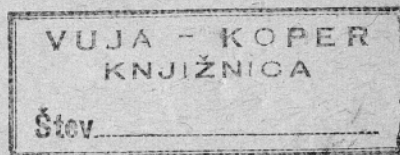


ALLIED MILITARY GOVERNMENT

13 CORPS

VENEZIA GIULIA



THE ALLIED MILITARY GOVERNMENT GAZETTE

No 8 - 15 December 1945

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GENERAL ORDER No. 24

MOTOR VEHICLE TAXATION

WHEREAS it is necessary to make provision for the taxation of motor vehicle and motor boats in those parts of the Territory of Venezia Giulia administered by the Allied Forces (hereinafter referred to as the «Territory»), and

WHEREAS the R. D. 30 December 1923 No. 3283 and subsequent modifications approves the law on bicycle and automobile taxes:

WHEREAS the R. D. L. 29 July 1938, No. 1121, converted in the Law 3 January 1939, No. 58, later modified by R. D. L. 24 November 1938 No. 1937 and converted in the Law 2 June 1939 No. 739; consolidated the tax for heavy automobiles and instituted the four monthly payments of the circulation tax;

WHEREAS R. D. L. 24 November 1938 No. 1937 abolished the circulation-tax on automobiles, motor-cycles, motor cycles with side-cars and motor boats for the transport of persons and introduced the state statistical tax;

WHEREAS the law 4 July 1941, No. 694 instituted the payment of the circulation-tax every two months and the licence disk receipt for the collection of the state statistical tax;

WHEREAS D. L. 10 March 1943 No. 94 introduced the combined circulation tax on autocars and motor tugs with the tax on goods-transport by autocars;

Now, therefore, I, ALFRED C. BOWMAN, Colonel J. A. G. D., Senior Civil Affairs Officer hereby

ORDER:

as follows:

ARTICLE I

R. D. L. No. 1937 of 24 November 1938 is repealed.

ARTICLE II

PASSENGER SERVICES

The circulation of motor cycles, motor cycles with side cars, motor cars, motor boats for private transportation, public bus and taxi services, and for hire including transportation services to hotels and institutions in the Territory are subject to taxes set out in schedules A, B, and C, attached to this Order and to the regulations contained in R. D. L. No. 3263 of 30 December 1923 and subsequent amendments.

ARTICLE III

(1) The circulation tax on motor lorries, trucks and trailers used for the transportation of goods shall be according to the tariff set out in schedule D attached to this Order.

(2) Motor vehicles in the Territory used for transportation and distribution of milk, fresh meat, garbages and monopoly goods and motor tanks for sewages, are subject to the payment of the tax set out in schedule D reduced by 50%.

ARTICLE IV

INDUSTRIAL PUBLIC SERVICE VEHICLES

(a) The following motor vehicles in the Territory having circulation licences and not fit for transportation of goods are subject to a circulation tax of L. 35.— per annum for each HP of the motor.

- 1) Industrial tractors.
- 2) Chassis of motor trucks with tree axles.
- 3) Street cleaning trucks.
- 4) Motor pumps.

- 5) Water sprinkling trucks.
- 6) Snow cleaning trucks.
- 7) Repair trucks.
- 8) Ladder trucks to repair electric lines.
- 9) Crane trucks to assist in the recovery of motor cars.
- 10) Grain Husking machines.
- 11) Threshing machines.
- 12) Motor ambulances.
- 13) Motor Hearses.
- 14) Motor lorries specially fitted to transport prisoners.
- 15) Sanitary trucks.
- 16) Advertising trucks, and trucks for advertising shows provided they are permanently fitted for that purpose.
- 17) Mobile sound trucks.

(b) All trailers used with the A/M motor vehicles provided that they are not fit for transportation of goods, as well as trailers used for habitation and for camping and such like, shall pay a tax of L. 500.— per annum.

(c) All motor boats used for transportation of goods shall pay a tax of L. 20.— per annum for every HP.

ARTICLE V

SPECIAL CONCESSIONS

1. Motor vehicles listed under (a) and (b) below shall be entitled to a reduction of 30% of tax due under schedule D on a Decree issued by the Intendente di Finanza.

(a) Motor vehicles with or without trailers circulating withing a Commune in the Territory or withing a radius of 5 Km. from the boundaries of the Commune, when the trade of the owner is carried out exclusively within that Commune;

(b) motor vehicles with or without trailers used exclusively by public authorities for transportation of food stuffs to supply the market.

2. To obtain the reduction of 30% of tax, an application must be sent to the Intendente di Finanza, in accordance with the regulations set out in Sect. 5 of R. D. L. 10 March 1943, No. 94.

The reduction in tax shall commence from the date of the special use of the motor vehicle or from the date of application whichever is the later.

ARTICLE VI

VEHICLES ON TEST

The circulation tax for vehicles on test as laid down by Art. 2 of R. D. L. No. 2168 of 19 December 1936 shall be as follows: motor cars and motor lorries Lire 5,000, motor cycles and motor cycles with side cars Lire 500 and motor boats Lire 200.

ARTICLE VII

ASSESSMENTS

The circulating tax under Articles 1-5 shall be assessed on the basis of the calendar year and shall be payable every four months commencing 1 st. January, 1 st. May and 1 st. September.

When a vehicle or motor boat is taken into use in the 2 nd., 3rd. or 4th. month of any of the four monthly periods the tax payable shall be respectively $\frac{3}{4}$, $\frac{1}{2}$ or $\frac{1}{4}$ of the amount due in that period.

If the whole tax for the year is paid in one lump sum the assessment shall be reduced by a $\frac{1}{20}$.

Fractions of a lira will be rounded up to the next lira.

All previous instructions concerning the payments referred to in this paragraph are hereby cancelled.

ARTICLE VIII

CONTRAVENTIONS

Any person or persons who contravene the provisions of this Order or any of the regulations contained or referred to herein, governing the circulation of motor vehicles used for the transportation of people and of industrial motor vehicles, trailers and motor boats used for the transportation of goods shall be liable to the following fines in addition to the payment of the tax due:

- a) For failure to pay the tax;
Minimum fine an amount equal to the tax due;
maximum fine twice the amount of the tax due;
- b) For the use of a motor vehicle for which a higher tax is due;
Minimum fine the difference between the tax paid and the amount properly due;
maximum fine double the minimum fine.
- c) For failure to carry the proper circulating licence together with the receipt for payment of tax:
Minimum Lire 100.—
Maximum Lire 300.—

2. All vehicles used for Public Service shall have affixed there to a special plate having the words «Public Service» and any contravention shall make the owner or hirer liable to a fine of from Lire 500 to Lire 1000.—

3. All vehicles exempt from tax shall have visibly affixed thereto a label to that effect and any contravention shall make the owner or user liable to a fine of from Lire 50 to Lire 300.

