

Classified E.O. 12958 Section 3.5/200 No. 785016

ACC 10000 | 145 | 201 20330 MFAA POLICY - FINANCE  
SEPT 1944 - AUG. 1945

CONTINUED P. 2. 1945 SECTION 3.3/200 No. 785016

POLICY - FINANCE

44 - AUG. 1945

MFRR %  
20330

MFRR Policy - FINANCE

ALLIED COMMISSION - APO 394  
Subcommission for  
MONUMENTS, FINE ARTS AND ARCHIVES  
File # 20330  
MFRR Policy - Finance

Date To  
Helen C. fact.  
21 Apr 1967  
~~21 Apr 1967~~

Date to

Miller effect

21 Apr 1945

~~21 Apr 1945~~

10000 / 145 / 201

THIS FOLDER
CONTAINS PAPERS
FROM SEPT. 44
TO AUG. 45
CATALOGUE.

17 AGO 1945

IMMEDIATE

HEADQUARTERS ALLIED COMMISSIONS  
A/C IA  
CIVIL AFFAIRS SECTION

Ref Y1924

11 August 45

SUBJECT: Duty Roster on Sundays

TO: See Distribution below

*Nil This month*

The following procedure will be adopted in the Civil Affairs Section on Sundays:

1. The Duty Officer and one Duty Sg/CR will remain on duty for the whole of Civil Affairs Section (subject to the discretion of the head of a sub-Commission who may wish to retain a skeleton staff). The Officer will remain in Room 60, 7th Floor - Tel. No. 489001 Ext. 323 and 476106. The Duty Sg/CR will remain in Room 13 1st Floor - Tel. No. 489001 Ext. 57.
2. Although it is not necessary for any other officer to remain on duty in the IA building, each sub-Commission will leave with the Chief Clerk of Section by Saturday evening, the telephone number of one officer who can be located in an emergency from 0930 hrs to 1230 and from 1400 to 1800 hours.
3. Duty Officers and Sg/CRs will be nominated by the CPO, CA Section.
4. The roster for the next four weeks is as follows:

Date	Officer	Sg/CR
11 Aug	Col R.H.-G. HARTLEY	S/Sgt LINDSEY S.A.
12 Aug	Maj S.J. HARTY	S/Sgt WRIGHT P.S.
13 Aug	Capt J.F. HALLIDAY	Sgt BATES S.A.
14 Aug	Capt W.L. GIBBERNAN	Sgt HARTLEY J.

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*W.S. Hartley*  
R.H.-G. HARTLEY  
Colonel,  
CPO CA Section

- RECEIPTS:
- De A R 1/0
  - Education 1/0
  - Legal 1/0
  - Local Govt 1/0
  - Patriotic Branch
  - Public Health 1/0
  - Public Safety 1/0

- Executive Commissioner
- Hq Commandant
- Information Centre
- Message Centre

70330  
17 AGO 1945

80 1118 1945

20330/2281A

HEAD OFFICE, UNITED STATES

30 384

Subcommittee for Monuments, Fine Arts and Archives  
(Tel. 889331, ext. 42 & 254; 478480)

20330/2281A

30 July 1945

Subject: MFAA Projects - Procedure.

To : MFAA Officer, LIGURIA Region  
MFAA OFFICE, PIEMONTE Region  
MFAA OFFICE, VENETIA Region

1. The attention with regard to financing Monuments projects has now been further clarified. The Finance W/C is referring all budgeted projects that have to be referred to MFAA for approval by the Italian Finance Ministry. This is liable to be a somewhat lengthy proceeding and can only be done on L.B.5's.

2. It is essential therefore that L.B.5's for all projects which it is hoped to finance under MFAA be submitted as rapidly as possible. This W/C will take every possible step to get final approval through. In any event, urgent work of a character generally covered by the terms of the Finance Directive must be got ahead with and it must be eventually have to be paid for eventually from the Government's Fine Arts Budget.

3. Your attention is called to the following sentence from a letter to this W/C by Finance 4/31

4. Attention is invited to paragraph 3, letter this Sub-Commission to Regional Finance Officer dated 24 Aug 1945 file 15194/7, subject as above. It is suggested that a certificate covering the three conditions outlined therein appear on the pertinent models L.B.5.

5. The delay is occasioned by procedure outlined in paras. 1 and 2 and all regretted. It is however clear that nothing can be done about it, under the general directives under which Finance W/C are at present working. You are strongly advised where possible to break down projects and to clear at least any preliminary tasks under 100,000 lire. There is no objection to following this up with L.B.5's for the amounting work which can at least be lodged in the hope of early financing when the Italian Government takes over.

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Good

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1. The situation with regard to financing investments projects has now been further clarified. The Finance 4/0 is referring all regional projects that have to be referred to itself for approval by the Italian Finance Ministry. This is liable to be a somewhat lengthy proceeding and can only be done on L.B.'s.

2. It is essential therefore that L.B.'s for all projects which it is hoped to finance under AIG be submitted as rapidly as possible. This 4/0 will take every possible step to get final approval through. In any event, urgent work of a character generally covered by the terms of the Finance Directive must be get ahead with; and at least it will eventually have to be paid for eventually from the Government's Finance 4/0 budget.

3. Your attention is called to the following sentence from a letter to this 4/0 by Finance 4/0:

4. Attention is invited to paragraph 3, letter this Sub-Commission to Regional Finance Offices dated 24 May 1945 file 15194/7, subject as above. It is suggested that a certificate covering the three conditions outlined therein appear on the pertinent model L.B.'s.

5. The delays occasioned by procedure outlined in paras. 1 and 2 are all regretted. It is however clear that nothing can be done about it, under the general directives under which Finance 4/0 are at present working. You are strongly advised where possible to break down projects and to clear at least any preliminary tasks under 100,000 Lire. There is no objection to following this up with L.B.'s for the amounting work which can at least be lodged in the hope of early financing when the Italian government takes over.

Paul  
J.B. SAID ZACHARIS  
Lt. Col., A.S.  
Deputy Director.

80170

80 LUG 1945

HEAD, EASTERN ALLIED COMMISSION  
APO 394

JBR/ps

Submission for Monuments Fine Arts and Archives  
(Tel. 489081, ext. 42 & 254; 473430)

20330/MPAA

30 July 1945

Subject: Repair of Damaged National Monuments.

To : MPAA Officer, FLORENCE Region  
MPAA Officer, MILAN Region

1. Financial approval is granted for the following projects:

Cost of project

MILAN Region

Church of San Francesco - Bologna	950,000.-lire
Church of Corpus Domini "La Santa"	250,000.-lire
"Porta Nuova"	300,000.-lire

FLORENCE Region

Church of the Carmine, Torino	1,500,000.-lire
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2. See attached correspondence, noting para. 2a of Finance 3/C's 13194/P of 27 July 45.

*JBR*

J.B. HIRD PUGHINS  
Lt. Col., R.A.  
Deputy Director.

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2 Incls--  
Incl 1-Copy 13062/P of 4 July 45.  
Incl 2-Copy 13194/P of 27 July 45

602  
filed 20095  
& 20165

Copies to:  
File 20095/MPAA  
File 20105/MPAA

80 LUG 1945

18 LUG 1945

HEAD QUARTERS ALLIED COMMISSION  
Office of the Chief Commissioner  
130 394

*Kenner*

18 July 1945

13242/7

SUBJECT: Financial Directive for Italy.

TO : Distribution below.

1. Herewith, for your information, is copy of letter 13242/7 dated 18 July 1945 addressed to the President of the Council of Ministers.

2. This communication is based on PAF 583 of 3 July, 1945, which supplements the directive contained in PAF 487 of 13 January 1945.

*W. W. Stone*  
Rear Admiral, USN  
Chief Commissioner

Distribution:

- Office of the Chief Commissioner (2)
- Office of the Executive Commissioner (2)
- A.V.P. Economic Section (10)
- V.P. Civil Affairs Section (10)
- V.P. Establishment Section (10)
- Director, P.R.R.
- Director, Communications Sub-Comm. (2 - one for CCC)
- Director, War Materials Disposal & I.M. Sub-Comm.
- R.C. Emilia Region (20 of which 10 for IRO)
- R.C. Piemonte Region
- R.C. Liguria Region
- R.C. Lombardia Region
- R.C. Venetia Region
- R.C. Venezia Giulia Region
- ACC Commissioner, Naples Command } 7, of which 2 for
- Livorno Command } Finance Officer
- Ancona Command (5)

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20370  
20470  
18 LUG 1945

HEADQUARTERS ALLIED COMMISSION  
Office of the Chief Administrator

AGO 394

18 July 1945

1522/P

My dear Mr. Prime Minister:

1. I refer with reference to the Memorandum of 26 February, 1945, which was transmitted by the Acting President to the Chief Administrator of the Allied Commission to the President of the Council of Ministers, outlining certain steps taken by the Allied Governments to bring about an increasing measure of control to Italian administration.

2. In order to implement further the Declaration of 26 September, 1944, by the President of the United States and the Prime Minister of Great Britain regarding Italy, I am now directed by the Combined Chiefs of Staff to inform your Government that the intervention of the Allied Commission in Italian financial matters and other internal financial affairs will in future be confined to cases involving Allied military necessity. The Allied Commission will assist or advise your Government on financial matters in territory under your jurisdiction only when your Government specifically requests such advice or assistance, which will be given at a high level between the senior officers of this Commission and appropriate officials of your Government.

3. I am further directed by the Combined Chiefs of Staff to inform your Government that, subject to certain exceptions and conditions which are indicated below, it is no longer necessary to obtain the approval of the Allied Commission prior to the execution of Italian external financial transactions.

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4. The exceptions to this general rule are as follows:

(a) The Italian Government is requested to consult with the Allied Commission before authorizing the use of Italian external assets for the purpose of paying claims arising prior to 2 September, 1943. Thus all questions relating to the settlement of Italian clearing accounts should be discussed with this Commission before any action is taken.

(b) The Italian Government is requested to direct its exchange control and other agencies and individuals to consult with the Allied Commission before authorizing any external financial transactions involving Italian Government deposits or involving the foreign branches or subsidiaries of such companies.

5. The Combined Chiefs of Staff have noted that as a condition of the relaxation of Allied control over Italian external financial transactions, the Italian Government is required to keep the Allied Commission fully informed as to the status of Italian external assets and of Italian external financial transactions. It is requested that your Government

Consent to the President of the Council of Ministers, outlining certain steps taken by the Allied Governments to deal with an increasing measure of control to Italian administration.

2. In order to implement further the Declaration of 26 September, 1944, by the President of the United States and the Prime Minister of Great Britain regarding Italy, I am now directed by the Combined Chiefs of Staff to inform your Government that the intervention of the Allied Commission in Italian fiscal matters and other internal financial affairs will in future be confined to cases involving Allied military necessity. The Allied Commission will assist or advise your Government in financial matters in territory under your jurisdiction only when your Government specifically requests such advice or assistance, which will be given at a high level between the senior officers of this Commission and appropriate officials of your Government.

3. I am further directed by the Combined Chiefs of Staff to inform your Government that, subject to certain exceptions and conditions which are indicated below, it is no longer necessary to obtain the approval of the Allied Commission prior to the execution of Italian external financial transactions.

4. The exceptions to this general rule are as follows:

(a) the Italian Government is requested to consult with the Allied Commission before authorizing the use of Italian external assets for the purpose of paying claims arising prior to 8 September, 1945. Thus all questions relating to the settlement of Italian clearing accounts should be discussed with this Commission before any action is taken.

(b) the Italian Government is requested to direct its exchange control and value regulations authorities to consult with the Allied Commission before authorizing any external financial transactions undertaken by Italian companies, agencies or involving the foreign branches or subsidiaries of such companies.

5. The Combined Chiefs of Staff have agreed that as a condition of the relaxation of Allied control over Italian external financial transactions, the Italian Government is required to keep the Allied Commission fully informed as to the status of Italian external assets and of Italian external financial transactions. It is therefore requested that your Government:

(a) keep the Allied Commission fully advised as to the policies that may be adopted by the Italian Government, or any agency or committee thereof (including the Bank of Italy), regarding the utilization and control of Italian external assets. You may find it desirable to consult with the Allied Commission before authorizing new policies or types of transactions, in order that no conditions may arise that might be prejudicial to the interests of the United Kingdom.

(b) submit fortnightly reports in triplicate to the Allied Commission listing all external financial transactions permitted or undertaken by the Italian Government during the period covered by the report, including the names of all parties to the transactions, a detailed statement of the nature and purposes of the transactions, the amount thereof, the currencies involved, the rates of exchange utilized, and any other relevant information.

6. In conjunction with the relaxation of control indicated in this letter, the Combined Chiefs of Staff have directed to inform your Government that it will be requested to take the following steps:

- (a) to establish and maintain an effective foreign exchange control agency
- (b) to adopt measures in support of the economic warfare objectives of the Allied Governments.

The details of the economic warfare programs are to be determined by your Government in the near future by the British and American Subcommittees in Rome, and it is expected that representatives of your Government will work with the two Subcommittees in the development and implementation of this program. I am further directed to inform your Government that failure to take the steps specified in (a) and (b) of this paragraph within a reasonable period of time will result in the re-assertion of prior control of Italian external transactions by the Allied Government through the intransigence of the Allied Commission. I should be grateful if you would keep me as closely informed as possible of your progress in the development of the programs requested by the Allied Governments.

7. I would also request that you give assurance that you remain responsible for ensuring that redemptive payments are not made to undesirable persons in Italy.

8. The Combined Chiefs of Staff have also instructed that restrictions to Italy from neutral countries are to continue to be controlled through banks in the U.S. and U.K. until the measures in support of the economic warfare objectives of the Allied Governments are taken.

9. The Allied Commission has, as part of the general suspension outlined in the third paragraph of this letter, suspended the supervision and control of arrangements concluded by the Italian Government, with Allied and neutral countries concerning the financing of foreign trade, which that your Government is required to ensure that the freedom of export sales will be made available for the purpose of making essential payments arising from import needs of Italy, Italian diplomatic, consular, or military expenditures, maintenance of the Italian merchant marine, and similar expenditures.

10. Finally, I am directed to stress that the relaxation of control of Italian external assets is not to be construed as affecting the rights of the Allied Government under the Italian laws with respect to Italian foreign assets, nor to prejudice or affect the status of Italian property in Allied countries which has been subjected to occupational war measures, such as requisitioning, freezing, and freezing.

11. Our supplementary financial directive from the Combined Chiefs of Staff deals with certain other matters relating to Allied military fire currency and other Allied financial operations in Italy. Clarification of certain points is desired and I shall communicate with you further as soon as possible.

Yours very truly

Walter Dill Scott

information in the development of the program. It is directed to inform your Government that failure to take the steps specified in (a) and (b) of this paragraph within a reasonable period of time will result in the suspension of prior control of Italian external transactions by the Allied Government through the instrumentality of the Allied Commission. I should be grateful if you would keep me as closely informed as possible of your progress in the development of the program requested by the Allied Governments.

7. I would also request that you give assurance that you assume responsibility for ensuring that realisation payments are not made to undesirable persons in Italy.

8. The Combined Chiefs of Staff have also instructed that repatriation to Italy from neutral countries are to continue to be controlled through banks in the U.S. and U.K. until the measures in support of the economic warfare objectives of the Allied Governments are taken.

9. The Allied Commission has, as part of the general supervision outlined in the third paragraph of this letter, supervised the supervision and control of arrangements concluded by the Italian Government with Allied and neutral countries concerning the financing of foreign trade, and that your Government is required to ensure that the proceeds of export sales will be made available for the purpose of making essential payments arising from urgent needs of Italy, Italian diplomatic, consular, or military expenditures, maintenance of the Italian merchant marine, and similar expenditure.

10. Finally, I am directed to state that the relaxation of control of Italian external assets is not to be construed as affecting the rights of the Allied Government under the Article 17 Convention with respect to Italian foreign assets, nor to prejudice or affect the status of Italian property in Allied countries which has been subjected to exceptional expropriation, such as expropriation, vesting, and freezing.

11. Our supplementary financial directive from the Combined Chiefs of Staff deals with certain other matters relating to Allied military lire currency and other Allied financial operations in Italy. Clarification of certain points is omitted and I shall occasion to with you further as soon as possible.

Yours very truly,

/s/ Henry, Stone  
Major, USA  
Near Admiral, USN  
Chief Commissioner

Professor Mercurio Parri,  
The President of the Council of Ministers,  
Italian Government,  
Rome.

Distribution:  
Gen. Alexander Kirk, American Embassy, Rome  
Sir Noel Charles, British Embassy, Rome  
Executive Commissioner  
Political Adviser (A)  
Political Adviser (B)

Attling Vice President, open section  
C-5 Section (Financial Adv.), AFM.

1 ~~1015~~ 1015  
July

HEADQUARTERS ALLIED COMMISSION  
APO 394  
FINANCE SUB COMMISSION

12 July 1945

13194/F

SUBJECT: War Damage to National Monuments.

TO : M.F.A. and A Sub-Commission. ✓

1. Receipt is acknowledged of your memorandum dated 9 July 1945, file 20330/MFAA.

2. The policy of "approval in principle" must necessarily remain an internal matter of your Sub-Commission.

3. In order to commit funds to a project this Sub-Commission must receive sufficient detail to properly appraise the scope and type of work proposed.

4. Our directive dated 21 May 1945, file 13194/F, subject as above, was issued for the guidance of Finance Officers in the field. Therefore, in view of the foregoing, it is believed that no amendment is required at this time.

