary changes in their timetables.

5. At its 80th meeting held on 12 August 1947 the Internal Affairs and Communications Directorate studied the above proposals and advised the Transport Directorate that it had no objections to the establishment of a uniform system of time changes in Europe.

Action Recommended by the Transport Directorate

6. (a) At its 56th meeting held on 9 September 1947 the Transport Directorate, in accordance with the opinion expressed by Internal Affairs and Communications Directorate, agreed to advise the Coordinating Committee of the desirability of establishing a uniform system of time changes in Europe, and to recommend that the dates proposed by the European Central Inland Transport Organization be adopted.

(b) Accordingly it is recommended that the Coordinating Committee establish the following dates for the change over from winter to summer-time and back for Germany, beginning with 1948:-

Spring: Change to summer-time on the night of the third Saturday to the third Sunday in April: this arrangement being carried out a week earlier, when the third Sunday falls on Easter Sunday.

Autumn: Change to winter time on the night of the first Saturday to the first Sunday in October.

7. This paper is submitted for the consideration of the Coordinating Committee at its 140th meeting to be held on 14 October 1947.

G.P. GLAIN, Lieutenant Colonel

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

Allied Secretariat

Reference: DTPT/Misc(47)376

8 October 1947Appendix 'A'
to CORC/P(47)207ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEETable Showing the Dates of Time-Change in Force in the
Various European Countries in the Spring of ,1947

Country or Zone	Date Chosen for Time-Change
Austria	6th April
Belgium	No change
Czechoslovakia	20th April
Denmark	5th May
France	No change
Germany	6th April for summer time
	11th May for double summer time
Great Britain	16th March for summer time
	13th April for double summer time
Greece	No change
Italy	17th March
Luxembourg	No change
Netherlands	No change
Norway	No change
Poland	9th May
Sweden	No change
Switzerland	No change

4 November 1947

CORC/P(47)223/1ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER NO. 25Replacement of Damaged Banknotes

(Note by the Allied Secretariat)

1. At its 142nd meeting on 4 November 1947, the Coordinating Committee considered CORC/P(47)223*) on the above matter and, by Conclusion (525) of CORC/M(47)46, approved the following decisions of the Finance Directorate:

- (a) That the Berlin Stadtkontor's requirements for the replacement of damaged and worn out bank notes **shall** be met by the utilization of the finished bank notes at the Reichsdruckerei amounting to RM 169,636,000;
- (b) That the requirements of the four Zones of Occupation for the replacement of damaged and worn out bank notes shall be met by the cutting and utilization of the finished but uncut bank notes at the Reichsdruckerei to be allocated as stated at Appendix "B" to CORC/P(47)223;
- (c) That the remaining notes and stocks of paper at the Reichsdruckerei shall be destroyed under quadripartite supervision, the method of destruction to be decided by the Currency Printing Committee of the Finance Directorate;
- (d) That the cutting of uncut notes, the exchange of damaged and worn out notes for the cut notes and the destruction of the damaged and worn out notes handed in shall be made under quadripartite control to be specified by the Currency Printing Committee of the Finance Directorate in accordance with the principles contained in the regulations already established for the printing of currency (CORC/P(46)324/1, Appendix "A").

*) see pages 81-85

2. The Coordinating Committee also agreed to instruct the Allied Kommandatura to exercise strict supervision over the withdrawal of the new notes from the Reichsdruckerei and the destruction of the damaged and worn out notes which are being replaced for the Berliner Stadtkontor.

3. CORC/P(47)223/1 is designated "Approved Paper No. 25".

N.D.KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

G.P. GLAIN, Lieutenant Colonel

Allied Secretariat

31 October 1947CORC/P(47)223ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEReplacement of Damaged Bank Notes

(Note by the Allied' Secretariat)

1. PURPOSE:

The utilization of finished, cut and **uncut** bank notes available in the Reichsdruckerei for the replacement of worn out and damaged bank notes, and to meet the scarcity of small denomination notes in the four Zones and in Berlin. The destruction of the unfinished notes and the stocks of paper in the Reichsdruckerei.