4. Any person or persons who has obtained the 30% reduction in taxes due under schedule D, and circulate in the Territory without having in his or their possession the proper circulating licence together with the Decree called for in Art. 5 (unless the licence bears a note from Ispettorato Compartimentale della Motorizzazione Civile showing the number and data of the Decree) shall be liable to a fine varying from Lire 100 to Lire 1000.

5. Any person or persons who circulate in the Territory with a motor vehicle, trailer or motor boat carrying a load in excess of the licensed carrying capacity of the vehicle shall be liable to a fine varying from Lire 1000 to Lire 10,000 in addition to paying the additional tax due respect of the excess weight so carried.

6. Any person or persons who in the Territory use a «trial plate» improperly shall be liable to a fine varying from the amount of tax which should have been paid on the vehicle so used to a maximum of three that the amount in addition to paying the correct tax.

7. Any person who circulates in the Territory for the purpose of testing a vehicle without carrying the special plate shall be liable to a fine varying from Lire 1000 to Lire 3000 in addition to paying the full tax.

The «trial plate» must be returned to the Prefettura within ten days of the expiry of the concession: in case of non compliance the user shall be liable to a fine varying from Lire 500 to Lire 3000.

8. For all other infringements of the provisions of R. D. L. 30 December 1923 No. 3283 and subsequent amendments, the penalty shall be from Lire 100 to Lire 500.

ARTICLE IX

The regulations governing motor vehicle taxes contained in R. D. L. No. 3283 of 30 December 1923 and subsequent amendments continue in full force unless they are in contradiction to or supercede the provisions of this Order.

ARTICLE X

The collection of circulation taxes on motor vehicles and motor boats in the Territory is entrusted to the Automobile Clubs of Trieste, Gorizia and Pola.

The Commission granted to the said Clubs for the collection of the circulation taxes set out or referred to in this Order is fixed at 8%.

ARTICLE XI

The rates of the taxes fixed by this Order and the other provisions hereof shall come into operation throughout the Territory as from the 1st day of January 1946.

Dated at TRIESTE, this 26th day of November 1945.

ALFRED C. BOWMAN

Colonel J. A. G. D.

Senior Civil Affairs Officer

SCHEDULE A

MOTORCYCLES

HP	Annual tax	HP	Annual tax
1	200	11	730
2	230	12	810
3	265	13	895
4	305	14	985
5	350	15	1.080
6	405	16	1.180
7	460	17	1.285
8	520	18	1.395
9	585	19	1.510
10	655	20	1.630

MOTORCYCLES WITH SIDE CARS PRIVATE USE

HP	Annual tax	HP	Annual tax
1	275	11	1035
2	315	12	1155
3	363	13	1283
4	419	14	1419
5	483	15	1563
6	555	16	1715
7	635	17	1875
8	723	18	2043
9	819	19	2219
10	923	20	2403

N.B. - For motorcycles with side cars used for public service (taxis) the tax is reduced to one half.

MOTOCARS USED FOR TRANSPORT OF PEOPLE
PRIVATE USE

HP	Annual tax	HP	Annual tax
5	612	18	2664
6	696	19	2908
7	796	20	3160
8	904	21	3428
9	1028	22	3704
10	1160	23	3996
11	1308	24	4296
12	1464	25	4612
13	1636	26	4936
14	1816	27	5276
15	2012	28	5624
16	2216	29	5988
17	2436	30	6360

For motocars exceeding 30 HP. for each HP. in excess of 30 HP. is added and additional Lire 380.—

N.B. - The above rates of tax are applicable on motocars for hire; but are reduced to one half for vehicles used for «public service» and to one third for public bus services on approved routes.

MOTORBOATS FOR PRIVATE USE - TRANSPORT OF PEOPLE

HP	Annual Tax	HP	Annual Tax
1	100	26	1236
2	108	27	1320
3	120	28	1408
4	136	29	1496
5	156	30	1592
6	164	31	1688
7	200	32	1788
8	228	33	1892
9	260	34	1996
10	292	35	2104
11	340	36	2216
12	368	37	2332
13	412	38	2416
14	465	39	2568
15	504	40	2692
16	655	41	2820
17	612	42	2948
18	668	43	3132
19	728	44	3216
20	792	45	3356
21	860	46	3496
22	928	47	3640
23	1000	48	3788
24	1076	49	3940
25	1156	50	4092

For motorboats exceeding 50 HP - for each HP. in excess of 50 is added an additional 150 Lire.

For motorboats used for authorised public service the above rates are reduced by one half.

**CIRCULATION TAX RATES FOR MOTORLORRIES,
TRUCKS, MOTORVANS AND TRAILERS**

Registered Carrying Capacity of the Vehicle	ANNUAL TAX motorlorries trucks, and motorvans	ANNUAL TAX trailers
Up to 7 quintals	1.125	1.245
» » 8 »	1.350	1.485
» » 10 »	2.250	2.475
Over 10 NE. 15 quintals	4.500	4.950
» 15 » 20 »	6.975	7.680
» 20 » 25 »	9.300	10.230
» 25 » 30 »	11.625	12.795
» 30 » 35 »	12.795	14.070
» 35 » 40 »	13.950	15.345
» 40 » 45 »	18.600	20.460
» 45 » 50 »	20.925	23.025
» 50 » 60 »	24.000	26.400
» 60 » 70 »	28.800	31.680
» 70 » 80 »	31.200	34.320
» 80 » 90 »	36.000	39.600
» 90	43.200	—
» 90 NE. 100 quintals	—	42.240
» 100 » 110 »	—	45.600
Over 110 quintals		47.520

ALLIED MILITARY GOVERNMENT
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ORDER No: 28

**COLLECTION AND SALE OF MILK AND DISTRIBUTION
OF ANIMAL FODDER**

WHEREAS, it is considered desirable to regulate the collection and sale of milk and the distribution of animal fodder in certain Communes in those portions of Venezia Giulia administered by the Allied Military Government (hereinafter called the «Territory»),

Now, therefore, I, ALFRED C. BOWMAN, Colonel J. A. G. D., Senior Civil Affairs Officer, hereby

ORDER:

ARTICLE I

REGISTRATION OF MILK COWS

a) Every person or organization owning or having in possession milk cows, within a Commune in which this Order has been made operative by Order of the Area Commissioner as hereinafter provided, shall register the same at the Communal Offices of the Ufficio Provinciale Statistico - Economico dell' Agricoltura within 30 days after the effective date within the Commune of this Order. In the case of animals which are acquired more than 30 days after the effective date of this Order the registration shall be within 15 days after such acquisition.

b) Registration shall be made at such times and places and under such regulations as shall be prescribed and publicly announced by the said U.P.S.E.A. in each Commune in which the Order has become operative, subject to the approval of the Territorial Inspectorate of Agriculture and of Allied Military Government.