*A. P. Scattermitt*

*Boz*

Joint Director,  
Finance sub-Commission.

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*I see I know what they  
want in the same way as  
Mushkin  
Dove  
Dove mean nothing*

1 AUG 1945  
FILE NO. 20330

12 ~~1015~~ 1015  
July

20330/MSA  
9 July 45MEMORANDUM

Re: Finance Subcommittee, attn. Major Tinsman.

1. Might we have a statement from your Subcommittee confirming the procedure with regards to MFAA projects talked over between the Joint Directors of your Subcommittee and myself this last week, which procedure would be:
  - a. Examination of projects over 100,000 Lira by MFAA Regional officers with general estimates for approval in principle.
  - b. Approval in principle to be given by MFAA Subcommittee (with the proviso that the building or work of art is a National Monument, that the work is connected with war damage and that the work is urgent and minimum). Brig. Geoffrey Smith said that he would accept the approval in principle of MFAA Subcommittee.
  - c. Submission by Regional MFAA officers of the detailed estimates for the work (S.B.S Form or equivalent) from Italian Superintendents.
  - d. Approval of these by MFAA and Finance Subcommittees jointly.
2. To cover this in the Directive (13194/Y of 21 May 45), which does not mention approval in principle, a sentence might be added to the end of para. 3 of the directive: "Prior approval in principle of all such projects from MFAA Subcommittee is advisable".

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KENNETH T. DE WILD  
Lt. Col., Spec. Res.  
Director.

USA COMMERCE  
EUROPEAN REGION  
ALLIED MILITARY GOVERNMENT  
Division of Monuments Fine Arts and Archives HQAC

Giugno 1945

RXII/MFA/ops

ISTRUZIONI PER LA PRESENTAZIONE DEI PROGETTI DA PARTE DELLE  
SOPRINTENDENZE NELLA REGIONE DELLE VENEZIE

1. Un progetto si può definire come qualsiasi opera-  
zione per la quale siano necessari fondi straordinari, al  
di fuori del bilancio ordinario.
2. Il Soprintendente prima discuterà il progetto con  
un rappresentante della Divisione MFAA Regionale. Quando  
l'accordo sarà raggiunto, riguardo al lavoro necessario,  
sarà dato al Soprintendente il permesso di presentare il  
progetto per l'approvazione e per la concessione dei fondi  
straordinari.
3. Per ciascun progetto dovranno allora essere pre-  
parati, in cinque copie, i seguenti documenti:
  - a. Modello SB-5: da ottenersi presso l'Inten-  
denza di Finanza.
  - b. Giustificazione: una relazione sommaria  
che spieghi la natura e l'importanza  
del lavoro proposto, perchè è necessa-  
rio che venga seguito, e in quali ul-  
teriori perdite si potrebbe incorrere  
se il lavoro non fosse compiuto.
  - c. Preventivi dettagliati delle quantità e 172  
delle probabili spese, con speciale  
riferimento alle quantità necessarie  
di materiali da costruzione.
4. Una copia di ciascuno dei suddetti documenti dovrà  
essere ritenute dal Soprintendente per l'archivio.
5. Su ciascuna delle quattro altre copie del Modello  
SB-5 il Soprintendente dovrà fare apporre:
  - a. Solo nel caso di progetti per riparazio-  
ne dei danni di guerra, il "visto" del  
Genio Civile per la provincia in cui il  
lavoro dev'essere fatto.

MANUSCRIPTS FOR UNDA  
22 JUN 1945  
FILE NO. 20330

5. Per tutti i progetti, le firme dell'Intendente di Finanza e dell'Ufficiale Provinciale delle Finanze, per la provincia in cui ha sede la Soprintendenza.

6. Il Soprintendente (o l'Ufficiale Provinciale delle Finanze, se quest'ultimo preferisce) manderà allora tutte le quattro serie di documenti all'Ufficiale Regionale MFAA, che prenderà qualsiasi ulteriore misura sia necessaria.

7. Quando il progetto sarà stato approvato, il Soprintendente verrà avvisato dall'Ufficiale Provinciale delle Finanze che i fondi sono disponibili.

*Norman T. Newton*

NORMAN T. NEWTON,  
Major, Air Corps,  
Regional MFAA Officer.

→ 26 JUNE  
P. 71

HEADQUARTERS ALLIED COMMISSION  
APO 394  
LEGAL SUB-COMMISSION

AF/ps.

~~13 July 1945.~~

AO/4010/L.

MEMORANDUM

SUBJECT : Ordinary Supplement to Gazzetta Ufficiale No. 76 of 26 June 1945.

TO : See Distribution List.

SECTION OF  
SUB-COMMISSION  
CONCERNED

1. This issue of Gazzetta Ufficiale contains the below legislation.

2. Your attention is drawn to the fact that the marginal notes are inserted for convenience only and it is expected that each Sub-Commission will take appropriate action in regard to any decree within its field.

(a)  
Finance

(a) Ministerial Decree of 11 March 1945.  
Estimates of income and expenditures of the Ministry of Treasury for the financial year 1944-45.

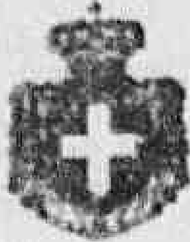
NOTE :- RAs, SCAs and Sub-Commissions desiring that any of the provisions contained in this issue of Gazzetta Ufficiale be EXCLUDED from implementation in (a) southern and/or (b) northern provinces of AMG territory ~~must file their~~ returns to the legal Sub-Commission, giving reasons for such request, not later than 1700 hours, Saturday, 21st July 1945. As the endorsement of the decrees appearing in this issue will be published in the issue of G. U. appearing next after the above date, returns received after this date will be too late for action.

W. L. BEHRENS,  
Colonel,  
Chief Legal Advisor.

20330

Cassa corrente con la Posta

Supplemento ordinario alla "Gazzetta Ufficiale" n. 78 del 26 giugno 1945

GAZZETTA  UFFICIALE  
 PARTE PRIMA DEL REGNO D'ITALIA

SPEDIRE IN ADESIONE PRESSO IL MINISTERO DI GRAZIA E GIUSTIZIA - UFFICIO PUBBLICAZIONE DELLE LEGGI - TELEF. 20-229 21-234 27-314

DECRETO MINISTERIALE 31 marzo 1945.

**Stati di previsione dell'entrata e  
della spesa del Ministero del tesoro  
per l'esercizio finanziario 1944-45.**

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*Practically nothing in this copy. p. 71*

# LEGGI E DECRETI

DECRETO MINISTERIALE 31 marzo 1945.

Stato di previsione dell'entrata e della spesa del Ministero del Tesoro per l'esercizio finanziario 1944-45.

## IL MINISTRO PER IL TESORO

Visto l'art. 12 del Decreto legislativo, Langotracennale 31 dicembre 1934, n. 402, che autorizza il Ministro per il Tesoro ad approvare, con propri decreti, il testo definitivo delle tabelle costituenti lo stato di previsione dell'entrata, quelli della spesa dei vari Ministeri ed i bilanci delle Aziende autonome per il corrente esercizio finanziario;

Considerata la necessità di procedere all'approvazione ed alla pubblicazione dello stato di previsione dell'entrata e di quello della spesa del Ministero del Tesoro;

Ritenuto, inoltre, che, ai sensi della disposizione suddetta, occorre provvedere all'approvazione degli elementi concernenti:

a) i capitoli della parte passiva del bilancio che per gli effetti di cui all'art. 49 del R. decreto 18 novembre 1933, n. 2410, sulla contabilità generale dello Stato sono considerati spese obbligatorie e d'ordine;

b) i capitoli di spesa a favore dei quali è data facoltà al Governo di inscrivere somme in applicazione dell'art. 41 del citato R. decreto 18 novembre 1933, n. 2410;

c) le spese di rimborsazione delle entrate per le quali possono autorizzarsi aperture di credito a favore di funzionari delegati a termini dell'art. 54 del citato R. decreto 18 novembre 1933, n. 2410;

Decreta:

### Art. 1.

È approvato lo stato di previsione dell'entrata per l'esercizio finanziario 1944-45, concernente entrate per complessive L. 14.098.505.097,05, di cui L. 22.028.432.807,05 effettive e L. 1.108.073.090 per movimento di capitali, secondo l'annessa tabella A.

### Art. 2.

È approvato lo stato di previsione della spesa del Ministero del Tesoro per l'esercizio finanziario 1944-45, concernente spese per complessive L. 24.188.502.603,03 di cui L. 21.819.887.452,76 effettive e L. 2.368.605.118,19 per movimento di capitali, secondo l'annessa tabella B.

### Art. 3.

È approvato l'elenco dei capitali della parte passiva del bilancio che per gli effetti di cui all'art. 49 del R. decreto 18 novembre 1933, n. 2410, sulla contabilità generale dello Stato, sono considerati spese obbligatorie e d'ordine, secondo l'annessa tabella C.

### Art. 4.

È approvato l'elenco dei capitali della parte passiva del bilancio concernenti spese di rimborsazione delle entrate per le quali possono autorizzarsi aperture di credito a favore di funzionari delegati a termini dell'art. 54 del suddetto R. decreto 18 novembre 1933, n. 2410, sulla contabilità generale dello Stato, secondo l'annessa tabella D.

### Art. 5.

Sono approvati gli elenchi dei capitali della parte passiva del bilancio a favore dei quali è data facoltà al Governo di inscrivere somme in applicazione del primo e del secondo comma dell'art. 41 del citato R. decreto 18 novembre 1933, n. 2410, rispettivamente secondo le annesse tabelle E ed F.

Il presente decreto e le tabelle annesse saranno comunicati alla Corte dei conti per la registrazione e pubblicati nella Gazzetta Ufficiale del Regno.

Roma, addì 31 marzo 1945.

Il Ministro: *Scasari*

Registato alla Corte dei conti, addì 11 giugno 1945.  
Ministro Tesoro R. I. Esposito R. 284 - Milano

- Capitolo n. 18 - Personale civile delle Amministrazioni militari dipendenti - Stipendi ed assegni vari.
- Capitolo n. 19 - Sottufficiali, caporali e sottufficiali - Stipendi ed assegni vari ai necessari, assegni vari ai sottufficiali, sergenti, caporali e soldati; Indennità di ferma, di rufferna, di congedamento e di riassolvimento.
- Capitolo n. 20 - Carabinieri Reali - Ufficiali - Stipendi ed assegni vari.
- Capitolo n. 21 - Carabinieri Reali - Sottufficiali, sergenti, caporali ed altri sottufficiali - Assegni vari, premi di arruolamento, indennità di rufferna.
- Capitolo n. 22 - Indennità temporanea ai sottufficiali e militari di truppe del Regio esercito (legge 27 giugno 1925, n. 1047).
- Capitolo n. 23 - Indennità temporanea ai sottufficiali e militari dell'Arma del cavalleria Reale (legge 27 giugno 1925, n. 1047).

MINISTERO DELLA MARINA

- Capitolo n. 1 - Ministero - Personale (carriera amministrativa e subalterno) - Stipendi ed assegni vari continui.
- Capitolo n. 2 - Pensioni ordinarie (personale militare e civile).
- Capitolo n. 3 - Personale ausiliario (Personale lavorante).
- Capitolo n. 4 - Indennità per una sola volta, invece di pensioni, ai beneficiari degli articoli 1, 4 e 10 della legge 21 ottobre 1921, n. 190, modificata dall'articolo 11 del Regio Decreto 21 novembre 1922, n. 2200, ed altri assegni complementari legalmente dovuti.
- Capitolo n. 5 - Personale subalterno ordinario e salariato per servizio del fari e del segnalamento marittimo - Stipendi, paghe ed assegni vari continui.
- Capitolo n. 6 - Ufficiali della Regia Marina - Stipendi ed assegni vari continui - Indennità occasionali varie.
- Capitolo n. 7 - Ufficiali in posizione ausiliaria - Indennità annua.
- Capitolo n. 8 - Corpo Reale equipaggi marittimo - Stipendi ed assegni vari continui, paghe e rufferna - Indennità occasionali varie - Paghe e compensazioni ausiliarie al personale italo-giamaico.
- Capitolo n. 9 - Indennità militare ad ufficiali della Regia Marina e del Regio esercito e disposizione della Regia Marina ed ai sottufficiali del Corpo Reale equipaggi marittimo.
- Capitolo n. 10 - Carabinieri Reali in servizio nei Regi arsenali - Stipendi, assegni vari continui, paghe, indennità e sopraccosti.
- Capitolo n. 11 - Isotteri di marina - Stipendi ed assegni vari continui al personale civile assegnato e di pensione.
- Capitolo n. 12 - Servizio Idrografico - Stipendi ed assegni vari continui al personale civile assegnato dal Ministero Idrografico di Genova.
- Capitolo n. 13 - Pensione per servizi da fabbricati e dalle Antifondazioni della Regia Marina.

- Capitolo n. 14 - Personale civile della Regia Marina (civile, del sperimentale, dell'ufficio armi e ricambi, Uffici ed Ingegneri alle Regie, capi tecnici, disegnatore tecnici, scrivani, assistenti, capisquadra, disegnatore e personale a terra) - Stipendi ed assegni vari continui - Indennità occasionali.
- Capitolo n. 15 - Personale di ruolo dell'Amministrazione centrale - ed assegni vari di carattere ausiliario.
- Capitolo n. 16 - Pensioni ordinaria.
- Capitolo n. 17 - Indennità per una sola volta, invece di pensioni, ai beneficiari degli articoli 1, 4 e 10 del Regio decreto-legge 21 ottobre 1921, n. 190, della legge 21 agosto 1921, n. 114, modificata dall'art. 11 del Regio Decreto 21 novembre 1922, n. 2200, ed altri assegni complementari legalmente dovuti.
- Capitolo n. 18 - Ufficiali della Capitaneria di porto - Stipendi, Indennità ed assegni vari di carattere ausiliario.
- Capitolo n. 19 - Personale civile di ruolo della Capitaneria di porto - ed assegni vari di carattere ausiliario.
- Capitolo n. 20 - Incarichi marittimi e delegati di spiaggia - In servizio al porto - Funzionari - Indennità di servizio ai uffici di porto - Ufficiali ausiliari.
- Capitolo n. 21 - Ufficiali della Regia Marina in congedo provvisorio ed indennità relative.
- Capitolo n. 22 - Indennità temporanea mensile al personale della Regia Marina nei previsioni di aggiunta di famiglia.
- Capitolo n. 23 - Ufficiali della Regia Marina in aspettativa per riduzioni - Assegni ed indennità militari.
- Capitolo n. 24 - Ufficiali della Capitaneria di porto in aspettativa, in sede, in congedo provvisorio ed in posizione ausiliaria - Indennità.

MINISTERO DELL'AERONAUTICA

- Capitolo n. 1 - Personale civile dell'Amministrazione centrale e periferica - Stipendi ed assegni vari.
- Capitolo n. 2 - Pensioni al personale civile e militare.
- Capitolo n. 3 - Pensioni al personale lavorante.
- Capitolo n. 4 - Indennità per una sola volta invece di pensioni.
- Capitolo n. 5 - Ufficiali della Regia aeronautica ed ufficiali del Regio esercito della Regia Marina in servizio della Regia aeronautica - Ufficiali in servizio attivo permanente e riduzioni dal congedo - Ufficiali ed previdenti ruffernati - Stipendi ed assegni vari continui.
- Capitolo n. 6 - Sottufficiali ed altri della Regia aeronautica - Stipendi ed assegni vari continui, paghe, sopraccosti e premi di rufferna.
- Capitolo n. 7 - Personale degli aeroporti civili - Stipendi, assegni vari continui.
- Capitolo n. 8 - Indennità temporanea di servizio al personale in servizio al personale lavorante.

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Personali civili della Amministrazione militare dipendenti -  
 Soldati, caporali e soldati - Stipendi ed assegni fino al  
 grado di capitano, sottufficiali, sergenti, caporali e soldati  
 ferma, di ruffina, di congedamento e di rimpatriamento.  
 Carabinieri Reali - Ufficiali - Stipendi ed assegni fino al  
 grado di capitano, sottufficiali, sergenti, caporali e soldati  
 ferma - Assegni fino al grado di arruolamento, indennità di rati-  
 ficazione temporanea al congedamento e militari di truppa del  
 Regio Esercito (Legge 27 giugno 1925, n. 2047).  
 Indennità temporanea al congedamento e militari dell'Armata  
 (Legge 27 giugno 1925, n. 2047).

MINISTERO DELLA MARINA

Militari - Personale servizio amministrativo e militare -  
 Assegni vari continui.  
 Pensioni ordinarie (Personale militare e civile).  
 Pensioni ordinarie (Personale lavorante).  
 Indennità per una sola volta, invece di pensioni, al termine  
 del servizio (Legge 27 giugno 1925, n. 2047, modificata dall'art.  
 10 della legge 27 giugno 1925, n. 2047, modificata dall'art.  
 10 della legge 27 novembre 1925, n. 2480, ed altri assegni conge-  
 damentari).  
 Personale imbarcato costituito e salariato nel servizio del  
 naviglio militare - Stipendi, paghe ed assegni vari continui.  
 Ufficiali della Regia Marina - Stipendi ed assegni vari con-  
 tinui e straordinari.  
 Ufficiali in posizione ausiliaria - Indennità annua.  
 Corpo Reale equipaggi marittimi - Stipendi ed assegni vari  
 continui e straordinari - Indennità straordinarie varie - Paghe e com-  
 pendi al personale indigeno.  
 Indennità militare ed ufficiali della Regia Marina e del  
 Regio Esercito (Legge 27 giugno 1925, n. 2047, modificata dall'art.  
 10 della legge 27 novembre 1925, n. 2480, ed altri assegni conge-  
 damentari).