2. HISTORY:

- (a) In its letter of the 12 February 1947, the Berliner Stadtkontor requested the Allied Kommandatura to put at its disposal finished Rentenbank and Reichsbank notes, to a value of 169,635,000 RM, held available at the Reichsdruckerei. It is proposed that these notes should be handed over in exchange for damaged and worn out notes which could no longer be left in circulation.
- (b) The Allied Kommandatura accepted the request of the Stadtkontor and forwarded all the papers to the Allied Control Authority since the Reichsdruckerei falls under the jurisdiction of the Finance Directorate of the Allied Control Authority.
- (c) At its 73rd meeting on the 16 May 1947, the Finance Directorate, after having considered the request of the Berliner Stadtkontor, instructed its Banking Committee to provide a statement on the extent to which old notes need replacing by new notes in all four Zones and in Berlin and to recommend how the new notes should be distributed.
- (d) The Banking Committee visited the Reichsdruckerei on the 28 August 1947 and confirmed the existence of the finished and unfinished notes according to the statement in Appendix "A".

- (e) The Finance Directorate considered the report of the **Banking Committee** at its 84th meeting on the 26 September 1947 and took the **following** decisions:

3. DECISIONS OF THE FINANCE DIRECTORATE:

The Finance Directorate agreed:

- (e) that the Berliner Stadtkontor's requirements for the replacement of damaged and worn out bank notes **shall be met by** the utilization of the finished **bank** notes at the Reichsdruckerei amounting to RM 169,635,000.
- (b) that the requirements of **the four Zones of Occupation for the** replacement of damaged and worn out bank notes **shall** be met by the cutting and utilization of **the** finished but uncut **bank** notes at the Reichsdruckerei to be allocated as stated at **Appendix "B"**.
- (c) that the remaining notes and stocks of paper at the Reichsdruckerei shall be destroyed **under** quadripartite supervision, the **method** of destruction to be decided by the Currency Printing Committee of the Finance Directorate.
- (d) to request the Coordinating Committee to instruct the Allied Kommandatura to **exercise strict supervision** over the withdrawal of the **new** notes from the Reichsdruckerei and the destruction of the damaged and worn out notes which are **being replaced for** the Berliner Stadtkontor.
- (e) that the cutting of uncut notes, the exchange of damaged and worn out notes for the cut notes and the destruction of the damaged and worn out notes handed in **shall be made** under quadripartite control to be specified by the Currency Printing Committee of the Finance Directorate in accordance with the principles contained in the regulations already established for the printing of currency, (CORC/P(46)324/1 Appendix "A").

4. COMMENTS OF THE FINANCE DIRECTORATE:

In formulating these recommendations the Finance Directorate emphasizes that:

- (a) the necessity for completing the uncut notes of low denomination has become increasingly urgent owing to the acute scarcity of such notes and the high foreign exchange cost of obtaining such notes as are available in Austria.

- (b) the amount of low denomination notes available for exchange in Austria is insufficient to remedy this scarcity.
- (c) the implementation of the above proposals will not result in any increase in the note circulation inasmuch as the issue of notes from the Reichsdruckerei will be dependent on the withdrawal from circulation of an equivalent amount of damaged and worn out bank notes,

5. ACTION RECOMMENDED:

The Finance Directorate recommends that the Coordinating Committee approves the above decisions and informs the Allied Kommandatura accordingly, instructing it with the task set out in sub-para.(d) of para.3 above.

6. This paper is submitted to the Coordinating Committee at its 142nd meeting on 4 November 1947.

G.P. GLAIN, Lieutenant Colonel

N.D. KOSTENKO, Lieutetant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

Allied Secretariat

Reference: DFIN/Memo(47)138

Appendix "A" to
CORC/P(47)223

Estimated Quantities of Bank Notes and Stocks of Paper at the Former Reichsdruckerel