ARTICLE II

CONSIGNMENT AND DELIVERY OF MILK

a) For every mature female animal there shall be required a consignment of an average of 2 litres of milk per day (subject however to exemptions which may be granted as provided by Art. 5 (ii) hereinafter stated) which shall be delivered daily to authorized Milk Collection Centres established under Section III of this Order.

b) For the purposes of this Order a female animal shall be considered to be mature after the beginning of her first lactation period.

ARTICLE III

ESTABLISHMENT OF MILK COLLECTING CENTRES

a) Each Commune in which this Order has become operative shall establish one or more Milk Collection Centres as necessary for the efficient and hygienic collection of milk and milk products. Each Centre shall be operated under such conditions as may be prescribed by SEPRAL with the approval of the Public Health and Agriculture Divisions of the Allied Military Government.

b) An accurate record of all receipts of milk and milk products, the price paid therefor, disposition thereof and sale prices received shall be kept by each Milk Collection Centre. Its books and records shall be subject at all times to inspection and audit by the Territorial Inspectorate of Agriculture.

c) All milk purchased by Milk Collection Centres shall be bought on the basis of 3.5 per cent butter fat content. The basis price paid for all milk and milk products and premiums or deductions in respect of butter fat content shall be as prescribed from time to time by SEPRAL with the prior approval of the Allied Military Government.

ARTICLE IV
SALE OF MILK

All milk and milk products collected by the Milk Collection Centres shall be sold to the public at such prices and under such regulations as may be prescribed by SEPRAL subject to prior approval of the Allied Military Government.

ARTICLE V
DISTRIBUTION OF ANIMAL FODDER

a) Dairy cattle shall have priority over all other animals to receive available distribution of all types of animal fodder. Exceptions may be made in the case of other food producing animals as ordered by the Agriculture Division of the Allied Military Government.

b) Distribution of fodder shall be made monthly on the basis of purchase coupons issued by the Territorial Inspectorate of Agriculture and based on the record of receipts of the Milk Collection Centres in accordance with the following conditions :

- i) Distribution shall be made to registered owners of dairy cattle who deliver a monthly minimum of 60 litres of milk per mature female bovine to the authorized Milk Collection Centres.
- ii) Owners of three or fewer mature female bovines may apply through to the local offices of the Territorial Inspectorate of Agriculture for a reduction of the monthly minimum of 60 litres per cow in order to qualify for receipt of fodder.
- iii) For each litre of milk delivered monthly over the minimum of 60 litres for each mature female animal the consignor shall be entitled to receive an amount of fodder additional to the basic amount assigned as provided by the above paragraph. Such additional quantity shall be in direct proportion to the increased consignment over the required minimum.

ARTICLE VI
PENALTIES

Any person who violates any of the terms of this Order may be subjected to prosecution in an Allied Military Court and upon conviction shall be subject to fine or imprisonment, or both, and in addition any animal not registered in accordance with the provisions of this Order may be confiscated.

ARTICLE VII
PROVISIONS FOR MAKING ORDER EFFECTIVE WITHIN COMMUNES

This Order shall become operative only in those particular Communes which may be specified by Order of the Area Commissioner, and the effective date shall be the date of first publication of both Orders within the particular Commune.

Dated at TRIESTE, this 19th day of November 1945.

ALFRED C. BOWMAN
Colonel J. A. G. D.
Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 37

**LIMITATIONS ON LIABILITY OF RAILROADS OF THE STATE
IN THE TRANSPORTATION OF GOODS**

WHEREAS, it is deemed necessary under present conditions to make certain changes in the existing law regarding the liability of the Railroads of the State arising out of the transportation of goods, in that portion of Venezia Giulia administered by the Allied Forces (hereinafter referred to as the «Territory»),

Now, therefore, I, ALFRED C. BOWMAN, Colonel J. A. G. D., Senior Civil Affairs Officer,

O R D E R:

ARTICLE I

RISK OF LOSS

Notwithstanding the provisions contained in R. D. L. 25 January, 1940, No. 9 converted into the Law of 13 May 1940, No. 674, the transportation of goods on the Railroads of the State within the Territory, until the formal declaration of the termination of the War, shall be at the sole risk of the SENDER thereof.

ARTICLE II

PRESUMPTION IN ABSENCE OF PROOF

As to goods whose transport on the Railroads of the State within the Territory was consigned and or completed during the period from 1 January 1943 to and including 9 November 1945, it shall be presumed, until proof is offered to the contrary, that the following resulted from Acts of God (forza maggiore):

- a) Damage to or partial or complete destruction of the goods.
- b) Delay or failure to collect for the goods.
- c) Failure to observe the limitations of time regarding delivery established by Articles 25, 53 and 55 of R. D. L. 25 January 1940, No. 9.

ARTICLE III

EXTENSION OF TIME AS TO CLAIMS

Until the formal declaration of the termination of the War, the time permitted the Administration of the Railroads or the State within the Territory to act upon a claim dealing with the transportation of goods before action may be brought thereon, is hereby extended from 120 days, under existing Law, to 180 days.

ARTICLE IV

SCOPE OF ORDER

The provisions of this Order shall also be applicable to the transport of goods on lines within the Territory granted to private industry and subject to the regulations, conditions and rates in effect on the Railroads of the State.

ARTICLE V

EFFECTIVE DATE OF ORDER

This Order shall take effect on the date that it is signed by me.

Dated at TRIESTE, this 9th day of November, 1945.