Carabinieri Reali in servizio nei Regi arsenali - Stipendi,  
 straordinari, paghe, indennità e assegni.  
 Istituto di Marina - Stipendi ed assegni vari continui ed  
 straordinari.  
 Servizio idrografico - Stipendi ed assegni vari continui ed  
 straordinari (Legge 27 giugno 1925, n. 2047, modificata dall'art.  
 10 della legge 27 novembre 1925, n. 2480, ed altri assegni conge-  
 damentari).

Capitolo n. 22 - Personali civili della Regia Marina, civile del Ministero  
 sperimentale, dell'Ufficio studi e ricerche, fisici ed ingegneri aeronautici,  
 ragionieri, capi tecnici, disegnatori tecnici, contabili, aiutanti capi tecnici,  
 aiutanti disegnatori e personale d'ordine - Stipendi ed assegni vari con-  
 tinui - Indennità ordinaria.  
 Capitolo n. 23 - Personale di ruolo dell'Amministrazione centrale - Stipendi  
 ed assegni vari di carattere continuativo.  
 Capitolo n. 24 - Pensioni ordinaria.  
 Capitolo n. 25 - Indennità per una sola volta, invece di pensioni, al termine  
 degli articoli 4 e 10 del Regio decreto-legge 27 ottobre 1925, n. 2047, conve-  
 nuto dalla legge 27 giugno 1925, n. 2047, modificata dall'art. 10 del Regio decreto  
 27 novembre 1925, n. 2480, ed altri assegni congedamentari legittimamente dovuti.  
 Capitolo n. 26 - Ufficiali della Capitaneria di porto - Stipendi, indennità mi-  
 litari ed assegni vari di carattere continuativo.  
 Capitolo n. 27 - Personale civile di ruolo della Capitaneria di porto - Stipendi  
 ed assegni vari di carattere continuativo.  
 Capitolo n. 28 - Incaricati marittimi e delegati di famiglia - Interventi locali  
 di porto - Frattazioni - Indennità di reggenza di uffici di porto - Assistenza  
 aiuti sociali.  
 Capitolo n. 29 - Ufficiali della Regia Marina in congedo provvisorio - Assegni  
 ed indennità relative.  
 Capitolo n. 30 - Indennità temporanea mensile al personale militare della  
 Regia Marina non provvisto di aggiunta di famiglia.  
 Capitolo n. 31 - Ufficiali della Regia Marina in aspettativa per riduzione di  
 grado - Assegni ed indennità militari.  
 Capitolo n. 32 - Ufficiali della Capitaneria di porto in aspettativa, in dispen-  
 sibilità, in congedo provvisorio ed in posizione ausiliaria - Indennità e assegni.

MINISTERO DELL'AERONAUTICA

Capitolo n. 1 - Personale civile dell'Amministrazione centrale e provinciale -  
 Stipendi ed assegni vari.  
 Capitolo n. 2 - Personale al personale civile e militari.  
 Capitolo n. 3 - Pensioni al personale lavorante.  
 Capitolo n. 4 - Indennità per una sola volta invece di pensioni.  
 Capitolo n. 5 - Ufficiali della Regia Aeronautica ed ufficiali del Regio Esercito  
 e della Regia Marina in servizio della Regia Aeronautica - Stipendi e straordinari  
 locali in servizio attivo permanente e rimborsati dal congedo - Ufficiali mi-  
 litari ed ufficiali rimborsati in servizio - Stipendi ed assegni vari.  
 Capitolo n. 6 - Sottufficiali ed avieri della Regia Aeronautica - Stipendi, sup-  
 plementi di servizio attivo, paghe, straordinari e premi di ruffina.  
 Capitolo n. 7 - Personale degli aeroporti civili - Stipendi, assegni e inden-  
 nità varie.  
 Capitolo n. 8 - Indennità temporanee di interventi al personale militare ed  
 al personale lavorante.

Supplemento ordinario alla Gazzetta Ufficiale n. 10 del 24 giugno 1925

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TABELLA F.

Elementi del capitale per i quali è concessa al Governo la facoltà di cui all'art. 41, secondo comma, del Regio Decreto 18 novembre 1925, n. 2440.

MINISTERO DEL TESORO

Capitolo n. 100 - Quota del premio della tavola di fondo applicata agli stipendi degli impiegati civili e militari da destinare a favore delle istituzioni per gli orfani degli impiegati (Legge 5 marzo 1904, n. 67 e 29 giugno 1904, n. 411).

Capitolo n. 101 - Indennità da versare alla Cassa di risparmio tra gli impiegati dell'Amministrazione dello Stato, tranne gli impiegati, in ragione del 20 per cento del stipendio dei diritti di cui all'art. 60 del testo unico delle leggi in materia di tasse degli studi e di conciliazione approvato col Regio Decreto 1 dicembre 1904, n. 174.

Capitolo n. 102 - Contributo al fondo di riserva della Cassa del Monte di Roma per la gestione dei mutui di cui all'art. 10 del Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 103 - Contributo al fondo di riserva della Cassa del Monte di Roma per la gestione dei mutui di cui all'art. 2 del Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10. Contributo al fondo di riserva della Cassa del Monte di Roma per la gestione dei mutui di cui all'art. 3 del Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10. Contributo al fondo di riserva della Cassa del Monte di Roma per la gestione dei mutui di cui all'art. 4 del Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 104 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 105 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 106 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

MINISTERO DELLE FINANZE

Capitolo n. 41 - Somma da versare alle persone pretrattate dall'Amministrazione del Tesoro e dai suoi organi ecclesiastici per diritto di esenzione di cui all'art. 41 del Regio Decreto 18 novembre 1925, n. 2440, autorizzato dalla legge 3 giugno 1904, n. 77, del Regio Decreto-legge 23 maggio 1904, n. 261, autorizzato dalla legge 6 gennaio 1905, n. 9 e dalla legge C e D giugno 1905, n. 231, autorizzato dalla legge 3 dicembre 1904, n. 251.

A. Spisani - Ministero del Tesoro - Direzione Generale - Roma - 1910

DELL'INDUSTRIA DEL COMMERCIO E DEL LAVORO

Capitolo n. 107 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 108 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 109 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 110 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 111 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

DELL'INDUSTRIA DEL COMMERCIO E DEL LAVORO

Capitolo n. 112 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 113 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 114 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

Capitolo n. 115 - Quote di cui al regolamento della Cassa di risparmio della Spezia, approvato col Regio Decreto 1 dicembre 1904, n. 174, autorizzato dalla legge 4 gennaio 1905, n. 10.

MINISTERO DI GRAZIA E GIUSTIZIA

Capitolo n. 28 - Restituzione di depositi giudiziari

MINISTERO DELL'AFRICA ITALIANA

Capitolo n. 29 - Ordine di estrazione devoluta ai decreti dell'Ufficio di amministrazione decreti per conto di terzi art. 21 legge 200 1952 n. 204, modificato dal regio decreto 24 novembre 1951, n. 204 del regio decreto 20 febbraio 1952 n. 204

Capitolo n. 30 - Ordine parte del presente della libreria di Torino e lavoro della Libreria Italiana ed altri enti al nome dell'Ente regolamentare approvato dal decreto ministeriale di novembre

MINISTERO DELLA PUBBLICA ISTRUZIONE

Capitolo n. 101 - Quota del cinema per conto del governo del libro nei musei, nelle gallerie, nei teatri, e negli altri di cui l'Ente di gestione e lavoro della Libreria di amministrazione del libro nelle arti (art. 2 del regio decreto legge 18 marzo 1952, n. 204) legge 4 giugno 1952, n. 204 e regio decreto 15 n. 204

Capitolo n. 102 - Fondo corrispondente ai versamenti effettuati, art. 2, verso sinistra, del regio decreto legge 18 giugno 1952, n. 204, modificato nella legge 18 gennaio 1953, n. 204, per il maggior numero di libri e del regio decreto ministeriale

Il Ministro per il lavoro  
Serafini

Capitolo n. 25 - Ordine del 26 per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 26 - Ordine del 26 per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 27 - Ordine del 26 per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 28 - Ordine del 26 per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 29 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 30 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 31 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 32 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 33 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 34 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 35 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

Capitolo n. 36 - Ordine di corrispondere per progetti della ricerca scientifica, per conto appaltatore con licenza amministrativa della zona opera degli appaltatori ed appaltatori raggruppati e sul lavoro per i materiali e per conto dell'Ente di corrispondere in luogo dell'Ente appaltatore, al quale era stato delegato, la legge 18 marzo 1952, n. 204, modificata dalla legge 18 marzo 1952, n. 204 e 17 dicembre 1951, n. 204, contenente nella legge 17 dicembre 1951, n. 204

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15 JUN. 1945

*R*

HEADQUARTERS ALLIED COMMISSION  
APO 394  
FINANCE SUB COMMISSION

19 June 1945

13065/F

SUBJECT: Financing MFAA Projects.  
TO : Sub-Commission for M.F.A. and A., A.C.

1. Reference is made to your letter directed to the various MFAA Officers dated 16 June 1945, file 20330/MFAA, subject as above.
2. In practise it has been found that projects are assembled and submitted periodically, i.e. weekly, semi-monthly or monthly, as conditions require.
3. This practise permits the listing of the proposed expenditures on one S.B.5 and the execution of a single certificate thereon.
  - a. Form S.B.5 can then be used to reflect the action of your Sub-Commission as well as the Finance sub-Commission and will eliminate the necessity of noting each separate project.
  - b. The details of the proposed expenditures will form supporting documents and be available for such further examination as may be deemed necessary.
4. It is believed that the initial use of the S.B.5 will be found to provide a time-saving device and form a more satisfactory basis for the permanent records.

*Boyer* 167  
Joint Director,  
Finance sub-Commission.

A C C	
RECORDS FOR THE A.C.C.	
20 JUN 1945	
FILE No	20330

15 JUN 1945

3

HEADQUARTERS ALLIED COMMISSION

JRWY/ps

LPO 394

Subcommission for Monuments Fine Arts and Archives  
(Tel. 489081, ext. 442 & 254; 478480)

0330/MFAA

16 June 1945

Subject: Financing MFAA Projects.

To : MFAA Officer, TOSCANA Region  
MFAA Officer, EMILIA Region  
MFAA Officer, PIEMONTE Region  
MFAA Officer, LOMBARDIA Region  
MFAA Officer, VENETIA Region  
MFAA Officer, LIGURIA Region

1. Arising out of requests by MFAA Regional officers for a simplification of procedure for financing first-aid repair-projects to National Monuments in AMG territory, the following procedure has been agreed by Finance S/C.

2. Before going through the whole laborious business of preparing form S.S.S., it will be sufficient to transmit to this S/C information in sufficient detail to enable this S/C and Finance S/C jointly to approve or disapprove in principle, viz. nature and status of monument, character of damage, urgency of repairs, and estimated amount.

3. When approval in principle has been received S.S.S. can be prepared for approval by Regional Finance Officer.

For the Director:

*JRWY*

J.R. HARR PARKINS, R.A.  
Lt. Col., R.A.  
Deputy Director.

Copy to:  
Finance S/C

20130/MFPA

13 June 45

Excerpts concerning WFAA Finance from P.O. of Major

M.T. Newton to Lt. Col. J.B. Ward Perkins,

12 June 45.

As for the Finance attitude on projects, I'm afraid I can't feel at all patient.

Let's just look at what Finance S/C (not the Provincial and Regional chaps) call a "time-saver". I figure that the formal submittal of a project calls for the preparation of at least fifteen documents, some of them copies, each bearing seven separate signatures, affixed after presumably careful study by the seven officials concerned. In the course of acquiring these signatures, the documents travel from UDINE (or TRENTO or VERONA, say) to PADOVA to VENICE (Public Works) and back to PADOVA - all of this before they go to ROME for "final approval". And then, if you Finance chaps disapprove, doesn't the time spent on preparation and study of the submittals represent a stupid and needless waste - especially when (if the field blokes are worth their salt) the only conceivable reason for the project's being turned down in ROME is on a question of principles, which could just as well have been determined in advance by the mere exchange of letters setting forth what the proposed work is and about how much it would cost?

It was only to avoid the cited waste of time and effort that Collins (Re: Finance C) and I agreed to get approval in principle before embarking on full formal application procedure. If the Finance S/C think otherwise, I'll not fight it. That wouldn't keep the rain out of any church I know of (even lovely unlisted ones!).

4 BUI. 10/19

JTB/PB

HEAD BARTER ALLIED ORGANIZATION  
A/C 394  
Subordination for Monument's Fine Arts and Archives  
(Tel. 439081, ext. 44 & 25; 478480)

2012/MSA

4 June 1945

Subject: Financing NFAA Projects - VENEZUELA Region.  
To : Director, Finance S/O.

1. In accordance with Finance S/O directive 15194/7 (see attached letter submitted after consultation with Finasocial Of- fice, VENEZUELA Region) approval is requested for the submission of application for funds in respect of the following monuments in the province of VALLE, VENEZUELA Region:

164

- a. VENEZUELA, Palazo Municipal, for recovery of architectural details with a view to eventual reconstruction .....L. 120,000
- b. UDAPE, S. Francisco, for consolidation of damaged roof over frescoes and of frescoes themselves and for blocking of entrances .....L. 520,000
- c. CASARSA, S. Croce, for consolidation of damaged roof and walls to safeguard Pordenone frescoes L. 149,000
- d. BARRIANO, parish church, for consolidation of important frescoes by Giovanni Francesco da Tolentino .....L. 60,000

Total L. 849,000

- 2. All the above are National Monuments, whose importance warrants immediate action, and this is in each case limited to that necessary to prevent further deterioration.
- 3. The church at BARRIANO is a special case in that, while it has not suffered actual violence, an urgent repair project, already approved before the war, has been delayed to the point where the stability of an important monument during the forthcoming winter is in grave doubt.
- 4. Your early approval is requested so that repairs may be put in hand forthwith.

For the Director:

1. In accordance with Finance S/C directive 13494/P (see attached letter submitted after consultation with Financial Officer, VENETIAN Region) approval is requested for the submission of application for funds in respect of the following monuments in the province of PAVIA, VENETIAN Region:

- a. VIGEVANO, Palazzo Municipale, for recovery of architectural details with a view to eventual reconstruction ..... 120,000
- b. UMBE, S. Francesco, for consolidation of damaged roof over frescoes and of frescoes themselves and for blocking of windows ..... 520,000
- c. CASALE, S. Croce, for consolidation of damaged roof and walls to safeguard Pordenone Frescoes I. 149,000
- d. BALEGNO, parish church, for consolidation of important frescoes by Giovanni Francesco da Colonnese ..... 60,000

Total ..... 849,000

2. All the above are National Monuments, whose importance warrants immediate action, and this is in each case limited to that necessary to prevent further deterioration.

3. The church at BALEGNO is a special case in that, while it has not suffered actual violence, an urgent repair project, already approved before the war, has been delayed to the point where the stability of an important monument during the forthcoming winter is in grave doubt.

4. Your early approval is requested so that repairs may be put in hand forthwith.

For the Director:

*[Signature]*

J. D. VAND VIGEVANO  
Via Colletto, 10.4.4  
Director

Copy to:  
VENETIAN Region, attn. NEVA Ottolero (Major Norton)  
File 20330/ADPA

4 870

JSP/pa

HEADQUARTERS ALLIED COMMISSION  
APO 394  
Subcommission for Monuments Fine Arts and Archives  
(Tel. 489061, ext. 442 & 254; 473480)

20061/MFAA

4 June 1945

Subject: Financing MFAA Projects - TORONNA Region.

To : Director, Finance  $\checkmark$ .

1. The accompanying MFAA projects are forwarded in accordance with your directive 13194/V of 24 May 45. All the above are essential work, if works of art of the first importance are not to suffer irreparable deterioration.

2. For your information:

Item 2 refers to two pict res stored for safety by the local custodian in a damp spot and recovered in terrible condition by the MFAA Officer.

Item 3 covers necessary consolidation of frescoes weakened by the explosion of the bridges of PLACENZA.

Item 4 covers the resetting of the frescoes of the famous Filippino Lippi tabernacle, shattered by Allied bombardment, and recovered in several thousand highly friable fragments.

Items 5-9 cover the recovery and resetting of the best of the works of art at DEPERAZZA, which had been similarly shattered.

3. All the above are national monuments and the work thereon has been and remains one of urgency. Your early approval is requested to avoid further deterioration.

163

For the Director:

*J. R. TARD PROCTOR*  
J. R. TARD PROCTOR  
Lt. Col., R.A.  
Director.

Copy to:  
MFAA Officer, TORONNA Region, attn. MFAA Officer  
File 20330/MFAA

4 870

810

HEADQUARTERS ALLIED COMMISSION  
APO 394  
Subcommission for Monuments Fine Arts and Archives  
(Tel. 489081, ext. 442 & 254; 478480)

1 June 1945

20330/MFAA

Subject: MFAA Finance Directive

To : RC, TOSCANA Region,  
RC, LIGURIA Region,  
RC, PIEMONTE Region,  
RC, LOMBARDIA Region,  
RC, VENETIE Region, } attn. MFAA Officer.

1665

1. The attached Finance directive concerning Fine Arts projects is forwarded for your information.
2. Please note that it concerns only projects budgeted through the Superintendencias and does not affect the present situation with regard to projects budgeted through the Genio Civile.
3. To expedite passage please forward to this Subcommission brief explanatory notes on any project over 100,000 lire, stating scope of work and reasons for immediate action.

