specified herein or from other sources when such data are of
importance to scientific or manufacturing interests or to the gen-
eral public, and are not available elsewhere, including demonstra-
tion of the results of the Bureau's work by exhibits or otherwise
as may be deemed most effective."
Sec. 2. The Act of March 3, 1901 (31 Stat. 1449), as amended, be,
and the same hereby is, further amended by inserting at the end thereof
the following sections:
"Sec. 11. For all services rendered for other Government agencies
by the Secretary in the performance of functions specified herein, the
Department of Commerce may be reimbursed in accordance with
"Sec. 12. In the absence of specific agreement to the contrary, equip-
ment purchased by the Department of Commerce from transferred or
advanced funds in order to carry out an investigation authorized
herein for another Government agency shall become the property of
the Department of Commerce for use in subsequent investigations.
"Sec. 13. (a) The Secretary of Commerce is authorized to accept
and utilize gifts or bequests of real or personal property for the
purpose of aiding and facilitating the work authorized herein.
"(b) For the purpose of Federal income, estate, and gift taxes,
gifts and bequests accepted by the Secretary of Commerce under the
authority of this Act shall be deemed to be gifts and bequests to or for
the use of the United States."
Approved July 22, 1950.

[CHAPTER 487]

AN ACT

To authorize the Secretary of Commerce to grant to the East Bay Municipal
Utility District, an agency of the State of California, an easement for the
construction and operation of an interceptor sewer pipe line in and under
certain Government-owned lands comprising a part of the Maritime Alameda
Shipyard, Alameda, California.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary
of Commerce is authorized to grant and convey to the East Bay
Municipal Utility District, an agency of the State of California, with-
out cost to the said utility district, and subject to such terms and
conditions as the Secretary of Commerce may deem proper, a per-
etual easement for the construction, maintenance, operation, renewal,
replacement, and repair of an interceptor sewer pipe line or pipe lines
within two strips of land twenty feet wide each, one extending a dis-
tance of seven hundred and thirty-nine and thirty-seven one-hun-
dredths feet northerly from Tynan Avenue and the other extending
a distance of one thousand two hundred and eighty-five and seventy-
four one-hundredths feet southerly from Tynan Avenue, both lying
along the easterly boundary of lands comprising a part of the Mari-
time Alameda Shipyard, Alameda, California, and contiguous to the
westerly boundary line of the Central Pacific Railway Company right-
of-way, metes and bounds descriptions of such strips of land being on
file with the Secretary of Commerce.

Approved July 22, 1950.

[CHAPTER 491]

AN ACT

To amend the Mutual Defense Assistance Act of 1949.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That section 101 of

Mutual Defense As-
sistance Act, 1949,
amendments.
the Mutual Defense Assistance Act of 1949 is hereby amended to read as follows:

Sec. 101. In view of the coming into force of the North Atlantic Treaty and the establishment thereunder of the Council and the Defense Committee which will recommend measures for the common defense of the North Atlantic area, and in view of the fact that the task of the Council and the Defense Committee can be facilitated by immediate steps to increase the integrated defensive armed strength of the parties to the treaty, the President is hereby authorized to furnish military assistance in the form of equipment, materials, and services to such nations as are parties to the treaty and request such assistance. Any such assistance furnished under this title shall be subject to agreements, further referred to in section 102, designed to assure that the assistance will be used to promote an integrated defense of the North Atlantic area and to facilitate the development of defense plans by the Council and the Defense Committee under article 9 of the North Atlantic Treaty and to realize unified direction and effort; and after the agreement by the Government of the United States with defense plans as recommended by the Council and the Defense Committee, military assistance hereunder shall be furnished only in accordance therewith.

Sec. 2. Section 102 of such Act is hereby amended by designating such section as subsection (a) and by adding thereto subsection (b) to read as follows:

(b) In addition to the amounts heretofore authorized to be appropriated, there are hereby authorized to be appropriated to the President for the year ending June 30, 1951, out of any money in the Treasury not otherwise appropriated, for carrying out the provisions and accomplishing the policies and purposes of this title, not to exceed $1,000,000,000.