ALFRED C. BOWMAN
Colonel J. A. G. D.
Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 38

**ORDER RE-COSTITUTING THE INSPECTORATES OF AGRICULTURE,
THE PROVINCIAL (U.P.S.E.A.) AND COMMUNAL OFFICES (U.C.S.E.A.)
OF THE NATIONAL STATISTICAL-ECONOMIC BOARDS OF AGRICULTURE
(U.N.S.E.A.) AND THE BODY FOR THE IMPROVEMENT OF
AGRICULTURAL MECHANICAL CULTIVATION (U.M.A.)**

WHEREAS by R. D. of 18 November 1929 No. 2071 (since converted into R. D. L. of 18 November 1929 No. 270) there were set up certain Regional (later called Compartmental) Inspectorates of Agriculture with the powers, rights, functions and duties therein set out and

WHEREAS by the Law of 2 June 1930 No. 755 further powers and duties were given to the said Regional Inspectorates of Agriculture and

WHEREAS by R. D. of 13 June 1935 No. 1220 there were set up Provincial Inspectorates of Agriculture with the powers, rights, functions and duties as therein set out and

WHEREAS by the Law of 18 May 1942 No. 566 there was set up a National Economic Board of Agriculture (U.N.S.E.A.) with offices in each Province, (U.P.S.E.A.) such board and offices having the powers therein set out and

WHEREAS by R. D. of 26 July 1935 No. 1534 a body for the improvement of cultivation by means of agricultural machinery (hereinafter called U.M.A.) was set up with the powers, functions, rights and duties therein set out and

WHEREAS it is desired to re-organize the agricultural system (including the bodies hereinbefore referred to) within that part of Venezia Giulia administered by the Allied Military Government (hereinafter called the Territory)

NOW, I, ALFRED C. BOWMAN Colonel J. A. G. D., Senior Civil Affairs Officer in the Territory hereby ORDER as follows:

A. THE INSPECTORATES OF AGRICULTURE

ARTICLE I

(A) There is hereby constituted a Territorial Inspectorate of Agriculture which shall have all the powers, rights, functions and duties of a Regional or Compartmental Inspectorate of Agriculture.

(B) The said Territorial Inspectorate shall consist of three sections (each with its own office) to be called respectively the Technical, Statistical and Administrative Sections (and offices). Each of such sections shall coordinate the work of the corresponding sections (and offices) in the Areas in the Territory as hereinafter mentioned.

(C) The head of the Territorial Inspectorate shall be an official of a group and grade at least equal to all other officials in the Agriculture Inspectorates in the Territory and in any case not below group «A» grade VI and shall be called «the Territorial Inspector of Agriculture». He will be assisted by (inter alios) an official of group «A» grade VII called the Territorial Vice-Inspector of Agriculture and once of group «A» grade VIII, called the «Principal Inspector of Agriculture». These Officials shall all be appointed and removable in writing only by me or my successors and shall have all the powers, duties, functions and rights of the officials holding equivalent positions in Regional or Compartmental Inspectorates of Agriculture.

ARTICLE II

AREA INSPECTORATES AND OFFICES

(A) The Provincial Inspectorates of Agriculture within the Territory shall be called «Area Inspectorates of Agriculture». The powers, duties, functions and rights of such offices shall (subject however to the provisions of this Order) remain unchanged.

(B) Each Area Inspectorate shall consist of three sections similar to those contained in the Territorial Inspectorate. The Statistical Section of each Area Inspectorate shall incorporate and have the powers, duties, functions and rights of the local U.P.S.E.A.; each such Statistical Office shall be called «Area Statistical Office of Agriculture» (U.A.S.E.A.). In each Area Inspectorate shall also be incorporated the former Provincial offices of U.M.A.

(C) The Senior Official in each Area Inspectorate shall be of group «A» grade VII and shall be called the «Chief Area Inspector of Agriculture». He will be assisted by an official of group «A» grade VIII called the «Vice-Chief Area Inspector of Agriculture».

In addition in the Technical Section there may be (inter alios) not more than two experts, of whom one shall be of group B grade IX or below and one of group B grade X or below. No official in the Administrative Section shall, if a Secretary Accountant, be above group B grade X or if an Acting Secretary, be above group C grade XII.

The Chief Area Inspectorate shall be appointed and removable in writing only by the local Area Commissioner of the Allied Military Government; the other career officials referred to shall be likewise appointed by the said Area Commissioner from persons designated by the Chief Area Inspector from the existing officials of the former Provincial Inspectorates and Statistical (U.N.S.E.A.) offices.

All Officials referred to in this Article shall have the powers, duties, functions and rights of officials holding similar positions in the said Provincial Inspectorates and Offices.

ARTICLE III

ZONE OFFICES

For reasons of administration the Allied Military Government may divide any Area into two or more Zones and establish a Zone Agricultural Office in each or any of such Zones. Each Zone Office shall carry out the functions of the Area Inspectorate within its Zone but shall nevertheless be under the control of the local Area Inspectorate. Zone Offices shall not be divided into sections but Inspectors, specialists or experts may be appointed thereto in writing by the Local Area Commissioner of the Allied Military Government on the designation of the local Area Inspector.

ARTICLE IV

COMMUNAL OFFICES

(A) Statistical Offices shall be set up in Communes and fractions as instructed by the Allied Military Government. Such offices shall incorporate and have the powers, duties, functions and rights of the Communal Offices of U.P.S.E.A. Each such office shall henceforth be called «Communal Statistical Office of Agriculture» (U.C.S.E.A.).

ARTICLE V

CHAIN OF RESPONSABILITY

(A) *Within the Territorial Inspectorate.*

The Senior Official of each of the three sections of the Territorial Inspectorate mentioned in Article I hereof shall in all matters be responsible to and under the control of the Territorial Inspector of Agriculture.

(B) *Area - Territory*

Each section of an Area Inspectorate shall in specialist matters be responsible to and under the control of the corresponding section of the Territorial Inspectorate. In all other matters such sections shall be responsible to and under the control of the Chief Area Inspector, who in his turn shall be responsible to and under the control of the Territorial Inspector.

(C) *Zone - Area*

The Senior Official of each Zone Office shall in all specialist matters be responsible to and under the control of the head of the appropriate section in the local Area Inspectorate and in all other matters directly under the Chief Area Inspector.

(D) *Commune - Zone*

The Official in charge of each U.C.S.E.A. office shall be responsible to and under the control of the official in charge of the local zone office; where there is no local zone office, the official in charge of the U.C.S.E.A. office shall in specialist matters be responsible to and under the control of the head of the appropriate section of the Area Inspectorate and in other matters directly under the Chief Area Inspector.

ARTICLE VI

ALLIED MILITARY GOVERNMENT CONTROL

All officials and bodies set up by or reorganized by or referred to in this Order shall at all times be subject to the control and shall comply with the Orders and Instructions of the Allied Military Government.