DENOMINATION	FINISHED NOTES		FINISHED BUT UN CUT NOTES		UNFINISHED NOTES AND STOCKS OF PAPER		TOTAL	
	No. of pieces	Value in RM	No. of pieces	Value in RM	No. of pieces	Value in RM	No. of pieces	Value in RM
RM 1	45,000	45,000	-	-	9,801,680	9,801,680	9,846,680	9,846,680
RM 2	45,000	90,000	2,600,000	5,200,000	18,221,750	36,443,500	20,866,750	41,733,500
RM 5	300,000	1,500,000	3,800,000	19,000,000	12,579,560	62,897,900	16,679,560	83,397,900
RM 10	450,000	4,500,000	900,000	9,000,000	23,418,840	234,188,840	24,768,840	247,688,400
RM 20	175,000	3,500,000	1,800,000	36,000,000	16,038,803	320	18,013,803	360,276,060
RM 50	2,000,000	100,000,000	4,300,000	215,000,000	24,424,324	1,221,216,200	30,724,324	1,536,216,200
RM 100	6,000,000	60,000,000	1,800,000	180,000,000	35,941,860	3,594,186,000	43,741,860	3,834,186,000
RM 1000	-	-	-	-	474,250	474,250,000	474,250	474,250,000
Total	9,015,000	169,635,000	15,200,000	464,200,000	140,901,087	5,953,759,740	165,116,087	6,587,594,740

Appendix "B" to
CORC/F(47)223

Proposed Allocation between the Four Zones of the Finished but Uncut Notes at the Reichdruckerel

DENOMINATION	BRITISH ZONE		FRENCH ZONE		SOVIET ZONE		U. S. ZONE		TOTAL	
	No. of pieces	Value in RM								
RM 2	950,000	1,900,000	225,000	450,000	475,000	950,000	950,000	1,900,000	2,600,000	5,200,000
RM 5	3,085,000	15,425,000	205,000	1,025,000	510,000	2,550,000	-	-	3,800,000	19,000,000
RM 10	-	-	260,000	2,600,000	640,000	6,400,000	-	-	900,000	9,000,000
RM 20	-	-	1,110,000	22,200,000	690,000	13,800,000	-	-	1,800,000	36,000,000
RM 50	1,075,000	53,750,000	1,075,000	53,750,000	1,075,000	53,750,000	1,075,000	53,750,000	4,300,000	215,000,000
RM 100	450,000	45,000,000	450,000	45,000,000	450,000	45,000,000	450,000	45,000,000	1,800,000	180,000,000
	5,560,000	116,075,000	3,325,000	125,025,000	3,840,000	122,450,000	2,475,000	100,650,000	15,200,000	464,200,000

14 November 1947

CORC/P(46)403/6

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER No.26

Report On the Agreement Reached with Regard to the First
Shipment of Reciprocal Deliveries

1. At its 143rd meeting on 14 November 1947, the Coordinating Committee, by conclusion (535) of CORC/M(47)47, approved CORC/P(46)403/6*) on the above subject,

2. CORC/P(46)403/6 is designated Approved Paper No. 26,

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant, Colonel

R.G. RAW

H.J. JOOS

Allied Secretariat

*) see pages 87-89

5 November 1947

CORC/P(46)403/6

ALLIED CONTROL AUTHORITY
COORDINATING COMMITTEE

Report on the Agreement Reached with Regard to the First
Shipment of Reciprocal Deliveries

(Note by the Allied Secretariat)

1. Purpose

To present a report on the agreements already reached with regard to the delivery of the first shipment of reciprocal deliveries.

2. History

At its 139th meeting on 2 October 1947 the Coordinating Committee considered the question of reciprocal deliveries (CORC/P(46)403/5) and agreed to instruct the Reparations, Deliveries and Restitution Directorate to submit to the Coordinating Committee a report on the agreement reached with regard to the first shipment of reciprocal deliveries.

At its 78th meeting on 21 October 1947 the Reparations, Deliveries and Restitution Directorate agreed to submit a report to the Coordinating Committee on the agreement reached on this subject (see Appendix "A")

3. This paper is submitted for consideration by the Coordinating Committee at its 143rd meeting on 14 November 1947.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

G.P. GLAIN, Lieutenant Colonel

Allied Secretariat

Directorate Reference

DRDR/Memo(47)124

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Report on the Agreement Reached with Regard to the First; Shipment
of Reciprocal Deliveries

In accordance with instructions given on 2 October 1947 by the Coordinating Committee, CORC/M(47)43, Conclusion (484) (a), the Reparations, Deliveries and Restitution Directorate reports to the Coordinating Committee of the agreements already reached for the delivery of the first instalment of Reciprocal Deliveries which must be made within the framework of the advance program outlined by Marshal Sokolovsky on 20 September 1947 at the Control Council.

