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An Act To Authorize the Reconstruction Finance Corporation to subscribe for preferred stock and purchase the capital notes of insurance companies, and for other purposes

U.S. Congress

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[CHAPTER 53.]

AN ACT

Amending section 1 of the Act entitled "An Act to provide for stock-raising homesteads, and for other purposes", approved December 29, 1916 (ch. 9, par. 1, 39 Stat. 862), and as amended February 28, 1931 (ch. 328, 46 Stat.

June 9, 1933. [S. 604.] [Public, No. 34.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1 of United States of America in Congress assembled, That section 1 of Stockraising home. the Act entitled "An Act to provide for stock-raising homesteads, and stead entries. For other purposes", approved December 29, 1916 (ch. 9, par. 1, 39 vol. 46, p. 1454. Stat. 862), and as amended February 28, 1931 (ch. 328, 46 Stat. U.S.C., p. 1348; Supp. 1454), he amended to read as follows: 1454), be amended to read as follows:

"From and after December 29, 1916, it shall be lawful for any Entry on unapproperson qualified to make entry under the homestead laws of the printed, etc., lands. United States to make a stock-raising homestead entry for not exceeding six hundred and forty acres of unappropriated unreserved public lands in reasonably compact form: Provided, however, That the land so entered shall theretofore have been designated by the lands.

Oil and gas lands Secretary of the Interior as 'stock-raising lands': Provided further, available. That for the purposes of this section lands withdrawn or reserved solely as valuable for oil or gas shall not be deemed to be appropriated or reserved: Provided further, That the provisions of this serves, etc., excluded. section shall not apply to naval petroleum reserves and naval oil-shale reserves: And provided further, That should said lands be within Lands within geother imits of the geological structure of a producing oil or gas field the limits of the geological structure of a producing oil or gas field entry can only be allowed, in the discretion of the Secretary of the Interior, in the absence of objection after due notice by the lessee or permittee, and any patent therefor shall contain a reservation to the United States of all minerals in said lands and the right to prospect for, mine, and remove the same."

Public lands.

Procisos. Classification of

Approved, June 9, 1933.

[CHAPTER 55.]

Total California

AN ACT

To authorize the Reconstruction Finance Corporation to subscribe for preferred stock and purchase the capital notes of insurance companies, and for other

June 10, 1933. [8. 1094.] [Public, No. 35.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That during the continuance of the existing emergency heretofore recognized by Reconstruction Figuration No. 1 of the 73d Congress or until this Act shall be declared may subscribe to non no longer operative by proclamation of the President, and notwithstock of make loans to.

standing any other provision of any other law, if, in the opinion of the Secretary of the Treasury, any insurance company of any State of the United States is in need of funds for capital purposes either in connection with the organization of such company or otherwise, he may, with the approval of the President, request the Recondent required. Approval of President, struction Finance Corporation to subscribe for preferred stock of any class, exempt from assessment or additional liability, in such insurance company, or to make loans secured by such stock as collateral, and the Reconstruction Finance Corporation may comply with such request. The Reconstruction Finance Corporation may, Subsequent resale with the approval of the Secretary of the Treasury and under such rules and regulations as he may prescribe, sell in the open market the whole or any part of the preferred stock of any such insurance company acquired by the corporation pursuant to this section. The face value of Corporational face amount of loans outstanding, preferred stock subscribed tion's holdings. for, and capital notes purchased and held by the Reconstruction

Amount of obliga-tions authorized to issue, increased. Vol. 47, p. 9.

Finance Corporation, under the provisions of this section and section 2, shall not exceed at any one time \$50,000,000, and the amount of notes, bonds, debentures, and other such obligations which the Reconstruction Finance Corporation is authorized and empowered to issue and to have outstanding at any one time under existing law is hereby increased by an amount sufficient to carry out the provisions of this section and section 2.

Post. p. 1111.

Purchase of notes, when State laws pro-hibit preferred-stock incorporated under the laws of any State which does not permit it issues, etc.

Sec. 2. In the event that any such insurance company shall be incorporated under the laws of any State which does not permit it to issue preferred stock, exempt from assessment or additional linto issue preferred stock, exempt from assessment or additional liability, or if such laws permit such issue of preferred stock only by unanimous consent of stockholders, or upon notice of more than twenty days, the Reconstruction Finance Corporation is authorized for the purposes of this Act to purchase the legally issued capital notes of such insurance company or to make loans secured by such notes as collateral, which may be subordinated in whole or in part or to any degree to claims of other creditors. Sec. 3. The Reconstruction Finance Corporation shall not sub-

Conditions of purchase or loans by Corporation.