ARTICLE VII

CONFLICT BETWEEN THIS ORDER AND OTHER LAWS

When any Law or Decree referred to in this Order on any point is in conflict with the terms hereof this Order shall prevail.

ARTICLE VIII

EFFECTIVE DATE

This Order shall become effective in the Territory, or in any Area, thereof, upon the date of its first publication therein.

Dated at Trieste this 12th day of November 1945.

ALFRED C. BOWMAN

Colonel J. A. G. D.

Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 39

EMERGENCY INDEMNITY FOR PUBLIC EMPLOYEES

WHEREAS, it is deemed desirable to authorize the payment of an Emergency Indemnity (Indennizzo di congiuntura) to all public employees within that part of Venezia Giulia administered by the Allied Forces (hereinafter referred to as the Territory);

NOW, THEREFORE I, ALFRED C. BOWMAN, Colonel J. A. G. D., Senior Civil Affairs Officer,

ORDER:

ARTICLE I

GRANT OF EMERGENCY INDEMNITY

Section 1.

It is hereby directed that an Emergency Indemnity be paid in a lump sum to all public employees in service within the Territory an hereinafter specified.

Section 2.

The term «public employees» shall include permanent and temporary employees civil and military, of the State, autonomous state agencies, provinces, communes, welfare and assistance institutions, and all other public bodies and organisations.

ARTICLE II

AMOUNT OF EMERGENCY INDEMNITY

The amount of such Emergency Indemnity shall be as follows:

- a. Public employees residing within the Commune of Trieste..... L. 2,000,
- b. Public employees residing elsewhere than within the commune
of Trieste L. 1,500,
- c. Public employees residing within the commune of Trieste who
receive rations in kind L. 1,200,
- d. Public employees residing elsewhere who receive rations in kind L. 900,

ARTICLE III

FULL PAYMENT OF EMERGENCY INDEMNITY

The Emergency Indemnity shall be paid in full to all public employees who were in service on 15 August 1945 and for a period of at least 8 months prior to that date.

ARTICLE IV

PROPORTIONATE PAYMENT OF EMERGENCY INDEMNITY

Section 1.

The Emergency Indemnity shall be paid in part to all public employees who were in service on 15 August 1945 but for a period of less than six months immediately prior to that date, such part to be in proportion to the number of months so served. A fraction of 6 months greater than two weeks shall be computed for this purpose as a full month.

Section 2.

Proportionate payment as above provided shall also be made to the following:

- 1. All public employees who were honorably separated from service at any time during the six months period immediately prior to 15 August 1945.
- 2. Widows and minor dependents of public employees who died at any time during the six months period immediately prior to 15 August 1945.

ARTICLE V
SUSPENDED PUBLIC EMPLOYEES

The Emergency Indemnity shall not be paid to public employees who have been finally dismissed or suspended by an Epuration Commission established under General Order No. 7 after the hearing of objections. Those who have been suspended provisionally shall not receive the Emergency Indemnity until and unless a final decision is rendered by such Epuration Commission sustaining the objections to the provisional dismissal or suspension in accordance with such General Order.

ARTICLE VI
BUDGET CHARGE OF EMERGENCY INDEMNITY

The Emergency Indemnity shall be chargeable to the salary and wage items of the various budgets.

ARTICLE VII
EFFECTIVE DATE OF ORDER

This Order shall take effect on the date that it is signed by me.

Dated, Trieste, 12th November 1945.

ALFRED C. BOWMAN
Colonel J. A. G. D.
Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 40

EMPLOYMENT OF WIRELESS OPERATORS ON SHIPS

WHEREAS, it is deemed necessary to establish regulations for the employment of wireless operators on ships whose home-port is Trieste;

NOW, THEREFORE, I, ALFRED C. BOWMAN, Colonel, J. A. G. D., Senior Civil Affairs Officer,

ORDER :

ARTICLE I

EMPLOYMENT OF TWO WIRELESS OPERATORS

Section 1

All merchant ships required by law to have radio telegraphy and whose home Port is Trieste, shall employ at least two qualified wireless operators, residents of the Commune of Trieste.

Section 2

One of such operators shall be a member of the Società Italiana Radio Marittima and the other shall be one of the so called free wireless operators of Trieste.

ARTICLE II
SELECTION OF OPERATORS

The Società Italiana Radio Marittima shall maintain two true and accurate lists of qualified wireless operators, one a list of the qualified members of such Society, and the other a list of qualified so called free wireless operators of Trieste. The wireless operators to be employed on ships in accordance with this Order shall be selected from such lists in the order of their seniority.

ARTICLE III
DUTY OF HARBOR MASTER

It shall be the duty of the Harbor Master of the Port of Trieste to assure compliance with this Order.

ARTICLE IV
EFFECTIVE DATE OF ORDER

This Order shall become effective on the date that it is signed by me.

Dated, Trieste 15 November 1945.

ALFRED C. BOWMAN
Colonel J. A. G. D.,
Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 41

INCREASE OF FEES - WEIGHTS AND MEASURES

WHEREAS, it is deemed desirable and necessary to make provision for certain increases in the fees for inspection of weights and measures, in that part of Venezia - Giulia administered by the Allied Forces (hereinafter referred to as the Territory):

NOW, THEREFORE, I, ALFRED C. BOWMAN, Colonel, J. A. G. D., Senior Civil Affairs Officer.

ORDER:

ARTICLE I

Section 1

The existing fees for the periodical inspection of weights and measures, set forth in the Table attached to R. D. L., 28 November 1938, n. 1941, are hereby increased within the Territory by one hundred (100) percent.

Section 2

a. The existing fees for the first inspection of weights and measures and the instruments therefor and of gas meters and pressure gauges, as set forth in the above Table; and the two fees established at 200 lire each by Article 3 of the above cited Decree; are hereby increased within the Territory by 200 percent.

b. The total fee for the first inspection of instruments for weighting and measuring as increased by this Order, shall be reduced by one half whenever the result of such inspection is negative.

ARTICLE II
EFFECTIVE DATE OF ORDER

This Order shall take effect on the date that it is signed by me.

Dated, Trieste, 19 November 1945.

ALFRED C. BOWMAN
Colonel J. A. G. D.
Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT

13 CORPS

ORDER No. 42

UNAUTHORIZED WEARING OF MILITARY UNIFORMS

WHEREAS, it is deemed necessary to prohibit the unauthorized wearing of Military uniforms in that part of Venezia-Giulia administered by the Allied Forces (hereinafter referred to as the «Territory»);

NOW, THEREFORE, I, ALFRED C. BOWMAN, Colonel, J. A. G. D., Senior Civil Affairs Officer,

ORDER:

ARTICLE I

UNAUTHORIZED WEARING OF MILITARY UNIFORMS PROHIBITED

It shall be unlawful for any person to wear a military uniform or part of a military uniform within the Territory unless authorized to do so by 13 Corps.