On 1 October 1947 the Soviet, U.S., British and French Delegates on the Reparations, Deliveries and Restitution Directorate agreed on different points concerning the general conditions applicable to this **first delivery** which will be made within a time limit of 60 days starting from the time when the U.S.S.R. is notified of the agreement on specifications and points of delivery.

1. PROPOSED COMMODITIES

The Soviet Union is ready to deliver immediately for the **first instalment** the following commodities in accordance with the distribution by zones shown below.

<u>Commodities</u>	<u>Kind of unit</u>	<u>Total</u>	<u>Z O N E S</u>			<u>Conditions</u>
			<u>U.S.</u>	<u>British</u>	<u>French</u>	
Wheat	Ton	10,000	5,400	4,300	300	In bulk in covered trucks in good condition
Pit-prope	Cubic Metre	15,000	8,200	6,600	200	On open trucks (high sided)
Conifers in the log	"	25,000	13,500	11,000	500	On flat trucks
Petrol	Ton	3,000	1,600	1,300	100	In tank trucks
Synthetic Rubber	"	1,000	590	400	100	In covered trucks in good condition
Gas-Oil	"	5,000	2,600	2,200	200	In tank trucks.

II. POINTS OF DELIVERY

It is agreed that **delivery** of these commodities will be made at points on the line of demarcation between the Western Zones of Occupation and the Soviet Zone,

III. TRANSPORT

This first delivery will be made by railway. The trucks will go without any transfer at the line of demarcation. Change of cars will be agreed by the competent transport authorities.

IV. ACCEPTANCE

The conditions of acceptance of the commodities are under study,

V. SPECIFICATION OF PRODUCTS

The Soviet Union has submitted detailed technical specifications for each commodity and these specifications are acceptable to the representatives of the Western Zone Commanders.

VI. PRICES

The question of prices is now being examined and will be settled in the near future. This will not delay the first advance consignment on account of reciprocal deliveries.

VII. FUTURE DELIVERIES

The Soviet Union requests that with a view to the next delivery, which would be made after the 1st January 1948, a list giving a considerable variety of commodities desired should be sent to it,

14 November 1947

CORC/P(47)224

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER No. 27

Allocation of General Purpose Equipment from
Category I War Plants in the French Zone

(Note by the Allied Secretariat)

1. At its 143rd meeting on 14 November 1947 the Coordinating Committee considered CORC/P(47)224*) on the above subject and agreed (see CORC/M(47)47, Conclusion (537)):
 - (a) To approve plants numbers 2030, 2031, 2038, 2039, 2045, 2134 and 2137 for reparations, keeping in mind that plants numbers 2077 and 2078 had already been declared available for reparations by the Coordinating Committee;
 - (b) To take note of the Economic Directorate's decision on the allocation of general purpose equipment from nine war plants with the reservation that the retention of certain parts of the general purpose equipment in Plant No. 2045 would not serve as a precedent in future allocations of reparations plants;
 - (c) To inform the Economic Directorate that following approval by the Coordinating Committee of liquidation plants for Category I plants, the Directorate should observe established procedure for the allocation of these plants on reparations account.
2. CORC/P(47)224 is considered as "Approved Paper No. 27."

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

H.J. JOOS

Allied Secretariat

*) see pages 91-96

4 November 1947CORC/P(47)224ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAllocation of General Purpose Equipment from Category I
War Plants in the French Zone1. PURPOSE

(a) To inform the Coordinating Committee of the allocation to the U.S.S.R. and IARA of general purpose equipment from war plants in the French Zone.

(b) To ask the Coordinating Committee whether, in the future, the approval of the liquidation plans by the Coordinating Committee is equivalent to a declaration of availability for reparations.

