

Deductions from revolving fund.

Vol. 46, p. 11.

Sums made available.

Ante, pp. 606, 741.

Purposes specified.

Additional amounts available.

Administrative provisions.

cotton delivered hereunder, less the current market value of the cotton delivered, and to deduct the amount of such loans canceled from the amount of the revolving fund established by the Agricultural Marketing Act. To carry out the provisions of this Act the unexpended balance of appropriations made for carrying out the provisions of the joint resolution entitled "Joint resolution authorizing the distribution of Government-owned wheat and cotton to the American National Red Cross and other organizations for relief of distress," approved July 5, 1932, is authorized to be made immediately available, and, in addition, the sum of \$4,100,000 is authorized to be appropriated and made immediately available, to the Federal Farm Board to be used solely for the following purposes: For advancing to such corporation amounts to repay loans held by commercial or intermediate credit banks against cotton which would be released for donations under this Act and to retire all storage and carrying charges against cotton, including compression charges, at the time of the approval of this Act; and for meeting carrying and handling charges, and interest payments on commercial or intermediate credit bank loans, on or against cotton which would be released for donations under this Act between the date of its approval and the delivery of the cotton to the American National Red Cross or other organization. Any additional amounts necessary for such purposes shall be paid from the revolving fund established by the Agricultural Marketing Act.

SEC. 4. The Federal Farm Board shall execute its functions under this Act through its usual administrative staff, and such additional clerical assistance as may be found necessary, without additional appropriations beyond its usual administrative appropriations.

Approved, February 8, 1933.

[CHAPTER 45.]

AN ACT

February 9, 1933.

[S. 4509.]

[Public, No. 330.]

To further amend the Act approved February 25, 1920, entitled "An Act to promote the mining of coal, phosphate, oil, oil shale, gas, and sodium on the public domain."

Nonmetallic mineral deposits on public lands.

Vol. 41, p. 451, amended.

Lessees relieved of acreage rentals during suspension of operations, etc.

Term of lease extended accordingly.

Proviso.
Inoperative as to leases in designated reserves.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved February 25, 1920 (41 Stat. L. 437), entitled "An Act to promote the mining of coal, phosphate, oil, oil shale, gas, and sodium on the public domain," be, and the same is hereby, further amended by adding thereto the following section:

"SEC. 39. In the event the Secretary of the Interior, in the interest of conservation, shall direct or shall assent to the suspension of operations and production of coal, oil, and/or gas under any lease granted under the terms of this Act, any payment of acreage rental prescribed by such lease likewise shall be suspended during such period of suspension of operations and production; and the term of such lease shall be extended by adding any such suspension period thereto: *Provided*, That nothing in this Act shall be construed as affecting existing leases within the borders of the naval petroleum reserves and naval oil-shale reserves."

Approved, February 9, 1933.