ARTICLE II

PENALTY FOR VIOLATION

The violation of this Order shall constitute an offence triable before an Allied Military Court and shall be punishable by fine or imprisonment or both as the Court shall determine in addition to all other legal punishment.

ARTICLE III

EFFECTIVE DATE OF ORDER

This Order shall take effect on the date that it is signed by me.

Dated, Trieste 22nd November 1945.

J. C. SMUTS

Lt. Colonel

for: *ALFRED C. BOWMAN*

Colonel, J. A. G. D.

Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 43

SUSPENSION OF EXPORT DUTIES AND LICENSE FEES

WHEREAS, it is deemed desirable to suspend export duties on certain goods and merchandise and also to suspend the license fees on the exportation of certain goods and merchandise in that part of Venezia Giulia administered by the Allied Forces (hereinafter referred to as Territory);

NOW, THEREFORE, I, ALFRED C. BOWMAN, Colonel, J. A. G. D., Senior Civil Affairs Officer

ORDER:

ARTICLE I

SUSPENSION OF EXPORT DUTIES

The export duties on goods and merchandise, as established by RDL, 9 June 1921, No. 208, converted into RDL, 17 April 1925, No. 473, are hereby suspended within the Territory.

ARTICLE II

SUSPENSION OF EXPORT LICENSE FEES

The license fees for the exportation of goods and merchandise, as established by Article 2 of RDL, 15 April 1943, No. 248, are hereby suspended within the Territory.

ARTICLE III

EFFECTIVE DATE OF ORDER

This Order shall take effect as of 14 November 1945.

Dated: Trieste, 24th November 1945.

J. C. SMUTS

Lt. Colonel

for *ALFRED C. BOWMAN*

Colonel, J. A. G. D.

Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

ORDER No. 45

EXTENSION OF THE TIME FOR RENEWAL OF MORTGAGES

WHEREAS, it is deemed desirable under present conditions to extend the time within which mortgages must be renewed under the Law as existing on 8 September 1943, within that part of Venezia Giulia occupied by the Allied Forces (hereinafter referred to as the «Territory»);

Now, therefore, I, ALFRED C. BOWMAN, Colonel, J. A. G. D., Senior Civil Affairs Officer,

ORDER:

ARTICLE I

TIME FOR RENEWAL OF MORTGAGES EXTENDED

The time within which all mortgages within the Territory, including mortgages for Treasury Credits, must be renewed under Laws in effect on 8 September 1943, is hereby extended until the formal declaration of the determination of the War and six months thereafter.

ARTICLE II

EFFECTIVE DATE OF ORDER

This Order shall take effect on the date that it is signed by me.

Dated at Trieste, this 24th day of November, 1945.

J. C. SMUTS

Lt. Colonel

for: *ALFRED C. BOWMAN*

Colonel J. A. G. D.

Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT

13 CORPS

ORDER No. 47

ESTABLISHMENT OF FOOD ADVISORY BOARDS

WHEREAS, the problem of food and food prices is such that is deemed desirable and necessary to establish Food Advisory Boards for that part of Venezia-Giulia administered by the Allied Forces (hereinafter referred to as the "Territory");

NOW, THEREFORE, I, ALFRED C. BOWMAN, Colonel, J.A.G.D., Senior Civil Affairs Officer,

ORDER :

ARTICLE I

ESTABLISHMENT OF FOOD ADVISORY BOARDS

SECTION 1.

A Food Advisory Board is hereby established for the Territory, and Area Sub-Food Advisory Boards are hereby established for the Areas of Gorizia and Pola, with the powers and functions hereinafter stated.

SECTION 2.

The Territorial Food Advisory Board shall consist of a President and six other members who shall be appointed and be removable by the Allied Military Government. Three of such six members shall be representatives of Consumers and at least one of them shall be a representative of workers' organizations. The other three members shall be representatives respectively of the following: Sezione Provinciale dell'Alimentazione (Sepral); Centro Autotrasporti; and Camera di Commercio ed Industria.

SECTION 3.

The Area Sub-Food Advisory Boards for the Areas of Gorizia and Pola shall be under the control and supervision of the Territorial Food Advisory Board and shall be constituted and appointed by the Allied Military Government in accordance with the preceding Section.

ARTICLE II

FUNCTIONS OF FOOD ADVISORY BOARDS

The following shall be the functions of the Food Advisory Boards:

- a) To make studies and investigations regarding the price, supply and distribution of food within the Territory and the Areas thereof.
- b) From time to time, as requested and as may be deemed expedient, to advise the Allied Military Government as to the problems affecting food within the Territory and the Areas thereof.
- c) To perform such other functions regarding food within the Territory and the Areas thereof as shall be delegated to them by the Allied Military Government.

ARTICLE III.

POWERS OF FOOD ADVISORY BOARDS

The Food Advisory Boards shall have power:

- a) To employ a paid Director and such other employees as may be necessary at salaries to be established by the Military Government.
- b) To call witnesses, order the production and inspection of books and documents, and to administer oaths.
- c) To operate through committees or divisions dealing with particular aspects of the problem of food and its distribution.

ARTICLE IV

SUPERVISION BY ALLIED MILITARY GOVERNMENT

The Food Advisory Boards shall be under the control and supervision of the Allied Military Government.

ARTICLE V

PENALTY FOR VIOLATION

Any person who wilfully refuses or neglects to obey a lawful order made by the Territorial or Area Sub-Food Advisory Boards, or who violates this Order in any other respect, shall be guilty of an offense and upon conviction by an Allied Military Court, shall be punishable by fine or imprisonment, or both, as the Court shall determine.

ARTICLE VI

EFFECTIVE DATE OF ORDER

This Order shall become effective on the date that it is signed by me.

Dated, Trieste 29th November 1945.

ALFRED C. BOWMAN

Colonel, J.A.G.D.