2. HISTORY

The allocation of general purpose equipment is made in accordance with instructions from the Coordinating Committee given in CORC/M(46)56, Conclusion (604)(c). This allocation is the eighth, the figures on the first seven allocations being as follows:

Order No.	Meeting of Economic Directorate	Number of plants from which General purpose equipment was allocated	Total value of equipment in RM	Percentage allocated to IARA	Percentage allocated to USSR and Poland
1	70th	70	58,164,677	75.02	24.98
2	79th	30	13,067,672	78.16	21.84
3	98th	8	13,743,834	84.86	15.14
4	99th	58	10,378,433	100.--	Nil
5	101st	7	4,705,871	73.--	27.--
6	107th	5	2,106,075	100.--	Nil
7	108th	23	18,117,659	96.16	3.84

3. Decisions of the Economic Directorate

At its 114th meeting on 9 October 1947 the Economic Directorate agreed to submit the following decisions to the Coordinating Committee for information:

(a) Allocation to the U.S.S.R. of plants 2038, 2039, and 2078, shown in Appendix "A" attached;

(b) Allocation to IARA of plants 2030, 2031, 2077, 2154 and 2237 shown in Appendix "A" attached;

(c) Allocation to IARA of plant 2045, as shown in Appendix "A" attached except for the items mentioned in Appendix "B" attached;

(d) The retention of general purpose equipment of plant 2045 does not constitute a precedent for any future case of allocation of equipment from war plants;

(e) The Reparations, Deliveries and Restitution Directorate will be responsible for notification to IARA of the above-mentioned allocations;

(f) IARA, not having had the opportunity to bid for these plants to be allocated, would have the right to reject within a reasonable time any unit of allocation (see (b) and (c) in which it was not interested;

(g) The attention of the Coordinating Committee is called to the fact that (with the exception of Plants Nos. 2077 and 2078) the plants on this list had not been specifically approved as available for reparations, but that Liquidation Plans in respect of them had been approved by the Coordinating Committee.

4. Additional Remarks Regarding the Above-Mentioned Allocated Plants

The nine plants located in the French Zone have a total residual value of 3,470,716 RM. Three of them, valued at 667,787 RM (i.e. 19.24% of the total residual value) have been allocated to the U.S.S.R. and to Poland.

The six other plants, valued at 2,802,929 RM (i.e. 80.76% of the total, residual value) have been allocated to IARA.

5. Action Requested by the Directorate

The Economic Directorate asks the Coordinating Committee whether, in the future, the Economic Directorate is to consider approval of the liquidation plans by the Coordinating Committee as equivalent to a declaration of availability for reparations.

6. This paper is submitted for the consideration of the Coordinating Committee at its 143rd meeting.

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

G.P. GLAIN, Lieutenant Colonel

Allied Secretariat

Directorate Reference

DECO/SEC(47)288

Appendix "A" to
GORC/P(47)224

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Allocation of General Purpose Equipment from Category I
War Plants in the French Zone

No. of Plant	Name of Plant	Location	No. of Articles	Residual Value
<u>Plants allocated to U.S.S.R.</u>				
2038	Leitzfritz	Burgrienden	191	468,542
2039	Zeppelin	Immenstadt	101	127,546
2078	Oscar Ffscher	Markdorf	150	71.699
<u>plants allocated to IARA</u>				
2030	Welsert	Bleialf	41	185.561
2031	Vice-Bosch	Treis	14	24,940
2045	Rheinmetall Borsig	Berlin-Tegel	1.661	2.348.443 (a)
2077	Dornierwerke	Langenhagen	28	16.156
2134	Gebrueder Schaff-ler Enzinger Union	Berlin-Rheinicken- dorf	385	25.692
2137	Maget	Berlin-Tegel	305	202.137

NOTE - Total allocated to I.A.R.A.: 2,802,929 RM
Total allocation to U.S.S.R.: 667.787 RM

- (a) (1) The number of items of Plant 2045 was originally 1,749, The residual value was 2,721,575 RM. (The items excluded from the inventory are shown in Appendix "B".)
- (2) The proposed allocation comprises the entire plant with the exception of the electric power plant.
- (3) Items No. (M1), (M2), (M4), (M18), (M55), (M56), (M52), (M3), (M53), (M253), (M256), (M257), (M258), (M58), (M59), (M259), (M47), (M48), (M50), (K1), (K2), (K3), (K4), (K9), (D1), (D2), (D3), (D12), (D13), (D20) can not be removed before expiration of one year inasmuch as they are at present urgently required by public utilities (cf. the Liquidation Plan).