For the Director:

*J. B. Ward Pasolini*  
J.B. WARD PASOLINI  
Lt. Col., R.A.  
D/Director. 762

Copy to:  
MFAA Officer, AMG 5 Army

810 1048

27 MAR. 1945

16 bis

HEADQUARTERS ALLIED COMMISSION  
ARTS 394  
FINANCE SUB COMMISSION

21 May 1945.

13194/2

SUBJECT: War Damage to National Monuments.

TO : All Regional Finance Officers and Senior Finance Officers.

1. The following procedure will be adopted in controlling B.D. budgets submitted by the offices of the Government in the various regions and the Government Galleries.

2. The repair of war damage will be limited to such first aid measures as are necessary for the protection from further damage of Monuments, Fine Arts and Archives classified as National Monuments under the care of the Government in the various regions and the Government Galleries. All such work will be made the subject of a separate work project and numbered serially for each region.

3. All budget estimates must be submitted in the first instance by the Government in the various regions or the Government Galleries to the Regional Fine Arts and Monuments Officer, who must certify as regards each work project, that:-

- (i) The building or work of art is classified as a National Monument.
- (ii) The work arises from war damage.
- (iii) The expenditure is the minimum necessary to prevent further damage.

All work projects involving an expenditure exceeding 100,000 lire must be approved, in addition, by the Fine Arts and Monuments Sub-Commission and by Finance Sub-Commission.

161

4. Having regard to the economic condition of the country and the very limited amount of money available for such work, no work of repair or reconstruction of a major character can be justified, except in the most exceptional circumstances.

5. In no circumstances will any expenditure be authorized for any work project relating to damage other than war damage, or to any building that is not classified as a national monument under the care of the Government in the various regions.

By Command of the Allied Force.

1. The following procedure will be adopted in controlling S.D. budgets submitted by the offices of the Governmental per 1 Monument and the Governmental also Galleries.

2. The repair of our works will be limited to such first and necessary work as is necessary for the protection from further damage of Monuments, Fine Arts and Archives classified as National Monuments under the care of the Governmental per 1 Monument and the Governmental also Galleries. All such work will be made the subject of a separate work project and numbered serially for each project.

3. All budget estimates must be submitted in the first instance by the Governmental per 1 Monument or the Governmental also Galleries to the Regional Fine Arts and Monuments Officer, who must certify as regards each work project, that:

- (i) The building or work of art is classified as a National Monument.
- (ii) The work arises from war damage.
- (iii) The expenditure is the minimum necessary to prevent further damage.

All works projects involving an expenditure exceeding 200,000. lfrs must be approved, in addition, by the Fine Arts and Monuments Sub-Commission and by Finance Sub-Commission.

161

4. Having regard to the economic condition of the country and the many demands of greater urgency on State funds, no work of repair or reconstruction of a major character can be justified, except in the most exceptional circumstances.

5. In no circumstances will any expenditure be authorized for any work project relating to damage other than war damage, or to any building that is not classified as a national monument under the care of the Governmental per 1 Monument.

By Command of Her Majesty THE QUEEN,

*John Director*  
John Director,  
Finance Sub-Commission.

Copies for:-  
Fine Arts & Monuments Sub-Commission (2).

20350  
27 MAR 1958

20130/WFAA

15 May 45

MEMORANDUM

To: Major Hall, Finance S/C, Ministry of Finance

I would submit the following observations on the draft handed to me by you on the War Damage to National Monuments, dated 14 May 45.

- (1) The subject should be "War Damage to National Monuments, Fine Arts and Archives".
- (2) "and the Soprintendenza alle Gallerie" should be added to para. 1.
- (3) In Para. 2 the repair of war damage should include moveable works of art and archives as well as monuments, therefore: "---- will be limited to such first aid measures as are urgent and necessary for the protection from further damage and the salvage of Monuments, Fine Arts and Archives classified as National Monuments and under the care of the Soprintendenza per i Monumenti and the Soprintendenza alle Gallerie."
- (4) In para. 3 -
  - (i) "and the Soprintendenza alle Gallerie" should be added after "Soprintendenza per i Monumenti".
  - (ii) "sub para. (1) should read "the building or work of art"
  - (iii) the expenditure sum should be raised to 100,000 lire, at the end of the para.
- (5) Paras 4. and 5 are unnecessary. The material is covered in the other paragraphs.

ERNEST T. DE WILD  
Lt. Col. Spec. Res.  
Director;

74 MAG. 1945

HEADQUARTERS  
ALLIED MILITARY GOVERNMENT  
LIGURIA REGION  
APO 394

Ref: LAG/MFA/5

14 May 1945

Subject: Status of Projects of Urgent Protective Measures  
for Damaged Monuments in Liguria.

To : Director, Sub/Com., MFAA, HQ., A.C., APO 394

1. To date, the Superintendent of Monuments for LIGURIA has spent approximately L. 17,500,000 on war damaged monuments, largely in GENOVA proper. Of this amount, about one fourth was preliminary protection at the outbreak of war.

2. The Superintendent of Monuments has compiled a list of thirty monuments which need urgent repairs to prevent further damage. The sum of these projects is approximately L. 16,000,000.

3. It was found that the Regional Finance Officer has no directives covering the financing of these protective projects. The local Intendente di Finanza was consulted and he stated that the Genio Civile had a section of its budget which could be used for this purpose. At a conference with the Head Engineer of the Genio Civile and the Regional Public Works officer for LIGURIA, it was the opinion of these two officials that the projects of the Superintendent of Monuments could be received and acted on. The Superintendent does not have a technical section to handle this work, as was the case in NAPLES, and it must all be done by the Genio Civile. Every precaution will be taken to supervise the work on the part of the Superintendent of Museums. It has been learned that the Regional Public Works officer can approve projects under one million lire; if more than that, they must be referred to Rome. Perhaps five of the projects proposed by the Superintendent of Monuments exceed a million lire.

4. Even after the projects have been approved by the MFAA officer and the public works officer, there is a question of the priority of the work and of the materials, all of which apparently must be brought in from out of the Region by rail. The question of the blocking of materials has not yet been decided. Every effort will be made to obtain a high priority for all monument projects and the allocation of needed materials.

For the Regional Commandant:

1. To date, the Superintendent of Monuments for LIGURIA has spent approximately L. 17,500,000 on war damaged monuments, largely in GENOA proper. Of this amount, about one fourth was preliminary protection at the outbreak of war.

2. The Superintendent of Monuments has compiled a list of thirty monuments which need urgent repairs to prevent further damage. The sum of these projects is approximately L. 16,000,000.

3. It was found that the Regional Finance Officer has no directives covering the financing of these protective projects. The local Intendente di Finanze was consulted and he stated that the Genio Civile had a section of its budget which could be used for this purpose. At a conference with the Head Engineer of the Genio Civile and the Regional Public Works officer for LIGURIA, it was the opinion of these two officials that the projects of the Superintendent of Monuments could be received and acted on. The Superintendent does not have a technical section to handle this work, as was the case in NAPLES, and it must all be done by the Genio Civile. Every precaution will be taken to supervise the work on the part of the Superintendent of Museums. It has been learned that the Regional Public Works officer can approve projects under one million lire; if more than that, they must be referred to Rome. Perhaps five of the projects proposed by the Superintendent of Monuments exceed a million lire.

A.T.G.

4. Even after the projects have been approved by the MFAA officer and the Public Works officer, there is a question of the priority of the work and of the materials, all of which apparently must be brought in from out of the Region by rail. The question of the blocking of materials has not yet been decided. Every effort will be made to obtain a high priority for all monument projects and the allocation of needed materials.

For the Regional Commissioner:

P.S.  
PAUL GARDNER  
Lt. Col., A.U.S.  
Regional Fine Arts Officer.

26330  
19 MAR 1940

2 2 2 2

HEADQUARTERS ALLIED COMMISSION  
APO 394  
FINANCE SUB COMMISSION

14 May 1945

Subject: War Damage to National Monuments

To : All Regional Finance Officers and Senior  
Finance Officers.

1. The following procedure will be adopted in controlling S.B. budgets submitted by the provincial office of Soprintendenza per i monumenti.

2. The repair of war damage will be limited to such first aid measures as are necessary for the protection of the monument from further damage. All such work will be made the subject of a separate works project and numbered serially for each region.

3. All budget estimates must be submitted by the Soprintendenza per i monumenti to the Regional Fine Arts and Monuments Officer, who must certify as regards each works project, that:

- (i) The building is classified as a national monument.
- (ii) The work arises from war damage.
- (iii) The expenditure is the minimum necessary to prevent further damage.

All works projects involving an expenditure exceeding 50,000 lire must be approved, in addition, by the Fine Arts and Monuments Sub-Commission.

4. Having regard to the economic condition of the country and the many demands of greater urgency on State funds, no work of repair or reconstruction of a major character can be justified, except in the most exceptional circumstances.

5. In no circumstances will any expenditure be authorized for any works project relating to damage other than war damage, or to any building that is not classified as a national monument, under the care of the Soprintendenza per i monumenti.

L DRAFT  
V

1. The following procedure will be adopted in controlling S.R. budgets submitted by the provincial office of Soprintendenza per i monumenti.

2. The repair of war damage will be limited to such first aid measures as are necessary for the protection of the monument from further damage. All such work will be made the subject of a separate works project and numbered serially for each region.

3. All budget estimates must be submitted by the Soprintendenza per i monumenti to the Regional Fine Arts and Monuments Officer, who must certify as regards each works project, that:

- (i) The building is classified as a National monument.
- (ii) The work arises from war damage.
- (iii) The expenditure is the minimum necessary to <sup>to</sup> 158 prevent further damage.

All works projects involving an expenditure exceeding 50,000 lire must be approved, in addition, by the Fine Arts and Monuments Sub-Commission.

4. Having regard to the economic condition of the country and the many demands of greater urgency on State funds, no work of repair or reconstruction of a major character can be justified, except in the most exceptional circumstances.

5. In no circumstances will any expenditure be authorized for any works project relating to damage other than war damage, or to any building that is not classified as a national monument, under the care of the Soprintendenza per i monumenti.

By Command of Rear Admiral STONE.

JOINT Director,  
Finance Sub-Commission

JRHR/c1

71 MAG

COPIA

Ministero del Tesoro  
Rag.Gen.dello Stato

Roma, 11 maggio 1945

Div. II  
Prto. 112820

HEADQUARTERS ALLIED COMMISSION  
APO 394  
Finance sub-Commission  
Budget Sub-Section

Oggetto: Restauro e consolidamento dei monumenti danneggiati dalla guerra.

In merito a quanto viene comunicato con la nota sopra indicata circa i criteri da seguire per il restauro ed il ripristino dei monumenti danneggiati dalla guerra si fa presente che questo Ministero concorda nel parere espresso da codesta Commissione di regolare la esecuzione dei relativi lavori in modo da limitarli in questo primo momento alla preservazione degli edifici da ulteriori danni ed alle sole ricostruzioni riconosciute di assoluta urgenza.

Tale necessità viene anche segnalata al Ministero della Pubblica Istruzione al quale è già stato comunicato in precedenza che la spesa di L. 511.800.000 prevista per la sistemazione del patrimonio artistico nelle sole provincie finora restituite all'Amministrazione Italiana dovrà essere ripartita in diversi esercizi finanziari e che col fondo di lire 47 milioni già assegnati in bilancio nella presente gestione si dovrà provvedere alla esecuzione dei lavori che presentano un carattere di assoluta necessità ed urgenza.

Ciò in considerazione delle molteplici necessità, alcune più gravi ed impellenti, cui devono provvedere le finanze dello Stato, già in difficilissime condizioni, per i vari settori della vita nazionale.

Si concorda infine anche nel parere espresso da codesta Commissione di stabilire preventivamente, la somma massima da spendere per ogni restauro, nei limiti, si intende, dei fondi stanziati in bilancio.

A C C  
EXERCISES DES ARTS & METIERS  
13 MAG 1945  
FILE No 20330

IL MINISTRO  
Fto) Soleri

71 MAG 1945

Translation  
SUB: Repair of war-damaged buildings

Reference is made to your letter giving your views on the repairs of war-damaged buildings.

We inform that our Ministry agrees with the opinion of your Commission, that for the moment works should be limited to preventing further damage and only such reconstruction be permitted as is considered urgent.

The advisability of such policy has been pointed out to the Ministry of Public Education which has already been informed that the estimated expenditure of L.511.800.000 for taking care of the artistic property in the provinces already restored to Italian administration must be charged to several fiscal years and that on the 47 million lire appropriation of the current budget estimate only works of an urgent nature must be carried out.

This view is dictated by the many demands of greater urgency on the State Treasury which is now in difficult conditions.

We also agree with the opinion of your Commission that funds to be spent on each repair must be fixed and may not exceed the amount appropriated.

U R Q E H Z

7 MAG 1945

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT  
*Monuments and Fine Arts Section*

File Ref. RVIII/31/WFAA/11.1

Date 7 May 45

SUBJECT: Financing of Repairs to War-Damaged Works of Art.  
TO: Director, WFAA SubCommission, Hq Allied Commission.

1. Attached correspondence between this office and Regional and Provincial Finance authorities will give an idea of the type of problem which still renders the work of this office nearly impossible, in the absence of clear directives.
2. According to existing directives it is not possible to piece together such masterpieces as the Luca Della Robbia sculptures from Isprumeta or the Filippino Lippi fresco saved from the ruins of the artist's house in Prato. The undersigned has appealed to higher authority again and again, without result.
3. Action is urgently requested, if the whole matter is not to be dumped into the lap of the Italian Government when in the near future this Region is dissolved.

*Frederick Hartt*  
FREDERICK HARTT  
1st Lt., AC,  
WFAA Officer.

Encls:  
2 ltrs.

156

A C  
MONUMENTS FINE ARTS & MUSEUMS  
12 May 1945  
FILE No 20930

7 MAG 1945

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT

File Ref: RB/1705/P

Date: 2 May 45

SUBJECT: R. Superintendent of Galleria in Florence.  
TO: PG for PFD Florence.

1. I am returning the budget of this enti without approval.
2. I do not question the MPAA Officer's technical ability and have not on any occasion.
3. My instructions are clear and definite to authorize funds for the protection of Monuments and Fine Arts.
4. The letters dated 24 Jan 45 in every case state plainly the work is "restauro" which we translate as "restoration". Does Lt. Hartt state that "restauro" means "protection"?
5. This office is always willing to accept Lt. Hartt's signature when it certifies to expenditures which we are authorized to make. We cannot accept Lt. Hartt's signature to violate our instructions.

John W. Clarke.  
Lt. Col. CMP  
Regional Finance Officer.

154

Copy to:  
Regional MPAA Section.

155

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT

Monuments and Fine Arts Section

File Ref: RVIII/31/MFAA/11.2

Date: 29 Apr 45

SUBJECT: Budget for Superintendency of Galleries, Florence.  
TO: RPO, AMG, Florence.

1. Ref ltr Hq. Toscana Region, file no. RB/1719/P, dated 25 Apr 45, attached, and letter this office, file no. RVIII/31/MFAA/11.2, dated 27 Mar 45, to RPO, Toscana Region.

2. In para 6, above letter, the undersigned stated categorically to RPO, Toscana Region that his signature on any MFAA project is a certificate that project corresponds to policy laid down in letter B/60, Hq. AC, dated 12 Mar 45.

3. Attached budget for Superintendency of Galleries, Florence, is for repairs necessary to protect important damaged works of art from deterioration, as these fragile terracotta works cannot continue to remain in pieces without serious consequences.

4. The work on the fresco of Filippino Lippi was done immediately after the bombing of Prato, and the great work of art would have been hopelessly lost without it.

5. It is hoped that the signature of the undersigned, who is technically competent in this field, will in future be accepted as to whether a certain operation on a work of art is or is not necessary to protect it.

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COPIES 10:  
RPO, AMG Toscana Region.

FREDERICK HARTT  
1st Lt., AC,  
MFAA Officer.

U R G E N T

7 MAG 1945

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT  
Monuments and Fine Arts Section

13

File Ref. RVIII/31/MPAA/11.1

Date: 7 May 45

SUBJECT Financing of Repairs to War-Damaged Works of Art.  
TO Director, MPAA SubCommission, Hq Allied Commission.

1. Attached correspondence between this office and Regional and Provincial Finance authorities will give an idea of the type of problem which still renders the work of this office nearly impossible, in the absence of clear directives.

2. According to existing directives it is not possible to piece together such masterpieces as the Luca Della Robbia sculptures from Impruneta or the Filippino Lippi fresco saved from the ruins of the artist's house in Prato. The undersigned has appealed to higher authority again and again, without result.

3. Action is urgently requested, if the whole matter is not to be dumped into the lap of the Italian Government when in the near future this Region is dissolved.

*Frederick Hart*  
FREDERICK HART  
1st Lt., AC,  
MPAA Officer.

Encls:  
2 ltrs. 13A  
13B

153

MONUMENTS FINE ARTS & ARCHIVES  
12 MAY 1945  
FILE No. 20330

7 MAG. 1945

13A

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT  
Monuments and Fine Arts Section

File Ref: RVIII/31/MFAA/11.1

Date: 29 Apr 45

SUBJECT: Budget for Superintendency of Galleries, Florence.  
TO: RFO, AMG, Florence.