Company must show unimpaired capital stock.

New capital may be satisfaction of the Corporation that it has unimpaired capital stock, or that it will furnish new capital which will be subordinate to the or that it will furnish new capital which will be subordinate to the

preferred stock or capital notes to be subscribed for or purchased

any of its officers, directors, or employees, and not to retire any of its stock, notes, bonds, or debentures issued for capital purposes, while

by the Corporation, equal to the amount of said preferred stock or capital notes so subscribed for or purchased by the Corporation: Provided, That the Corporation may make loans upon said prestock or capital notes. ferred stock or capital notes, if, in its opinion, such loans will be adequately secured by said stock or capital notes, and/or such other forms of security as the Corporation may require; (2) if at the time of such subscription purchase on loan affect by the Corporation. time of such subscription, purchase, or loan any officer, director, or employee of the applicant is receiving total compensation in a sum in excess of \$17,500 per annum from the applicant and/or any of its affiliates, and (3) unless at such time the applicant agrees to the satisfaction of the Corporation not to increase the compensation of

Agreements required of Company.

any part of the preferred stock, notes, bonds, or debentures of such company is held by the Corporation. For the purposes of this section, the term "compensation" includes any salary, fee, bonus, commission, or other payment, direct or indirect, in money or otherwise,

Renewals of loans by Corporation; when shall be denied.

If compensation of officer, etc., excessive.

Agreement not to increase, required.

for personal services. Sec. 4. The Reconstruction Finance Corporation shall not make, renew, or extend any loan under the Reconstruction Finance Corporation Act, as amended, or under the Emergency Relief and Construction Act of 1932, (1) if at the time of making, renewing, or extending such loan any officer, director, or employee of the applicant is receiving compensation at a rate in excess of what appears reasonable to the Reconstruction Finance Corporation, and (2) unless at such time the applicant agrees to the satisfaction of the Corporation not to increase the compensation of any of its officers, directors, or employees to any amount in excess of what appears reasonable to the Reconstruction Finance Corporation while such loan is outstanding and unpaid. For the purposes of this section the term "compensation" includes any salary, fee, bonus, commission, or other payment, direct or indirect, in money or otherwise for personal services.

Emergency Relief and Construction Act of 1932, amendment. Section 201 (a) of the Emergency Relief and Construction Act of Ante, pp. 20, 09. Post, p. 283. Section 201 (a) are hereby amended to read as follows: "Obliga-

tions accepted hereunder shall be collaterated (a) in the case of loans Loans for repair of damages, for the repair or reconstruction of private property, by the obligations of the owner of such property secured by a paramount lien Other property of except as to taxes and special assessments on the property repaired borrower as collateral. or reconstructed, or on other property of the borrower, and (b) in the case of municipalities or political subdivisions of States or their Public scho public agencies, including public-school boards and public-school districts, by an obligation of such municipality, political subdivision, public agency, public-school board, or public-school district. The Application for, not Corporation shall not deny an otherwise acceptable application for tional, etc., inhibitions loans for repair or construction of the buildings of municipalities.

Application for, not denied by constitutions for repair or construction of the buildings of municipalities. loans for repair or construction of the buildings of municipalities, political subdivisions, public agencies, public-school boards, or public-school districts because of constitutional or other legal inhibitions affecting the collateral."

SEC. 6. The fourth sentence of paragraph (6) of section 201 (a) Maturities of col-such Act, as amended, is hereby amended by striking out the Ante, pp. 20, 99, 120. of such Act, as amended, is hereby amended by striking out the period at the end thereof and inserting in lieu thereof the following: "in case of loans made under clause (a) of this paragraph, and not exceeding twenty years in case of loans made under clause (b)."

SEC. 7. The fifth sentence of paragraph (6) of section 201 (a) of Security; loans to such Act, as amended, is hereby amended by striking out the period at the end thereof and inserting in lieu thereof a comma and the when deemed fully following: "and, in case of loans made under clause (b), shall be deemed to be so secured if, in the opinion of the Reconstruction Finance Corporation, such loans will be repaid from any source, including taxation, within a reasonable period, not exceeding twenty

Sec. 8. The seventh sentence of paragraph (6) of section 201 (a) of such Act, as amended, is hereby amended to read as follows: "The aggregate of loans made under clause (a) shall not exceed \$5,000,000, and the aggregate of loans made under clause (b) shall not exceed \$12,000,000."

amended, which follows paragraph (6) thereof is hereby amended by ects.

Self-liquidating projectivity out the period at the end of such contains and in the e lieu thereof a comma and the following: "except that for the purposes of clause (b) of paragraph (6) of this subsection a project shall be deemed to be self-liquidating if the construction cost thereof

will be returned by any means, including taxation, within a reasonable period, not exceeding twenty years."