Appendix "B" to
 GORC/P(47)224

ALLIED CONTROL AUTHORITY
COORDINATING COMMITTEE

Allocation of General Purpose Equipment from Category I
War Plants in the French Zone

PLANT 2045

Items to be Excluded from the Inventory

<u>Item No.</u>	<u>Residual Value</u>	
M-12	RM	1054
M-68		2625
M-75		2625
M-76		2625
M-120		6800
M-128		4500
M-129		1875
M-267		680
M-270		680
c-79		1100
c-94		1734
A-21		570
A-209		17729
A-239		1688
L-6		8227
K-2		4545
K-3		74290
K-5		36100 (36100)
H-11		1641
H-64		99
H-68		99
O-14		375
H-69		111
H-87		207
H-94		139
H-101		186
H-102		166
H-104		186
H-124		174
H-227		728
F-11		279
F-48		703
F-53		464
F-54		464
P-19		1425
		1425
		1140
		285
P-20		1075
		1875
		1406
P-42		-
9-70		1710

Appendix "B" to
CORC/P(47)224

<u>Item No.</u>	<u>Residual Value</u>
P-76	RM 56
P-77	181
P-86	2786
A-97	4920
A-72	400
A-71	4800
B-44	1400
B-36	2900
B-33	1500
B-32	8500
c-80	2500
c-77	1650
C-70	10615
C-69	9817
c-21	520
1-15	3593
H-106	210
H-107	210
H-108	210
H-109	210
H-110	210
H-217	100
H-219	540
H-236	3500
D-46	9000
D-50	1800
D-51	1800
D-52	3900
D-55	6000
D-68	1500
D-104	1800
M-37	300
M-38	300
Ad45	120
M-46	2500
M-124	7500
M-126	10000
M-130	5000
M-131	2500
R-18	6500
P-8	325
I?-28	3000
P-34	6000
P-74	1200
P-75	1500
F-3	750
F-36	960
F-49	800
F-65	140
I-1	50000
	<u>50000</u>
Total RM	379,132

25 November 1947CORC/P(47)231ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER No. 28Report on the Former Reich Debt Administration

1. at its 144th meeting on 25 November 1947, the Coordinating Committee considered CORC/P(47)231*) on the above subject and agreed, by Conclusion (554) of CORC/M(47)48:

- (a) to note the first five paragraphs of Appendix "A" to CORC/P(47)231;
- (b) to approve the Finance Directorate's recommendations contained in paragraph 6 of Appendix "A" to CORC/P(47)231;
- (c) to instruct the Allied Secretariat to inform the Allied Kommandatura of the above decisions together with a request to implement the instructions in paragraph 6 of Appendix "A" to CORC/P(47)231.

2. CORC/P(47) 231 is designated Approved Paper No. 28,

N.D. KOSTENKO, Lieutenant Colonel

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

H.J. JOOS

Allied Secretariat

*) see pages 98-101

19 November 1947CORC/P(47)231ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEReport on the Former Reich Debt Administration
(Reichsschuldenverwaltung)

(Note by the Allied Secretariat)

1. PURPOSE

To present to the Coordinating Committee a Report on the Former Reich Debt Administration.

2. HISTORY

a. At its 68th meeting the Finance Directorate considered a paper of the Allied Kommandatura concerning the administration of the Reich debt.

b. At its 72nd and 86th meetings on 27 June and 17 October 1947 respectively, the Finance Directorate considered the report on the former Reich Debt Administration and agreed to submit it to the Coordinating Committee requesting that the instructions contained in paragraph 6 of the report be sent to the Allied Kommandatura.

3. ACTION REQUESTED BY THE FINANCE DIRECTORATE

The Coordinating Committee is requested to note the first five paragraphs of the report (appendix "A") and to approve and send to the Allied Kommandatura the instructions contained in paragraph 6 of the report.