1. Ref ltr Hq. Toscana Region, file no. RS/1705/P, dated 25 Apr 45, attached, and letter this office, file no. RVIII/31/MFAA/11.2, dated 21 Mar 45, to RFO, Toscana Region.

2. In para 6, above letter, the undersigned stated categorically to RFO, Toscana Region that his signature on any MFAA project is a certificate that project corresponds to policy laid down in letter B/6G, Hq. AC, dated 12 Mar 45.

3. Attached budget for Superintendency of Galleries, Florence, is for repairs necessary to protect important damaged works of art from deterioration, as these fragile terracotta works cannot continue to remain in pieces without serious consequences.

4. The work on the fresco of Filippino Lippi was done immediately after the bombing of Prato, and the great work of art would have been hopelessly lost without it.

5. It is hoped that the signature of the undersigned, who is technically competent in this field, will in future be accepted as to whether a certain operation on a work of art is or is not necessary to protect it.

152

Copy to:  
RFO, AMG Toscana Region.

FREDERICK HARTT  
1st Lt., AC,  
MFAA Officer.

13B

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT

File No: RB/1705/P

Date: 2 May 45

SUBJECT R. Superintendent of Galleria in Florence.  
TO PC for PPD Florence.

1. I am returning the budget of this enti without approval.
2. I do not question the MFAA Officer's technical ability and have not on any occasion.
3. My instructions are clear and definite to authorize funds for the protection of Monuments and Fine Arts.
4. The letters dated 24 Jan 45 in every case state plainly the work is "restauro" which we translate as "restoration". Does Lt. Hartt state that "restauro" means "protection"?
5. This office is always willing to accept Lt. Hartt's signature when it certifies to expenditures which we are authorized to make. We cannot accept Lt. Hartt's signature to violate our instructions.

John W. Clarke.  
Lt. Col. CMP  
Regional Finance Officer.

Copy to:  
Regional MFAA Section.

151

HEADQUARTERS ALLIED COMMISSION

APO 394

Subcommission for Monuments Fine Arts and Archives  
(Tel. 48908, ext. 42 & 25; 478486)

File Memorandum

29 April 1945

Subject: Financing of MPAA repairs in AMG Territory.

Letter B/27 of 28 Apr 45 was sent by Major Hall, Chief Budget Officer, Finance S/C, to the Italian Minister of Finance as a result of my conversation with Hall of 27 April. From this and from further conversation with Hall it is now clear that Finance S/C's primary difficulty is that it has as yet received no clear statement of principles from the Italian Government that latter considers first-aid repair to monuments a legitimate call on the AMG budget. If this is received Hall states that ways and means present no problem.

I have, in agreement with Hall, taken (28 April) a copy of his letter to the Minister of Public Instruction, who has gladly agreed to take the matter up urgently with the Minister of Finance, and promised to secure an answer within a day or two. He appreciates the urgency; and once the principle is granted, we are agreed that representatives of Finance and MPAA S/Cs and of Finance Education Ministries should meet to settle ways and means. Hall states that a clear definition of class of repairs ("Prevention of deterioration") and a limit to sums available without further reference to HQ AC will meet the case. There can be little objection by ourselves on that score.

Public works (Director and Executive Officer) were very amiable but unable to produce any clearly-defined list of categories of work. Finance is hindered, I don't anticipate difficulty from them. I would invite a representative of P.S. to our meeting with Finance.

The proposal to make any part of the Italian MPAA budget of 265.0 million lire available in AMG territory is stated by Finance to be wholly impracticable.

Finance S/C must also be instructed to refer to MPAA S/C projects which come up to this Hq. for decision, before taking action.

*J. H. Ward Perkins*

J. H. WARD PERKINS  
Lt. Col., R.A.  
D/Director.

is now clear that Finance S/C's primary difficulty is that it has as yet received no clear statement of principle from the Italian Government that the latter considers first-aid repair to monuments a legitimate call on the AMG budget. If this is received Hall states that ways and means present no problem.

I have, in agreement with Hall, taken (28 April) a copy of his letter to the Minister of Public Instruction, who has gladly agreed to take the matter up urgently with the Minister of Finance, and promised to secure an answer within a day or two. He appreciates the urgency; and once the principle is granted, we are agreed that representatives of Finance and MPAA S/Cs and of Finance Education Ministries should meet to settle ways and means. Hall states that a clear definition of class of repairs ("prevention of deterioration") and a limit to sums available without further reference to HQ AC will meet the case. There can be little objection by ourselves on that score.

Public works (Director and Executive Officer) were very amiable but unable to produce any clearly-defined list of categories of work. Once Finance is hurdled, I don't anticipate difficulty from them. I would invite a representative of P.W. to our meeting with Finance.

The proposal to make any part of the Italian MPAA budget of 265 million lire available in AMG territory is stated by Finance to be absolutely impracticable.

Finance S/C must also be instructed to refer to MPAA S/C projects which come up to this HQ. for decision, before taking action.

*J. B. Ward Perkins*  
J. B. WARD PERKINS  
Lt. Col., R.A.  
D/Director.

Note of connection with Gray-Wyden  
It was agreed he used two things  
of the special directive made by Finance S/C to be more effective  
by the instruction to have a general memorandum on the  
Executive Committee's negative attitude regarding responsibility  
of English Government & Finance in the matter of  
difficulties had not report  
D/Pear 1/5/45

HEADQUARTERS ALLIED COMMISSION  
APO 394  
FINANCE SUB-COMMISSION  
BUDGET SUB-SECTION

28 APRILE 1945.

B/72

OGGETTO: Restauri e Consolidamento di Monumenti Antichi.

A : S.E. Marcello Soleri, Ministro del Tesoro.

Abbiamo lungamente meditato il problema del restauro e del ripristino degli antichi monumenti danneggiati dalla guerra perchè vogliamo che la prassi che si adatterà sia immune dal pericolo della critica.

Sarebbe un errore imperdonabile di lasciare i poveri senza soccorso o di ritardare anche di poco la ripresa industriale del Paese per devolvere il denaro pubblico a scopi estetici.

D'altra parte i monumenti antichi Italiani sono la testimonianza della storia e della tradizione romana e medioevale e, come tali, sono patrimonio non solo dell'Italia ma di tutto il mondo civile.

Anche sotto un altro punto di vista non si può sottovalutare l'importanza degli edifici storici che, costituendo un'attrattiva per il turismo, rappresentano un credito di esportazione.

Sarei lieto di conoscere il Vostro pensiero su tale questione per poterci accordare sulla prassi da seguire finchè il territorio italiano sarà sotto il Governo Militare Alleato.

So che molte opere di restauro sono state iniziate, ma la mia opinione, a ragion veduta, è che ci si debba limitare a preservare gli edifici da ulteriori danni, permettendo solo le ricostruzioni in casi di assoluta necessità.

La procedura in vigore che prevede l'approvazione preventiva, offre già il necessario controllo su spese inconsulte, ma forse sarebbe bene contenere il numero degli edifici classificati come antichi, e stabilire il limite massimo della somma

A : S.E. Marcello Soleri, Ministro del Tesoro.

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La procedura in vigore che prevede l'approvazione preventiva, offre già il necessario controllo su spese inconsulte, ma forse sarebbe bene contenere il numero degli edifici classificati come antichi, e stabilire il limite massimo della somma da spendersi per ogni restauro.

  
J.R.H. HALL  
Major  
Chief Budget Officer.

JRHH/cl

26 APR. 1948

Preventive of expenditure of the Ministry of Public Instruction for the year 1 July 1944 - 30 June 1945: L. 2,544,132,086.

10

1. Ordinary expenditure:

a.	For Monuments and Fine Arts	L.	70,176,230
b.	For Academies and Libraries	"	17,839,000
c.	For Universities	"	97,882,000
d.	For Elementary Schools	"	1,433,347,000
e.	For Secondary Schools	"	304,462,900
f.	Other expenses	"	434,694,700

2. Extraordinary expenditure:

a.	for Monuments and Fine Arts	{	(Anti-aircraft protection	L.	5,000,000
		{	(Restoration and repairs to war-damaged monuments		
		{	(Removal of works of art and libraries to their original location)	L.	22,000,000
b.	Other expenses			L.	8,500,000
				L.	146,690,256
				L.	<u>2,544,132,086</u>

147

26 APR. 1948

9

HEADQUARTERS ALLIED COMMISSION  
GO 394  
CIVIL AFFAIRS SECTION

JMW/ps

20530/1022

April 1945

Subject: Financing of MFA War-damage Projects.

To : Joint Directors, Finance Subcommittee (2)

1. It is understood that some obstacle is in the way of providing funds for the work of the Monuments and Fine Arts Subcommittee in AEG territory.

2. The Italian Government has allocated 25 million lire, and, failing other provisions, the Minister of Public Instruction would be agreeable to 50% of this sum being made immediately available for first-aid work in AEG territory. The Subcommittee is however informed by Finance (Major Hall) that neither can this be arranged, as the money has been specifically allocated for work in Italian Government territory, nor will authorization be given for any expenditure whatsoever on first-aid repair to monuments in AEG territory.

3. It is felt that the monuments and arts of Italy represent a large part of the resources of the country and first-aid work in AEG territory is most important. Would you kindly advise us as to how this difficulty can be overcome.

G. R. JAMES, Brig.  
VP CA Sect

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*Not sent.  
By G. Hall  
11/11/45  
in return of paper*

113  
175

20 APR 1945

20330/MZAA  
20 APR 45

Amounts Involved in MZAA Projects in  
Liberated Italy

Spent or ap-  
proved for  
immediate  
expenditure.  
Life

Recommended  
Estimates  
Prepared - Appro-  
val pending.  
Life

SICILY

Advanced or approved by  
Allies before turn-over  
Recommended for subsequent  
expenditure

19,000,000

13,000,000

SARDEGNA

No figures available. No  
AMG AC action here.

PUGLIE, CALABRIA, LUCANIA

No figures available.  
Amounts involved were,  
however, relatively small.

CAMPANIA

Secured and allotted prior  
to 31 July 44

65,435,000

ABRUZZI

Advanced by AMG prior to  
Dec 44

2,175,000

MARCHE (to end of Mar 45; minor  
adjustments probably  
required)

2,559,000

6,221,000

LAZIO-UMBRIA (to end of Mar 45)  
Advanced by AMG  
Advanced by Ital. Govern-  
ment -

1,000,000

445

SICILY  
Advanced or approved by Allies before turn-over Recommended for subsequent expenditure 13,000,000

SARDEGNA  
No figures available. No AMG AC action here. 19,000,000

PUGLIE, CALABRIA, LUCANIA  
No figures available. Amounts involved were, however, relatively small. 13,000,000

CAMPANIA  
Secured and allotted prior to 31 July 44 65,435,000

ABRUZZI  
Advanced by AMG prior to Dec 44 2,175,000

MARCHE (to end of Mar 45; minor adjustments probably required) 445,000  
Spent or approved 2,559,000  
Recommended for approval 6,221,000

LAZIO-UMBRIA (to end of Mar 45) 1,000,000  
Advanced by AMG 8,000,000  
Advanced by Ital. Government -  
Spent 6,000,000  
Approved 15,000,000

TOSCANA  
Spent or available for expenditure 20,000,000  
For further approval 20,000,000

EMILIA  
No figures yet available

TOTALS  
118,169,000 40,221,000

*Submitted Herby with Col DW's approval to P.R.B. 20 Apr 45 - 20 APR 45*

7

HEADQUARTERS ALLIED COMMISSION  
APO 394  
FINANCE SUB-COMMISSION  
TEL: 552/417

13047/7

10 March, 1945

SUBJECT: Financing of MFAA War-damage projects.

*11 March 1945*

TO : Vice President,  
Civil Affairs Section. ✓

5

1. Attached is letter TOS30/MFAA of 3 March, 1945, from MFAA to Finance Sub-Commission.
2. As stated yesterday, we do NOT spend monies in AMG territory, which are not voted under Italian Government appropriations, and MFAA is apt to spend funds on rather more than first-aid repair jobs.
3. Any other Sub-Commission goes to the Ministry concerned and presses for a decree to be passed. However worthy their reasons, I cannot authorize payment unless finance is provided by the Italian Government.
4. Otherwise, I shall need a clear order from the Chief Commissioner to use AMG funds, but this would be most undesirable.

*A.P. Granger*  
 Joint Director,  
 Finance Sub-Commission.

*146*



Mod. 1. 1/46

*Unguentissima* 3 MAR 1945

*69*



*Ministero*

*Ministero delle Arti*

DIREZIONE GENERALE DELLE ARTI

*109*  
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*109*

Al Sig. Colonnello

ARMISTIZIO

Capo della Sottosegretaria all'Interno  
per i Monumenti e le Belle Arti  
ROMA

In relazione al colloquio da Lei avuto col Comm.lett. Ferrarini  
Sino, capo dell'ufficio nonvilita di questa Direzione Generale,  
si pregia confermarle che tanto dallo "Stato di previsione delle  
spese del Ministero della Pubblica Istruzione per l'esercizio Fin  
anziario dal 1° luglio 1944 al 30 giugno 1945", approvato, a mio  
tempo, dal Governo italiano nella sede di Salerno, quanto dal De  
creto Legislativo Delegato del 23 novembre 1944 n. 575 (pubbli  
cato nella Gazzetta Ufficiale n. 27 del 21 dicembre 1944 pag. 681)  
risulta che il Ministero dell'Istruzione Pubblica è autorizzato a  
fare spese concernenti: "ristorari e riparazioni di danni in dipen  
denza di offese belliche e non tribili ed irriscatti d'interesse ar  
tistico ed archeologico o bibliografico, e uffici e locali delle  
Soprintendenze, musei, gallerie, biblioteche, e loro arretramento,  
scuole d'arte di museo e loro suppellettili".

143

Tali spese, raggruppate nel Capitolo 155, vengono fatte diret  
tamente dal Soprintendente alla intichita, ai comitati e alle int  
larie. In base a preventivi redatti negli stessi ed approvati dal  
Ministero dell'Istruzione e anche del regolamento di cui al Regio  
Decreto 22 aprile 1936 n. 1052.

Per e' intende che la spesa di cui sopra nessuno speso effet

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Dopo della sottocommissione alleate  
con i Monumenti e la Belle Arti  
ROSA

In relazione al colloquio in Lei avuto col Comm. Dott. Zanussi  
Dir. capo dell'ufficio centralità di questa Direzione Generale,  
mi prego confermarle che tutto d'ufficio "Stato di previsione della  
spesa del Ministero delle Pubbliche Istruzione per l'esercizio fin-  
anziario del 1° luglio 1944 al 30 giugno 1945", approvato, e sub-  
tempo, dal Governo italiano nella sede di Salerno, quanto dal De-  
creto Legislativo Inquadrante n. 23 novembre 1944 n. 175 (pubbli-  
cato nella Gazzetta Ufficiale n. 27 del 21 dicembre 1944 pag. 661)  
risulta che il Ministero dell'Istruzione Pubblica è autorizzato a  
fare spese concernenti: "restauri e ripercussioni di danni in dipen-  
denza di offese belliche a cose mobili ed immobili d'interessa ar-  
tistico ed archeologico o bibliografico, e uffici e locali delle  
Soprintendenze, musei, gallerie, biblioteche, e loro arredamento,  
scuole d'arte di museo e loro suppellettili".

143

Tali spese, raggruppate nel Capitolo 125, vengono fatte diret-  
tamente dal Soprintendente alle Antichità, ai monumenti e alle Gal-  
lerie, in base a preventivi redatti dagli uffici ed approvati dal  
Ministero dell'Istruzione e norma del regolamento di cui al Regio  
Decreto 22 aprile 1936 n. 1035.

Con l'intende che le spese di cui sopra possono essere effet-  
tuate dall'amministrazione italiana soltanto nelle provincie rimaste  
alle dipendenze del Governo Italiano.

20330

Per quanto riguarda, invece, la propria tutela sottoposte  
all'A.C.C. le spese di cui trattasi possono essere autorizzate dalle  
I.C.C.C. ed effettuate dai Soprintendenti in base a preventivi de-  
creti predispolti, naturalmente, per lavori giustificati e con ritoga-  
rioni tecniche.

20/11/54

IL DIRETTORE GENERALE  
*M. P. Tagliacozzo*

SW

FILE 6

MINISTERO DELLE PUBBLICHE ISTRUZIONI  
N. 394

12/3/55

Commissione per Monumenti Fine Arts and Archives  
(Tel. 48908; ext. 442 e 664; 478400)

10090/SPM

3 March 1945

Memorandum

To: Finance Subcommission.

1. Reference is made to conversation between Finance Subcommission and SPA Subcommission re the financing of SPA war-damage projects.

2. So far no directive exists in which the financing of SPA war-damage projects is specifically authorized. Finance Subcommission Circular 13194/F of 29 Jan 45 deals only with war-damage projects concerning Public Works. Confusion has arisen as to the financing of SPA projects, as see attached abstract from letter to Director, SPA from SPA Officer, Toscana Region.

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3. Provision has been made in the Stato di Previsione della Spesa del Ministero delle Pubbliche Istruzione for 1 July 44 to 30 June 45, page 24 and nos. 195 and 196, for the appropriation of funds for the restoration and repair of war-damaged monuments, works of art etc., movable and immovable, and for the transportation and replacement of movable objects which had been placed in deposits for safety. In the Gazzetta Ufficiale, anno 85, no. 97, of 21 Dec 44, under the Leggi e Decreti, page 661, the Decreto Legislativo Suppletorio of 23 Nov 44, n. 375 amends the above to include bibliographical material as well.