Sec. 10. That an Act entitled "An Act to provide emergency Reconstruction Financing facilities for financial institutions, to aid in financing agriamendment.

Vol. 47, pp. 8, 709. culture, commerce, and industry, and for other purposes", approved January 22, 1932, and amended by an Act approved July 21, 1932, be further amended by adding at the end of section 5 thereof the Railroad reorganization:

following: "Provided further, That the Corporation may make said Vol. 47. p. 1474.

Loans to trustees of railroads which proceed to reorganize under section."

Loans to trustees authorized. tion 77 of the Bankruptcy Act of March 3, 1933."

Sec. 11. As used in this Act the term "insurance company" shall "Insurance company", construed.

include any corporation engaged in the business of insurance or in the writing of annuity contracts, irrespective of the nature thereof, and operating under the supervision of a State superintendent or department of insurance in any of the States of the United States.

Sec. 12. Section 5 of the Reconstruction Finance Corporation Act, Vol. 47, p. 8. as amended, is amended by adding at the end thereof the following

new paragraph:
"The Reconstruction Finance Corporation is further authorized Loans to State Insurand empowered to make loans if adequately secured to any State insurance fund established or created by the laws of any State for the

Municipalities, etc. Public school boards

Ante, pp. 20, 99, 120. Post, p. 283. Aggregate of loans. Amount increased.

Municipalities, etc.

"State", construed.

purpose of paying or insuring payment of compensation to injured workmen and those disabled as a result of disease contracted in the course of their employment, or to their dependents. As used in this paragraph, the term 'State' includes the several States and Alaska, Hawaii, and Puerto Rico."

Vol. 47, p. 8.

Sec. 13. Section 5 of the Reconstruction Finance Corporation Act. as amended, is amended by adding at the end thereof the following

Loans to fund created to insure repayment of public money of State, etc.

new paragraph:

Time of loans; terms and conditions.

"State", construed.

Amendment.
Separability of provisions.

"The Reconstruction Finance Corporation is further authorized and empowered to make loans if adequately secured to any fund created by any State for the purpose of insuring the repayment of deposits of public moneys of such State or any of its political subdivisions in banks or depositories qualified under the law of such State to receive such deposits. Such loans may be made at any time prior to January 23, 1934, and upon such terms and conditions as the Assignment of rights corporation may prescribe; except that any fund which receives a accruing on liquidation, etc., of depository. loan under this paragraph shall be required to assign to the corporation, to the extent of such loan, all amounts which may be received by such fund as dividends or otherwise from the liquidation of any such bank or depository in which deposits of such public moneys were made. As used in this paragraph, the term 'State' includes the several States and Alaska, Hawaii, and Puerto Rico."

SEC. 14. The right to alter or amend or repeal this Act is hereby expressly reserved. If any provision of this Act, or the application thereof to any person, firm, association, or corporation, is held invalid, the remainder of the Act, and the application of such provision to any other person, firm, association, or corporation, shall not be affected thereby.

Approved, June 10, 1933.

[CHAPTER 56.]

AN ACT

June 10, 1933. [S. 1562.] [Public, No. 36.]

Granting the consent of Congress to the Levy Court of Sussex County, Delaware, to reconstruct, maintain, and operate a free highway bridge across the Deeps Creek at Cherry Tree Landing, Sussex County, Delaware.

Be it enacted by the Senate and House of Representatives of the Deeps Creek, Del.
Sussex County may
bridge, at Cherry Tree

of Congress is hereby granted to the Levy Court of Sussex County,
Landing.

Delaware its successors and assigns to reconstruct maintain and United States of America in Congress assembled, That the consent Delaware, its successors and assigns, to reconstruct, maintain, and operate a free highway bridge and approaches thereunto across the Deeps Creek, being a part of a navigable river from Concord, Delaware, to the Chesapeake Bay, at a point suitable to the interests of navigation, at or near Cherry Tree Landing, in the county of Sussex, State of Delaware, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters", approved March 23, 1906. Sec. 2. The right to alter, amend, or repeal this Act is expressly

Construction. Vol. 31, p. 84.

Amendment.

reserved. Approved, June 10, 1933.

[CHAPTER 57.]

AN ACT

June 10, 1933. [H.R. 4220.] [Public, No. 37.]

For the protection of Government records.

Be it enacted by the Senate and House of Representatives of the Government records. United States of America in Congress assembled, That whoever, by the tion of certain, without virtue of his employment by the United States, shall obtain from another or shall have custody of or access to, or shall have had custody