4 This paper is submitted for the consideration of the Coordinating Committee at its 144th meeting on 25 November 1947.

N.D. KOSTENKO, Lieutenant ColonelH.A. GERHARDT, Lieutenant ColonelR.G. RAWH.J. JOOS

Allied Secretariat

Reference: DFIN/MEMO(47)147

APPENDIX "A" TO
CORC/P(47)231

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Report on the Former Reich Debt Administration
(Reichsschuldenverwaltung)

1. The study of the activities of this organization, including a meeting at the German offices embracing questions directed towards the leading officials, submission of requested additional information, inspection of various phases of the work, together with several additional meetings of the Public Finance Committee, has established the following facts:

2. At the time of the investigation, the former Reich Debt Administration was performing the following functions: accounting; keeping records and maintaining a card-index consisting of 12 million cards pertaining to the former Reich Debt (Reich debts, Reichspost debts, Reichsbahn debts, highway debts, the former Prussian State debt); preparation of copies of the basic Reich Debt Book; installation of a multicoloured card index; restoration and reconstruction of archives (enlargement of microfilms containing addresses of all creditors of the former Reich); registration of changes affecting creditors (death, transfer of rights to heirs, change of address, etc); control of securities and their movements; registration and processing of securities; establishing of blocking under Law 52; keeping records concerning the confiscation of securities owned by Jews; keeping records concerning preferential annuities; conducting correspondence with domestic (within Germany) clients as well as correspondence with clients abroad.

3. (a) Correspondence carried on by the former Reich Debt Administration with private persons and organizations, within Germany as well as outside Germany, consists mainly of answering enquiries of creditors and is conducted on a very extensive scale. (During the period of Occupation approximately 50,000 enquiries have been received).

(b) The replies of this organization are, as a rule, of an informative nature. In some cases the information given is accompanied by a reservation to the effect that the question of the Reich Debt has not yet been settled, while in others, no reservation is used.

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(c) The Committee notes that correspondence without the reservation concerning the Reich Debt, and also the requests received by the former Reichsschuldenverwaltung in connection with the clarification of the former Reich debt, might lead creditors to assume that a decision on the former Reich debt has already **been made**.

4.(a) **All** basic documentary material of the former Reich Debt Administration (Debt **books**, etc.,) is at present **intact**.

(b) The archives concerning 98% of the debt, involving approximately 9,000 accounts, are now in the present premises of the former Reichsschuldenverwaltung at 1 - 7 Schinkelstrasse; and the archives covering 2% of the debt, involving approximately 650,000 accounts, are in Neue Koenigstrasse in the Soviet Sector of Berlin,

(c) The restoration of 60% to 65% of the **records** has been completed. Given the material mentioned in sub-paragraph b of paragraph 4 and no additional material from outside, complete restoration of all archives might be accomplished in five to **six** months.

5.(a) **The** staff of the former Reich Debt Administration consists of 119 members at the present moment.

(b) Taking into consideration the volume of the work of the former Reich Debt Administration, and in accordance with CORC/P(46)3, the personnel of the organization should be limited.

6. The Finance Directorate **makes** the following recommendations to the Coordinating Committee:

(1) **The** activities of the former Reich Debt Administration **should be limited to** the following:

- (a) **To** secure the safety of the archives of the former Reich Debt Administration.
- (b) To maintain and systematize properly the material in the possession of the former Reich Debt Administration.
- (c) **To** restore the archives based on the materials mentioned in paragraph 4 of this paper.
- (d) **To** reply to letters from creditors according to the records existing in the archives administered by this Group. Replies to the letters sent by the creditors must be of a strictly informative character and must **have** a specific reservation that no decision of the Allied Control Authority on the question of the former Reich Debt has been taken.

(2) The former Reich Debt Administration should be prohibited from initiating correspondence regarding the future of the Reich Debt.

(3) The Allied Kommandatura should be reminded that it is their responsibility to determine the size of the staff of the former Reich Debt Administration in conformity with the work assigned to the organization, The personnel to be kept as few as possible.

(4) The Allied Kommandatura should be notified that the Finance Directorate has decided to change the name of the former Reich Debt Administration to the "Group for the Administration of the Records of the Former Reich Debt Administration".

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