4. It is therefore respectfully requested that a directive be issued to all Regional Finance Officers on the appropriation of funds for the protection, repair and restoration of (a) war-damaged national monuments, (b) works of art, and, (c) bibliographical material, and for the transportation of such movable objects as the SPA Officer may deem necessary. 142

- a. Under National Monuments are included buildings, churches, palaces, villas and other monuments of artistic and historical interest listed in the LISTS OF PROTECTED MONUMENTS IN ITALY issued by the SPA Subcommission and distributed to all the Regional Offices. Also any others which may be brought to the attention of SPA Officers but not included in the lists.
- b. Under works of art are included frescoes, movable paintings, sculpture, and other arts.
- c. Under bibliographical materials are included manuscripts, books, archives and records.

5. In AEF territories the following procedure is therefore suggested:
- a. All estimates for NFAA repair projects will be prepared by the Superintendencias of Monuments and/or Galleries.
  - b. These estimates will be passed to the Regional NFAA Officer, who will approve only those which in his estimation are necessary for the preservation of the Monument or work of art.
  - c. After approval by the NFAA Officer requests for funds for projects will be submitted in the trimester budget of the Superintendency for approval by the Intendente di Finanza and for approval of the Regional Finance Officer.
  - d. Whereas work of an extremely urgent nature formerly could be financed directly by Arm AEF during the first days of the occupation of a region or province, a new situation arises in the north where Regional AEF and Army AEF will enter simultaneously. Provision should be made for the advancing of funds for the most urgent and immediate repairs upon the request of the NFAA Officer, anticipating the preparation of estimates and the submission of these in the trimester budget.
6. The Superintendencias are provided with competent technicians and contractors perfectly experienced in their type of work.

Signed by  
Col. Reddell

ARMY AEF  
Lt. Col., Special  
Director, NFAA AEF

Attach to file  
311/2/2/3 of 3 Mar 45

EA

Extract from letter 311/2/2/3-3 to Director, FEMA by FEMA Officer,  
Rome, dated 14 Feb 45.

3. Finance Administration circular 13194/7 dated 21 Sep 44 has generally been taken to cover all FEMA projects of engineering character, although FEMA is not mentioned therein. Cases of confusion in this respect are listed below.

- a. In Florence Province Provincial Finance Officer has required approval of all FEMA projects for repair of war-damage by Genio Civile if under 300,000 lire, by Regional Engineer if over 300,000 and under 1,000,000. Yet in Pisa, Finance Officer has passed projects without approval either of Genio Civile or of Regional Engineer, and payment has been made by Regional Finance Officer.
- b. In Siena Province although approval of Genio Civile was obtained, Intendenza delle Finanze could not make payment if the projects were listed as war-damage, because according to above directive, repairs to public property damaged by war should appear on the budget of the Genio Civile only. Therefore the Superintendent of Monuments had to list his repairs as ordinary maintenance.
- c. In Pistoia Province, when estimates were submitted to the Genio Civile for approval, the Genio Civile insisted that at least three separate sealed bids by contractors be submitted for the jobs, according to the provisions of Public Works and Utilities Administrative Instruction No. 4, dated 7 June 44. This was obviously impossible as the contractors who work on monuments must be specialized in FEMA work and experienced under the Superintendence.

4. The above are only a few instances of a difficulty which is chronic and must be resolved for the policy not only of this Region but of the others in North Italy when they are liberated. No statement here is to be construed as a criticism of any of the officers involved, but merely as an analysis of the deficiency of existing directives.

4

C O R Y

Monuments Fine Arts and Archives  
Officer  
ALLIED MILITARY GOVERNMENT

Ref : RS/523/5/5

16 Feb 45

Subject: War Damage - National Monuments

To : The Director Allied Sub-Commission  
Monument, Fine Arts and Archives  
R.Q. A.C. APO 394

A.A.B.

1. The enclosed copies of correspondence between this office on one hand and the Chief Budget Officer on the other to the Regional Finance Officer of Region V raises issues and confusion which it is thought had better be ironed out between yourself and the Heads of the Finance Sub-Commission.

2. An answer to paragraphs 2 and 3 of the Chief Budget Officer's letter would mean almost a complete history of the work of our Sub-Commission and a justification of its very existence. I would like to say for the moment that the expenditure in question refers to first aid repairs to damaged National Monuments and Churches in order to prevent more serious damage by theft, vandalism or intemperate weather. Such measures may not be a military necessity nor essential civilian priority but if disallowed - as seems to be implied if not fulfilling these two categories - would undermine - if not defeat - the whole Allied Policy of preserving National and Historical Monuments which has been agreed on ever since A.W.G. or A.M.S.C.T. started. It is pointed out that very few controlled materials are ever required and in seeking this expenditure priority has been placed secondary to military needs.

139

3. The purpose of my letter to the Regional Finance Officer was to explain the position of the Superintendent of Monuments, who by Italian law is the State Official responsible for repair of war damage to National Monuments and Monumental Churches. Previous to the publication of the Finance Sub-Commission's circular mentioned in my letter (a copy is no doubt in your possession) this had been appreciated and understood by the Provincial Finance Officers of this Region and it seemed to me that paragraph 5 of the said circular, himself in work, which belongs to the competency

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4. It is possible that the situation will be better clarified when it is explained that normally all budgets, ordinary

(4) would if applied literally involve the Genio Civile involving

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and extraordinary, of Superintendencies of Monuments are financed by the Ministry of Public Instruction and not by the Ministry of Public Works except in cases of a technical quality;

- /s/ P.H.J. Maxse
- /t/ P.H.J. MAXSE  
Captain

Regional Advisor  
 Monuments, Fine Arts and Archives  
 Allied Military Government

ABRUZZI-MARCHE REGION

Copies to: Regional Finance Officer  
 ABRUZZI-MARCHE Region

881

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HEADQUARTERS ALLIED COMMISSION

APC 394

Finance Sub-Commission

Budget Sub-Section

Tel: 485977

11 February 1945

B/57

Subject: War Damage - National Monuments.

To : Regional Commissioner, Abruzzi-Marche Region  
(for RPO)

1. With reference to the letter from the Regional Fine Arts and Monuments Officer, dated 5th February, enclosed with your letter D/1 of 9th instant to your Provisional Finance Officers, it is not precisely clear to what the proposed expenditures will relate.

2. As the repair or reconstruction of war damage is restricted to approved projects (a) of military necessity or (b) essential civilian priority, it is difficult to imagine any case where expenditure can be approved for work on national monuments.

3. Will you please forward particulars of the proposed expenditures, and in the meantime, pending a decision by this Headquarters no approval should be given to any projects for this category of work.

(signed)

J.R.H. HALL

Major

Chief Budget Officer

9A

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C O P Y

To : The Regional Finance Officer  
From: HQ. AUS/AC. Abruzzi-Marche Region, M.P.A. and A. Officer

Subject: War damage to National Monuments

Ref : RS/523/Geni

Date : 5 February 1945

With reference to our conversation of today and to paragraph 3a) and 5 of the circular 13194/P on War Damage dated 29th January 1945, which was issued by the Finance Sub Commission, the Italian Official responsible for repairing war damage to National Monuments and any building or churches of monumental importance is the Superintendent of Monuments of the Area concerned and not the Genio Civile. Estimates for repairs to such buildings are made by the Superintendent of Monuments and need not have the approval of the Genio Civile, but this latter official vets the prices on the bills submitted for work done. The Superintendent of Monuments is himself a qualified architect and a state official whose area comprises four or more Provinces.

136

The procedure hitherto followed for estimates on Monuments since the publication of circular 13194/P of 23 September 1944 is the same as that laid down in para 3 of the present circular except that the Genio Civile does not approve of the estimates and the Regional Monuments, Fine Arts and Archives Officer does.

In the case of Le Marche Area the Superintendent of Monuments is at Ancona and so the best course to follow is for the Superintendent to hand the estimates to the Regional M.P.A. and A. Officer at Ancona accompanied by the approved S.R. forms for request for funds and that Officer will make himself responsible for carrying out the procedure of paragraph 3 of the present circular.

May the Provincial Finance Offices of the four Northern Provinces of the Region be informed of this.

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136

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In the case of Le Marche Area the Superintendent of Monuments is at Ancona and so the best course to follow is for the Superintendent to hand the estimates to the Regional M.P.A. and A. Officer at Ancona accompanied by the approved S.M. forms for request for funds and that Officer will make himself responsible for carrying out the procedure of paragraph 3 of the present circular.

May the Provincial Finance Offices of the four Northern Provinces of the Region be informed of this.

FOR THE REGIONAL COMMISSIONER

(signed)

P. M. J. MAISE  
Captain  
Regional M.P.A. and A. Officer  
Abruzzi-Marche Region

Copy to: Regional Public Works Officer

③  
A

HEADQUARTERS  
TOSCANA REGION  
ALLIED MILITARY GOVERNMENT

Subject: Financing of SPAA Projects and Fine Arts Sect. b.g.

14 Feb 45

TO : Director, SPAA Subcommission, Hq Allied Commission.

1. In accordance with our conversation of yesterday, action by Allied Commission is requested to solve the present obscure situation with regard to the financing of SPAA projects, which has been a cause of great confusion and loss of time in the work of this regional office.

2. SPAA projects are not mentioned specifically in existing directives.

3. Finance Subcommission circular 13194/P dated 21 Sept 44 has generally been taken to cover all SPAA projects of engineering character, although SPAA is not mentioned therein. Cases of confusion in this respect are listed below.

a. In Florence Province Provincial Finance Officer has required approval of all SPAA projects for repair of war damage by Genio Civile if under 200,000 lire, by Regional Engineer if over 200,000 and under 1,000,000. Yet in Pisa, Finance Officer has passed projects without approval either of Genio Civile or of Regional Engineer, and payment has been made by Regional Finance Officer.

b. In Siena Province although approval of Genio Civile was obtained, Intendenza delle Finanze could not make payment if the projects were listed as war damage, because according to above directive, repairs to public property damaged by war should appear on the budget of the Genio Civile only. Therefore the Superintendent of Monuments had to list his repairs as ordinary maintenance.

c. In Pistoia Province, when estimates were submitted to the Genio Civile for approval, the Genio Civile insisted that at least three separate sealed bids by contractors be submitted for the jobs, according to the provisions of Public Works and Utilities Subcommission Instruction No. 4, dated 7 June 44. This was obviously impossible as the contractors who work on monuments must be specialized in SPAA work and experienced under the Superintendences.

21 FEB 45

2. MPAA projects are not mentioned specifically in existing directives.

3. Finance Subcommission circular 13194/8 dated 21 Sept 44 has generally been taken to cover all MPAA projects of engineering character, although MPAA is not mentioned therein. Cases of confusion in this respect are listed below.

a. In Florence Province Provincial Finance Officer has required approval of all MPAA projects for repair of war damage by Genio Civile if under 200,000 lire, by Regional Engineer if over 200,000 and under 1,000,000. Yet in Pisa, Finance Officer has passed projects without approval either of Genio Civile or of Regional Engineer, and payment has been made by Regional Finance Officer.

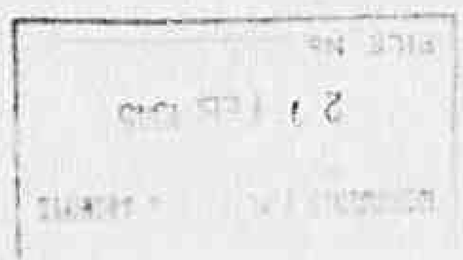
b. In Siena Province although approval of Genio Civile was obtained, Intendenza delle Finanze would not make payment if the projects were listed as war damage, because according to above directive, repairs to public property damaged by war should appear on the budget of the Genio Civile only. Therefore the Superintendent of Monuments had to list his repairs as ordinary maintenance.

c. In Pistoia Province, when estimates were submitted to the Genio Civile for approval, the Genio Civile insisted that at least three separate sealed bids by contractors be submitted for the jobs, according to the provisions of Public Works and Utilities Subcommission Instruction No. 4, dated 7 June 44. This was obviously impossible as the contractors who work on monuments must be specialized in MPAA work and experienced under the Superintendencies.

4. The above are only a few instances of a difficulty which is chronic and must be resolved for the policy not only of this Region but of others in North Italy when they are liberated. No statement here is to be construed as a criticism of any of the officers involved, but merely as an analysis of the deficiency of existing directives.

5. The procedure suggested by the underlines for incorporation in directives by Finance and Public Works Subcommissions is as follows:

a. All projects (preventivi or periale) of MPAA repairs to be



prepared by Superintendency of Monuments and/or Galleries.

b. Projects submitted to Regional WPA Officers, who will approve only those which in his estimation are necessary for the preservation of the Monument or Park of Art.

c. Since the Superintendences are provided with perfectly competent technicians who are more experienced in their type of work than is the Genio Civil, no intervention of the Genio Civil should be necessary.

d. All repair projects of an engineering character after approval by Regional WPA should be submitted by him to Regional Engineer for checking as to prices of materials, wages of workmen, use of critical materials, etc.

e. Non-engineering projects, such as restoration of paintings, detaching of frescoes, salvaging of fragments of sculpture, etc. should need no further approval after Regional WPA.

f. After approval, projects mentioned in d. and e. above should be submitted with the regular trimester budget of the Superintendency for payment by the respective Provincial Finance Officer. Superintendency should submit separate budget for each province.

g. It is believed that a directive of the nature outlined above published by Finance, Public Works and WPA Subcommissions, to PC's, Regional Engineers, Finance and WPA Officers would solve the situation.

7. Work of an extremely urgent nature can always be financed directly by Army and during the first days of the occupation of a Province or Region.

8. Projects overcertain figure to be estimated by Regional Commission should be approved by WPA Subcommission and submitted to Public Works Subcommission for checking before payment is authorized by Provincial Finance Officers.

FULL-SCALE COPY  
BY Lt. AG,  
WPA Officer

Engineer for checking as to prices of materials, waste of materials, use of critical materials, etc.

e. Non-engineering projects, such as restoration of paintings, detaching of frescoes, salvaging of fragments of sculpture, etc. should need no further approval after Regional AFAS.

f. After approval, projects mentioned in d. and e. above should be submitted with the regular trimester budget of the Superintendency for payment by the respective Provincial Finance Officer. Superintendency should submit separate budget for each province.

6. It is believed that a directive of the nature outlined above published by Finance, Public Works and AFAS Subcommissions, to PC's, Regional Engineers, Finance and AFAS Officers would solve the situation.

7. Work of an extremely urgent nature can always be financed directly by Army and during the first days of the occupation of a Province or Region.

8. Projects overcertain figure to be determined by HQ Allied Commission should be approved by AFAS Subcommission and submitted to Public Works Subcommission for checking before payment is authorized by Provincial Finance Officers.

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Copy to:  
SCAG AGO V Army  
HC ANG Tucuman Region  
Regional Engineer, Tucuman Region  
Regional PC, Tucuman Region  
File.

FRANCISCO MARTIN  
1st Lt., AG,  
AFAS Officer

REPUBLICAN PARTY ALIEN COMMISSION  
APC 374  
FIGURE SUB-COMMISSION

13:94/P

23 January 1945

SUBJECT: War Damage.

TO : All Regional Finance Officers  
and Senior Finance Officers.

1. THE PROBLEM OF WAR DAMAGE. This circular supersedes R. 1194/V of 23 September, 1944.

The financing of the work of repair, replacement or reconstruction of war damaged property and the policy adopted for all territory is stated in the following paragraph. Particular attention is directed to paragraph 4 of this circular which is new, and to the deletion of paragraph 5 of the old circular.

2. DEFINITION OF WAR DAMAGE.

War Damage is divided into that involving:

- (a) Public Property (including industrial property of primary importance);
- (b) Private property (including housing);
- (c) Personal chattels (e.g. clothing, furniture, domestic utensils).

3. PUBLIC PROPERTY.

An appropriation has been made in the Italian State budget to cover all expenditures on public works arising from war damage. An allotment of this appropriation has been given to each province where works are contemplated. Expenditures will only be authorized when estimates of work projects have been approved by the Public Works and Pollution Sub-Commission, III AC.

If A.E. territory, credits will only be authorized for public works arising from war damage in the following circumstances:

- (a) Projects, not involving the use of critical materials and not exceeding 200,000 lire in estimated cost, approved by the (Comit. Civile, and for which budget estimates on form I.E. have been approved by the Intendente di Finanza and the Provincial Finance Officer.
- (b) Projects, not involving the use of critical materials, exceeding 200,000 but not over 1,000,000 lire must, in addition, be approved by the Regional Engineer Officer.
- (c) Projects exceeding 1,000,000 lire in estimated cost must be approved by the Public Works and Pollution Sub-Commission, III AC.

1. THE PROBLEM OF WAR DAMAGE.

This circular supersedes V. 131947 of 23 September, 1944. The financing of the work of repair, replacement or reconstruction of war damaged property and the policy adopted for AEF territory is stated in the following paragraphs. Particular attention is directed to paragraph 4 of this circular which is new, and to the deletion of paragraph 5 of the old circular.

2. DEFINITION OF WAR DAMAGE.

War Damage is divided into that involving:

- (a) Public Property (including industrial property of primary importance);
- (b) Private property (including housing);
- (c) Personal chattels (e.g. clothing, furniture, domestic utensils).