Sec. 3. Section 104 of such Act is hereby amended to read as follows:

Sec. 104. None of the funds made available for carrying out the provisions of this Act or the Act of May 22, 1947, as amended, shall be utilized (a) to construct or aid in the construction of any factory or other manufacturing establishment outside of the United States or to provide equipment (other than production equipment, including machine tools) for any such factory or other manufacturing establishment, (b) to defray the cost of maintaining any such factory or other manufacturing establishment, (c) directly or indirectly to compensate any nation or any governmental agency or person therein for any diminution in the export trade of such nation resulting from the carrying out of any program of increased military production or to make any payment, in the form of a bonus, subsidy, indemnity, guaranty, or otherwise, to any owner of any such factory or other manufacturing establishment as an inducement to such owner to undertake or increase production of arms, ammunition, implements of war, or other military supplies, or (d) for the compensation of any person for personal services rendered in or for any such factory or other manufacturing establishment, other than personal services of a technical nature rendered by officers and employees of the United States for the purpose of establishing or maintaining production by such factories or other manufacturing establishments to effectuate the purposes of this Act and in conformity with desired standards and specifications.

Sec. 4. Title II is hereby amended by changing its designation to read as follows:
"GREECE, TURKEY, AND IRAN"

Sec. 5. Section 201 of such Act is hereby amended by designating such section as subsection (a) and by adding thereto subsection (b) to read as follows:

(b) In addition to the amounts heretofore authorized to be appropriated, there are hereby authorized to be appropriated, out of any moneys in the Treasury not otherwise appropriated, not to exceed $131,500,000 to carry out the provisions of the Act of May 22, 1947, as amended, and for the purpose of furnishing military assistance to Iran as provided in this Act, for the year ending June 30, 1951. Whenever the furnishing of such assistance will further the purposes and policies of this Act, the President is authorized to furnish military assistance as provided in this Act to Iran.

Sec. 6. Section 301 of such Act is hereby amended by striking out the word "Iran" and the comma which follows it.

Sec. 7. Section 302 of such Act is hereby amended by designating such section as subsection (a) and by adding thereto subsection (b) as follows:

(b) In addition to the amounts heretofore authorized to be appropriated, there are hereby authorized to be appropriated to the President for the year ending June 30, 1951, out of any moneys in the Treasury not otherwise appropriated, for carrying out the provisions and accomplishing the purposes of section 301, as amended, not to exceed $15,000,000.

Sec. 8. Section 303 of such Act is hereby amended by designating such section as subsection (a) and by adding thereto subsection (b) to read as follows:

(b) In addition to the amounts heretofore authorized to be appropriated, there are hereby authorized to be appropriated to the President, out of any moneys in the Treasury not otherwise appropriated, the sum of $75,000,000, to be used as provided in subsection (a) of this section, of which not more than $35,000,000 may be accounted for in such manner shall, with the exception of $7,500,000, be reported to the Committee on Foreign Relations of the Senate, the Committees on Armed Services of the Senate and of the House of Representatives, and the Committee on Foreign Affairs of the House of Representatives.

Sec. 9. Section 403 (d) of such Act is hereby amended to read as follows:

Sec. 403. * * *

(d) Not to exceed $450,000,000 worth of excess equipment and materials may be furnished under this Act or may hereafter be furnished under the Act of May 22, 1947, as amended: Provided, That during the fiscal year ending June 30, 1951, an additional $250,000,000 worth of excess equipment and materials may be so furnished. For the purposes of this subsection, the worth of any excess equipment or materials means either the actual gross cost to the United States of that particular equipment or materials or the estimated gross cost to the United States of that particular equipment or materials obtained by multiplying the number of units of such particular equipment or materials by the average gross cost of each unit of that equipment or materials owned by the furnishing agency.

Sec. 10. Section 403 is hereby amended by adding a new subsection (e) to read as follows:

(e) Funds heretofore appropriated and the contract authority heretofore granted to the President under the head "Mutual Defense
Assistance Act in the Second Supplemental Appropriation Act, 1950, are hereby authorized to be made available until June 30, 1951.

Sec. 11. Section 404 of such Act is hereby amended to read as follows:

Sec. 404. The President may exercise any power or authority conferred on him by this Act through such agency or officer of the United States as he shall direct, except such powers or authority conferred on him in section 405, in clause (2) of subsection (b) of section 407, and in subsection (c) of section 408.

Sec. 12. (a) Section 408 (c) of such Act is hereby amended to read as follows:

(c) Whenever he determines that such action is essential for the effective carrying out of the purposes of this Act, the President may from time to time utilize not to exceed in the aggregate 10 per centum of the funds and contract authority made available for the purposes of any title of this Act for the purposes of any other title, or in the event of a development seriously affecting the security of the North Atlantic area for the purpose of providing military assistance to any other European nation whose strategic location makes it of direct importance to the defense of the North Atlantic area and whose immediately increased ability to defend itself, the President, after consultation with the governments of the other nations which are members of the North Atlantic Treaty, finds contributes to the preservation of the peace and security of the North Atlantic area and is vital to the security of the United States. Whenever the President makes any such determination he shall forthwith notify the Committee on Foreign Relations of the Senate, the Committees on Armed Services of the Senate and of the House of Representatives, and the Committee on Foreign Affairs of the House of Representatives. (b) Section 408 (d) of such Act is hereby amended to read as follows:

(d) Upon approval by the President, any currency of any nation received by the United States for its own use in connection with the furnishing of assistance under this Act may be used for expenditures for essential administrative and operating expenses of the United States incident to operation under this Act and the amount, if any, remaining after the payment of such expenses shall be used only for purposes specified by Act of Congress.