Senior Civil Affairs Officer

ALLIED MILITARY GOVERNMENT
13 CORPS

NOTICE No. 8

**CONTINUATION OF "ASSEGNO DI DISOCCUPAZIONE DOPO-
GUERRA" ALTERATION IN RATES OF "INDENNITÀ DI CONTIN-
GENZA" AND PAYMENT OF "INDENNITÀ TEMPORANEA
DI ADEGUAMENTO SALARIALE"**

ARTICLE I

"ASSEGNO DI DISOCCUPAZIONE DOPOGUERRA" FOR DECEMBER 1945

The special unemployment benefits known as «Assegno di disoccupazione dopo-guerra» shall continue until 31 December 1945 at the rates and subject to the conditions laid down in Order No. 13.

ARTICLE II

ALTERATION IN RATES OF "INDENNITÀ DI CONTINGENZA"

The indemnity known as «Indennità di contingenza» may as from 1 December 1945, be paid at the following percentages of the amounts laid down in Part 1, para 1 of Notice No. 4 in lieu of the percentages set out in Part, 1 para 2 of the said Notice:

- a) To persons working in Commune of Trieste, Monfalcone and Muggia - 100%
- b) To persons working in Communes of Gorizia and Pola 90%
- c) To other persons working in other Communes of the Territory - 80%

ARTICLE III

PAYMENT OF "INDENNITÀ TEMPORANEA DI ADEGUAMENTO SALARIALE"

A. - *Period of payment.* - An indemnity to be known as «Indennità temporanea di adeguamento salariale» may be paid for the months of November and December 1945 to the workers hereinafter specified, in addition to basic salary or wages and «Indennità di contingenza».

B. - *Persons to whom payable.* - The said indemnity shall be payable to all employees and workers to whom «Indennità di contingenza» is now payable by virtue of Notice No. 4 and subsequent agreements authorized by the Allied Military Government.

C. - *Rates and conditions of payment.* - The rates and conditions governing payment of the said indemnity shall be the same as those laid down for payment of «Indennità di contingenza» by Notice No. 4 and the Regulations issued thereunder by the Labour Offices as amended by Article 2 of this Notice.

D. - *Contractors entitled to add to contract price sums paid as indemnity.* - Contractors shall be entitled to add to sums payable under contracts, the performance of which is not completed before 1 November 1945, (whether such sums have already been paid or not), any amount paid or payable by such contractors in respect of «Indennità temporanea di adeguamento salariale».

Dated at Trieste this 30th day of November 1945.

ALFRED C. BOWMAN

Colonel J. A. G. D.

Senior Civil Affairs Officer

PART II

TRIESTE AREA

ALLIED MILITARY GOVERNMENT
AREA OF TRIESTE

AREA ORDER No. 24

**RE-ORGANIZATION OF THE "NATIONAL SOCIETY FOR THE
PROTECTION OF MOTHERS AND CHILDREN" (O. N. M. I.)
AND APPOINTMENT OF MEDICAL COMMISSIONER THEREOF**

WHEREAS, it is the desire of the Allied Military Government to improve the facilities for the care of mothers and young children within the Area of Trieste, and

WHEREAS by R. D. of the 24 December 1934, No. 2316, Provisions were made in relation to the «National Society for the Protection of mothers and children» (hereinafter called O.N.M.I.) and Provincial Federations and Communal Councils forming part thereof, and

WHEREAS in order to carry out such desire as aforesaid it is considered necessary to make the appointment and provisions hereinafter set out

NOW, I, J. C. SMUTS, LT. COLONEL, Area Commissioner Trieste, hereby ORDER as follows:

ARTICLE I

Prof. JACCHIA Paolo shall be and he is hereby appointed as Medical Commissioner of O.N.M.I. within the Area of Trieste.

ARTICLE II

The said Commissioner shall have all the duties, powers and rights of a Provincial Federation as laid down by the said R. D. of 24 December 1934, No. 2316.

ARTICLE III

The said Commissioner shall so long as he retains the appointment hereby given him be paid a salary of 8,000 Lire per month payable out of Trieste Area Funds.

ARTICLE IV

The said Commissioner may be removed and any successor appointed in writing only by me or my successor.

ARTICLE V

The said Commissioner shall in the exercise of his functions be assisted by a Council constituted as laid down for a Provincial Council in the said R. D. of 24 December 1934, No. 2316 (so far as not inconsistent with the terms of this Order), with the addition of such members as the Chief Public Health Officer of the Allied Military Government shall appoint to it and shall exercise the functions of such a Provincial Council (so far as not inconsistent with the terms hereof).

ARTICLE VI

The Communal Council referred to in the said R. D. of 24 December 1934, No. 2316 shall be constituted (so far as not inconsistent with the terms of this Order) as laid down in the said R. D., with the addition of such members as shall be appointed thereto by the said Chief Public Health Officer of the Allied Military Government and shall have the functions of a Communal Council (so far as the same are not inconsistent with the terms hereof) as mentioned in the said R. D.

ARTICLE VII

Where in such R. D. any reference occurs to a body or person now dissolved or non-existent such reference shall be deemed to be for the purpose of this Order to the body or person now by Law exercising the functions of such dissolved or non-existent body or person. Where there is no person now exercising such functions, the reference to such dissolved or non-existent person shall be disregarded.

ARTICLE VIII

The said Commissioner, Federations and Councils shall at all times be under the control of and comply with the Orders and instructions of the Allied Military Government.

ARTICLE IX

This Order shall come into effect in the Area of Trieste on the date of its first publication therein.

Dated at TRIESTE this 30th day of October 1945.

J. C. SMUTS

Lt-Colonel

Area Commissioner, TRIESTE

ALLIED MILITARY GOVERNMENT

AREA OF TRIESTE

AREA ORDER No. 27

APPOINTMENT OF PRESIDENT AND COUNCIL FOR THE COMMUNE OF FOGLIANO-REDIPUGLIA

Pursuant to the provisions of General Order No. 11, I, J. C. SMUTS, Lt. Col., Area Commissioner, Trieste, hereby

ORDER:

the following appointments to the administration of the Local Government of the Commune of Fogliano-Redipuglia, with effect from the date of the first publication of this Order:

President of the Commune:	Vinzi	Francesco
Communal Council:		
Chairman of Council:	Buttignon	Giuseppe
Members of Council:	Furlan	Simone
	Cechet	Giacomo
	Stabile	Ettore
	Visintin	Giuseppe Antonio
Substitute Members of Council:	Visintin	Bruno
	Brumat	Giovanni Battista

30th October 1945.

J. C. SMUTS

Lt. Col.