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In AEF territory, credits will only be authorized for public works arising from war damage in the following circumstances:

- (a) Projects, not involving the use of critical materials and not exceeding 200,000 lire in estimated cost, approved by the Civilian, and for which budget estimates in Form W.D. have been approved by the Intendente di Pienza and the Provincial Finance Officer.
- (b) Projects, not involving the use of critical materials, exceeding 200,000 but not over 1,000,000 lire cost, in addition, be approved by the Regional Engineer Officer.
- (c) Projects exceeding 1,000,000 lire in estimated cost must be approved by the Public Works and Utilities Sub-Commission, W. 40.

Authorizations of credit will be individual to each project and limited to the amount of the approved estimate.

4. PRIVATE PROPERTY - HOUSING - REPAIRS - REPAIRS.

By D.M. 17th November, 1944, no. 566, and D.M. 18 January, 1945, n. 4, the Italian Government has made provision for the repair of war damage to buildings and private houses in order to provide shelter for the homeless. These decisions will be implemented in Allied Military Government territory. A translation of D.M. 18 January 1945, No. 4, is circulated with this instruction.

The design is limited to works of first class and extreme urgency, indispensably necessary to provide for persons who are without shelter because of war damage to property.

The Section provides that in every instance where there is war damage to property, a Committee for Housing Repairs shall be set up for the purpose of planning the repair work to be undertaken in accordance with the provisions of the Provincial Office of the Donde Civilis.

Repair work may be undertaken:

(a) directly by the Donde Civilis on the recommendations of the General Committee, or

(b) by private owners.

Private owners may be not undertake their own repairs. If the cost of the work does not exceed 50,000 Liras, the Committee will fix the amount of the State grant and instruct the Donde Civilis to carry out the repairs. Where the estimated cost of the work exceeds 50,000 Liras, the Committee will submit recommendations to the Donde Civilis, who will decide the amount of the State grant and the manner of payment.

Private owners undertaking their own repairs, where the total cost does not exceed 50,000 Liras, private owners undertaking their own repairs may receive a State contribution toward the cost of the work, not exceeding one-half of the first 50,000 Liras, and one-third of the balance. The grants will normally be made after the completion of the work, but progress grants may be authorized on application.

Owners undertaking repairs amounting to 50,000 Liras, may be granted mortgage loans by approved credit institutions, with a State contribution toward the payment of the interest on such loans not exceeding one-third of the total cost.

All progress grants shall be to be done by the State or by private owners must be sent by the General Committee to the office of the Donde Civilis.

For full particulars of the scheme and the relative amounts,

Details of Planning Provisions. All funds necessary to finance housing provisions will be approved on the basis of budget estimates presented by the Provincial Office of the Donde Civilis. In no circumstances will grants be made directly to General Committees or to private persons.

The first request for funds by the Donde Civilis will refer only to work to be executed by them, and will cover the full estimated cost of the projects.

Requests for funds to defray the State contribution to private owners executing their own repairs will be approved by a list which has the name of the owners, the project numbers and estimated cost.

(b) by private owners.

Private owners who do not wish to take their own property. If the cost of the work does not exceed \$1,000,000, the Committee will fix the amount of the State grant and instruct the Public Works to carry out the repairs. Where the estimated cost of the work exceeds \$1,000,000, the Committee will submit recommendations to the Public Works, who will decide the amount of the State grant and the manner of payment.

Private owners undertaking their own repairs. Where the total cost does not exceed \$1,000,000, private owners may, including their own repairs and receive a State contribution toward the cost of the work, not exceeding one-half the first \$75,000 and one-third of the balance. The grants will normally be made upon the completion of the work, but repairs grants may be authorized in exceptional cases.

Owners occupying existing premises. \$50,000 grants may be granted mortgage loans by approved financial institutions, with a State contribution toward the payment of the mortgage instalments not exceeding one-third of the total cost.

All proposals whether they are to be done by the State or by private owners must be sent by the General Director to the Office of the Public Works.

For full particulars of the scheme see the relative documents.

Office of Finance Officers. All funds necessary to finance these provisions will be approved on the basis of budget estimates presented by the provincial office of the Public Works. In no circumstances will grants be made directly to General Contractors or to private persons.

The State requests for funds by the Public Works will refer only to works to be provided by them, and will cover the full estimated cost of the projects.

Requests for funds to defray the State contribution to private owners amounting their own repairs will be supported by a list showing the names of the owners, the present numbers and estimated cost.

No funds may be advanced for the payment of the State contribution toward the repayment of mortgage loans.

If in the opinion of the Regional Engineer Officer, any Sectional Committee fails to make adequate arrangements to ensure for homeless persons in any locality, he may make his own proposal for the execution of urgent repairs or reconstruction. In this event such proposals will be treated as a public works project and, irrespective of cost, every project will be approved by the Public Works and Finance Officers, if approved.

BUDGET MATRIAL

Expenditures for any work of repair or reconstruction of war damaged property is chargeable only to the budget of the Ministry of Public Works (Cassa Civile). No expenditures for such work may therefore appear in the budgets of civilians or provinces.

6. CLAIMS FOR FINANCIAL DAMAGES LEFT OR DAMAGED BY WAR ACTION.

- (a) The claims of persons are divided:
  - (1) those who may prefer a claim against the Italian Government (under RUL 26 October, 1940, n. 1543).
  - (11) Those who are excluded from the provisions of RUL 26 October, 1940, n. 1543.
  - (b) Persons who have a legal claim against the Italian Government must present their claim in writing to the Intendente di Finanze as provided in Article 13 of RUL 26 October, 1940, n. 1543, using the approved Italian Government form of claim. The Intendants will be empowered to approve claims up to lire 10,000 provided he is satisfied and certifies as to the bona fides of each claim.
  - (c) Persons who have no legal claim may make a claim to the Sindaco, using the Italian Government form of claim. The Sindaco will be required to certify each claim in the same manner as is required of the Intendente, (see para 6 (b) above).
  - (d) A credit will be established by the Provincial Finance Office under capitolo 478 in the budget of the Ministry of the Treasury for "claims replacements of war damaged property".
  - (e) The claim certified by the Sindaco will be sent to the Intendente to authorize payment against the credit established in para 6 (d).

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(f) The Intendente di Finanze will furnish to the Provincial Finance Officer at the end of each month an account of claims authorized and of payments made.

As, however, little or no replacements can be purchased locally, no payment should be authorized unless clothing, etc. is known to be available. The Intendente (or Sindaco) should certify on the claim that the claimant has suffered the loss of the articles claimed.

For the Chief of Consular Office:

*AP 5. October 1940*  
*Col.*

Joint Director,  
Finance Sub-Commission.

1204, n. 1563

(b) Persons who have a legal claim against the Italian Government must present their claim in writing to the Intendants of Piacenza as provided in Article 17 of Law 25 October, 1946, n. 1563, using the approved Italian Government form of claim. The Intendants will be empowered to approve claim up to Lire 10,000 provided he is satisfied and satisfied as to the amount of such claim.

(c) Persons who have no legal claim may make a claim to the Intendants using the Italian Government form of claim. The Intendants will be required to certify such claim in the same manner as is required of the Intendants, (see para 6 (b) above).

(d) A credit will be established by the Provincial Finance Officer under capitolo 379 in the budget of the Ministry of the Treasury for "minor replacements of war damaged property".

(e) The claim verified by the Intendant will be sent to the Intendants to authorize payment against the credit established in para 6 (d).

(f) The Intendants of Piacenza will furnish to the Provincial Finance Officer at the end of each month an account of claims authorized and of payments made.

As, however, little or no replacements can be purchased locally, no payment should be authorized unless clothing, etc. is known to be available. The Intendants (or Intendant) should certify on the claim that the claimant has suffered the loss of the articles claimed.

Per the Chief Commissioner

*Carlo A. ...*  
Cap. E. ...

Chief Director,  
Piacenza Sub-Intendants.

Public Works & Utilities Sub-Comm. - 20 copies.

1332

131 10 January, 1945, p. 4.

Referred to H.C. 17 Nov. 1944, p. 366 for the housing of persons who have been made homeless (some notes) as a result of war activities.

MEMORANDUM FOR THE SECRETARY OF STATE  
From: Mr. [Name]  
Subject: [Subject]

By virtue of authority delegated to me, having considered H.C. 17 Nov. 1944, p. 366, in the circumstances of the Government to issue jurisdictional regulations.

Having considered H.C. 17 Nov. 1944, p. 366, which provides for the occupation of works for the housing of those who become homeless as a result of war activities;

In recognition of the necessity of urgent work and therefore requiring action of the present urgency;

Upon the proposal of the Secretary of State Minister for Public Works, in concert with the Secretary of State Minister for the Interior, Treasury, Grace and Justice and for Planning;

We have approved and formulated as follows:

GENERAL Art. 1.

The provisions of H.C. 17 Nov. 1944, p. 366, and those of this decree apply exclusively to works of first aid and of extreme urgency for the housing of persons considered homeless inasmuch as, due to war activities, they have been left without shelter and are obliged to live temporarily in damaged quarters or in inadequate quarters as regards the hygienic and social aspects, or, having to move out of their quarters of origin, have not been able to return there for lack of habitation.

The works which do not have the above-mentioned characteristics will be governed by the national regulations to be issued for war refugees and for building reconstruction.

LOCAL REGULATIONS AND CONDITIONS

Art. 2.

In every case in which a notable number of buildings have been damaged by war activities, there will be organized a committee for building repairs, to be composed of the Mayor or one of his assistants, and who will provide, and of two members selected from Municipal Council, one member from amongst the homeless and another from amongst the war proprietors, if possible.

The Committee is to be created by the General Secretary and by the General Secretary or by any other expert selected by the Municipal Board. Besides the conditions, there may be other conditions relating to the occupation of works and buildings, to ensure organization or other interested categories.

Art. 3.

The task of the Committee for building repairs is to act in the work in order to...

In recognition of the necessity of urgent action and therefore requiring action of the greatest urgency;  
Upon the proposal of the Secretary of State, Minister for Public Works, in concert with the Ministers of the Interior, Treasury, Grace, and Justice and for reasons;

We have approved and formulated as follows:

Article 1.

The provisions of Decree No. 1944, of 17 Nov. 1944, and those of this Decree apply exclusively to works of first aid and of extreme urgency for the housing of persons considered homeless inasmuch as, due to war actions, they have been left without shelter and are obliged to live precariously in damaged quarters or in inadequate quarters as regards the hygienic and social aspects, or, having to move out of their quarters of origin, have not been able to return there for lack of habitation.

The works which do not have the above poignant characteristics will be governed by the general regulations to be issued for war damaged and for building reconstruction.

Article 2.

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In every place in which a notable number of buildings have been damaged by war action, there will be organized a Committee for building repairs, to be composed of the Mayor or one of his assistants, and who will preside, and of two members selected from Municipal Council, and another from amongst the homeless and another from amongst the war proprietors, if possible.

The Committee is to be assisted by the Technical Secretary and by the Technical Inspector or by any other expert selected by the Municipal Board. Besides the conditions, there may also be organized consulting delegations composed of experts and belonging to various organizations or other interested categories.

Article 3.

The task of the Committee for building repairs is to set the work in action, to assist the private persons, and to cooperate with the Government agencies. For this purpose the Committee will:

- a) Point out the damaged buildings which need to be quickly repaired, according to the directions set forth in Art. 1, preferably those which require a lower consumption of materials and which allow use of transportation means.
- b) Submit a proposal for the direct intervention of Goods Office, according to Art. 1 of Decree No. 17 Nov. 1944, n. 366.
- c) Invite the initiative of owners, in that they will carry out the work directly, making use of the benefits granted by this Decree.

- 4) Carry out a summary survey of the work done in the buildings, which the workers have stated they intend to repair themselves.
- 5) Assist the persons concerned in finding opportunities and projects and in carrying out work;
- 6) Promote and facilitate the mobility and transportation of materials and building tools.
- 7) Give attention, in the field, to housing repair activity, promoting every measure able to ensure its greatest execution.

Art. 4.

The Minister of Public Works must be consulted for the conditions for Housing Services, and take care of the implementation of the provisions for the material persons, through the Civil Servants, both permanent and temporary, located in every Province, or in groups of Provinces.

The Minister of Public Works is authorized to provide, with his own resources, to the employment of technical personnel, both temporary and permanent, and to act by delegation, or even through persons of Public Service, in relation to the needs of the most damaged areas.

The coordination of services concerning the housing repair activity is entrusted to the highest Administration of the provinces contained in this Decree - to a central office of the Ministry, composed of one Inspector General of Public Works, assisted by one General Administrative Inspector and by one Accounting Official, of a rank not lower than the 6th.

STATE CONTRIBUTION

Art. 5.

The repair of buildings, either urban or rural, who intend to carry out themselves the work foreseen by Art. 1 of this Decree, in order to obtain the State contribution, must fill in an application to the Public Service, through the Committee for Housing repairs.

The application must be accompanied by the project, or, where works of minor amount are involved, only by the technical description of the works that the workers intend to carry out, together with the statement of materials and working hours they are disposed of.

Besides that, there must be exhibited a bond of ownership, valid in accordance with Art. 156 of Civil Code. However, for this purpose, it is sufficient to state before the Public Service, by a sworn statement, that the building is known to be such, or, by any other right, by the applying person, or a certificate is given in the same terms, by his own knowledge, and under his personal responsibility, by the workers, who be applicant.

For works of repairs which do not exceed over 100,000 liras, the applicant will be liable of a capital contribution, by means of the granting of a loan with a State contribution in the amount of approximately similar, according to terms of part 4 of art. 2 of Decree 1564, of 1955.

Art. 6.

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The Minister of Public Works... Housing Program, and three... Civilian... both... located in every... with his... The Minister of Public... in relation... and to set up... to the needs of the... The co-ordination of... entrusted - for the... of Public Works, assisted by the... Accounting Official, of a rank not lower than the 6th.

ARTICLE 5

Art. 5.

The owners of buildings, other... themselves the... the... The application must be... since account and... the... working... Besides that, there... accordance with... statement... building... certificate... responsibility...

For works of repairs which... In lieu of a... State contribution in... of part 4 of art. 2 of... Art. 6.

When the... person, the... expenditure needed for... Art. 6.

Art. 7.

When it appears from the investigation carried out by the Committee for financing repairs, that small repair work may be undertaken involving an expenditure not exceeding 50,000 lire, and the owner does not care to have a loan, the Committee itself finances the amount of the contribution, authorizing the carrying out of work, and forwards the instructions to the Comis Civile. This latter arranges for the expenditure quota charged to the State, unless he finds irregularities or abuses, and suggests the President of the Committee, with funds.

The payments to the persons concerned are made, in a lump sum, after completion of work, taking as a basis the rectified balance, financed by the technical expert member of the Committee.

The Sindaco will give an account of the sums received, every three months.

Art. 8.

In case the amount of work surpassed the sum of 50,000 lire, the Committee may submit its recommendations, but the Comis Civile will decide as to the granting of the allowance as well as to the extent and procedure of payment. The work may begin while payment is pending.

The contribution may be paid in two instalments at completion of work or, in case these concerned request it, in instalments according to the progress of the work.

Art. 9.

The property of the applicant, as per provisions of 2nd para of art. 7 of Dec. 17 Nov. 1944, n. 366, is to be arbitrarily valued by the Committee for building repairs and by Comis Civile.

Art. 10.

Upon request of proprietors, building materials or labor may be supplied in lieu of cash allowance up to the full amount of the expense.

LOANS WITH STATE CONTRIBUTIONS

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Art. 11.

If, in the financing of the work, the proprietors intend to take advantage of the benefit of the loan with State contribution, they must forward their application for the loan to the applicant to Comis Civile, through the Committee for building repairs.

The request for the loan must be accompanied by forms indicated in art. 5.

The Comis Civile, when it holds that the work to be carried out are in accord with provisions of this decree, sends the request to the Istituto di Credito Fondiario di Reggio Emilia addressed by the applicant or to any other agency authorized.

Art. 12.

To fulfill the loan requirements of providing artistic, institutional or Building Credit and those of local State Credit agencies are authorized. In the case of building repair work, for which there are contracts in force

In case the amount of work surpasses the sum of 50,000 liras, the Committee can submit its responsibility, but the Genio Civile will decide as to the granting of the allowance or will as to its extent and procedure of payment. The work may begin while repairs are made.

The contribution may be paid in as many sum as required of work, and in case these amounts request it, in installments according to the progress of the work.

The property of the applicant, as per provisions of End part of art. 4 of Dec. 27 Nov. 1944, n. 366, is to be arbitrarily valued by the Committee for building repairs and by Genio Civile.

Upon request of proprietors, building materials or labor may be supplied in lieu of cash allocations up to the full amount of the expense.

LOANS FROM STATE INSTITUTIONS

If, in the financing of the work, the proprietors intend to take advantage of the benefit of the loan with State contribution, they must forward their application for the loan to the appropriate Genio Civile, through the Committee for building repairs.

The request for the loan must be accompanied by forms indicated in art. 5.

The Genio Civile, when it holds that the work to be carried out may in accord with provisions of this Decree, send the request to the Istituto di Credito Fondiario di Bologna indicated by the applicant or to any other agency authorized.

To fulfill the loan requirements of preceding article, Institution of Building Credit and those of Genio Civile credit agencies are authorized.

In the case of building repair work, for which there are contracts in force with Institutions of Building and Local Institute Credit, the loan necessary for the new work will be granted, according to the provisions and benefits of this Decree, by the Institutions themselves. If, within a month from the application, the new loan is not granted, the proprietor may request the loan from another Institution.

Technical and other technical requirements will be carried out by the Genio Civile but the lending Institution may introduce their own reports in individual cases.