(c) Section 408 (e) of such Act is hereby amended to read as follows:

(e) (1) The President may, from time to time, in the interest of achieving standardization of military equipment and in order to provide procurement assistance without cost to the United States, transfer, or enter into contracts for the procurement for transfer of, equipment, materials or services to: (A) nations eligible for assistance under title I, II, or III of this Act, (B) a nation which has joined with the United States in a collective defense and regional arrangement, or (C) any other nation not eligible to join a collective defense and regional arrangement referred to in clause (B) above, but whose ability to defend itself or to participate in the defense of the area of which it is a part, is important to the security of the United States: Provided, That, prior to the transfer of any equipment, materials, or services to a nation under this clause (C), it shall provide the United States with assurance that such equipment, materials, or services are required for and will be used solely to maintain its internal security, its legitimate self-defense, or to permit it to participate in the defense of the area of which it is a part, and that it will not undertake any act of aggression against any other state: Provided further, That, in the case of any such transfer, the President shall forthwith notify...
the Committee on Foreign Relations of the Senate, the Committees on Armed Services of the Senate and of the House of Representatives, and the Committee on Foreign Affairs of the House of Representatives.

(2) Whenever equipment or material is transferred from the stocks of, or services are rendered by, any agency, to any nation as provided in paragraph (1) above, such nation shall first make available the fair value, as determined by the President, of such equipment, materials, or services. The fair value shall not be less for the various categories of equipment or materials than the “value” as defined in subsection (c) of section 403: Provided, That with respect to excess equipment or materials the fair value may not be determined to be less than the value specified in paragraph 1 of that subsection plus (a) 10 per centum of the original gross cost of such equipment or materials; (b) the scrap value; or (c) the market value, if ascertainable, whichever is the greater. Before a contract is entered into, such nation shall (A) provide the United States with a dependable undertaking to pay the full amount of such contract which will assure the United States against any loss on the contract, and (B) shall make funds available in such amounts and at such times as may be necessary to meet the payments required by the contract in advance of the time such payments are due, in addition to the estimated amount of any damages and costs that may accrue from the cancellation of such contract: Provided, That the total amount of outstanding contracts under this subsection, less the amounts which have been paid the United States by such nations, shall at no time exceed $100,000,000.

Sec. 13. The present section 405 (d) of such Act is renumbered as section 405 (e) and a new subsection 405 (d) is added to read as follows:

(d) if, in the case of any nation, which is a party to the North Atlantic Treaty, the President determines after consultation with the North Atlantic Treaty Council that such nation is not making its full contribution through self-help and mutual assistance in all practicable forms to the common defense of the North Atlantic area; and in the case of any other nation, if the President determines that such nation is not making its full contribution to its own defense or to the defense of the area of which it is a part.

Approved July 26, 1950.

[CHAPTER 492]  
AN ACT

To adjust and define the boundary between Great Smoky Mountains National Park and the Cherokee-Pisgah-Nantahala National Forests, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the portion of the boundary of the Great Smoky Mountains National Park that is common to and between the park and the Cherokee-Pisgah-Nantahala National Forests hereafter shall be as follows:

(a) Between the Pisgah National Forest and Great Smoky Mountains National Park the boundary shall be as follows: Beginning at a point where North Carolina State Highway Numbered 284 first crosses the Cataloochee Divide, said point being common to the boundary of said forest as described in Proclamation Numbered 2187 of July 10, 1936, and the boundary of said park, as authorized by the Act of May 22, 1926 (44 Stat. 616), as amended; thence following the divide northeasterly to the summit of Bent Knee Knob; thence northwesterly and northerly following Trail Ridge and White Oak

Fair value.

63 Stat. 715.  
22 U.S.C., Sup. III, § 1574 (c).

63 Stat. 718.  
22 U.S.C., Sup. III, § 1576 (d).

July 26, 1950  
H. R. 5866  
[Public Law 632]  
Great Smoky Mountains National Park  
Certain boundaries.