Area Commissioner Trieste

ALLIED MILITARY GOVERNMENT
AREA OF TRIESTE

AREA ORDER No. 28

**ESTABLISHMENT OF STATISTICAL SECTION
OF THE HOUSING COMMITTEE**

WHEREAS it is urgently necessary to provide living accommodations for those members of the civilian population who are not provided therewith, and

WHEREAS it is deemed expedient to ascertain the availability of such accommodations,

NOW, THEREFORE, pursuant to the authority delegated to me by the provisions of General Order No. 10 J. C. SMUTS, Lt. Col. Area Commissioner, Trieste, hereby

ORDER:

SECTION 1.

ESTABLISHMENT OF STATISTICAL SECTION

The Statistical Section is established as a subdivision of the Housing Committee of the City of Trieste.

SECTION 2.

FUNCTION OF THE STATISTICAL SECTION

The Statistical Section will make a complete survey on all buildings in the city of Trieste showing the owner and manager of said building, the use to which it is put, full description of the number of apartments specifying rooms and other space, the persons living therein, rent paid. This survey will also enumerate premises which may be easily converted to living quarters.

SECTION 3.

POWERS OF STATISTICAL SECTION

The Statistical Section will employ a qualified staff who will personally inspect all premises and obtain the required information. Each member of the staff will be furnished with a document issued by the section identifying him as such and authorising him to make inquiries.

SECTION 4.

REFERENCE TO AREA ORDER

This Order is in addition to Area Order No. 6, which will remain in full force and effect.

SECTION 5.

CONTRAVENTIONS

Any person who hinders the work of the Section or who fails to give a correct answer to the questions of the staff or who gives false information shall be guilty of an offence and upon conviction by a Military Court, shall be subject to punishment and fine or imprisonment or both as the Court may direct.

SECTION 6.

EFFECTIVE DATE

This Order shall become operative in Trieste Area on the day of the first publication.

9th November 1945.

J. C. SMUTS

Lt. Colonel

Area Commissioner, Trieste

ALLIED MILITARY GOVERNMENT
AREA OF TRIESTE

AREA ORDER No. 29

ORDER APPOINTING DIRECTOR OF THE OSPEDALI RIUNITI

*WHEREAS it is necessary to provide a Director of the Ospedali Riuniti, and
WHEREAS the post has been advertised and applications for said post considered
by the Chief Public Health Officer,*

*NOW THEREFORE, pursuant to the authority delegated to me by the Provisions
of General Order N. 11, I, J. C. SMUTS, Lt. Col. O. B. E., Area Commissioner,
Trieste, hereby*

ORDER:

1. Dott. PECORARI Fausto is hereby appointed as the temporary Medical Director of the Ospedali Riuniti for a period not exceeding 12 months.
2. This Order will come into effect upon the date of its first publication in the Area of Trieste.

Dated in Trieste this 24 day of November 1945.

J. C. SMUTS
Lt. Col.
Area Commissioner Trieste

GORIZIA AREA

ALLIED MILITARY GOVERNMENT
AREA OF GORIZIA

AREA ORDER No. 47

APPOINTMENT OF HOUSING COMMITTEE FOR GORIZIA

Pursuant to the authority vested in me by virtue of General Order No. 10, I, K. L. SHIRK, Major, A.U.S., Area Commissioner, do hereby

ORDER:

that

1. a Housing Committee for the Commune of Gorizia be, and is hereby appointed consisting of the following members:

Dott. Tullio Bernaba, *President*
Sig.a Emilia Coceanis, *Member*
Sig.r Marcello Morpurgo, *Member*
Rag. Vittorio Bramo, *Member*
Sig.r Giovanni Hvalic, *Member*

2. The offices of said Committee shall be located in the Municipio of Gorizia.

Dated, 23rd November 1945.

K. L. SHIRK, Major,
Area Commissioner

HEADQUARTERS
ALLIED MILITARY GOVERNMENT
AREA OF GORIZIA

AREA PUBLIC NOTICE No. 2

WHEREAS, the President of the District Committee of District 4 A (Dolegne, Cosbane), having been threatened with bodily injury, has offered his resignation which has been accepted, and

WHEREAS, it has not yet been possible to select the officials of Area and Communal Government as provided for by General Order No. 11; and

WHEREAS, it is felt inadvisable to appoint a temporary President of the above District pending the selection of such officials under General Order No. 11; and

WHEREAS, pending such implementation of General Order No. 11, it has been decided that the government and administration of such District shall be conducted directly by the Allied Military Government;

NOW, THEREFORE, Public Notice is hereby given of the above decision and that all the powers of government and administration of and in such District have been vested in the Civil Affairs Officer of the Allied Military Government now and hereafter assigned to such District who has been further authorized to delegate all or part of such powers to any Military Commander of the Allied Forces in the Area of Gorizia.

Dated : 30 August 1945.

J. C. SMUTS

Lt. Colonel

Area Commissioner

HEADQUARTERS
ALLIED MILITARY GOVERNMENT
GORIZIA AREA

AREA NOTICE No. 3

1. General Order No. 11 providing for the government of Gorizia Area is being implemented. Appointments made by A.M.G. under this Order are being announced, and from time to time will be published in the Press.

2. Those appointments are being made by A.M.G. after wide consultations, so that they will be as widely representative of all classes of the people as is possible in present circumstances. The fact that they are not fully representative, is due to the fact that a large element of the population has, through its leaders, refused to play its part in the government.

3. These leaders claimed that they were elected by the people; that only persons elected by the people could serve in any government; and they stated that they would not be appointed by A.M.G.

4. It has been repeatedly pointed out to these leaders:

- (a) That the elections they referred to could not have been fair or democratic, since only they were elected, and no other section of the community.
- (b) That fair elections are not possible in time of war, or in the present circumstances of Military Government.
- (c) That it is possible to choose representatives of the people by means other than elections, and that A.M.G. was choosing them by this means.

5. Despite those repeated statements to those leaders and despite repeated requests to them to submit the names of persons desired by the people as their representatives, they have continued to refuse to take their share in the government.

6. In these circumstances A.M.G. has been forced to make appointments without giving representation to this section of the community, and in some areas to carry on the government without any representatives of the people at all.

7. It continues to be the hope of A.M.G. that this section of the people will reconsider the decisions of its leaders. It is the hope of A.M.G. that this group, which was for many years denied representation by Fascism, will not continue to be denied it by their own leaders.

8. A.M.G. will remain ready and willing to welcome this large element of the people to take their just part in the government of this Area.

GORIZIA, 8th September 1945.

J. C. SMUTS
Lieutenant Colonel
Area Commissioner

GAZETTE No. 4

ALLIED MILITARY GOVERNMENT

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