The loans may not exceed the amount needed for the repairs or works approved by the Genio Civile except for any other extra work or improvement not necessary toward making structures habitable.

The State contribution in the payment of the acquisition of mortgagor of the loan is forwarded by part 4 of art. 17 of Decree No. 1967, n. 566, and last part of art. 5 of present law, will be to the extent of one third of the amount of the repairs even if the loan is less than this amount and will be paid directly to the lending institutions.

Art. 14.

The owner of each part of the damaged building may contract the loan in his own name, and may have recourse upon the other joint tenants for the necessary repairs to those parts of the structure which are in common with them.

If the property is indivisible owned by several persons in the loan is contracted in the interests of all of them, the mortgage is written up for all of them even if some of them do not participate in the loan.

Art. 15.

The mortgage drawn in favor of the credit institution is in force against any other claim, if it is drawn for the benefit of those indicated in the mortgage, as mentioned in third part of art. 5.

If the property belongs individually to several persons and the loan has been contracted in behalf of all of them, the mortgage is made out against all the joint owners even if some of them are not subscribed in the loan contract.

If parts of the floors of the building belong to various proprietors, the mortgage is written up for the amount of the loan against the joint owner who has contracted the loan itself, and may also be drawn up against the others, although not participants in the contract, limited to the amount that each of them must contribute in the expense of the parts in common of the structure.

The amount of the loan to be borne by each joint owner is determined, as regards the drawing up of the mortgage, and the floor or that part of building which pertains to each joint owner, by the State Civil in basis of regulations of the Civil Code on the joint ownership of buildings without prejudice to the rights of the other participants.

The mortgage itself has priority over any other existing mortgage and also over privileged credits thereupon.

As regards rural structures, the mortgage may be written up for part of the land upon which the structure is situated, and which must be described in the loan.

The institutions which the State may acknowledge in addition to the beneficiaries of this decree in favor of owners of damaged structures, (as a result of war damage), may be granted to the credit institutions, until the extinction of the debt controlled by the owners.

Art. 16.

The loan may be granted following the system of partial allowances pending the execution of works on the basis of the work progress or in a lump sum after completion of work.

The loans are reimbursable by means of half-yearly fixed payments in the period of time requested by the party concerned but not exceeding 40 years.

The half-yearly payments include the interest, and part of capital, the

of them over if that is the intent of the parties to the loan.

Art. 15.

The mortgage loan in favor of the credit institution is in favor of the lender or any other claim, if it is drawn for the benefit of them indicated in the loan-conditions, as mentioned in the first part of art. 5.

If the property belongs indistinctly to several persons and the loan has been contracted in behalf of all of them, the mortgage is valid and agreement shall be joint unless otherwise stated in the loan contract.

If parts of the floor of the building belong to various proprietors, the mortgage is written up for the amount of the loan against the joint owner who has contracted the loan itself, but may also be drawn up against the others, although not participants in the contract, limited to the amount that each of them must contribute in the expense of the parts in common of the structure.

The amount of the loan to be borne by each joint owner is determined, as regards the drawing up of the mortgage, and the floor or that part of building referred to in each joint owner, by the terms of the mortgage in the basis of regulations of the Civil Code on the joint ownership of buildings without prejudice to the rights of the other participants.

The mortgage itself has priority over any other existing mortgage and also over privileged credits thereon.

As regards rural structures, the mortgage may be written up for part of the land upon which the structure is situated, and which must be described in the loan.

The legislation which the State may promulgate in addition to the benefits of this decree in favor of owners of damaged structures, (as a result of war damage), are to be granted to the credit institutions, until the extinction of the debt contracted by the owners.

Art. 16.

The loans are granted following the system of partial allowances during the execution of works on the basis of the work progress or in a lump sum after completion of work.

The loans are repayable by means of half-yearly fixed payments in the period of time requested by the party concerned but not exceeding 40 years.

The half-yearly payments include the interest, and part of capital, the right of redemption in behalf of the lending institution to an extent not exceeding 0.5% and in case of loans granted by such, if a special condition be agreed upon between the institution and the borrower for the future allotment of the share.

For the collection of the half-yearly from the institutions shall use the direct tax collection system, upon agreement with the tax collectors themselves.

Art. 17.

The loans shall be stipulated at the rate of 4% which may be raised to 5% by decree of the Ministry of the Treasury.  
According to the loans granted, the institutions may issue special shares or bonds at the same rate, guaranteed by State subsidies to the issuing institutions.

Art. 18.

The provisions of the law and the regulations in force on the Land credits are applicable to the loans mentioned in present decree for all questions not ruled for by the present decree.

Art. 19.

If, in the works of repairs, the proprietors do not abide by the terms laid down by the Committee for the building repairs or if the funds available for the contribution is not the 2nd part of art. 5 of D.L. 17 Nov. 1944, n. 366, may be revoked with the right to report the sum which has already been allowed. In the case of a loan with state contribution, the loan itself may be limited to the sum already allowed, remaining proportionately reduced also that part of the State contribution.

REIMBURSEMENT OF EXPENSES OF UTILIZATION OF REPAIRED BUILDINGS

Art. 20.

In the works of buildings repaired by the Public Works Administration according to the art. 5 of D.L. 17 Nov. 1944, n. 366 to not pay back in a lump sum the expenses borne by the Administration, up to the amount of the reimbursement, and according to the amounts mentioned in the second part of art. 6 of above said decree.  
Provisions of art. 10 of D.L. 17 Nov. 1944, n. 366, remain in force for all other points.

Art. 21.

The authority to allocate buildings to the people who have been made homeless, as outlined in art. 5 of D.L. 17 Nov. 1944, n. 366, is limited to dwellings required directly by the Administration of Public Works.

Art. 22.

Those who have obtained the allocation of buildings under provisions of art. 6 of D.L. 17 Nov. 1944, n. 366, are forbidden to renounce or sub-let them to others, in whole or in part, under conditions or terms allocation provided.

ARTICLES TO BE SALVED FROM THE DESTRUCTION

Art. 23.

Articles salvaged from the destruction of public areas, are considered as

the contribution by the State for the repair of art. 2 of the 17 Nov. 1944, n. 365, may be revoked with the right to request the sum which has already been allocated. In the case of a loan with state contribution, the loan itself may be limited to the sum already expended, remaining proportionately reduced also that part of the State contribution.

UTILIZATION OF MONIES OF UTILIZATION OF RECEIVED CONTRIBUTIONS

Art. 25.

If the owners of buildings repaired by the public works administration according to the art. 3 of the 17 Nov. 1944, n. 366 do not pay back in a lump sum the expenses borne by the Administration, up to the amount of the reimbursement, and according to the annuities mentioned in the second part of art. 6 of above cited decree.

Provisions of art. 10 of the 17 Nov. 1944, n. 366, remain in force for all other points.

Art. 26.

The authority to allocate buildings to the people who have been in the conditions, as outlined in art. 8 of the 17 Nov. 1944, n. 366, is limited to dwellings repaired directly by the Administration of Public Works.

Art. 27.

Those who have obtained the allocation of dwellings under provisions of art. 8 of the 17 Nov. 1944, n. 366, are forbidden to resell or sub-let them to others, in whole or in part, under punishment of having allocated amount.

ARTICLE TO BE ADDED TO THE STATUTE

Art. 28.

Interiors salvaged from the destruction of public areas, are considered as State property. The Genio Civile will avail itself of these interiors and equipment in the repair of same under its own direction.

The same Genio Civile and the Committee for building repairs may also allocate them to private owners who will undertake directly the work of repair.

Art. 24.

When the proprietor does not submit the request within the period established with instructions by the Com. 1944 and when the execution of the work is forbidden in accordance with Art. 23, articles and equipment relating to some of private buildings which are destroyed or damaged may be withdrawn and used in the repairs to be done by the Com. 1944 as by other proprietors.

Building repair conditions shall ascertain as to when the materials and equipment belong, estimated in building plans that they belong to the proprietor of the area in which the materials were used.

If the owner is in disagreement as to the withdrawal to be effected, he may engage his own architect to represent him in order to arrive at a fair solution.

The price shall be established through a written agreement between the owner of the materials and equipment and the Com. 1944 or the other owners of buildings for whom the withdrawal is being effected. Should any disagreement arise in the price, the difference in appraisal shall be reported to the mayor of withdrawal and the proprietor of the area may request that the price be established irrevocably by an arbitrator appointed by mutual agreement of the parties or, in the absence of such agreement, by the mayor having jurisdiction over the place.

In accordance to the appraiser shall not forget the withdrawal and use of the materials.

Art. 25.

Demolition will be strictly necessary for compliance with Art. 246 and present laws are enough for the and Government concession as well as property taxes.

Such demolitions, when not affected, may only occur taxes for registration and mortgage registration, and of course those with the registration of real estate.

Local authorities shall under the judicial treatment which will be the response of the Tribunal Civil de Pau. Building and land companies which must file plans.

Art. 26.

The Minister of the Treasury is authorized to introduce in the budget by his own process the variations necessary for the execution of this Decree and the provisions of Art. 27 of the 1944, n. 365.

Art. 27.

This Decree shall be in effect to be after its first publication in the Official Gazette of the Ministry.

It is decreed, to whom it may concern, that this Decree be observed as statute law.

Paris, 18 Dec. 1944.

(Sign) Robert A. Stevens  
Robert A. Stevens  
Joseph P. ...  
Joseph P. ...  
Joseph P. ...

of the Ministry of Education and the Ministry of Culture, should be designated  
buildings for the withdrawal of books, etc. Should any designation  
arise on the part of the Ministry of Education, the withdrawal should be reported to the other  
of withdrawal and the proprietor of the books, etc. It is further provided that the price to  
established hereinafter by an agreement, if failed by actual agreement, at the per-  
tion or, in the absence of such agreement, by the Director General, in consultation  
over the plan.

Whereas by the agreement shall not affect the withdrawal and use of the  
materials.

Art. 20.

Documents and contents necessary for compliance with this Act and present  
books are exempt from stamp tax and payment of registration tax as well as property  
tax.

Such documents, when not affected, may only be loaned for registration  
and archive registration, except those for use in the registration of real estate.  
Loan documents shall under the judicial treatment which shall be the property  
ability of the Istituto Centrale per lo Studio e l'Editing and the compulsory library  
great the loan.

Art. 21.

The Minister of the Treasury is authorized to intervene in the budget by  
his own decree the variations necessary for the execution of this decree and  
the provisions of Art. 17 of the Law of 1944, n. 366.

Art. 22.

This decree shall be into effect the day after its first publication in  
the official Gazette of the Kingdom.

It is ordered, in view of the above, that this decree be observed as  
a State law.

Rome, 10 Jan. 1945.

Signed: Roberto M. Gavini  
Maurice Biale  
Evario Rossi  
Carullo Salari  
Roberto Tassinari  
Luca de Laurenti

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE  
WASHINGTON, D.C. 20535

25 September 1964

*Supervised  
by 13194FF  
729Tm 45  
(Hans L  
Hess)*

13194FF

SUBJECT: *See memo.*

TO : ALL Federal Bureau Offices and  
Donor Bureau Offices.

1. RIGHT OF MISDEMEANOR

The problem of the financing of the work of repair, replacement or reconstruction of real personal property has lately been under consideration and the policy adopted for its financing is stated in the following paragraphs.

2. DEFINITION OF MISDEMEANOR

The Bureau is affected into two categories:

- (a) Public property (including industrial property of primary importance);
- (b) Private property (including housing);
- (c) Structures for private houses and institutions;
- (d) Personal effects (i.e. clothing, furniture, domestic appliances),...

3. FINANCING

An appropriation has been made in the Budget Act to cover all expenditures on public work arising from this source. An allotment of this appropriation has been given to each Bureau. These moneys are not to be used for the repair or reconstruction of real personal property of primary importance, but only for the repair or reconstruction of real personal property of secondary importance, and for the repair or reconstruction of personal effects. In all cases, the repair or reconstruction of real personal property of primary importance must be authorized by the Director.

(a) Projects, not involving the use of original materials, amounting to \$10,000 but not \$1,000,000 in cost, approved by the Special Agents, and for which budget estimates of Bureau B.F. have been approved by the Assistant Director and the Financial Planning Officer.

(b) Projects, not involving the use of original materials, amounting to \$10,000 but not \$1,000,000 in cost, in addition, be approved by the Assistant Director.

(c) Projects amounting to \$1,000,000 or more in cost must be approved by the Public Works and Facilities Administration, B.F. 100.

The purpose of the planning of the work of repair, replacement or reconstruction of the damaged territory, has largely been given consideration and the policy adopted for the reconstruction is stated in the following paragraphs.

4. RECONSTRUCTION

Reconstruction is divided into three headings:

- (a) public property (including industrial property of primary importance);
- (b) private property (including houses);
- (c) reconstruction of private houses and institutions;
- (d) personal effects (e.g. clothing, furniture, domestic animals)...

5. FINANCIAL ASSISTANCE

An agreement has been made in an Italian state budget to cover all expenditures on public works arising from the disaster. For illustration of this appropriation has been given to show possible other areas not contemplated. Expenditure will only be authorized when notification of such projects has been approved by the Italian state and Italian Sub-Commission, No. 100. In this territory, possible will only be authorized for public works arising from the disaster in the following circumstances:-

- (a) projects, not involving the use of original materials and not exceeding 200,000 lire in estimated cost, approved by the State Council, and for which budget allocation in form R.2, have been approved by the Italian state officials and the provincial Italian Officer;
- (b) projects, not involving the use of original materials, exceeding 200,000 but not 1,000,000 lire cost, in addition, be approved by the Regional Engineer Officer;
- (c) projects exceeding 1,000,000 lire in estimated cost must be approved by the Italian state and Italian Sub-Commission, No. 100.

Authorizations of projects will be authorized to cover projects not included in the amount of the approved outlay.

6. INDUSTRIAL RECONSTRUCTION

In Italian Government territory a cost-benefit scheme is to be introduced to provide for the repair or reconstruction of war-damaged private facilities. The scheme will not apply to territory under Allied military Government at present but will be extended to such territory as soon as it is transferred to the jurisdiction of the Italian Government. The authorization of special financial assistance by state and Finance Officers in the field, is possible for any general scheme of repair or reconstruction of private houses or public institutions. If any such scheme is to be necessary in order to provide a new minimum level to the civilian population, it will be made the subject of a special project, and approved in accordance with Article 3(a).

5. INTERESTS OF PRIVATE INDIVIDUALS CONCERNED

- (a) The names of persons are involved:
- (1) Those who are present & claim against the Italian Government (under Decree 2967, n. 1543).
- (2) Those who are included from the provisions of Decree 2967, n. 1543.
- (b) Persons who have a legal claim against the Italian Government must present their claim in writing to the Intendente di Finanze as provided in Article 15 of Decree 2967, n. 1543, under the Government's Italian Government form of claim. The Intendente will be authorized to accept claims up to 10,000 lire. All claims exceeding 10,000 lire must be accompanied by a statement of the claimant and certified by the Intendente and that no critical articles are involved.
- (c) Persons who have no legal claim may make a claim to the Intendente, under the Italian Government form of claim. The Intendente will be authorized to accept such claims in the same manner as is required of the Intendente (see para. (b) above).
- (d) A credit will be established by the Intendente through a loan under Article 19 in the budget of the Radio Circle, for minor expenses or replacements of war damaged property.
- (e) The claim certified by the Intendente will be sent to the Intendente's authorities present against the credit established in para. (d).
- (f) The Intendente di Finanze will provide to the Intendente di Finanze of each area in respect of claims authorized and of payments made.

6. CLAIMS FOR PROPERTY DAMAGED will be accepted by the Intendente only if the claimant should be authorized under the provisions of the Italian Government (see Article 15 of Decree 2967, n. 1543) and the Intendente should certify on the claim that the claimant has suffered the loss of the articles claimed.

7. PROPERTY DAMAGE

Reparations for any loss of property, replacement or reconstruction of war damaged property is chargeable only to the budget of the Ministry of Public Works (Radio Circle). No expenditures for such work may be made from the budget of the Intendente or provided.

For the Acting Chief Constable:

*[Signature]*  
 Joint Director

claim up to \$10,000 provided to be in default and certified as to the  
claim filed at each claim; that records for the work are released locally,  
and that no critical articles are involved.

(a) Persons who have by legal claim any claim to the claims, using  
the Italian Government form of claim. The claims will be required to certify  
each claim in the same manner as is required of the Intendente (see para 5  
(3) above).

(b) A credit will be established by the Provisional Finance Officer under  
article 25 in the budget of the Santo Spirito, for three copies or repli-  
cates of war damaged property.

(c) The claims certified by the Sindaco will be sent to the Intendente to  
authorize payment against the credit established in para 5(d).

(d) The Intendente di Vienna will furnish to the Provisional Finance Officer  
at the end of each month an amount in claim authorized and of Santo Spirito.

6. CLAIMS FOR DAMAGED PROPERTY lost or damaged by war action, will be dealt with  
separately. As, however, little or no replacement can be purchased locally, no payment  
should be authorized unless clothing, etc. is known to be available. The Intendente  
(or Sindaco) should certify on the claim that the claimant has suffered the loss of  
the articles claimed.

7. WAR DAMAGES

Expenditures for any work of repair, replacement or reconstruction of war  
damaged property is chargeable only to the budget of the Ministry of Public Works  
(Santo Spirito). No expenditures for such work may therefore appear in the budgets of  
communes or provinces.

For the Acting Chief of Mission:

*[Handwritten signature]*

Joint Director,  
Finance Administration.

1396