Public Law 88-459

August 20, 1964

To authorize Government agencies to provide quarters and facilities to civilian officers and employees of the Government, and for other purposes.

[S. 1833]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of this Act-

Federal employ-Quarters and Definitions.

(1) "Government" means the Government of the United States facilities.

of America.

(2) "agency" means—

(A) each executive department of the Government;

(B) each agency or independent establishment in the executive branch of the Government;

(C) each corporation owned or controlled by the Govern-

ment, except the Tennessee Valley Authority; and

(D) the General Accounting Office.

(3) "employee" means a civilian officer or employee of an

agency

- (4) "United States" means the several States of the United States of America, the District of Columbia, the territories and possessions of the United States, and the Commonwealth of Puerto Rico.
- (5) "quarters" means quarters owned or leased by the Government.

(6) "facilities" means household furniture and equipment, garage space, utilities, subsistence, and laundry service.

(7) "member" and "uniformed services" have the meanings

given them by section 101 of title 37, United States Code.

Sec. 2. Whenever conditions of employment or of availability of quarters warrant such action, the head of each agency may provide, directly or by contract, any employee stationed in the United States, with quarters and facilities.

Sec. 3. Rental rates for quarters provided for an employee under section 2 of this Act or occupied on a rental basis by an employee or a member of the uniformed services under any other provision of law, and charges for facilities made available in connection with the occupancy of such quarters, shall be based on the reasonable value of the quarters and facilities to the employee or the member of the uniformed services concerned, in the circumstances under which the quarters and facilities are provided, occupied, or made available. The amounts of such rates and charges shall be paid by, or deducted from the salary of, such employee or member of the uniformed services, or otherwise charged against him in accordance with law. The amounts of payroll deductions for such rates and charges shall remain in the applicable appropriation or fund, but, whenever payment of such rates and charges is made by any other method, the amounts of payment shall be credited to the Government as provided by law.

Sec. 4. Whenever, as an incidental service in support of a program of the Government, any quarters and facilities are provided, by appropriate authority of the Government, to any person other than an employee or a member of the uniformed services, the rates and charges therefor shall be determined in accordance with this Act. The amounts of the payments of such rates and charges shall be credited to the Government as provided by law.

SEC. 5. An employee or a member of the uniformed services shall not be required to occupy quarters on a rental basis unless the head of the agency concerned shall determine that necessary service cannot 76 Stat. 451.

Rental rates.

be rendered, or that property of the Government cannot adequately be

protected, otherwise.

Regulations.

Sec. 6. The President may issue regulations governing the provision, occupancy, and availability of quarters and facilities, the determination of rates and charges therefor, and other related matters, as are necessary and appropriate to carry out the provisions of this Act. The head of each agency may prescribe and issue such regulations, not inconsistent with the regulations of the President, as may be necessary and appropriate to carry out the functions of such agency head under this Act.

Sec. 7. Section 3 of this Act shall not be held or considered to repeal or modify any provision of law authorizing the provision of quarters or facilities, either without charge or at rates or charges specifically

fixed by law.

SEC. 8. Section 3 of the Act of March 5, 1928 (45 Stat. 193; 5 U.S.C.

75a), is hereby repealed.

SEC. 9. The foregoing provisions of this Act shall become effective on the sixtieth day following the date of enactment of this Act.

Approved August 20, 1964.

Public Law 88-460

August 20, 1964 [H. R. 6350]

Repeal.

AN ACT

To amend the Act entitled "An Act for the regulation of the practice of dentistry in the District of Columbia, and for the protection of the people from empiricism in relation thereto", approved June 6, 1892, as amended.

D.C. Dental hygienists, licensing.

54 Stat. 722.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 24 of the Act entitled "An Act for the regulation of the practice of dentistry in the District of Columbia, and for the protection of the people from empiricism in relation thereto", approved June 6, 1892 (27 Stat. 42), as amended (sec. 2–324, D.C. Code, 1961 edition), is amended by adding the following sentence at the end thereof: "The Board of Dental Examiners may, in its discretion, waive the theoretical examination and issue a license to any applicant who holds a certificate from the National Board of Dental Examiners: Provided, That such applicant shall pass a practical examination given by the Board of Dental Examiners: Provided further, That in exercising its discretion to waive theoretical examinations the Board of Dental Examiners shall satisfy itself that the examination given by the National Board of Dental Examiners was as comprehensive as that required in the District of Columbia."

Sec. 2. The foregoing amendment of said Act of June 6, 1892, as amended, shall not be considered as affecting the authority vested in the Board of Commissioners of the District of Columbia by Reorganization Plan Numbered 5 of 1952 (66 Stat. 824), and the performance of any function vested by said plan in the Board of Commissioners or in any office or agency under the jurisdiction and control of said Board of Commissioners shall continue to be subject to delegation by said Board of Commissioners in accordance with section 3 of such plan. Any function vested by this amendatory Act in any agency established pursuant to such plan shall be deemed to be vested in said Board of Commissioners and shall be subject to delegation in accordance with said plan.

Approved August 20, 1964.

D.C. Code Title 1 app.